Lender Liability: Yes, That's Still a Thing

Phil Lamberson Joe Wielebinski Jason A. Enright

Any opinions expressed herein are of the presenters and not necessarily of the Firm.



1

What is "Lender Liability"?

"Lender liability" is an umbrella term used to describe various claims borrowers may assert to impose liability (or a remedy) against lenders who overstep their boundaries in enforcing a loan.

WIN STEAD

winstead com

Breach of Contract

(1) the existence of a valid contract; (2) performance or tendered performance by the plaintiff; (3) breach of the contract by the defendant; and (4) damages sustained as a result of the breach.

WINSTEAD

winstead cor

<u>—</u> 3

<u>Duress</u>

■ "It has been held that threatening to do that which a party has a legal right to do cannot form the basis of a claim of duress by business compulsion. The vice arises only when he employs extortive measures, or when, lacking good faith, he makes improper demands." *State Nat'l Bank v. Farah Mfg. Co.*, 678 S.W.2d 661, 684 (Tex. Ct. App. 1984) (also citing elements of duress).

WIN STEAD

winstead com

Fraud

(1) defendant made a representation to the plaintiff; (2) the representation was material; (3) the representation was false; (4) when defendant made the representation, it either knew the representation was false or positively asserted the representation recklessly and without knowledge of whether it was true; (5) defendant made the representation with the intent that the plaintiff act on it; (6) the plaintiff relied on the representation; and (7) the representation caused the plaintiff's injury.

WINSTEAD

winstead con

5

Negligent Misrepresentation

1) a representation made by a defendant in the course of its business or in a transaction in which it has a pecuniary interest; (2) the representation conveyed 'false information' for the guidance of others in their business; (3) the defendant did not exercise reasonable care or competence in obtaining or communicating the information; and (3) the plaintiff suffers pecuniary loss by justifiably relying on the representation.

WIN STEAD

winstead com





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>

Title search: Lender Liability: Yes, That's Still a Thing

Also available as part of the eCourse 2022 Special Topics in Commercial Lending: Appointment of Receivers; Lender Liability; and Financeability of Documents

First appeared as part of the conference materials for the 56th Annual William W. Gibson, Jr. Mortgage Lending and Servicing Institute session "Lender Liability: Yes, That's Still a Thing"