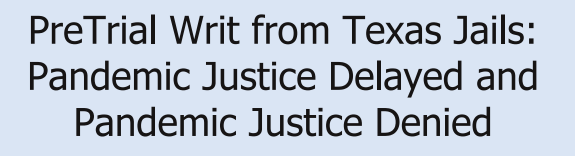
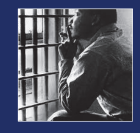
The Direction of the Speedy Trial Right in the Time of COVID-19



SPEEDY TRIAL







2022 Dawson Criminal Appeals - Howard

Howard P.C.

Naomi

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SIXTH AMENDMENT

In all criminal prosecutions, the accused shall enjoy the **right to a speedy** and public trial, by an impartial jury of the State and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the Assistance of Counsel for his defence.





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BARKER v WINGO

Length of delay

(the triggering factor for the balancing test)

- Reason for delay
- Defendant's assertion of right
- Prejudice to the defendant.

Barker v. Wingo, 407 U.S. 514, 530 (1972)







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