

Appendix "A"

OFFICIAL NOTICE FROM COURT OF CRIMINAL APPEALS OF TEXAS
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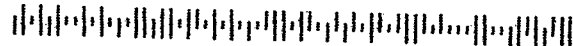
PHILLIPS, DONNIE EARL JR. Tr. Ct. No. C-1-W012182-1524914-A WR-64,603-05
The Court has dismissed your application for writ of habeas corpus without written order for non-compliance with Texas Rules of Appellate Procedure 73.1. Specifically, applicant has improperly modified the prescribed form. Multiple grounds raised on a single page. Additionally, applicant has exceeded the two pages allowed for each ground for relief and supporting facts.

Deana Williamson, Clerk

425

DONNIE EARL PHILLIPS JR.
TARRANT COUNTY JAIL - TDC # 1596734
100 N. LAMAR
FORT WORTH, TX 76102

0 GMFENAB 76196



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PHILLIPS, DONNIE EARL JR. Tr. Ct. No. 1735446 WR-64,603-06
On this day, the motion for leave to file the original application for writ of habeas corpus and original application for writ of habeas corpus has been received and presented to the Court.

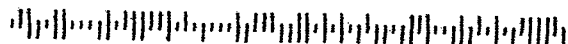
Deana Williamson, Clerk

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DONNIE EARL PHILLIPS JR.
TARRANT COUNTY JAIL - TDC # 1596734
100 N. LAMAR
FORT WORTH, TX 76102

425

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IN THE COURT OF CRIMINAL APPEALS OF TEXAS

NOS. WR-64,603-03 AND WR-64,603-04

EX PARTE DONNIE EARL PHILLIPS, JR., Applicant

ON APPLICATIONS FOR WRITS OF HABEAS CORPUS
CAUSE NOS. C-371-W012124-1168221-A AND C-371-W012125-1167265-A
IN THE 371ST DISTRICT COURT
FROM TARRANT COUNTY

Per curiam. YEARY, J., concurred.

OPINION

Applicant pleaded guilty to two charges of felony driving while intoxicated in exchange for sentences of six years' imprisonment in each case, to run concurrently. He did not appeal his convictions. Applicant filed these applications for writs of habeas corpus in the county of conviction, and the district clerk forwarded them to this Court. *See* TEX. CODE CRIM. PROC. art. 11.07.

Applicant contends, among other things, that he should not have been convicted and sentenced for felony offenses in both of these cases, because one of the prior convictions used as a jurisdictional prior in both cases was not in fact a conviction for driving while intoxicated, but rather

a conviction for driving while license suspended. Based on the record, it appears that at the time of these offenses, Applicant had only once previously been convicted of driving while intoxicated. Consequently, Applicant should not have received felony punishment for these two charges.

Relief is granted. *Ex parte Rich*, 194 S.W.3d 508 (Tex. Crim. App. 2006). The judgments in cause numbers 1168221W and 1167265D in the 371st District Court of Tarrant County are set aside, and Applicant is remanded to the custody of the Sheriff of Tarrant County to answer the charges as set out in the information and indictment. The trial court shall issue any necessary bench warrant within ten days from the date of this Court's mandate.

Copies of this opinion shall be sent to the Texas Department of Criminal Justice—Correctional Institutions Division and the Board of Pardons and Paroles.

Delivered: June 29, 2022
Do not publish