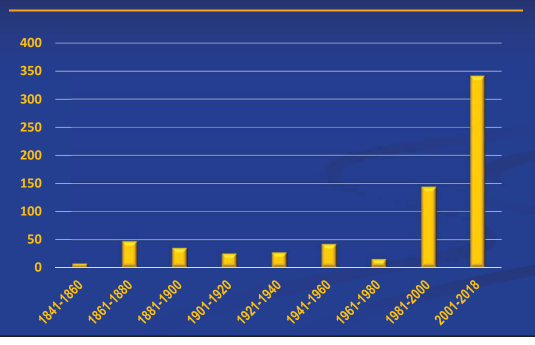


CONTRACTS THAT DON'T MEAN WHAT THEY SAY

Scott Brister ★ Hunton Andrews Kurth

"Plain Text"/"Plain Language"

Texas Supreme Court Opinions



Some laws *don't* mean what they say

- "No vehicles in the park"
- "Seat belt use inadmissible in civil trials"
 - can't sue seat belt manufacturers?

Bridgestone/Firestone v. Glyn-Jones (Tex. 1994)

- Court: legislative intent: "we must look behind the words to the true purpose"
- Hecht: "sometimes words, no matter how plain, will not be construed to mean what the Legislature almost certainly could not have intended."

Some contracts don't mean what they say

Especially insurance contracts:

Stumble while exiting pickup is a "motor vehicle accident" Texas Farm Bureau v. Sturrock (Tex. 2004)

- 4.000-foot fences attached to home's slab is part of "dwelling" Nassar v. Liberty Mut. Ins. (Tex. 2017)
- Injury from gun set off by 9-year-old boy crawling thru truck window to get his coveralls is "use of an underinsured motor vehicle"

 Mid-Century Ins. v. Lindsey (Tex. 1999)

Some contracts don't mean what they say

More likely to occur with form contracts:

- broad impact (oil & gas, insurance)
- upsets only lawyers, not Legislature
- in non-standard contracts, other cases involving other circumstances "are not as compelling." RSUI Indem. v. Lynd Co. (Tex. 2015)

When contracts don't mean what they say

Legal rules that may alter plain meaning:

- Implied Covenants or Terms
- Context
- Custom & Usage





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