

How the Supreme Court of Texas Operates Today



Presented by Blake A. Hawthorne, Clerk of the Court

INTERNAL OPERATING PROCEDURES

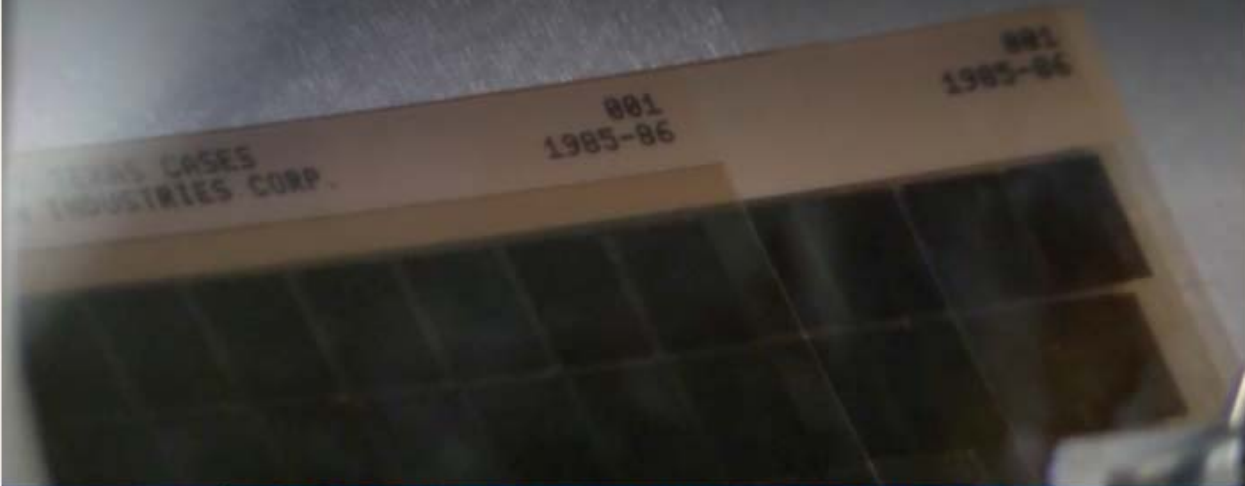
Blake Hawthorne
Clerk of the Court

Don Cruse
Law Office of Don Cruse

UT Annual Conference on State and Federal Appeals • June 15, 2018

**Something old,
something new**

Texas Supreme Court phases out microfiche



kxan
5:25 74°

TEXAS' HIGHEST COURT PHASES OUT MICROFICHE
DOWNTOWN AUSTIN

Texas Judicial BRANCH

Home Courts Rules & Forms Organizations Publications & Training Programs & Services Judicial Data eFile Texas Media

Supreme Court

Site Search

Home Courts Supreme Court

CASE INFORMATION

- Case Search
- Document Search
- Electronic Briefs
- Event Reports
- Case Mail
- Oral Arguments Video
- Causes
- Orders & Opinions

CASE: C-8353

[Print-Friendly](#) [Add to CaseMail](#)

Case: C-8353
Date Filed: 02/10/1989
Case Type: Granted cause that has 2 applications
Style: EDGEWOOD INDEPENDENT SCHOOL DISTRICT ET AL.
v.: WILLIAM KIRBY ET AL.

APPELLATE BRIEFS

Date	Event Type	Description	Remarks	Document
		EDGEWOOD ISD AND		

CASE EVENTS

Date	Event Type	Disposition	Remarks	Document
				[PDF:0.25 MB] [PDF:0.16 MB] [PDF:0.30 MB] [PDF:0.81 MB] [PDF:0.85 MB] [PDF:4.32 MB] [PDF:4.72 MB] [PDF:4.73 MB] [PDF:4.85 MB] [PDF:4.86 MB] [PDF:4.93 MB] [PDF:4.94 MB] [PDF:5.03 MB] [PDF:5.16 MB] [PDF:5.17 MB] [PDF:5.26 MB] [PDF:5.33 MB] [PDF:5.38 MB] [PDF:5.39 MB] [PDF:5.54 MB] [PDF:5.54 MB] [PDF:5.55 MB] [PDF:5.93 MB] [PDF:5.94 MB] [PDF:6.30 MB] [PDF:6.72 MB] [PDF:6.99 MB] [PDF:6.99 MB] [PDF:7.25 MB] [PDF:7.43 MB] [PDF:7.56 MB]
06/07/2018	Case File from Microfiche			
11/13/1989	Mandate issued		REHEARING OVERRULED 777 SW2D 391	
10/25/1989	Motion for Rehearing - Disposed	Overruled		
10/18/1989	Motion for Rehearing forwarded		EDGEWOOD ISD AND DISTRICT COURT	

This case is analogous to Texas Supreme Court cases dealing with the Legislature's authority to draw state legislative districts. Though the Legislature is specifically given that authority by the State Constitution, the Legislature's actions under that authority are still amenable to judicial review. Clements v. Valles, 620 S.W.2d 112 (Tex. 1981); Smith v. Craddick, 471 S.W.2d 375 (Tex. 1971).

III. THE TEXAS SCHOOL FINANCE SYSTEM IS NOT AN EFFICIENT SYSTEM AND VIOLATES ARTICLE VII, SECTION 1 OF THE TEXAS CONSTITUTION.

A. THIS COURT MUST CONSIDER THE "EFFICIENCY" OF THE TEXAS SCHOOL FINANCE SYSTEM, ESPECIALLY IN LIGHT OF THE UNDISPUTED FACTUAL FINDINGS AND CONCLUSIONS OF THE DISTRICT COURT.

"It is not only the right, but the duty of the Judicial Branch of the Government to determine whether or not a legislative act contravenes or antagonizes the fundamental law." Friedman v. American Surety Co. of New York, 151 S.W. 2d 570

Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the [UT Law CLE eLibrary \(utcle.org/elibrary\)](http://utcle.org/elibrary)

Title search: How the Supreme Court of Texas Operates Today

Also available as part of the eCourse

[2018 eConference on State and Federal Appeals](#)

First appeared as part of the conference materials for the
28th Annual Conference on State and Federal Appeals session
"How the Supreme Court of Texas Operates Today"