

In The Court of Appeals Hifth District of Texas at Pallas

No. 05-21-00223-CV

IN RE ALL SAINTS CARE INJURY AND REHABILITATION CLINIC, INC. AND JACKSON C. EHIOGUH, Relators

Original Proceeding from the 192nd Judicial District Court
Dallas County, Texas
Trial Court Cause No. DC-19-14060

MEMORANDUM OPINION

Before Justices Osborne, Pedersen, III, and Goldstein Opinion by Pedersen, III

In their April 7, 2021 petition for writ of mandamus, relators challenge the trial court's February 2, 2021 order granting real party Chase's motion to strike relators' jury demand. Entitlement to mandamus relief requires relators to show that the trial court clearly abused its discretion and that they lack an adequate appellate remedy. *In re Prudential Ins. Co.*, 148 S.W.3d 124, 135–36 (Tex. 2004) (orig. proceeding).

Based on our review of the petition, real party in interest's response, relators' reply, and the record before us, we conclude that relators have failed to demonstrate an abuse of discretion. Accordingly, we deny the petition for writ of mandamus.

210223f.p05

/s/ Bill Pedersen, III BILL PEDERSEN, III JUSTICE