TEXAS COURT OF APPEALS, THIRD DISTRICT, AT AUSTIN

NO. 03-19-00684-CV

Fry Sons Ranch, Inc. and James Andy Fry, Individually and as Sole Director of Fry Sons Ranch, Inc., Appellants

v.

Joseph Nathan Fry, Press Allen Fry, and Edward Heath Fry, All Individually and as Representatives and Majority Shareholders of Fry Sons Ranch, Inc., and as Beneficiaries of The Press Fry Family Trust, Appellees

FROM THE 33RD DISTRICT COURT OF BURNET COUNTY NO. 45181, THE HONORABLE MICKEY RAY PENNINGTON, JUDGE PRESIDING

ORDER

On October 31, 2019, this Court dismissed this appeal for want of prosecution because no clerk's record had been filed due to appellants' failure to pay or make arrangements to pay the trial-clerk's fee for preparing the clerk's record, and appellants had not responded to our written notice requiring written verification of payment or payments arrangements. The clerk's record has now been filed, and appellants have filed a motion explaining the delay and requesting that we reconsider that dismissal. Upon considering the appellants' motion and the response filed by appellees, we grant appellants' motion for rehearing, withdraw the opinion and judgment dated October 31, 2019, and reinstate this appeal. Accordingly, appellants' brief is now due on or before July 20, 2020.

It is so ordered June 19, 2020.

Chari L. Kelly, Justice

Before Justices Goodwin, Baker, and Kelly