

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

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Search and Seizure





Ruiz, PD-1348-17

Was the search of substitute teacher Ruiz's cell-phone for "up-skirt" photos of students by the school principal illegal—breach of computer security—so as to implicate Article 38.23's exclusionary rule?

- 1. Whether the State's petition for 20 days of cell phone records set forth "specific and articulable facts" under the Federal Stored Communications Act.
- 2. What is the remedy for a violation of the Stored Communication's Act?

Holder, PD-1269-16





Hankston, PD-0887-15

"Did the Court of Appeals err when it 'utilize[d] Fourth Amendment precedent' in determining Art. 1 Section 9 of the Texas Constitution was not violated when the State obtained Appellant's cell phone records without a warrant in light of *Richardson v. State*, 865 S.W.2d 944 (Tex. Crim. App. 1993)?"

Foreman, PD-1090/91-18

- 1. Can a magistrate issuing a warrant infer that an auto body shop will have surveillance equipment when no facts in the affidavit referred to such equipment?
- 2. Does "plain view" justify the warrantless seizure of the autobody-shop's surveillance equipment when police saw it recording live footage while executing a search warrant?





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