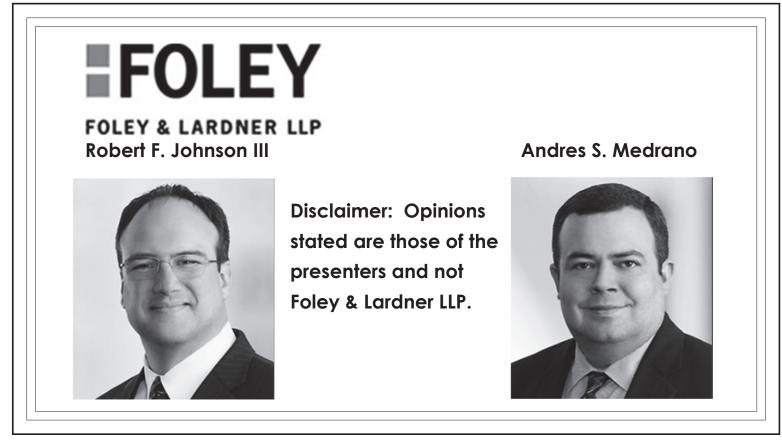
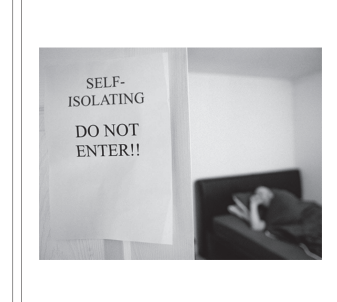
AD HOC RULEMAKING

AT TEXAS AND FEDERAL AGENCIES – A PRACTITIONER'S PERSPECTIVE

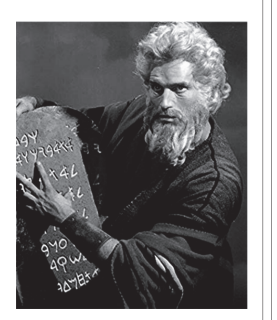




Because nothing will take away the doldrums of pandemic isolation like bureaucratic law...

What is a Rule?

•The Term Rule is defined for Texas Agencies by the Texas Government Code Section 2001 – usually called the Administrative Procedures Act or the APA



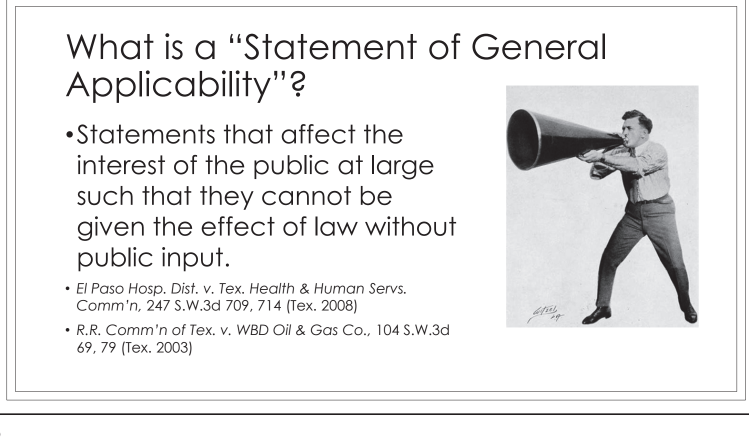
3

Tex. Gov. Code (APA) § 2001.003(6)(12)

• "Rule":

- (A) means a state agency statement of general applicability that:
- (i) implements, interprets, or prescribes law or policy; or
- (ii) describes the procedure or practice requirements of a state agency;
- (B) includes the amendment or repeal of a prior rule; and
- (C) does not include a statement regarding only the internal management or organization of a state agency and not affecting private rights or procedures.

5



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: Ad-Hoc Rulemaking

Also available as part of the eCourse 2020 Advanced Administrative Law eConference

First appeared as part of the conference materials for the 15^{th} Annual Advanced Texas Administrative Law Seminar session "Ad-Hoc Rulemaking"