

Opinion issued December 22, 2011



In The
Court of Appeals
For The
First District of Texas

**NOS. 01-11-00893-CR
01-11-00894-CR
01-11-00895-CR
01-11-00896-CR**

IN RONNIE WAYNE JACKSON, Relator

Original Proceeding on Petitions for Writ of Mandamus

MEMORANDUM OPINION ¹

Relator, Ronnie Wayne Jackson, has filed pro se petitions for writ of mandamus, complaining that the trial court has failed to act on his applications for

¹ Relator has identified the underlying habeas corpus proceedings as *Ex parte Jackson*, Nos. 125000101010A, 124949001010A, 098983801010A, and 099257501010A in the 263rd District Court of Harris County, Texas, the Honorable Jim Wallace presiding.

writ of habeas corpus in the manner proscribed by law. *See* TEX. CODE CRIM. PROC. ANN. art. 11.07 § 3(c) (West 2005).

This Court does not have jurisdiction over matters related to applications for writ of habeas corpus under article 11.07. *See* TEX. CODE CRIM. PROC. ANN. art. 11.07 §§ 3, 5; *In re McAfee*, 53 S.W.3d 715, 718 (Tex. App.—Houston [1st Dist.] 2001, orig. proceeding) (“Article 11.07 contains no role for the courts of appeals; the only courts referred to are the convicting court and the Court of Criminal Appeals). Accordingly, we *dismiss* the petitions for writ of mandamus for want of jurisdiction.

PER CURIAM

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

Do not publish. TEX. R. APP. P. 47.2(b).