

TEXAS COURT OF APPEALS, THIRD DISTRICT, AT AUSTIN

NO. 03-17-00188-CV

In re Walter Olenick and M. Rae Nadler-Olenick

ORIGINAL PROCEEDING FROM TRAVIS COUNTY

MEMORANDUM OPINION

Relators have filed a “motion for stay and/or for a writ that protects appellate jurisdiction.” Relators seek relief from a December 21, 2016 order granting a permanent injunction.¹ Specifically, relators request that this Court prohibit the trial court from enforcing the order and from conducting a hearing to determine relators’ compliance. We interpret relators’ motion as a petition for writ of prohibition. *See Holloway v. Fifth Court of Appeals*, 767 S.W.2d 680, 682-83 (Tex. 1989) (writ of prohibition “operates like an injunction issued by a superior court to control, limit, or prevent action in a court of inferior jurisdiction”). The petition for writ of prohibition is denied. *See* Tex. R. App. P. 52.8(a).

Scott K. Field, Justice

Before Chief Justice Rose, Justices Field and Bourland

Filed: March 27, 2017

¹ Relators have also filed a notice of appeal from the December 21 order, and the Clerk of the Court has assigned cause number 03-17-00036-CV to the appeal.