Opinion issued September 27, 2016



In The

Court of Appeals

For The

First District of Texas

NO. 01-16-00722-CV

IN RE RAYMOND C. CLARK, JR., Relator

Original Proceeding on Petition for Writ of Mandamus

MEMORANDUM OPINION

Relator, Raymond C. Clark, Jr., has filed a petition for a writ of mandamus, challenging a final order in a suit to modify the parent-child relationship. He requests that we direct respondent, the Honorable K. Randall Hufstetler, to vacate the order and grant a new trial.¹ Because the trial court has signed a final order in the

The underlying case is *In the Interest of H.C.C.*, *a Child*, Cause No. 68312, in the 300th District Court of Brazoria County, Texas, the Honorable K. Randall Hufstetler presiding.

underlying proceeding, relator has an adequate remedy by appeal. *See* TEX. FAM. CODE ANN. § 109.002(b) (West 2014); *In re Moore*, No. 05-14-01173-CV, 2016 WL 80205, at *6 (Tex. App.—Dallas Jan. 7, 2016, orig. proceeding) (citations omitted); *In re Harrell*, No. 01-13-00517-CV, 2014 WL 866044, at *1 (Tex. App.—Houston [1st Dist.] Mar. 4, 2014, orig. proceeding) (mem. op.) (citations omitted).²

Accordingly, we deny the petition.

PER CURIAM

Panel consists of Chief Justice Radack and Justices Jennings and Lloyd.

Villagomez Invs., L.L.C. v. Magee, 294 S.W.3d 687, 689–90 (Tex. App.—Houston

In an issue in his petition, relator contends that he does not have an adequate remedy at law because portions of the electronically recorded trial court proceedings are inaudible. Relator may raise his contentions that the reporter's record is incomplete or inaccurate in an appeal from the trial court's order. *See* TEX. R. APP. P. 34.6(e), (f); *see*, *e.g.*, *Akinwamide v. Trans. Ins. Co.*, No. 01-15-00066-CV, 2016 WL 3662696, at *8 (Tex. App.—Houston [1st Dist.] July 7, 2016, no. pet. h.);

^{[1}st Dist.] 2009, no pet.).