



**COURT OF APPEALS
SECOND DISTRICT OF TEXAS
FORT WORTH**

NO. 02-18-00116-CV

IN THE INTEREST OF A.E., Z.E.,
AND E.E., CHILDREN

FROM THE 235TH DISTRICT COURT OF COOKE COUNTY
TRIAL COURT NO. CV16-00599

MEMORANDUM OPINION¹ AND JUDGMENT

We have considered Appellant’s verified motion to withdraw her notice of appeal from the trial court’s order terminating her parent-child relationships with children A.E., Z.E., and E.E. The motion specifically states, “After thoughtful consideration, Appellant decided it was in the children’s best interest to abandon the appeal.” It is the court’s opinion that the motion should be granted; therefore, we dismiss the appeal. See Tex. R. App. P. 42.1(a)(1), 43.2(f).

¹See Tex. R. App. P. 47.4.

PER CURIAM

PANEL: PITTMAN, WALKER, and MEIER, JJ.

DELIVERED: June 14, 2018