

1

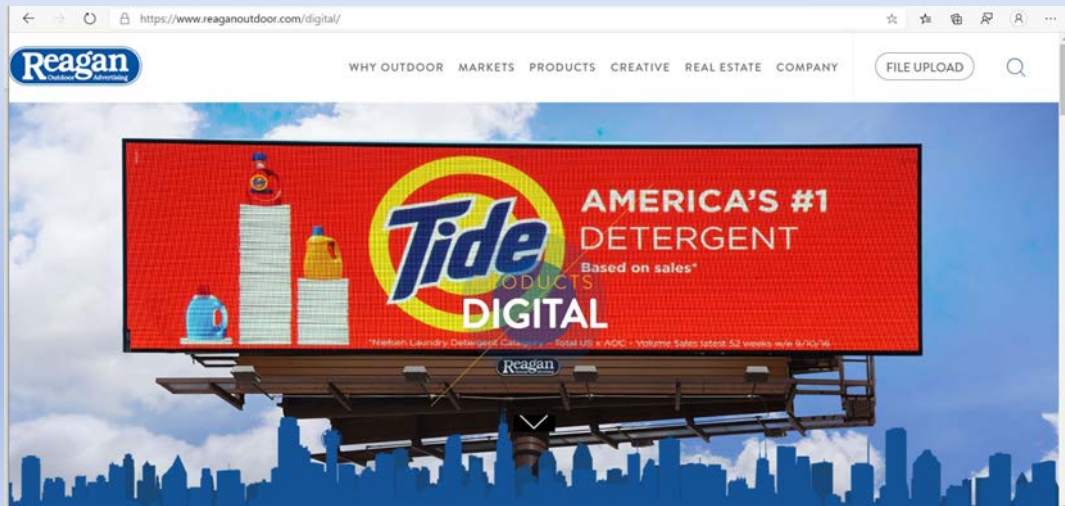


2

## FIRST AMENDMENT (Sign Regulations)

### **Background**

*City of Austin v. Reagan National Advert. of Austin*



3

## FIRST AMENDMENT (Sign Regulations)

### **Background**

*City of Austin v. Reagan National Advert. of Austin*

- City of Austin Sign Code
- Restricted "off-premise" digital sign conversions
- USSC (2022): On-premise/off-premise distinction is "facially content-neutral"  
Remand to determine if intermediate scrutiny would apply

4

#### FIRST AMENDMENT (Sign Regulations)

**Updates**      *City of Austin v. Reagan National Advert. of Austin (2023)*

- **No impermissible purpose for Sign Code**
- **So, "intermediate scrutiny" applies:**
  - City's governmental interests were "substantial"  
(traffic safety, esthetics)
  - Need not use "least restrictive means"
  - Some underinclusiveness OK – tailoring need not be "airtight"
  - Common sense and tradition support the Sign Code
- **Sign Code survived intermediate scrutiny; held constitutional**

5

#### FIRST AMENDMENT (Sign Regulations)

**Updates**      *City of Austin v. Reagan National Advert. of Austin (2023)*

- **No impermissible purpose for Sign Code**
- **So, "intermediate scrutiny" applies:**
  - City's governmental interests were "substantial"  
(traffic safety, esthetics)
  - Need not use "least restrictive means"
  - Some underinclusiveness OK – tailoring need not be "airtight"
  - Common sense and tradition support the Sign Code
- **Sign Code survived intermediate scrutiny; held constitutional**

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 \(utcle.org/elibrary\)](http://utcle.org/elibrary)

## Title search: Land Use Case Updates

First appeared as part of the conference materials for the  
27<sup>th</sup> Annual Land Use Conference session

"Land Use Case Updates: Part 1"