

Affirmed and Opinion filed October 18, 2001.



In The
Fourteenth Court of Appeals

NO. 14-01-00808-CR

EDWARD BLACKLOCK, Appellant

V.

THE STATE OF TEXAS, Appellee

**On Appeal from the 337th District Court
Harris County, Texas
Trial Court Cause No. 883,925**

OPINION

Edward Blacklock appeals the denial of his pretrial application for writ of habeas corpus. Prior to his trial, appellant filed an application for writ of habeas corpus seeking bail. In his application, appellant stated he was illegally restrained without bail. The trial judge entered an order admitting appellant to bail in the sum of \$150,000. Appellant filed a notice of appeal from that judgment.

In this court, appellant filed a clerk's record containing his original application for writ of habeas corpus, the trial court's judgment, and his notice of appeal. He has failed to file a reporter's record from the hearing on his application. In a habeas corpus proceeding,

without a complete record, nothing is presented for review. *Ex parte Sims*, 565 S.W.2d 45, 47 (Tex. Crim. App. 1978).

Accordingly, the judgment of the trial court is affirmed.

PER CURIAM

Judgment rendered and Opinion filed October 18, 2001.

Panel consists of Chief Justice Brister and Justices Fowler and Seymore.

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