

## IN THE COURT OF CRIMINAL APPEALS OF TEXAS

NO. WR-31,824-02

## **EX PARTE DONALD RAY DOUGLAS, Applicant**

## ON APPLICATION FOR A WRIT OF HABEAS CORPUS CAUSE NO. 6295-1 IN THE 82<sup>ND</sup> DISTRICT COURT FROM FALLS 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 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 burglary of a habitation and sentenced to life years' imprisonment. The Tenth Court of Appeals affirmed his conviction. *Douglas v. State*, No. 10-92-233-CR (Tex. App. – Waco, March 31, 1993).

In the instant application, Applicant raises several grounds for review challenging the merits of his conviction. Additionally, Applicant claims that he is being improperly denied good time and work time credits.

This Court has previously refused to consider matters such as loss of good time credit,

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disciplinary proceedings and inmate classification by way of a writ of habeas corpus. Ex parte

Palomo, 759 S.W.2d 671, 674 (Tex. Crim. App. 1988), citing Ex parte Brager, 704 S.W.2d 46 (Tex.

Crim. App. 1986). Therefore, Applicant's time credit claims are denied. Applicant's remaining

claims are barred from review and are dismissed. Tex. Code Crim. Proc. art. 11.07 § 4.

Filed: January 9, 2013

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