

IN THE COURT OF CRIMINAL APPEALS OF TEXAS

NOS. WR-76,428-01, WR-76,428-02, WR-76,428-03, WR-76,428-04, WR-76,428-05 & WR-76,428-06

EX PARTE KEITH WAYNE FLAGG, Applicant

ON APPLICATIONS FOR WRITS OF HABEAS CORPUS CAUSE NOS. 63248, 67465, 67466, 67558, 67569 & 63299 IN THE 291ST JUDICIAL DISTRICT COURT FROM DALLAS COUNTY

Per curiam.

ORDER

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 these applications for writs of habeas corpus. *Ex parte Young*, 418 S.W.2d 824, 826 (Tex. Crim. App. 1967). Applicant entered open pleas of guilty to one charge of failure to register as a sex offender, two charges of aggravated sexual assault of a child, and three charges of indecency with a child. He was sentenced to ten years' imprisonment for the failure to register offense, and consecutive life sentences for each of the other offenses. imprisonment. The Fifth Court of Appeals affirmed his convictions. *Flagg v. State*, Nos. 05-08-00019-CR, 05-08-00021-CR, 05-08-00022-CR, 05-08-00023-CR, 05-08-00024-CR & 05-08-00020-

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CR (Tex. App. – Dallas, February 3, 2009, pet. ref'd).

Applicant contends that he was not competent to enter his pleas, and that his trial counsel

rendered ineffective assistance because counsel failed to have him evaluated for competency and

sanity.

The trial court held a habeas hearing on June 1, 2011, and subsequently entered findings of

fact and conclusions of law, recommending that relief be denied. The trial court's findings of fact

and conclusions of law make specific reference to the habeas hearing, and cite to specific pages of

the transcript of that hearing. However, no transcript of the habeas hearing was included in the

habeas record.

The trial court shall supplement the habeas record with a transcript of the habeas hearing in

these cases. These applications will be held in abeyance until the trial court has supplemented the

record. A supplemental transcript shall be returned to this Court within 120 days of the date of this

order. Any extensions of time shall be obtained from this Court.

Filed: January 25, 2012

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