### Opinion issued August 27, 2015



#### In The

# Court of Appeals

For The

# First District of Texas

NO. 01-15-00692-CV

IN RE MOTHER DOE AND FATHER DOE, INDIVIDUALLY AND AS **NEXT FRIENDS OF JOHN DOE AND JANE DOE, Relators** 

### Original Proceeding on Petition for Writ of Mandamus

#### MEMORANDUM OPINION

Relators, Mother Doe and Father Doe, Individually and as Next Friends of John Doe and Jane Doe, have filed a petition for writ of mandamus, arguing that the trial court<sup>1</sup> abused its discretion when it granted the real party in interest's Motion to Strike Adult Plaintiffs' Use of Pseudonyms.

The respondent is the Honorable Theresa Chang of the County Civil Court at Law No. 2 of Harris County. The underlying suit is Mother Doe and Father Doe,

We **deny** the petition for writ of mandamus. We further **deny** the real party in interest's motion for sanctions.

#### **PER CURIAM**

Panel consists of Chief Justice Radack and Justices Bland and Huddle.