



## IN THE COURT OF CRIMINAL APPEALS OF TEXAS

NO. WR-48,085-07

**EX PARTE FERNANDO G. MALDONADO, Applicant**

**ON APPLICATION FOR A WRIT OF HABEAS CORPUS  
CAUSE NO. F-8678231-TJ IN CRIMINAL DISTRICT COURT NO. 3  
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 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 robbery and sentenced to five years' imprisonment. The Fifth Court of Appeals dismissed his appeal. *Maldonado v. State*, No. 05-97-01332-CR (Tex. App.—Dallas May 20, 1998, no pet.).

On October 5, 2011, the -06 application was filed in Dallas County and challenged Applicant's conviction in cause number F-8678231-TJ. On January 18, 2012, we denied the -06 application. The present application, also filed on October 5, 2011, is a copy of the -06 application; it is not a new or subsequent application. Nor does the present application challenge Applicant's

conviction in cause number F99-52626-J.<sup>1</sup> With these words, we deny relief.

Filed: September 26, 2012  
Do not publish

---

<sup>1</sup>On the 11.07 form, Applicant wrote that F-8678231-TJ was the cause number in the trial court and that he was convicted of robbery. On the 11.07 form and its cover sheet, the District Clerk wrote, however, that W9952626J(E) was the cause number in the trial court and that Applicant had been convicted of burglary of a habitation.