

IN THE COURT OF CRIMINAL APPEALS OF TEXAS

NO. WR-13,548-06

EX PARTE IVORY RAY MITCHELL, Applicant

ON APPLICATION FOR A WRIT OF HABEAS CORPUS CAUSE NO. 18,428-B IN THE 158TH DISTRICT COURT FROM DENTON COUNTY

Per curiam.

<u>O R D E R</u>

Pursuant to the provisions of Article 11.07 of the Texas Code of Criminal Procedure, the clerk of the trial court transmitted to this Court this application for a writ of habeas corpus. *Ex parte Young*, 418 S.W.2d 824, 826 (Tex. Crim. App. 1967). Applicant was convicted of aggravated robbery and was sentenced to forty-five years' imprisonment.

Applicant's sole ground requests that his good time be restored and a disciplinary conviction be taken of his Texas Department of Criminal Justice (TDCJ) record. On April 3, 2012, the trial court signed findings of fact and conclusions of law that recommended that relief be granted. However, a claim regarding good time and disciplinary actions by TDCJ are not cognizable on habeas. See Exparte Brager, 704 S.W.2d 46 (Tex. Crim. App. 1986); Exparte Palomo, 759 S.W.2d

671, 674 (Tex. Crim. App. 1988). This Court therefore denies relief.

Filed: May 2, 2012 Do not publish