Texas At-Will Employment Doctrine, Its Exceptions and Other Common Law Claims



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Texas At-Will Employment Doctrine

For well over a century, the general rule in this State, as in most American jurisdictions, has been that absent a specific agreement to the contrary, employment may be terminated by the employer or the employee at will, for good cause, bad cause, or no cause at all.

So why are there so many employment lawsuits?



Exceptions to the At-Will Doctrine for Texas Employers

Exceptions may stem from:

- Contract
- Statute
- Tort
- Public Policy



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Common Contract Exceptions

- Oral
- Written
- Implied

*Promissory estoppel: (1) a promise, (2) foreseeability of reliance thereon, and (3) substantial reliance by the promisee to his detriment.

• Collective Bargaining Agreement



Most Common Statutory Exceptions

Title VII Workers' Compensation Act

TCHRA FMLA

ADEA WARN

ADA USERRA

Section 1981 Texas Whistleblower Act

Etc.



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Most Common Tort Exceptions

- Defamation
- Privacy
- Negligence
- Assault / Battery
- Intentional Infliction of Emotional Distress
- False Imprisonment







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Also available as part of the eCourse

<u>Essential Employment Law "Nuts and Bolts"</u>

First appeared as part of the conference materials for the 2022 Essential Employment Law: A Practical Course in the Basics session "Texas is an "At Will" State... So Why Worry?"