

IN THE COURT OF CRIMINAL APPEALS OF TEXAS

NO. WR-79,106-01

EX PARTE JESUS RENE QUINTERO, Applicant

ON APPLICATION FOR A WRIT OF HABEAS CORPUS CAUSE NO. 05-07-06473-CR IN THE 359TH DISTRICT COURT FROM MONTGOMERY 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 writ of habeas corpus. *Ex parte Young*, 418 S.W.2d 824, 826 (Tex. Crim. App. 1967). Applicant was convicted of one count of murder and one count of attempted murder. The jury assessed punishment at thirty years' imprisonment for the murder and five years' imprisonment for the attempted murder. The Ninth Court of Appeals affirmed his convictions. *Quintero v. State*, No. 09-07-00427-CR (Tex. App.—Beaumont March 12, 2010)(unpublished).

Applicant contends, inter alia, that his counsel was ineffective. The trial court held a habeas

hearing on this application in March 2013. The reporter's record was forwarded to this Court in July

2013. The reporter's record from that hearing indicates that the judge intended to sign supplemental

findings of fact after the habeas hearing. No such findings of fact have been forwarded to this Court.

The only findings signed by the habeas judge and forwarded to this Court were prepared and signed

two months prior to the habeas hearing.

The trial court shall provide this Court with its supplemental findings of fact prepared and

signed after the habeas hearing. If the trial court decides not to prepare and sign findings, the trial

court shall inform this Court of that decision.

This application will be held in abeyance until the trial court has prepared its findings of fact.

A supplemental transcript containing the trial court's supplemental findings of fact and conclusions

of law, shall be returned to this Court within 30 days of the date of this order. Any extensions of

time shall be obtained from this Court.

Filed: July 24, 2013

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