ARTICLE 11.07 FILED AND SET ISSUES

NO ARTICLE 11.07 APPLICATIONS FILED AND SET FOR SUBMISSION ON THE WEEK OF MAY 1, 2024

ALPHABETICAL LISTING WITHOUT ISSUES

WRIT NO.	NAME	DATE FILED AND SET
WR-90,536-02	BODDEN, DEREK ANDREW	05/03/2023
WR-39,987-04	CHRISTIAN, REGINALD JEROME	10/25/2023
	AKA CHRISTIAN, ANTOINE LEON	
WR-94,237-01	LEWIS, MICHAEL DAVID	06/21/2023
WR-93,824-01	REEDER, SHANEA LYNN	05/03/2023
WR-56,380-03	ROARK, ANDREW WAYNE	12/11/2019
WR-89,781-02	STEPHERSON, WAYMON JAESHELL	05/17/2023
WR-84,934-07	WHITE, VICTOR	10/26/2022

NUMERICAL LISTING WITH FILED AND SET ISSUES

WR-39,987-04 CHRISTIAN, REGINALD JEROME 10/25/2023 AKA CHRISTIAN, ANTOINE LEON

(1) Was Gerald Goines's conduct in this case the type of misconduct that gives rise to an inference of falsity under *Ex parte Mathews*, 638 S.W.3d 685 (Tex. Crim. App. 2022)?; (2) Assuming an inference of falsity under *Mathews* applies, do the facts of this case rebut that inference of falsity?; and (3) Assuming an inference of falsity applies and was not rebutted by the facts of this case, was the false evidence provided by Gerald Goines material to Applicant's guilty plea?

WR-56,380-03 ROARK, ANDREW WAYNE 12/11/2019

Whether Applicant is entitled to relief because the State's expert recanted her trial testimony and because there is new science on rebleeds of subdural hematomas in young children. *See* TEX. CODE CRIM. PROC. art. 11.073.

WR-84,934-07 WHITE, VICTOR 10/26/2022

Whether a double jeopardy claim involving multiple-punishments arising from convictions under separate legal theories can satisfy the "innocence gateway" exception to the subsequent writ bar, as provided in Texas Code of Criminal Procedure Art. 11.07 § 4(a)(2).

WR-89,781-02 STEPHERSON, WAYMON JAESHELL 05/17/2023

What does a litigant need to show in order to obtain relief on a due process violation claim that a Texas county's method of assembling a jury panel involves racial discrimination.

WR-90,536-02 BODDEN, DEREK ANDREW 05/05/2023

(1) What is the appropriate method for counting the number of items of identifying information possessed by a defendant under the 2013 version of Section 32.51 of the Texas Penal Code; (2) whether Applicant's conviction for a first degree felony violates due process; and (3) whether Applicant's plea of guilty was voluntarily entered.

WR-93,824-01 REEDER, SHANEA LYNN 05/03/2023

Whether a deferred adjudication probation is a "conviction" for the purposes of the possession of a firearm by a felon. Tex. Penal Code § 46.04.

Whether the fact that Assistant District Attorney Ralph Petty was employed as the District Judge's law clerk when he prosecuted this case entitles Applicant to relief.