Art. 11.07 Writs of Habeas Corpus and Other State Writs

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Court of Criminal Appeals Staff

- Petitions for Discretionary Review
- Death Penalty Direct Appeals and Death Penalty Habeas
- Post-Conviction Writs (non-death penalty)

Filings – FY 2016

- 11.07 New Filings 4,009
- → 11.07 Disposed Filings 3,970
- 11.07s Back from Remand 377
- New Cert. Petitions 7
- Original Habeas, New 80
- Original Habeas, Back from Remand 1
- Mandamus Actions, New 503
- Mandamus, Back from Remand 113
- → Prohibition Actions, New 11
- → Prohibition Actions, Back from Remand 0

Habeas Corpus applications fall under Chapter 11 of the Texas Code of Criminal Procedure

Article 11.01 defines the writ as follows:

The writ of habeas corpus is the remedy to be used when any person is restrained in his liberty. It is an order issued by a court or judge of competent jurisdiction, directed to any one having a person in his custody, or under his restraint, commanding him to produce such person, at a time and place named in the writ, and show why he is held in custody or under restraint.

Chapter 11 provides for different kinds of writs

- → Article 11.071
- → Article 11.072
- → Article 11.08
- → Article 11.09
- → Article 11.07

DON'T GET "TRAPPED"

Rule 73.1

- Applicant has exceeded the two pages allowed for each ground for relief and supporting facts.
- Applicant has filed a computer generated memorandum that exceeds the 15,000 word limit and the trial court has not granted leave to exceed the prescribed limit.
- Applicant has filed a non-computer generated memorandum that exceeds 50 pages in length and the trial court has not granted leave to exceed the prescribed limit.





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Answer Bar: How to Survive a Criminal Appeal

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