

Hot Topics			
1	Short-Term Rentals and Evolving Municipal Regulation		
Hourly Rentals of Pools, Kitchens and Backyards: <i>Peerspace</i> and <i>Swimply</i>		2	
3	ETJ—Who Needs It?		
	Poker Clubs: Dealing Cities a Bad Hand? 4		



Texas Case Law on STRs—HOAs

- Tarr v. Timberwood Park Owners Ass'n: Texas
 Supreme Court in 2018 held that an HOA
 restrictive covenant did not prohibit a resident's
 use of his home as an STR
- Jbrice Holdings v. Wilcrest Walk Townhomes
 Ass'n: Texas Supreme Court in 2022 held that an
 HOA's deed restrictions could be amended to
 prohibit STRs

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Texas Case Law on STRs—Cities

Zaatari v. City of Austin (Austin Court of Appeals 2019)

- Austin passed ordinance banning, in part, short-term rental of nonhomestead single-family residences
- Established Property Right: Court found that short term rental was an "established practice," and a "historically allowable use" in Austin, and that STR owners had invested "significant time and money into the property"
- Ordinance was found to serve "minimal, if any public interest" while "having a significant impact on property owners' substantial interest in well-recognized property interest"
- Elimination of non-owner occupied STRs was "unconstitutionally retroactive"

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