

# Download Meroney V. City Of Colleyville

In his third issue, Meroney contends that the trial court erred by granting the City's plea to the jurisdiction. 3  
The City contends that it has governmental immunity from Meroney's suit because his suit is for defamation, an intentional tort, for which immunity is not waived under the TTCA. *Tex. Ass'n of Business v. Air Control Bd.*, 852 S.W.2d ... *TEXAS DEPT. PARKS AND WILDLIFE v. Miranda*, 133 S.W.3d 217 (Tex. 2004) *Texas Natural Resource Conserv. v. IT-Davy*, 74 S.W.3d 849 (Tex. 2002) *Federal Sign v. Texas Southern University*, 951 S.W.2d 401 (Tex. 1997) *Cobb v. DOCKET NO. No. 2-05-195-CV. ATTORNEY(S) Nancy Bonilla, Era, for appellant. Boyle Lowry, L.L.P., Matthew C.G. Boyle and Michael K. Kallas, Irving, for appellees. Citing Cases .* Listed below are those cases in which this Featured Case is cited. Click on the case name to see the full text of the citing case. - Meroney V. City Of Colleyville