## DENY and Opinion Filed April 2, 2013.



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

No. 05-13-00123-CV

## IN RE LAKEITH AMIR-SHARIF, Relator

On Appeal from the 255th Judicial District Court Dallas County, Texas Trial Court Cause No. DF-09-7655-S

## **MEMORANDUM OPINION**

Before Justices Moseley, Francis, and Fillmore Opinion by Justice Francis

In two petitions for writ of mandamus, relator contends the trial judge has failed to rule on several of his motions and has failed to adjudicate him as the parent of the child involved in the case.<sup>1</sup> The facts and issues are well known to the parties, so we need not recount them herein. Based on the record before us, we conclude relator has not shown he is entitled to the relief requested. *See* Tex. R. App. P. 52.8(a); *Walker v. Packer*, 827 S.W.2d 833, 839-40 (Tex. 1992) (orig. proceeding). Accordingly, we **DENY** relator's petition for writ of mandamus.

/Mary Murphy/ MOLLY FRANCIS JUSTICE

130123F.P05

\_\_\_

<sup>&</sup>lt;sup>1</sup> Cause number 05-13-00217-CV was consolidated into cause number 05-13-00123-CV. This opinion disposes of the issues raised in both cause numbers.