### **DISMISS and Opinion Filed May 11, 2022**



## In The Court of Appeals Hifth District of Texas at Dallas

No. 05-22-00430-CR

No. 05-22-00431-CR

No. 05-22-00432-CR

No. 05-22-00433-CR

# JARRICK RYAN CROWE, Appellant V. THE STATE OF TEXAS, Appellee

On Appeal from the 283rd Judicial District Court Dallas County, Texas Trial Court Cause Nos. W15-34070-A, W15-34078-A, W15-34079-A & W15-76048-A

#### **MEMORANDUM OPINION**

Before Justices Partida-Kipness, Pedersen, III, and Nowell Opinion by Justice Partida-Kipness

On April 26, 2022, Jarrick Ryan Crowe filed his notices of appeal in the Dallas County District Clerk's office, seeking to challenge the trial court's April 8, 2022 findings of fact and conclusions of law on his applications for Article 11.07 writs of habeas corpus. The notices were forwarded to this Court.

A court of appeals may review appeals only when authorized by law. *Abbott* v. *State*, 271 S.W.3d 694, 696–97 (Tex. Crim. App. 2008). An applicant imprisoned after final conviction for a felony offense who desires to apply for habeas relief must

do so under article 11.07 of the code of criminal procedure. See TEX. CODE CRIM.

PROC. art. 11.07, §§ 1, 3; Bd. of Pardons and Paroles ex rel. Keene v. The Eighth

Court of Appeals, 910 S.W.2d 481, 483 (Tex. Crim. App. 1995) (orig. proceeding).

This Court is not authorized by law to review the trial court's determinations on an

article 11.07 writ application. See TEX. CODE CRIM. PROC. art. 11.07, § 3(b)

(providing writ of habeas corpus filed after final conviction of felony for which death

penalty is not imposed must be filed with trial court clerk and writ of habeas corpus

is returnable to court of criminal appeals); Keene, 910 S.W.2d at 483; see also Ex

parte Wicker, No. 02-18-00318-CR, 2018 WL 4140642, at \*1 (Tex. App.—Fort

Worth Aug. 30, 2018, no pet.) (mem. op., not designated for publication) (dismissing

appeal of trial court's order recommending denial of article 11.07 writ application).

Because we have no jurisdiction to review the trial court's determinations on

appellant's article 11.07 applications for writ of habeas corpus, we dismiss these

appeals.

/Robbie Partida-Kipness/

ROBBIE PARTIDA-KIPNESS JUSTICE

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TEX R APP P 4

TEX. R. APP. P. 47.2(b)

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#### **JUDGMENT**

JARRICK RYAN CROWE, On Appeal from the 283rd Judicial Appellant District Court, Dallas County, Texas Trial Court Cause No. W15-34070-

No. 05-22-00430-CR V. A.

Opinion delivered by Justice Partida-

THE STATE OF TEXAS, Appellee Kipness. Justices Pedersen, III and

Nowell participating.

Based on the Court's opinion of this date, we **DISMISS** this appeal.



#### **JUDGMENT**

JARRICK RYAN CROWE, On Appeal from the 283rd Judicial Appellant District Court, Dallas County, Texas

Trial Court Cause No. W15-34078-

No. 05-22-00431-CR V. A

Opinion delivered by Justice Partida-

THE STATE OF TEXAS, Appellee Kipness. Justices Pedersen, III and

Nowell participating.

Based on the Court's opinion of this date, we **DISMISS** this appeal.



#### **JUDGMENT**

JARRICK RYAN CROWE, On Appeal from the 283rd Judicial District Court, Dallas County, Texas Appellant

Trial Court Cause No. W15-34079-

No. 05-22-00432-CR V. A.

Opinion delivered by Justice Partida-

Kipness. Justices Pedersen, III and THE STATE OF TEXAS, Appellee

Nowell participating.

Based on the Court's opinion of this date, we **DISMISS** this appeal.



#### **JUDGMENT**

JARRICK RYAN CROWE, On Appeal from the 283rd Judicial Appellant District Court, Dallas County, Texas

Trial Court Cause No. W15-76048-

No. 05-22-00433-CR V. A

Opinion delivered by Justice Partida-

THE STATE OF TEXAS, Appellee Kipness. Justices Pedersen, III and

Nowell participating.

Based on the Court's opinion of this date, we **DISMISS** this appeal.