2021 Robert O. Dawson Conference on Criminal Appeals May 13-14, 2021 Austin, Texas

INEFFECTIVE ASSISTANCE OF COUNSEL AND STATE MISCONDUCT

Cynthia R. Garza Dallas County District Attorney's Office Chief, Conviction Integrity Unit 133 N. Riverfront Blvd., L.B. 19 Dallas, Texas 75207 214-653-3600 214-653-5774 fax Cynthia.Garza@dallascounty.org

Gary A. Udashen Udashen | Anton 8150 N. Central Expressway Suite M1101 Dallas, Texas 75206 214-468-8100 214-468-8104 fax gau@udashenanton.com

MOST COMMON GROUNDS RAISED IN APPLICATIONS FOR WRIT OF HABEAS CORPUS

- 1. State Misconduct by Suppression of Exculpatory Evidence.
- **2. Ineffective Assistance of Counsel.**

1

Do Not Suppress Favorable Evidence



If you have to think about it, that's a clue you need to Turn it over!

SUPPRESSION OF EXCULPATORY EVIDENCE

We now hold that the suppression by the prosecution of evidence favorable to an accused upon request violates due process where the evidence is material either to guilt or to punishment, irrespective of the good faith or bad faith of the prosecution.

Brady v. Maryland 373 U.S. 83 (1963)

3

THREE PART TEST TO OBTAIN RELIEF BASED ON SUPPRESSION

OF EXCULPATORY EVIDENCE

- The prosecution withheld or suppressed evidence.
- The evidence was favorable to the defense.
- The evidence was material to either guilt or punishment.

MATERIALITY TEST

Evidence qualifies as material when there is "any reasonable likelihood" it could have "affected the judgment of the jury." To prevail on a *Brady* claim, the applicant need not show that he "more likely than not" would have been acquitted had the new evidence been admitted. He must show only that the new evidence is sufficient to "undermine confidence" in the verdict.

Wearry v. Cain, 136 S.Ct. 1002 (2016)

Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: Ineffective Assistance of Counsel and State Misconduct

Also available as part of the eCourse <u>Hooked on CLE: February 2022</u>

First appeared as part of the conference materials for the 2021 Robert O. Dawson Conference on Criminal Appeals session "Ineffective Assistance of Counsel and State Misconduct"