Opinion issued February 24, 2011.



In The

Court of Appeals

For The

First **District** of Texas

NO. 01-10-00960-CV

IN RE HAROLD DEAN WHITE, Relator

Original Proceeding on Petition for Writ of Habeas Corpus

MEMORANDUM OPINION¹

Relator, Harold Dean White, requests habeas corpus relief from the trial court's November 1, 2010 contempt order. We dismiss relator's petition for writ of habeas corpus as moot.

¹ The underlying case is *Melissa White v. Harold Dean White*, No. 2010-63189 in the 280th District Court of Harris County, Texas, the Honorable Lynn Bradshaw-Hull presiding.

The contempt order that is the subject of this habeas proceeding was signed by Judge Tony Lindsay. Judge Lindsay, however, no longer presides over the 280th District Court; Judge Lynn Bradshaw-Hull is now the presiding judge of the 280th District Court. On January 4, 2011, we abated the habeas proceeding in order to allow Judge Bradshaw-Hull to reconsider Judge Lindsay's ruling. *See* TEX. R. APP. P. 7.2(b) ("If the case is an original proceeding under Rule 52, the court must abate the proceeding to allow the successor to reconsider the original party's decision."). Judge Bradshaw-Hull since has withdrawn the contempt order. Because the order about which relator complains is no longer in effect, the issues raised in his petition are moot. *See In re Campbell*, 106 S.W.3d 788, 788 (Tex. App.—Texarkana 2003, orig. proceeding).

Accordingly, this habeas proceeding is **reinstated**, and we **dismiss** relator's petition for writ of habeas corpus. Our order granting relator temporary relief is vacated.

PER CURIAM

Panel consists of Justices Alcala, Bland, and Massengale.