CASES YOU SHOULD KNOW

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Justice Tracy Christopher Fourteenth Court of Appeals

Yvonne Ho Bracewell LLP

OVERVIEW

- Contract Interpretation and Enforcement
- Discovery

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- Attorney-Client Privilege
- False Claims Act and Foreign Corrupt Practices Act

CONTRACT INTERPRETATION AND ENFORCEMENT

FRAUDULENT INDUCEMENT CLAIMS

• Waiver-of-reliance clause:

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- Can bar a fraudulent inducement claim
- Multi-factor test for enforceability of waiver clauses
 - o Forest Oil Corp. v. McAllen, 268 S.W.3d 51 (Tex. 2008)
 - Schlumberger Tech. Corp. v. Swanson, 959 S.W.2d 171 (Tex. 1997)

• Standard merger clause:

- Does not amount to a waiver of reliance
 - Italian Cowboy Partners, Ltd. v. Prudential Ins. Co. of Am., 341 S.W.3d 323 (Tex. 2011)

FRAUDULENT INDUCEMENT CLAIMS

Int'l Bus. Machs. Corp. v. Lufkin Indus. LLC, No. 17-0666, 2019 WL 1232879 (Tex. Mar. 15, 2019)

- Provision waived reliance on representations "not specified" in the contract
- Held: fraudulent inducement claim was barred
 - waiver of reliance was enforceable

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- the misrepresentations were not specified in the contract

FRAUDULENT INDUCEMENT CLAIMS

Mercedes-Benz USA, LLC v. Carduco, Inc., No. 16-0644, 2019 WL 847845 (Tex. Feb. 22, 2019)

- Oral representations contradicted express terms of contract
- Held: fraudulent inducement claim was barred
 - Contradiction between express contract language and oral representations raised "red flags"
 - Reliance on oral representations was unjustifiable, as a matter of law

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