

The Right to Retain Silence?The Enforceability of NDAs After #MeToo

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## **#MeToo Movement Focuses Attention On NDAs**

• Since 2017, #MeToo, Time's Up, and reports in the national press have laser-focused the public's attention on the pervasiveness of sexual misconduct in America.



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### **#MeToo Movement Focuses Attention on NDAs**

 #MeToo has also revealed the role of nondisclosure agreements (NDAs) in settling sexual misconduct claims, sparking an ongoing public debate over their enforceability.

### BBC

NDAs 'should not silence sexual harassment claims'

The Washington Post

How NDAs kept the lid on harassment scandals — and why that might be changing



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# Debate Over NDAs Is Genuinely Complicated

#### **BENEFITS**

- Financial settlements usually conditioned on confidentiality
- Financial settlements are valuable for victims
- Victims may desire confidentiality for a host of other reasons
- NDAs can protect the falsely accused or those with valid defenses

#### **CONCERNS**

- Often a power imbalance between accuser and accused
- May allow serial perpetrators to re-offend by hiding their behavior
- NDAs may be structured in ways that raise questions about investigatory obstruction

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### **NDAs in Texas**

- NDAs prevent the disclosure of trade secrets and confidential information. See In re Mktg. Inv'rs Corp., 80 S.W.3d 44, 47 (Tex. App.—Dallas 1998, no pet.).
- NDAs are generally enforceable and do not violate public policy. See McGowan & Co., Inc. v. Bogan, 93 F. Supp. 3d 624, 636 (S.D. Tex. 2015) (citing Marsh USA Inc. v. Cook, 354 S.W.3d 764, 768 (Tex. 2011)).
- Unlike noncompete covenants, NDAs are not restraints on trade. Thus, reasonable time, geographical, and scope-ofactivity limitations are not prerequisites to an NDA's enforceability. See Zep Mfg. Co. v. Harthcock, 824 S.W.2d 654, 663 (Tex. App.— Dallas 1992, no writ).

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# What Are Sexual Misconduct NDAs?

- No case law in Texas addressing enforceability of sexual misconduct NDAs.
  - "Sexual misconduct NDA" is an umbrella term.
  - Such agreements can go by many names or take many forms (e.g., confidentiality, non-disparagement, non-assistance).
  - Such agreements can arise from a variety of sources (e.g., employment agreements, settlement agreements, arbitration agreements).
  - Sexual misconduct covers a broad spectrum of wrongful conduct, from civil torts (e.g., workplace sexual harassment) to criminal conduct (e.g., sexual assault).
  - These distinctions may matter in a public policy analysis.

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