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I. SHORT-TERM RENTAL REGULATIONS

Background

- Zaatari case: Austin ordinance held retroactive, banned assemblies
- Draper case: Arlington ordinances (not total bans) not enjoined
- Muns case:
 - --Grapevine ordinance (total ban)
 - --pleading held sufficient for
 - a taking (interference with investment-backed expectations) . . .
 - infringement of fundamental right to lease . . .
 - allegation that ordinance was not rationally related to legitimate interest; burdensome/oppressive

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