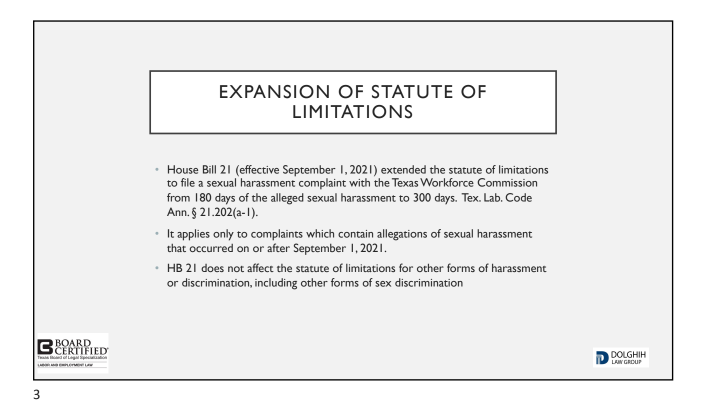
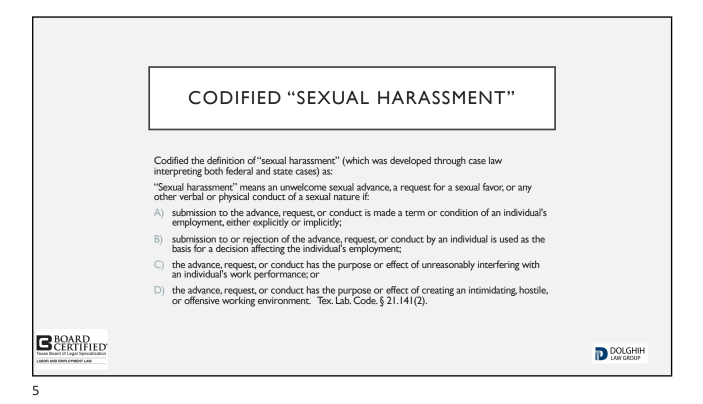
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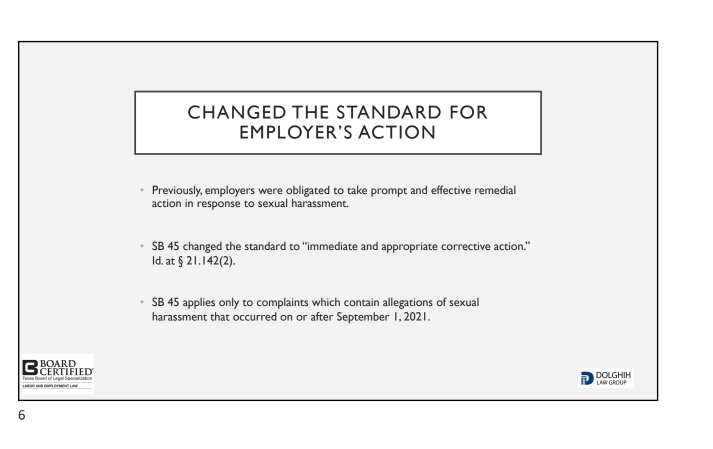






	EXPANSION OF LIABILITY	
	<ul> <li>Senate Bill 45 (effective September 1, 2021) changed the definition of "employer" for sexual harassment claims to:</li> </ul>	
	<ul> <li>"Employer" means a person who:</li> </ul>	
	(A) employs one or more employees; or	
	(B)~(B)~ acts directly in the interests of an employer in relation to an employee.	
	Tex. Lab. Code Ann. § 21.141(1).	
	This new definition opens agents, supervisors, and managers to liability for both sexual harassment itself and for not taking immediate and appropriate corrective action in response to sexual harassment.	
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## Title search: Recent Development in Sexual Harassment Litigation in Texas

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