# Texas City Attorneys Association Summer Conference Municipal Law Jeopardy

Terrence S. Welch Brown & Hofmeister, L.L.P.

June 17, 2015

Supreme Court Update	Employment Law	Municipal Potpourri	The Thin Blue Line (Police)
<u>\$100</u>	<u>\$100</u>	<u>\$100</u>	<u>\$100</u>
<u>\$200</u>	<u>\$200</u>	<u>\$200</u>	<u>\$200</u>
<u>\$300</u>	<u>\$300</u>	<u>\$300</u>	<u>\$300</u>
<u>\$400</u>	<u>\$400</u>	<u>\$400</u>	<u>\$400</u>

#### Supreme Court - \$100

A co-tenant can allow a home search after the defendant has been arrested.

**Home** 

#### Supreme Court Answer - \$100

TRUE

**Home** 

#### **Supreme Court - \$200**

An anonymous 9-1-1 call about dangerous driving can give police probable cause to stop a driver.

**Home** 

#### Supreme Court Answer - \$200

## TRUE

**Home** 

#### Supreme Court - \$300

When denying an application to build a cell tower, a city is required to give the applicant the reasons for denial at the time of the city council's action.

**Home** 

#### Supreme Court Answer - \$300

FALSE

**Home** 

#### **Supreme Court - \$400**

An employer must pay an employee for "changing clothes" at the beginning and end of a work day.

**Home** 

#### Supreme Court Answer - \$400

FALSE

**Home** 

#### Supreme Court - \$500

As a general rule, police may search the cell phone of an arrestee.

**Home** 

#### **Supreme Court Answer - \$500**

FALSE

**Home** 

#### **Employment Law - \$100**

A corporation may acquire a racial identity and thereby have standing to sue for race discrimination under Title VII.

**Home** 

#### **Employment Law Answer - \$100**

### TRUE

**Home** 

#### **Employment Law - \$200**

Since Title VII does not prohibit sexual orientation discrimination, some federal circuit courts are allowing gender stereotyping as an alternative means of recovery for such alleged discrimination.

Home

#### **Employment Law Answer - \$200**

TRUE

**Home** 

#### **Employment Law - \$300**

Visible pornography in the workplace and a single confrontation involving sexist remarks creates a sexually hostile work environment.

**Home** 

#### **Employment Law Answer - \$300**

FALSE

**Home** 

#### **Employment Law - \$400**

An employee who "makes up" a job position and induces an applicant to grant him sexual favors in return for her selection for the non-existent job has a viable Title VII claim against the employer.

**Home** 

#### **Employment Law Answer - \$400**

FALSE

**Home** 

#### Municipal Potpourri - \$100

The government must have a compelling interest to prohibit an employee from carrying her 3-inch Sikh ceremonial dagger in a government building.

**Home** 

# Municipal Potpourri Answer - \$100

TRUE

**Home** 

#### Municipal Potpourri - \$200

An employer may require an Islamic employee to conduct his noon-time prayer in his car, outside or off-site rather than in the main lobby.

**Home** 

# Municipal Potpourri Answer - \$200

TRUE

**Home** 

#### Municipal Potpourri - \$300

Certain Texas cities may extend their hotel occupancy tax into the extraterritorial jurisdiction.

**Home** 

# Municipal Potpourri Answer - \$300

TRUE

**Home** 

#### Municipal Potpourri - \$400

A zoning applicant's attorney may contact the mayor or a city council member to discuss the pending land use matter before the city council.

**Home** 

Municipal Potpourri Answer - \$400

FALSE

**Home** 

#### The Thin Blue Line - \$100

As a general rule, police may search the cell phone of an arrestee.

**Home** 

#### The Thin Blue Line Answer - \$100

FALSE

**Home** 

#### The Thin Blue Line - \$200

Police officers who gave false information to prompt a doctor's non-consensual, invasive search of an arrestee's rectum are nonetheless protected by qualified immunity.

**Home** 

#### The Thin Blue Line Answer - \$200

FALSE

**Home** 

#### The Thin Blue Line - \$300

A person's consent given to an officer to search a cell phone's records also includes consent for the officer to answer the cell phone when it rings and pose as the phone's owner during ensuing conversations.

Home

#### The Thin Blue Line Answer - \$300

FALSE

**Home** 

#### The Thin Blue Line - \$400

A city ordinance that requires hotel operators to keep certain information regarding hotel guests for 90 days and allow police officers to conduct warrantless, on-site inspections of that information is lawful under the Fourth Amendment.

**Home** 

#### The Thin Blue Line Answer - \$400

FALSE

**Home** 

### FINAL JEOPARDY!



#### FINAL JEOPARDY!

The neighbor's actions constitute the crime of disorderly conduct, an offensive gesture in a public place, and the gesture tends to incite an immediate breach of the peace [Tex. Penal Code § 42.01(a)(2)].

#### Final Jeopardy Answer

# EITHER TRUE OR FALSE!

### Thank You for Playing!

# Texas City Attorneys Association Summer Conference Municipal Law Jeopardy

Terrence S. Welch Brown & Hofmeister, L.L.P.

June 17, 2015