

2013 WL 1790238

Only the Westlaw citation is currently available.

SEE TX R RAP RULE 47.2 FOR
DESIGNATION AND SIGNING OF OPINIONS.

MEMORANDUM OPINION

Court of Appeals of Texas,
Beaumont.

In re Latitia Adelle Johnson BARNARD.

No. 09–13–00149–CV.

|
Submitted April 10, 2013.

|
Decided April 25, 2013.

Original Proceeding.

Attorneys and Law Firms

Latitia Adelle Johnson Barnard, Baton Rouge, LA, pro se.

[Sonya B. Coffman](#), [Richard L. Coffman](#), The Coffman Law Firm, Beaumont, TX, for real party in interest.

Before [McKEITHEN](#), C.J., [KREGER](#) and [HORTON](#), JJ.

MEMORANDUM OPINION

PER CURIAM.

*1 In a mandamus petition, Latitia Adelle Johnson Barnard seeks to compel the trial court to vacate temporary orders in a pending suit for modification of the parent-child relationship.¹ See [In re Derzapf](#), 219 S.W.3d 327, 334–35 (Tex.2007); [In re Lemons](#), 47 S.W.3d 202, 203–04 (Tex.App.-Beaumont 2001, orig. proceeding). Relator contends the trial court abused its discretion by changing the designation of the person who has the exclusive right to designate the primary residence of the children. See [Tex. Fam.Code Ann. § 156.006](#) (West Supp.2012). Relator also seeks to compel the trial court to decline to exercise jurisdiction and transfer the case to a Louisiana court that has denied relator's request for a protective order and deferred to the Texas court. See [Tex. Fam.Code Ann. § 152.207](#) (West 2008).

After reviewing the mandamus record and considering the arguments presented in the petition and the response, we conclude relator has not shown that she is entitled to the relief she has sought. Accordingly, the petition for writ of mandamus is denied. See [Tex.R.App. P. 52.8\(a\)](#).

PETITION DENIED.

All Citations

Not Reported in S.W.3d, 2013 WL 1790238

Footnotes

- 1 Relator and her former spouse, Julius Marion Barnard III, have both petitioned to modify the custody provisions of their 2008 divorce decree. The real party in interest has also petitioned to terminate relator's parental rights.