DENY; and Opinion Filed January 26, 2016.



In The Court of Appeals Hifth District of Texas at Dallas

No. 05-15-01374-CV

IN RE QUESTCARE INTENSIVISTS, PLLC AND DAVID A. BRICKEY, D.O., Relators

Original Proceeding from the County Court at Law No. 1
Dallas County, Texas
Trial Court Cause No. CC-13-05533-A

MEMORANDUM OPINION

Before Justices Francis, Myers, and Schenck Opinion by Justice Schenck

In this original proceeding, relators seek relief from the trial court's Order Granting Plaintiff's Motion to Compel Answers to Plaintiff's Second Set of Interrogatories to Defendant David A Brickey, D.O. and Order Granting Plaintiff's Motion to Exclude Opinions of Dr. Yarbrough both signed October 28, 2015. Ordinarily, to obtain mandamus relief, a relator must show both that the trial court has clearly abused its discretion and that relator has no adequate appellate remedy. *In re Prudential Ins. Co.*, 148 S.W.3d 124, 135–36 (Tex. 2004) (orig. proceeding). We conclude relators have not established a right to relief.

We deny the petition.

/David J. Schenck/ DAVID J. SCHENCK JUSTICE