

*Opinion No. DM-212, Opinion No. DM-212 (Ops. Tex. Atty. Gen. Mar. 29, 1993)*

The result reached in *Irwin* is no longer the law in Texas; city police officers now have county-wide jurisdiction. See *Angel v. State*, [740 S.W.2d 727](#) (Tex.Crim.App. 1987) (holding that V.T.C.S. articles 998, 999, now [sections 341.001\(e\)\(1\)](#) and [341.021\(e\) of the Local Government Code](#), give city police officers and city marshalls county-wide jurisdiction for warrantless arrests); *Britt v. State*, [768 S.W.2d 514](#) (Tex.App.-Fort Worth 1989, no writ) (holding that [sections 341.001\(e\)\(1\)](#) and [341.021\(e\) of the Local Government Code](#) give city police officers and city marshalls county-wide jurisdiction to execute search warrants). Moreover, the reasoning in *Irwin* is inconsistent with *Aldine* and its progeny.