

IN THE COURT OF CRIMINAL APPEALS OF TEXAS

NO. WR-73,015-07

EX PARTE WILLIE HENRY III, Applicant

ON APPLICATION FOR A WRIT OF HABEAS CORPUS CAUSE NO. 98575 IN THE 252ND DISTRICT COURT FROM JEFFERSON 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 assault and was sentenced to eighteen years' imprisonment.

Applicant challenges his conviction, and he also challenges the Parole Board's decision to deny his release to parole. The claims challenging the conviction do not meet the requirements for consideration under Article 11.07, Section 4,of the Code of Criminal Procedure and are dismissed. The denial of parole claim appears to provide a new factual basis meeting Section 4's requirement. Even so, the claim lacks merit and is denied. *See Ex parte Geiken*, 28 S.W.3d 553, 556 (Tex. Crim.

App. 2000).

Filed: September 19, 2012 Do not publish