YEAR 2005 CASE SUMMARIES

By The Honorable Pat Garza Associate Judge 386th District Court San Antonio, Texas

		2000 Summaries	

In aggravated sexual assault trial, outcry witness testimony was admissible. (In The Matter Of V.B.) (05-3-10)

On February 23, 2005, the San Antonio Court of Appeals found no evidence in the record that the trial court abused its discretion in finding the victims' statements reliable and that the testimony from the outcry witness bore sufficient indicia of reliability with respect to the time, content, and circumstances of the statements for the testimony to be admissible pursuant to *Texas Family Code* § 54.031.

05-3-10. In The Matter Of V.B., S.W.3d No. 04-04-00167-CV & 04-04-00168-CV, 2005 Tex.App.Lexis 1424 (Tex.App.– San Antonio 2/23/05), rel for pub. 5/19/05.

Facts & Opinion: see ¶ 05-2-02

LAST MODIFIED: JUNE 27, 2005 03:26 PM

DISCLAIMER I CONTACT US

© 1998-2004 Juvenile Law Section of the State Bar of Texas