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*April 23.

DALLAS ET AL. (PLAINTIFFS).....APPELLANTS;
AND
DALLAS OIL CO. LTD. (DEFENDANT);
AND
WEBSTER (DEFENDANT).....RESPONDENT.

ON APPEAL FROM THE APPELLATE DIVISION OF THE SUPREME
COURT OF ALBERTA

*Contract—Agreement for sale of shares—Findings against alleged abandon-
ment by purchaser*

APPEAL by the plaintiffs from the judgment of the
Appellate Division of the Supreme Court of Alberta (1),
dismissing their appeal from the judgment of Ives J., dis-
missing their action, which asked for a declaration that the

*PRESENT:—Newcombe, Rinfret, Lamont, Smith and Cannon JJ.

(1) 24 Alta. L.R. 445; [1930] 2 W.W.R. 301.

plaintiff Dallas was the owner of certain shares of the capital stock of the defendant company, standing in the name of the defendant (respondent) Webster, and for an order directing the defendant (respondent) Webster (who, so plaintiffs alleged, had abandoned his purchase of the shares from Dallas) to transfer the shares.

At the conclusion of the argument of counsel for the appellants, and without calling on counsel for the respondent, the Court delivered judgment, dismissing the appeal with costs.

Appeal dismissed with costs.

A. Macleod Sinclair K.C. for the appellants.

G. H. Ross K.C. for the respondent.

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DALLAS
v.
WEBSTER.
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