

DENY; and Opinion Filed December 7, 2018.



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

No. 05-18-01475-CV

IN RE QUINCY BLAKELY, Relator

**Original Proceeding from the 194th Judicial District Court
Dallas County, Texas
Trial Court Cause No. F15-18020**

MEMORANDUM OPINION

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

Before the Court is relator's December 7, 2018 petition for writ of mandamus and prohibition. To establish a right to mandamus relief in a criminal case, the relator must show that the trial court violated a ministerial duty and there is no adequate remedy at law. *In re State ex rel. Weeks*, 391 S.W.3d 117, 122 (Tex. Crim. App. 2013) (orig. proceeding). Based on the record before us, we conclude relator has not shown he is entitled to the relief requested. Accordingly, we deny relator's petition for writ of mandamus and prohibition. *See* TEX. R. APP. P. 52.8(a) (the court must deny the petition if the court determines relator is not entitled to the relief sought).

/David J. Schenck/
DAVID J. SCHENCK
JUSTICE