Litigation Against Real Estate Agents and Brokers: Failure to Disclose Defects/Conditions



COE

THOMPSON

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Common Causes of Action Against Brokers/Agents

- Negligence
- Negligent Misrepresentation
- Breach of Contract
- DTPA Violations
- Common Law Fraud
- Fraud in a Real Estate Transaction



Texas Business and Commerce Code § 27.01

- Fraud in a real estate transaction . . . consists of a:
 - (1) false representation of a past or existing material fact, when the false representation is
 - (A) made to a person for the purpose of inducing that person to enter into a contract; and
 - (B) relied on by that person in entering into that contract; or
 - (2) false promise to do an act, when the false promise is
 - (A) material;
 - (B) made with the intention of not fulfilling it;
 - (C) made to a person for the purpose of inducing that person to enter into a contract; and
 - (D) relied on by that person in entering into that contract.
- Does NOT require actual knowledge of the falsity of the misrepresentation
- Any person who violates the provisions of this section shall be liable to the person defrauded for reasonable and necessary <u>attorney's fees</u>, <u>expert witness fees</u>, costs for copies of depositions, and costs of court.



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Seller's Duty: Section 5.008 of the Texas Property Code

• "<u>A seller</u> of residential real property comprising not more than one dwelling unit located in this state shall give to the purchaser of the property a written notice as prescribed by this section or a written notice substantially similar to the notice prescribed by this section which contains, at a minimum, all of the items in the notice prescribed by this section." 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>

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Also available as part of the eCourse

Residential Real Estate Lending Hot Topics: Smart Legal Contracts, Real Estate Litigation, the Dodd-Frank Evolution, and TREC Forms

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