

IN THE COURT OF CRIMINAL APPEALS OF TEXAS

NOS. WR-87,329-08 & 87,329-09

EX PARTE EDWARD FERNANDEZ MEDRANO, Applicant

ON APPLICATIONS FOR WRITS OF HABEAS CORPUS CAUSE NOS. CR 35988 C & CR 36058 D IN THE 238TH DISTRICT COURT FROM MIDLAND COUNTY

Per curiam.

<u>ORDER</u>

Applicant was convicted of four counts of indecency with a child and sentenced to imprisonment for two terms of three years and one term of two years. In one of his cases, he was also placed on probation for ten years. The Eleventh Court of Appeals affirmed his convictions. *Medrano v. State*, Nos. 11-12-00222-CR & 11-12-00223-CR (Tex. App.—Eastland July 3, 2014) (not designated for publication). 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 is actually innocent and trial counsel was ineffective. According to the record, Applicant's prison sentences have discharged, and he has not

raised collateral consequences. *See id.* at § 3(c). Furthermore, we do not have jurisdiction under Article 11.07 to review the merits of the claims in Applicant's probated-sentence case. Accordingly, these applications are dismissed. *See id.* at § 3(a).

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