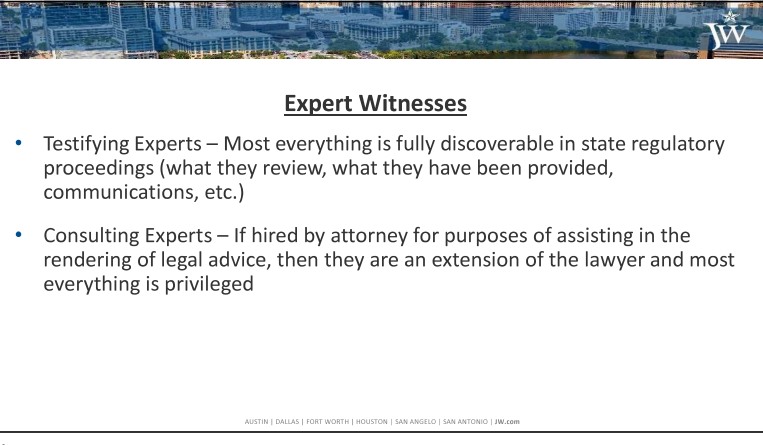






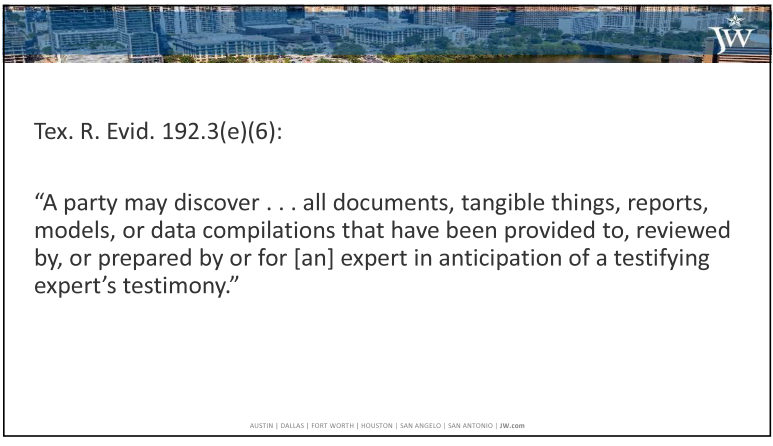
In the words of David Bowie, "Turn and face the strange changes . . ."

- Virtual Hearings are the New Normal . . . Forever.
 - Must file exhibits in advance (Movelt or Party Sharefile)
 - Must display exhibits virtually
 - File Cross-Examination exhibits the night before
 - Must provide proposed exhibits to court reporter before, and file actual admitted exhibits with court reporter afterward
 - Avoid exhibits that require special software (such as GIS files)
- Evidentiary Rules Appear to be More Strictly Applied at SOAH.



It has been presumed by many that, if a client offers testimony as an expert witness, then the attorney-client privilege may waived in regard to communications with the witness that related to the subject matter of the "expert" testimony, pursuant to Tex. R. Evid. 192.3(e)(6)

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First appeared as part of the conference materials for the 19th Annual Advanced Texas Administrative Law Seminar session "Hearsay and Evidence at SOAH"