

Texas rules of evidence - proposed code

Senate Interim Study on Rules of Evidence - Texas Government Code Section 2001.081

STATE OF TEXAS	IN THE DISTRICT COURT OF
vs.	MONTGOMERY COUNTY TEXAS
	§ 8TH JUDICIAL DISTRICT

STANDING DISCOVERY ORDER

This Court hereby adopts the following Standing Discovery Order that shall apply to all criminal cases except Driving While Intoxicated and associated Driving While Intoxicated-type charges:

- All confessions, admissions, or statements, either written or oral, electronically recorded or otherwise, made by the defendant to law enforcement officers, or to any other person, which are relevant to the offense charged, shall be subject to discovery. All such confessions, admissions, or statements, shall be produced in accordance with the Texas Code of Criminal Procedure.
- All electronically recorded conversations under control of the defendant. Copies of the video or audiotape shall be made at Montgomery County District Attorney's Office and provided to the defense attorney within 30 days of the date of trial or 30 days before trial if in accordance with § 67.01 of the Texas Code of Criminal Procedure.
- All notes which concern any confession, admission or statement made by defendant to law enforcement officers, whether in final, rough draft, or other form, shall be provided to the defense attorney within 30 days of the date of trial or 30 days before trial if in accordance with § 67.01 of the Texas Code of Criminal Procedure.
- All witness statements as that term is used in Rule 615 of the Texas Rules of Evidence.
- All writings used to refresh the recollection of witnesses, as provided is Rule 612 of the Texas Rules of Evidence.
- All statements made by any witness to the alleged offense, which tend to exculpate defendant or mitigate punishment.

Standing Discovery Order
Page 1 of 2

Description: -

Evidence (Law) -- Texas.Texas rules of evidence - proposed code
-Texas rules of evidence - proposed code

Notes: Cover title.

This edition was published in 1982



Filesize: 50.810 MB

Tags: #Texas #Code #of #Criminal #Procedure #Article #38.43

Rules and Contract Updates from the November Commission Meeting

Changes Made After Publication and Comments. You must also provide the client with the TREC Disclosure of Relationship with Residential Service Company form RSC-2.

Rule 408. Compromise Offers and Negotiations

Other than requiring pretrial notice, no specific time limits are stated in recognition that what constitutes a reasonable request or disclosure will depend largely on the circumstances of each case. In addition, clarifications have been made to the text and headings. Inspectors are free to use or not use a contract.

Roach's Texas Rules of Evidence Annotat...

To determine how many hours have posted to your license record, you may visit the license holder info search feature on our website.

Rules and Laws

Supreme Court, and Congress, supplants the existing Rule 37 e.

Related Books

- [Theorie der Public Relations - ein Entwurf](#)
- [Kājī Ābdula Bāseta = - Kazi Abdul Baset.](#)
- [Grand livre du sucre](#)
- [Costo della memoria - don Peppe Diana, il prete ucciso dalla camorra](#)
- [Jew and Arab - origins of the disorders : political and religious demands.](#)