

1

# **Administrative Challenges & Appeals**

- 1. Finality
- 2. The 5 Ws of a Challenge
- 3. Sidestepping Sovereign Immunity
- 4. Standards of Review
- 5. Agency Deference
- 6. The Administrative Record
- 7. Appealing your Appeal



haynesboone

© 2019 Haynes and Boone, LLP

2

# Coulrophobia? Fear of Clowns

haynesboone

© 2019 Haynes and Boone, LLP

3



Finality

It ain't over till...

haynesboone

© 2019 Haynes and Boone, LLP

# Sorry. \*May\* I appeal?

- In general, there is no inherent right to appeal agency decisions
- Need waiver of sovereign immunity and cause of action
- Texas rights to appeal AO:
  - 1. Statutory route
    - Final orders in contested cases under the APA; or
    - Agency's organic statute
  - 2. Order adversely affect a vested property right or violates a constitutional right

## haynesboone

© 2019 Haynes and Boone, LLP

5

# If not a person, stop here

- Federal APA (5 USC § 702): "A person suffering legal wrong because of agency action, or adversely affected or aggrieved by agency action within the meaning of a relevant statute, is entitled to judicial review thereof."
  - <u>Exception</u>: Statute precludes review or committed to agency discretion by law
- Texas APA (Tex. Gov't Code § 2001.171): "A person who has exhausted all administrative remedies available within a state agency and who is aggrieved by a final decision in a contested case is entitled to judicial review."

### haynesboone

© 2019 Haynes and Boone, LLP

6

5





Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

# Title search: Administrative Challenges and Appeals

Also available as part of the eCourse 2019 Advanced Texas Administrative Law eConference

First appeared as part of the conference materials for the  $14^{\rm th}$  Annual Advanced Texas Administrative Law Seminar session "Administrative Challenges and Appeals"