

Pending Issues on
Petition for
Discretionary
Review
in the Texas Court of
Criminal Appeals

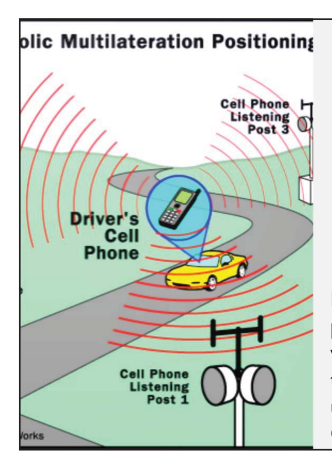
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SEARCH AND SEIZURE

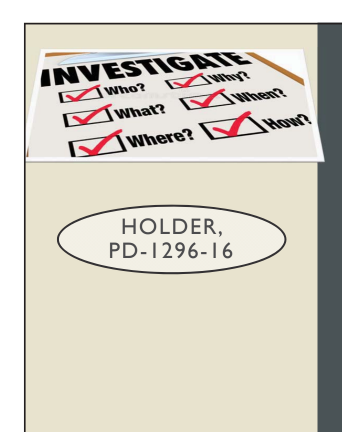




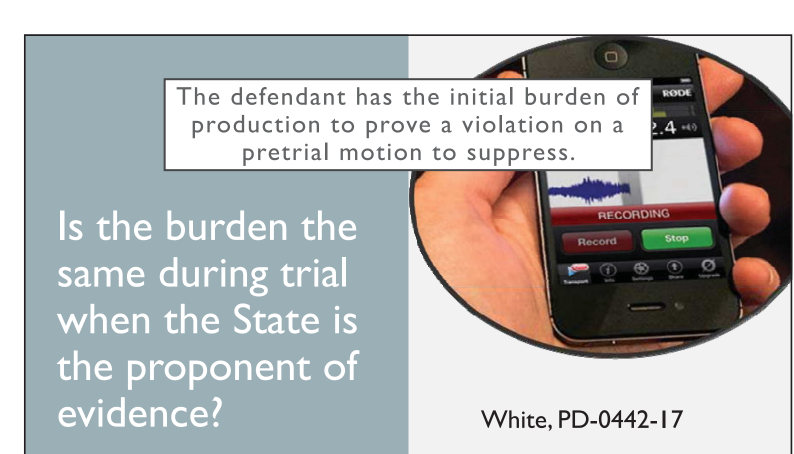
## SIMS, PD-0941-17

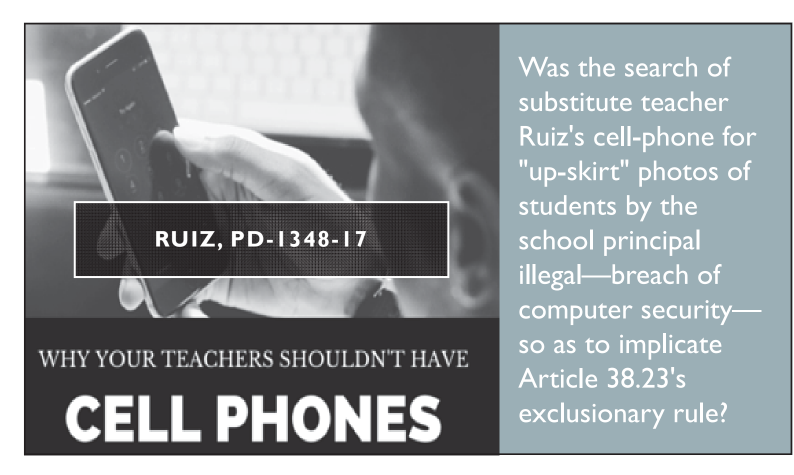
Do violations of the Federal Stored Communication Act and Tex. CODE CRIM. PROC. art. 18.21 require suppression of evidence pertaining to the warrantless pinging of a cellphone 38.23?

Does a person have a legitimate expectation of privacy in real-time data-tracking, regardless of whether it is a private or public location, such that real-time, tracking was illegally seized under the Fourth Amendment and TEX. CODE CRIM. PROC. art. 38.23?



Whether the State's petition for 20 days of cell phone records set forth "specific and articulable facts" under the Federal Stored Communications Act.









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First appeared as part of the conference materials for the 2018 Robert O. Dawson Conference on Criminal Appeals session "Emerging Issues in PDRs"