

Update on the Texas Supreme Court

by
Justice Jeff Boyd
and
Kurt Kuhn

1

Top Cases



2

Statute of Limitations

3

Erikson v. Renda
No. 18-0486 (Dec. 20, 2019)



4

Erikson v. Renda

Hughes tolling is animated by several policy considerations unique to malpractice claims, but it is a “clear and strict,” “categorical,” and “bright-line rule” applicable only to the category of legal-malpractice claims falling within the articulated paradigm.

5

Erikson v. Renda

“[B]ecause in the area of limitations, bright-line rules generally represent the better approach” and help ensure “predictability and consistency” in the jurisprudence. We have thus mandated a “strict application” of the tolling rule limited “to the category of legal-malpractice cases encompassed within its definition,” whether its policy concerns are implicated or not.

6

Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the [UT Law CLE eLibrary \(utcle.org/elibrary\)](https://utcle.org/elibrary)

Title search: Update on the Texas Supreme Court

Also available as part of the eCourse

[2020 eConference on State and Federal Appeals](#)

First appeared as part of the conference materials for the
30th Annual Conference on State and Federal Appeals session
"Texas Supreme Court Update"