

ARTICLE 11.07 FILED AND SET ISSUES

**NO ARTICLE 11.07 APPLICATIONS WERE FILED AND SET FOR
SUBMISSION ON THE WEEK OF MAY 24, 2023**

ALPHABETICAL LISTING WITHOUT ISSUES

WRIT NO.	NAME	DATE FILED AND SET
WR-90,536-02	BODDEN, DEREK ANDREW	05/03/2023
WR-88,970-01	MCMILLAN, TANYA MARIE W.	02/12/2020
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-94,420-01	THOMAS, WILLIE MORNEL	04/26/2023
WR-84,934-07	WHITE, VICTOR	10/26/2022

NUMERICAL LISTING WITH FILED AND SET ISSUES

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. **REMANDED 09/15/2021**

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-88,970-01 **MCMILLAN, TANYA MARIE WARRELL** **02/12/2020**

Whether *Ex parte Pue*, 552 S.W.3d 226 (Tex. Crim. App. 2018), announced a new rule for purposes of retroactivity; if so, whether it is a substantive or procedural rule; and whether one of the exceptions to the general rule of retroactivity applies. *See Teague v. Lane*, 489 U.S. 288, 307 (1989).

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.

WR-94,420-01 **THOMAS, WILLIE MORNEL** **04/26/2023**

Whether “knowing use” and “unknowing use” of false testimony claims should employ different standards of materiality or, in at least some cases, be susceptible to different standards of harm.