**Opinion issued March 24, 2011.** 



In The **Court of Appeals** For The

First **District** of Texas

NO. 01-11-00168-CR

## IN RE TEODORO ESCOBAR ROBLES, Relator

## **Original Proceeding on Petition for Writ of Mandamus**

## **MEMORANDUM OPINION**

Relator, Teodoro Escobar Robles, has filed a pro se petition for writ of mandamus, complaining that the trial court refuses to rule on his "motion for forensic examination of evidence."<sup>1</sup> We **deny** relator's petition for writ of mandamus.

<sup>&</sup>lt;sup>1</sup> A jury convicted relator of aggravated robbery and assessed punishment at life imprisonment in the underlying case, which is *State v. Robles*, No. 1161114 in the 248th District Court of Harris County, Texas. This Court affirmed relator's

All outstanding motions are **dismissed as moot**.

## PER CURIAM

Panel consists of Chief Justice Radack and Justices Alcala and Bland.

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conviction, and the Texas Court of Criminal Appeals refused his petition for discretionary review. *See Robles v. State*, No. 01-09-00117-CR, 2010 WL 45770, at \*3 (Tex. App.—Houston [1st Dist.] Jan. 7, 2010, pet. ref'd) (mem. op.).