

## IN THE COURT OF CRIMINAL APPEALS OF TEXAS

NO. WR-78,970-01

## EX PARTE CHARLES PAUL RICKMAN, Applicant

## ON APPLICATION FOR A WRIT OF HABEAS CORPUS CAUSE NO. 02-0170X (A) IN THE 71ST DISTRICT COURT FROM HARRISON 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 pleaded guilty to aggravated robbery, and was sentenced to twenty years' imprisonment. He did not appeal his conviction.

Applicant contends that his plea was involuntary because the plea agreement cannot be followed.

Applicant has alleged facts that, if true, might entitle him to relief. In these circumstances, additional facts are needed. As we held in *Ex parte Rodriguez*, 334 S.W.2d 294, 294 (Tex. Crim. App. 1960), the trial court is the appropriate forum for findings of fact. The trial court shall order

2

counsel to respond to Applicant's claim that his plea was involuntary. The trial court may use any

means set out in Tex. Code Crim. Proc. art. 11.07, § 3(d). In the appropriate case, the trial court

may rely on its personal recollection. *Id*.

If the trial court elects to hold a hearing, it shall determine whether Applicant is indigent.

If Applicant is indigent and wishes to be represented by counsel, the trial court shall appoint an

attorney to represent Applicant at the hearing. Tex. Code Crim. Proc. art. 26.04.

The trial court shall make findings of fact and conclusions of law as to whether Applicant

pled guilty pursuant to an agreement that this sentence would run concurrently with a federal

sentence. The trial court shall also make any other findings of fact and conclusions of law that it

deems relevant and appropriate to the disposition of Applicant's claim for habeas corpus relief.

This application will be held in abeyance until the trial court has resolved the fact issues. The

issues shall be resolved within 90 days of this order. A supplemental transcript containing all

affidavits and interrogatories or the transcription of the court reporter's notes from any hearing or

deposition, along with the trial court's supplemental findings of fact and conclusions of law, shall

be forwarded to this Court within 120 days of the date of this order. Any extensions of time shall

be obtained from this Court.

Filed: February 13, 2013

Do not publish