

## COURT OF APPEALS

## SECOND DISTRICT OF TEXAS FORT WORTH

NO. 02-16-00438-CV

F.G. AND I.G. JR., INDIVIDUALLY AND AS REPRESENTATIVE OF THE ESTATE OF I.G. III, A DECEASED MINOR **APPELLANTS** 

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DOREL JUVENILE GROUP, INC.,
TOYOTA MOTOR CORP., TOYOTA
MOTOR SALES USA, INC.,
TRINITY INDUSTRIES INC.,
TRINITY HIGHWAY PRODUCTS,
LLC, AND MICHELIN NORTH
AMERICA, INC.

**APPELLEES** 

FROM THE 431ST DISTRICT COURT OF DENTON COUNTY TRIAL COURT NO. 15-06525-431

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MEMORANDUM OPINION<sup>1</sup> AND JUDGMENT

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<sup>1</sup>See Tex. R. App. P. 47.4.

On January 12, 2017, we notified appellants that the trial court clerk

responsible for preparing the record in this appeal had informed the court that

payment arrangements had not been made to pay for the clerk's record as

required by Texas Rule of Appellate Procedure 35.3(a)(2). See Tex. R. App. P.

35.3(a)(2). We stated that we would dismiss the appeal for want of prosecution

unless appellants, within ten days, made arrangements to pay for the clerk's

record and provided this court with proof of payment.

Because appellants have not made payment arrangements for the clerk's

record, it is the opinion of the court that the appeal should be dismissed for want

of prosecution. Accordingly, we dismiss the appeal. See Tex. R. App. P.

37.3(b), 42.3(b).

Appellants shall pay all costs of the appeal, for which let execution issue.

PER CURIAM

PANEL: PITTMAN, J.; LIVINGSTON, C.J.; and WALKER, J.

DELIVERED: February 16, 2017

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