

## IN THE COURT OF CRIMINAL APPEALS OF TEXAS

NO. PD-1616-12

PAUL PAWLAK, Appellant

v.

## THE STATE OF TEXAS

## ON APPELLANT'S PETITION FOR DISCRETIONARY REVIEW FROM THE THIRTEENTH COURT OF APPEALS NUECES COUNTY

HERVEY, J., delivered the opinion of the unanimous Court.

## O P I N I O N

Appellant, Paul Pawlak, was charged with, and convicted of, various counts of prohibited sexual activities including sexual assault, sexual assault of a child, and attempted sexual assault. He asks this Court to reverse the judgment of the court of appeals, which held that the trial court properly admitted thousands of digital pornographic images at Appellant's trial, including images of child and homosexual