Opinion issued May 20, 2014.



In The

Court of Appeals

For The

First District of Texas

NO. 01-13-00043-CV

RUSSELL IVY, INDIVIDUALLY, AND LISA GAYE IVY, INDIVIDUALLY, D/B/A IVY COMPANIES, Appellants

V.

CHRIS HYMEL, Appellee

On Appeal from the 412th District Court Brazoria County, Texas Trial Court Case No. 57253

MEMORANDUM OPINION

Appellants, Russell Ivy, Individually, and Lisa Gaye Ivy, Individually, and d/b/a Ivy Companies, have failed to timely file a brief. *See* TEX. R. APP. P. 38.6(a) (governing time to file brief), 38.8(a) (governing failure of appellant to file brief).

After being notified that this appeal was subject to dismissal, appellants did not adequately respond. *See* TEX. R. APP. P. 42.3(b) (allowing involuntary dismissal of case).

We dismiss the appeal for want of prosecution for failure to timely file a brief. We dismiss any pending motions as moot.

PER CURIAM

Panel consists of Justices Keyes, Sharp, and Huddle.