

IN THE COURT OF CRIMINAL APPEALS OF TEXAS

NO. WR-82,268-01

EX PARTE JORDAN HUNGERFORD, Applicant

ON APPLICATION FOR A WRIT OF HABEAS CORPUS CAUSE NO. F-2014-0705-D IN THE 362ND DISTRICT COURT FROM DENTON COUNTY

Per curiam.

OPINION

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 possession of a controlled substance and was sentenced to three years' imprisonment. He did not appeal his conviction.

Applicant contends that newly discovered laboratory analysis in this case reflects that he did not possess any controlled substances.

Applicant's claim is supported by the habeas record. Applicant is entitled to relief. Ex parte

Mable, S.W.3d , No. WR-81,358-01(Tex. Crim. App. Sept. 17, 2014).

Relief is granted. The judgment in Cause No. F-2014-0705-D in the 362nd District Court of Denton County is set aside, and Applicant is remanded to the custody of the Sheriff of Denton County to answer the charges as set out in the indictment. The trial court shall issue any necessary bench warrant within 10 days after the mandate of this Court issues.

Copies of this opinion shall be sent to the Texas Department of Criminal Justice–Correctional Institutions Division and Pardons and Paroles Division.

Delivered: November 26, 2014 Do not publish