



[Cite as *State ex. rel. Cromwell v. Dellick*, 2017-Ohio-8032.]  
PER CURIAM.

{¶1} Relators, Eric Cromwell and Jennifer Cromwell, have filed a complaint for a writ of procedendo seeking to compel Respondent, Judge Theresa Dellick, to act on their motion for legal custody. Respondent has filed a motion to dismiss.

{¶2} In 2013, Respondent adjudicated two children abused and dependent, and assigned temporary custody to the children's maternal grandmother and her husband. In 2014, Respondent transferred temporary custody of the children to their paternal cousins, Relator's herein.

{¶3} On February 8, 2017, Relator's filed a motion in Respondent's court to amend and/or designate the Relator's temporary custody order as one of legal custody. Shortly thereafter, Relators file two separate but similar original actions in this Court seeking to compel Respondent to act on their motion. The first was a petition for a writ of mandamus dismissed by the Court of September 7, 2017. *State ex rel. Cromwell v. Dellick*, 7th Dist. No. 17 MA 0047, 2017-Ohio-7564. The second was a complaint for a writ of procedendo, which is the subject of the present action.

{¶4} Generally, a petitioner may file for a writ of mandamus or for a writ of procedendo to compel a court to rule on a pending motion. However, "procedendo is an extraordinary remedy which is to be exercised with caution and only when the right is clear. It should not be used in doubtful cases." (Citation omitted.) *Pankey v. Mahoning Cty. Court of Common Pleas*, 7th Dist. No. 13 MA 27, 2013-Ohio-1617, ¶ 2. To be entitled to a writ of procedendo, "a relator must establish a clear legal right to require the court to proceed, a clear legal duty on the part of the court to proceed, and the lack of an adequate remedy in the ordinary course of law." *State ex rel. Miley v. Parrott*, 77 Ohio St.3d 64, 65, 671 N.E.2d 24 (1996).

{¶5} The Ohio Supreme Court's Rules of Superintendence 40(A)(3) states that "[a]ll motions shall be ruled upon within one hundred twenty days from the date the motion was filed \* \* \*." The Ohio Supreme Court has held that this rule does not give rise to an enforceable right in mandamus or procedendo. *State ex rel. Culgan v. Collier*, 135 Ohio St.3d 436, 2013-Ohio-1762, 988 N.E.2d 564, ¶ 8.

{¶6} However, in *Culgan*, the Court went on to explain how the rule should guide a court's consideration of a request to compel a ruling:

Sup.R. 40(A)(3) imposes on trial courts a duty to rule on motions within 120 days. Although the Rules of Superintendence do not provide litigants with a right to enforce Sup.R. 40, the rule does guide this court in determining whether a trial court has unduly delayed ruling on a motion for purposes of ruling on a request for an extraordinary writ. A court that takes more than 120 days to rule on a motion risks unduly delaying the case and, as here, risks our issuing writs of mandamus and/or procedendo to compel a ruling.

That is not to say that claims in mandamus and/or procedendo automatically lie simply because a motion remains pending longer than 120 days. Other factors may dictate that a trial court take more time to rule on a motion. For example, a judge may require longer than 120 days to rule on a motion for summary judgment in a complex case. Other factors that might delay a ruling are the need for further discovery, the possibility of settlement, and other motions pending in the case. See *State ex rel. Duncan v. DeWeese*, 5th Dist. No. 2011-CA-67, 2011-Ohio-5194, 2011 WL 4625370, ¶ 4. This is not an exhaustive list; we cannot anticipate all the factors that might allow a court, acting within its proper discretion, to delay ruling on a motion past the 120 days commanded by the rule.

Id. at ¶¶ 11-12.

{¶7} In the present case, Relator's filed their petition before this Court only 96 days after they had first filed their motion for legal custody in the trial court. Therefore, at the time Relators filed this complaint for a writ of procedendo, the 120 days set forth Sup.R. 40(A)(3) had yet to elapse, making their complaint premature.

{¶8} As this Court stated in its decision dismissing Relator's mandamus petition in *State ex rel. Cromwell v. Dellick*, 7th Dist. No. 17 MA 0047, 2017-Ohio- 7564, although 120 days have since elapsed since Relators filed their motion for legal custody, there are factors which justify the trial court in this instance taking more time than that to rule on the motion. The trial court has noted on the record that it has had difficulty scheduling hearings due to the unavailability of dates and times from the parties'

counsel. The case is undeniably a complex one involving the custody of two minor children. The maternal grandfather of the two minor children has adopted one of their siblings and has custody of another, younger sibling. He has a standing order of visitation with the two minor children that are the subject of the proceedings before Respondent and uses some of that time to facilitate visitation with the children's mother.

{¶9} The trial court had scheduled a custody trial to begin on May 3, 2017, which would have necessarily addressed or determined the merits of Relators' pending motion for legal custody. In a judgment entry filed by the trial court on May 3, 2017, the day set for trial, the trial court rescheduled the trial for October 16, 2017, noting that counsel had informed it that the matter was being "held" in this Court. Based upon a review of the trial court docket and the timeline contained herein, it is abundantly clear that Respondent has not unduly delayed ruling on Relators' motion and, in fact, any delay in a ruling on the motion may be attributed to Relators having filed their previous original action (mandamus petition) in this Court in *State ex rel. Cromwell v. Dellick*, 7th Dist. No. 17 MA 0047, 2017-Ohio-7564, concerning this same subject matter.

{¶10} Accordingly, Respondent's motion to dismiss is granted. Relator's complaint for a writ of procedendo is dismissed. Costs taxed against Relators. Final Order. Clerk to serve notice upon the parties as provided by the Civil Rules.

Donofrio, J. concurs.

Waite, J. concurs.

DeGenaro, J. concurs.