

DISMISSED and Opinion Filed October 25, 2021



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

**No. 05-21-00780-CV
No. 05-21-00781-CV
No. 05-21-00782-CV
No. 05-21-00783-CV**

IN RE DRALON PATTERSON, Relator

**Original Proceedings from the Criminal District Court No. 5
Dallas County, Texas
Trial Court Cause Nos. F19-25779-QL,
F19-75183-PL, F19-75218-PL & F19-40572-PL**

MEMORANDUM OPINION

Before Justices Schenck, Nowell, and Garcia
Opinion by Justice Nowell

Dralon Patterson has filed a petition for writ of mandamus requesting that the trial court be compelled to either grant him a personal recognizance bond or else reduce the total amount of bail in his pending cases to \$10,000. As grounds for relief, relator contends his bail is excessive and the trial court has erred in twice denying his requests to reduce the amount of bail.

Although relator has filed these cases as mandamus proceedings, he actually seeks interlocutory appeal of the trial court's bond determinations. The Court does

not have jurisdiction to review interlocutory appeals regarding excessive bail or the denial of bail. *Ragston v. State*, 424 S.W.3d 49, 52 (Tex. Crim. App. 2014).

Accordingly, we dismiss these proceedings for want of jurisdiction.

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/Erin A. Nowell//
ERIN A. NOWELL
JUSTICE
