

**DENIED; and Opinion Filed October 7, 2013.**



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

**No. 05-13-01361-CV  
No. 05-13-01362-CV  
No. 05-13-01363-CV  
No. 05-13-01364-CV**

**IN RE TROY LEE PERKINS, Relator**

---

**Original Proceeding from the 282nd Judicial District Court  
Dallas County, Texas  
Trial Court Cause Nos. F07-00645-S, F07-71769-S, F07-71970-S, F07-71990-S**

---

**MEMORANDUM OPINION**

**Before Justices O'Neill, Lang-Miers, and Evans  
Opinion by Justice Lang-Miers**

Relator contends the trial court violated a ministerial duty by not ruling on two motions he filed. 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); *Simon v. Levario*, 306 S.W.3d 318, 320-21 (Tex. Crim. App. 2009) (orig. proceeding); *In re Coston*, 07-03-0366-CV, 2003 WL 21939465 at \*1 (Tex. App.--Amarillo Aug. 13, 2003, orig. proceeding). Accordingly, we **DENY** relator's petition for writ of mandamus.

---

*/Elizabeth Lang-Miers/*  
**ELIZABETH LANG-MIERS  
JUSTICE**

131361F.P05