DENY and Opinion Filed September 26th, 2022



In The Court of Appeals Fifth District of Texas at Dallas

No. 05-22-00856-CV

IN RE TIFFANY LENELLE STYLES, Relator

Original Proceeding from the 429th Judicial District Court Collin County, Texas Trial Court Cause No. 429-56271-2014

MEMORANDUM OPINION

Before Justices Myers, Nowell, and Goldstein Opinion by Justice Nowell

In this original proceeding, relator seeks a writ of mandamus compelling the trial court to vacate its temporary orders giving real party in interest the exclusive right to determine Daughter's primary residence. Entitlement to mandamus relief requires relator to show that the trial court clearly abused its discretion and that she lacks an adequate remedy by appeal. *In re Prudential Ins. Co. of Am.*, 148 S.W.3d 124, 135–36 (Tex. 2004) (orig. proceeding).

After reviewing the petition and the record before us, we conclude that relator has failed to demonstrate that the trial court abused its discretion. Accordingly, we deny the petition for writ of mandamus. *See* TEX. R. APP. P. 52.8(a). Having denied the petition, we deny relator's motion for emergency relief as moot.

220856f.p05

/Erin A. Nowell//

ERIN A. NOWELL JUSTICE