## **DENIED and Opinion Filed December 1, 2023**



## In The Court of Appeals Hifth District of Texas at Dallas

No. 05-23-01198-CV

## IN RE CHI YEN TRAN, Relator

Original Proceeding from the 469th Judicial District Court
Collin County, Texas
Trial Court Cause No. 469-55653-2018

## **MEMORANDUM OPINION**

Before Justices Partida-Kipness, Carlyle, and Garcia Opinion by Justice Garcia

In her November 28, 2023 petition for writ of mandamus, relator contends that the trial court's July 7, 2023 Agreed Final Judgment is void and should be vacated.

Entitlement to mandamus relief requires a relator to show that the trial court clearly abused its discretion and that the relator lacks an adequate appellate remedy. *In re Prudential Ins. Co. of Am.*, 148 S.W.3d 124, 135–36 (Tex. 2004) (orig. proceeding). After reviewing relator's petition and the record before us, we conclude that relator has failed to demonstrate entitlement to mandamus relief.

Accordingly, we deny the petition for writ of mandamus. *See* TEX. R. APP. P. 52.8(a). We also strike relator's petition and attached appendix because it contains unredacted sensitive data in violation of rule 9.9. *See* TEX. R. APP. P. 9.9.

/Dennise Garcia/

DENNISE GARCIA JUSTICE

231198F.P05