Petition for Writ of Mandamus Denied and Memorandum Opinion filed December 18, 2018.



In The

Fourteenth Court of Appeals

NO. 14-18-01061-CV

IN RE LANETTE MARY MARCHA, Relator

ORIGINAL PROCEEDING WRIT OF MANDAMUS 311th District Court Harris County, Texas Trial Court Cause No. 2014-52276

MEMORANDUM OPINION

On December 10, 2018, relator Lanette Mary Marcha filed a petition for writ of mandamus in this court. *See* Tex. Gov't Code Ann. § 22.221 (West Supp. 2017); *see also* Tex. R. App. P. 52. In the petition, relator asks this court to compel the Honorable Diane Guariglia, associate judge of the 311th District Court of Harris County, to vacate the Modified Temporary Orders in Suit to Modify Parent-Child Relationship she signed on December 7, 2018. Relator also has filed an emergency motion for temporary relief. *See* Tex. R. App. P. 52.10.

With certain exceptions not applicable here, to obtain mandamus relief, a relator must show both that the trial court clearly abused its discretion and that relator has no adequate remedy at law, such as an appeal. *In re Prudential Ins. Co. of Am.*, 148 S.W.3d 124, 135–36 (Tex. 2004) (orig. proceeding). Relator has not established that she is entitled to mandamus relief. We therefore deny relator's petition for writ of mandamus and motion for temporary relief.

Additionally, Texas Rule of Appellate Procedure 9.9 prohibits the filing of documents containing sensitive data, including a birth date, home address, and the name of any person who was a minor when the underlying suit was filed. *See* Tex. R. App. 9.9. It appears that relator's appendix and record and real party-in-interest's supplemental appendix include documents showing prohibited sensitive data. To comply with the cited rule, the parties shall act promptly to redact the prohibited sensitive data from these documents and refile the appendixes and the record.

PER CURIAM

Panel consists of Chief Justice Frost and Justices Boyce and Jamison.