



## REGULATORY TAKINGS AND INVERSE CONDEMNATION

# **Background**

- Lingle case (USSC 2005), four taking categories
  - (1) Permanent physical invasion: Loretto
  - (2) Deprivation of all economic uses: Lucas
  - (3) Exactions: Nolan, Dolan, Flower Mound
  - (4) Interference, investment-backed expectations: Penn Central
- Sec. 212.904 LGC now governs many municipal exactions
- Having a contract does not preclude taking claim

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# Updates Golden Glow Tanning Salon v. City of Columbus

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# **Updates** Golden Glow Tanning Salon v. City of Columbus

• COVID closing ordinance was neither:

permanent physical invasion: Loretto

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Title search: Land Use Case Updates: Part 2

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