







Texas Legislature in 1985

- Crime for 15 years + to ride unbelted in front seat; drivers must belt children under 15 years in front seat.
- "Use or non-use of a seatbelt is not admissible evidence in a civil trial."

5

Texas Legislature in 2003 – HB 4

- Repealed prohibition of admission of seat belt evidence in civil cases.
- Revived dormant, but never overruled Kerby & Carnation cases.

6





Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: Seatbelts and Police Testimony

Also available as part of the eCourse

<u>Answer Bar: Taking Your Car Crash Case to Trial</u>

First appeared as part of the conference materials for the 2022 The Car Crash Seminar session
"Seatbelts and Police Officer Testimony"