Petition for Writ of Mandamus Dismissed and Memorandum Opinion filed March 15, 2016.



In The

## Fourteenth Court of Appeals

NOS. 14-16-00182-CR, 14-16-00183-CR, 14-16-00184-CR, 14-16-00185-CR, and 14-16-00186-CR

IN RE RONALD DEWAYNE WHITFIELD, Relator

## ORIGINAL PROCEEDING WRIT OF MANDAMUS 174th, 337th, and 351st District Courts Harris County, Texas Trial Court Cause Nos. 617718, 525468, 528856, 557164 & 492674

## MEMORANDUM OPINION

On March 4, 2016, relator Ronald Dwayne Whitfield filed a petition for writ of mandamus in this court. *See* Tex. Gov't Code Ann. § 22.221 (West 2004); *see also* Tex. R. App. P. 52. In the petition, relator alleges that the presiding judges of the 174th, 337th, and 351st District Courts of Harris County have failed to render and enter of record the judgments of his felony convictions in cause nos. 492674,

525468, 528856, 557164, and 617718, and asks this court to compel these judges to do so.

Only the Texas Court of Criminal Appeals has jurisdiction over matters related to final post-conviction felony proceedings. Tex. Code Proc. Ann. Art. 11.07, § 5 (West Supp. 2013); *Padieu v. Court of Appeals of Tex.*, *Fifth Dist.*, 392 S.W.3d 115, 117 (Tex. Crim. App. 2013) (orig. proceeding).

Accordingly, we dismiss relator's petition for writ of mandamus for lack of jurisdiction.

## PER CURIAM

Panel consists of Justices Christopher, McCally, and Busby. Do Not Publish — Tex. R. App. P. 47.2(b).