

[Cite as *State ex rel. Ikladious v. Celebrezze*, 2015-Ohio-3482.]

# Court of Appeals of Ohio

EIGHTH APPELLATE DISTRICT  
COUNTY OF CUYAHOGA

---

JOURNAL ENTRY AND OPINION  
No. 103129

---

STATE OF OHIO, EX REL.  
FADY IKLADIOUS

RELATOR

vs.

JUDGE LESLIE ANN CELEBREZZE

RESPONDENT

---

**JUDGMENT:**  
COMPLAINT DISMISSED

---

Writ of Prohibition  
Motion No. 487322  
Order No. 488291

**RELEASE DATE:** August 26, 2015

**ATTORNEY FOR RELATOR**

Alan M. Medvick  
Bernlohr, Niekamp & Weisensell, L.L.P.  
The Nantuckey Bldg. Suite 301  
23 S. Main Street  
Akron, Ohio 44308

**ATTORNEYS FOR RESPONDENT**

Timothy J. McGinty  
Cuyahoga County Prosecutor  
By: Charles E. Hannan  
Assistant County Prosecutor  
The Justice Center  
1200 Ontario Street  
Cleveland, Ohio 44113

MARY J. BOYLE, J.:

{¶1} Fady Ikladious has filed a complaint for a writ of prohibition. Ikladious seeks to prevent Judge Leslie A. Celebrezze from exercising jurisdiction in a divorce action captioned *Tadross v. Tadross*, Cuyahoga Domestic Relations No. DR-14-350356. Judge Celebrezze has filed a motion to dismiss, which we grant for the following reason.

{¶2} The complaint for a writ of prohibition is based upon the argument that a pending appeal, filed in *Tadross v. Ikladious*, 8th Dist. Cuyahoga No. 102531, divested Judge Celebrezze of jurisdiction to exercise judgment in the underlying divorce action. However, on August 6, 2015, this court rendered an opinion and dismissed the appeal that formed the basis of Ikladious's argument to issue a writ of prohibition. *See Tadross v. Ikladious*, 8th Dist. Cuyahoga No. 102531, 2015-Ohio-3147. Because no appeal remains pending in this court, with regard to 8th Dist. Cuyahoga No. 102531, the request for a writ of prohibition is moot. *State ex rel. Fontanella v. Kontos*, 117 Ohio St.3d 514, 2008-Ohio-1431, 885 N.E.2d 220; *State ex rel. Reynolds v. Basinger*, 99 Ohio St.3d 303, 2003-Ohio-3631, 791 N.E.2d 459.

{¶3} Accordingly, we grant Judge Celebrezze's motion to dismiss. Costs to Ikladious. The court directs the clerk of courts to serve all parties with notice of this judgment and the date of entry upon the docket as required by Civ.R. 58(B).

{¶4} Complaint dismissed.

MARY J. BOYLE, JUDGE

EILEEN A. GALLAGHER, P.J., and  
ANITA LASTER MAYS, J., CONCUR