

IN THE COURT OF CRIMINAL APPEALS OF TEXAS

NO. WR-78,108-01

EX PARTE NOAH ESPADA

ON APPLICATION FOR POST-CONVICTION WRIT OF HABEAS CORPUS CAUSE NO. 2004-CR-3638 IN THE 379TH DISTRICT COURT BEXAR COUNTY

Per Curiam.

ORDER

In August 2005, a jury found applicant guilty of the offense of capital murder. The jury answered the statutory punishment questions in such a way that the trial court set applicant's punishment at death. On March 6, 2007, the State filed in this Court its brief on applicant's direct appeal. Pursuant to Article 11.071 §§ 4(a) and (b)¹, applicant's

¹ Unless otherwise indicated all references to Articles refer to the Code of Criminal Procedure.

initial application for a writ of habeas corpus was due to be filed in the trial court on or

before July 19, 2007, assuming a motion for extension was timely filed and granted. It

has been more than two years since the application was due in the trial court.

Accordingly, we order the trial court to resolve any remaining issues within 90 days from

the date of this order. The clerk shall then transmit the complete writ record to this Court

within 120 days from the date of this order. Any extensions of time shall be obtained

from this Court.

IT IS SO ORDERED THIS THE 1^{ST} DAY OF AUGUST, 2012.

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