DENY and Opinion Filed October 28, 2022



In The Court of Appeals Fifth District of Texas at Dallas

No. 05-22-01032-CV

IN RE GET ME MEARS GROUP HOLDINGS, LLC, GMM2, LLC, GET ME MEARS, INC., JOHN W. CASTLE, COWEN AND COMPANY, LLC, ROHIT MANOCHA, TRIARTISAN CAPITAL ADVISORS, LLC, ROSCOE F. WHITE III, AND GRANITE FAMILY IPROPERTIES, LLC, Relators

Original Proceeding from the 160th Judicial District Court Dallas County, Texas Trial Court Cause No. DC-22-02983

MEMORANDUM OPINION

Before Chief Justice Burns, Justice Partida-Kipness, and Justice Smith Opinion by Justice Partida-Kipness

In this original proceeding, relators seek mandamus relief from the denial of

a motion to enforce forum selection clauses. Entitlement to mandamus relief requires

relators to show that the trial court clearly abused its discretion and that they lack 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 relators' petition and record, we conclude relators have not shown they are entitled to mandamus relief. Accordingly, we deny the petition for writ of mandamus. *See* TEX. R. APP. P. 52.8(a). We deny relators' motion for stay as moot.

/Robbie Partida-Kipness/ ROBBIE PARTIDA-KIPNESS JUSTICE

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