

TAKINGS: A CASE STUDY IN CURRENT ISSUES

**Robert F. Brown
Brown & Hofmeister, L.L.P.**

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TX. V. U.S. CONSTITUTION

**DOES THE TEXAS CONSTITUTION PROVIDE
GREATER TAKINGS PROTECTION THAN THE
FEDERAL CONSTITUTION?**

- **Interpretations of U.S. Const. not binding on interpretation of TX. Const., but can be persuasive.**

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TX. V. U.S. CONSTITUTION

- 5th Amendment: "nor shall private property be taken for public use without just compensation."
- Art. 17, Sec 1: "No person's property shall be taken, damaged or destroyed for or applied to public use without adequate compensation being made"

TX. V. U.S. CONSTITUTION

- 1869 TX. Const. : "No person's property shall be taken or applied to public use without just compensation being made"
- Current (1876) TX. Const.: "No person's property shall be taken, damaged or destroyed for or applied to public use without adequate compensation being made"

TX. V. U.S. CONSTITUTION

- Before *Pennsylvania Coal Co. v. Mahon*, 260 U.S. 393 (1922), 5th Amendment's Takings Clause only applied to a direct appropriation of property.
- Did not cover "regulatory takings."
- Current (1876) TX. Const.: Added "damaged or destroyed" to provide for regulatory takings protection.

TX. V. U.S. CONSTITUTION

- Now that Federal and TX. Constitutions both provide the same protections, there is no real historical basis to support greater rights under the TX. Const.
- Texas cases follow interpretations of the Federal Constitution in Takings Cases since no one has asserted otherwise.

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