Jury Charges



Angie Creasy, Travis County District Attorney's Office Sarah Beth Landau, Harris County Public Defender's Office

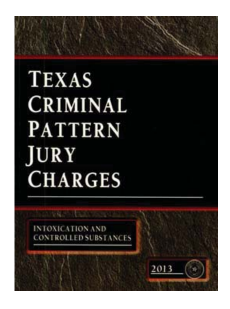
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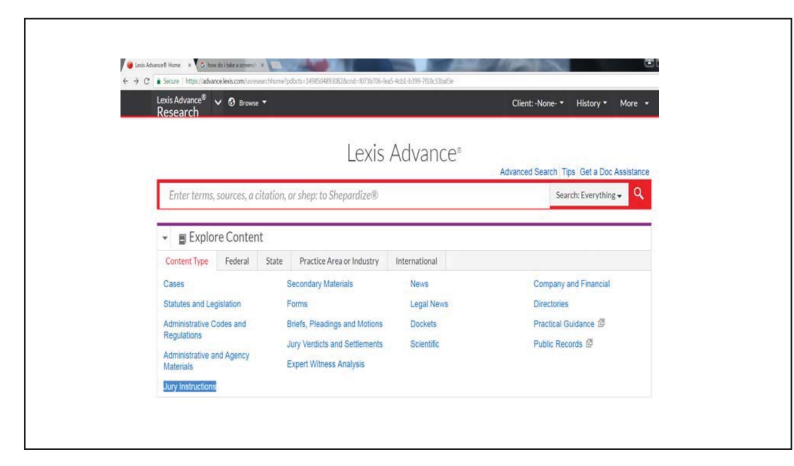
What we'll cover:

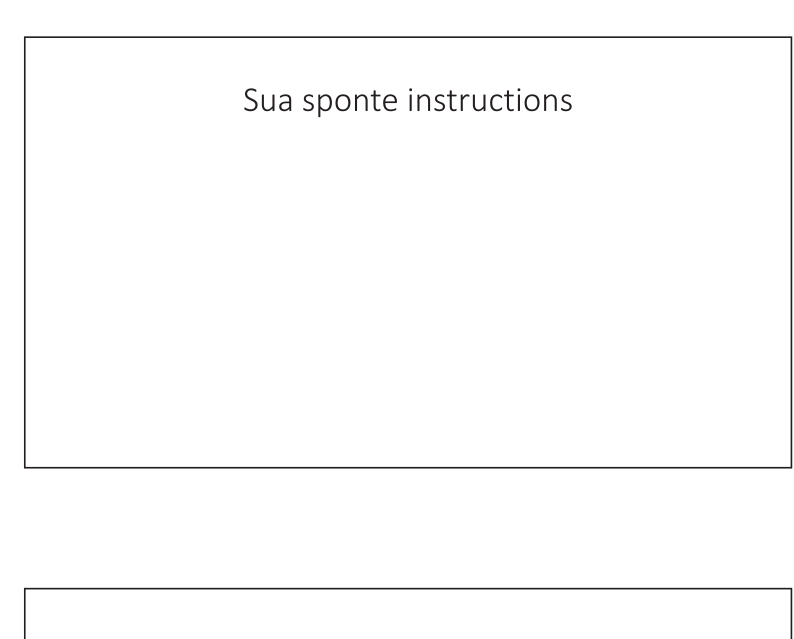
- 1. New pattern jury charges
- 2. Sua sponte instructions
- 3. Common issues on appeal

New pattern jury charges

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Sua sponte instructions

Subject to the provisions of Article 36.07 in each felony case and in each misdemeanor case tried in a court of record, the judge shall, before the argument begins, deliver to the jury, except in pleas of guilty, where a jury has been waived, a written charge distinctly setting forth the law applicable to the case; not expressing any opinion as to the weight of the evidence, not summing up the testimony, discussing the facts or using any argument in his charge calculated to arouse the sympathy or excite the passions of the jury.

Tex. Code Crim. Proc. art. 36.14





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Also available as part of the eCourse <u>Criminal Appeals 2018: Jury Charges, Motions for New Trial, Morton and Brady</u> <u>Case Law Updates, and more</u>

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