



# THE SUPREME COURT OF TEXAS

Orders Pronounced July 10, 2020

## ORDERS ON PETITIONS FOR REVIEW

### THE FOLLOWING PETITIONS FOR REVIEW ARE DENIED:

- 20-0151 HARRIET NICHOLSON v. BANK OF AMERICA, N.A. AND COUNTRYWIDE HOME LOANS, INC. AND DAVID STOCKMAN, DONNA STOCKMAN, AND DENISE BOERNER; from Tarrant County; 2nd Court of Appeals District (02-19-00085-CV & 02-19-00103-CV, \_\_\_ SW3d \_\_\_, 12-31-19)  
motion to stay denied  
(Justice Boyd and Justice Busby not participating)
- 20-0219 IN THE INTEREST OF J.J. AND T.J., CHILDREN; from Harris County; 14th Court of Appeals District (14-19-00622-CV, \_\_\_ SW3d \_\_\_, 01-28-20)
- 20-0324 KRISHNA FINANCIAL, LTD. v. ELVIS B. FOSTER, P.C.; from Harris County; 14th Court of Appeals District (14-19-00038-CV, \_\_\_ SW3d \_\_\_, 03-12-20)
- 20-0367 MICHAEL A. GARZA v. WELL MED MEDICAL MANAGEMENT, INC.; from Nueces County; 13th Court of Appeals District (13-18-00236-CV, \_\_\_ SW3d \_\_\_, 03-05-20)
- 20-0426 PRADYUMNA CHARY MUMMADY, M.D. v. ODILIA GALAN, INDIVIDUALLY AND ON BEHALF OF THE ESTATE OF FELIPA GALAN, DECEASED, AND ON BEHALF OF ALL WRONGFUL DEATH BENEFICIARIES; 13th Court of Appeals District (13-19-00321-CV, \_\_\_ SW3d \_\_\_, 04-09-20)
- 20-0438 IN THE INTEREST OF H.E.W.M., A CHILD; from Kendall County; 4th Court of Appeals District (04-19-00202-CV, \_\_\_ SW3d \_\_\_, 04-15-20)

20-0465 IN THE INTEREST OF A.C.S.S. AND S.C.S., CHILDREN; from Tarrant County; 2nd Court of Appeals District (02-19-00429-CV, \_\_\_ SW3d \_\_\_, 04-30-20)

THE FOLLOWING PETITIONS FOR REVIEW ARE DENIED:

20-0474 IN THE INTEREST OF A.C., K.C., D.K., AND M.K., CHILDREN; from Lubbock County; 7th Court of Appeals District (07-20-00003-CV, \_\_\_ SW3d \_\_\_, 04-07-20)  
motion to withdraw as counsel granted

20-0496 IN THE INTEREST OF A.M.M., A CHILD; from Bexar County; 4th Court of Appeals District (04-19-00806-CV, \_\_\_ SW3d \_\_\_, 05-06-20)

THE FOLLOWING PETITION FOR REVIEW IS ABATED:

19-0815 FOLOSAD E OJO, M.D. v. JAMES MASON, ET AL.; from Galveston County; 1st Court of Appeals District (01-18-00045-CV, 582 SW3d 773, 08-01-19)  
motion for partial abatement granted  
abatement order issued

[**Note:** The petition for review, filed on behalf of Amed-Health, Inc. d/b/a A\*Med Community Hospice, is removed from the Court's active docket until October 5, 2020, by which time the parties must file a status report or a motion to dismiss.]

(Justice Lehrmann not participating)

**ORDERS ON MOTIONS FOR REHEARING**

THE MOTIONS FOR REHEARING OF THE FOLLOWING PETITIONS FOR REVIEW ARE DENIED:

20-0245 W.C. AND Z.B. v. TEXAS DEPARTMENT OF FAMILY AND PROTECTIVE SERVICES; from Travis County; 3rd Court of Appeals District (03-19-00713-CV, \_\_\_ SW3d \_\_\_, 03-18-20)

20-0409 IN THE INTEREST OF I.N.D., D.M.R., A.M.R., L.F.R., AND A.R.R., CHILDREN; from Bexar County; 4th Court of Appeals District (04-20-00121-CV, \_\_\_ SW3d \_\_\_, 05-13-20)

**MISCELLANEOUS**

THE FOLLOWING PETITIONS FOR WRIT OF MANDAMUS ARE DENIED:

20-0449 IN RE CELINA JEAN HARP; from Travis County; 14th Court of Appeals District (14-20-00282-CV, \_\_\_ SW3d \_\_\_, 04-30-20)  
as redrafted  
request for emergency stay denied

20-0495 IN RE TEXAS DEPARTMENT OF FAMILY AND PROTECTIVE SERVICES; from Tarrant County; 2nd Court of Appeals District (02-20-00155-CV, \_\_\_ SW3d \_\_\_, 06-10-20)

THE FOLLOWING PETITION FOR WRIT OF HABEAS CORPUS IS DENIED:

20-0188 IN RE CELINA JEAN HARP; from Travis County; 14th Court of Appeals District (14-20-00140-CV, \_\_\_ SW3d \_\_\_, 03-03-20)

stay order issued March 19, 2020, lifted

THE FOLLOWING PETITION FOR WRIT OF MANDAMUS IS ABATED:

20-0483 IN RE FTS INTERNATIONAL, INC., ET AL.; from Dallas County; 5th Court of Appeals District (05-20-00189-CV, \_\_\_ SW3d \_\_\_, 06-08-20)

abatement order issued

[**Note:** Effective July 6, 2020, the case is abated pursuant to TEX. R. APP. P. 8.2 until further order of this Court and is removed from the Court's active docket, subject to reinstatement upon proper motion. TEX. R. APP. P. 8.3. All motions and other documents pending or filed are abated subject to being reurged in the event the case is reinstated. TEX. R. APP. P. 8.2, 8.3. It is the parties' responsibility to immediately notify this Court once the automatic bankruptcy stay is lifted.]