

Article 11.07 Habeas Corpus Applications

Michael S. Falkenberg

Supervising Attorney

Post Conviction Writ Section

Court of Criminal Appeals of Texas

1

What we're doing

1. New stuff!
2. Nuts and bolts of 11.07 habeas corpus procedure
3. CCA Procedure
4. "Defensive Issues"
5. Focusing on the facts

2

Disclaimer

I speak for myself, and not for Judges, Clerk, General Counsel, or other lawyers at the Court of Criminal Appeals.

3

What is habeas corpus?

- Touchstone principle: legal tool for challenging jailer's authority to restrain someone.

4

All kinds of writs . . .

- Test the legality of confinement
 - Bail
 - Authority to hold
- Pretrial uses
 - Shut down prosecution.
- Contempt of court

5

Post Conviction Collateral Attack!

- Code of Criminal Procedure divides up and channels constitutional and statutory grants of criminal law habeas corpus authority.
- More specifics to come, but the Code gives specific, detailed procedures for post conviction habeas corpus in final felony convictions (11.07) and final felony convictions with death sentences (11.071).

6

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 \(utcle.org/elibrary\)](https://utcle.org/elibrary)

Title search: Article 11.07 Habeas Corpus Applications

First appeared as part of the conference materials for the
2020 Robert O. Dawson Conference on Criminal Appeals session
"11.07 Writs"