

Opinion issued October 18, 2022



In The
Court of Appeals
For The
First District of Texas

NO. 01-22-00627-CV

IN RE LISA MARIE SEARCY, Relator

Original Proceeding on Petition for Writ of Mandamus

MEMORANDUM OPINION

Relator, Lisa Marie Searcy, filed a petition for a writ of mandamus asserting that the trial court erred in entering two orders: an October 31, 2019 order in trial court cause number 19-CP-0155 and a March 7, 2022 order in trial court cause number 22-FD-0345. In her mandamus petition, Searcy argues that the trial court erred because it removed her minor children from her custody “when no evidence before the court indicated the minor children were in danger, were at risk of harm, had been abused or [were] being abused in any way, or that remaining in [her]

custody would pose any threat of future harm, danger, or injury to the minor children's mental or physical well[-]being.”¹

We deny relator's petition for writ of mandamus. *See* TEX. R. APP. P. 52.8(a).

Any pending motions are dismissed as moot.

PER CURIAM

Panel consists of Justices Kelly, Rivas-Molloy, and Guerra.

¹ The underlying cases are *In the Interest of N.S. and N.S., Children*, Cause Numbers 22-FD-0345 and 19-CP-0155, in the 306th District Court of Galveston County, Texas, the Honorable Anne B. Darring presiding.