

TMCCP Presents

Legislative Update Seminar

August 17-18, 2017, San Marcos, Texas

HANDOUT FOR

“General Administration”

with speaker Catarina Gonzales

Senior Associate, Denton Navarro Rocha Bernal & Zech, P.C.

TEXAS MUNICIPAL CLERKS CERTIFICATION PROGRAM

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GENERAL ADMINISTRATION

CATARINA GONZALES
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WHY DOGS ARE BETTER THAN THE TEXAS LEGISLATURE *UNLESS YOU OWN LOKI THE DEMON DACHSHUND*

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ABOUT ME

ATTORNEY WITH A LOCAL GOVERNMENT AND
LEGISLATIVE PRACTICE

EXTENSIVE EXPERIENCE REPRESENTING LOCAL
GOVERNMENTS

POLITICAL NERD

POLICY GEEK

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LOKI THE DEMON DACHSHUND

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*DOGS ARE WISE. THEY CRAWL
AWAY INTO A QUIET CORNER AND
LICK THEIR WOUNDS AND DO NOT
REJOIN THE WORLD UNTIL THEY
ARE WHOLE ONCE MORE –
AGATHA CHRISTIE*

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THE LEGISLATURE DID NOT DO THIS - THEY CAME BACK FOR A SPECIAL SESSION

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THE GOVERNOR HAD 20 ITEMS ON THE SPECIAL SESSION - 10 PASSED

- MUNICIPAL ANNEXATION
- TREE BILL
- SUNSET LEGISLATION
- TEACHER RETIREMENT BENEFITS
- SCHOOL FINANCE REFORM
- ABORTION INSURANCE
- ABORTION REPORTING
- DNR PROTECTIONS
- MAIL IN BALLOT FRAUD
- MATERNAL MORTALITY

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DOGS LOVE THEIR FRIENDS AND BITE THEIR ENEMIES, QUITE UNLIKE PEOPLE, WHO ARE INCAPABLE OF PURE LOVE AND ALWAYS HAVE TO MIX LOVE AND HATE - SIGMUND FREUD

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FULL AND FINAL RELEASE

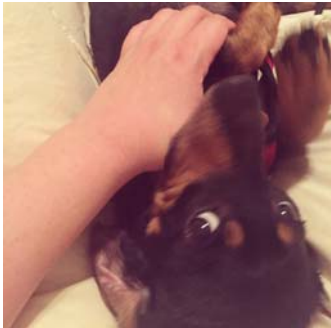
This full and final settlement agreement and release dated this the ____ day of August 2017, by and between Catarina Gonzalez hereinafter "Releasee" and _____ hereinafter "Releasor".

Whereas, on August 11th, 2017, an incident occurred between the dog owned by Gonzalez named Loki and the dog owned by _____ named Sasha; and
Whereas, Sasha was injured in the incident and required veterinary care; and
Whereas, in lieu of the expense and time involved in litigation, the parties have agreed to the resolution, compromise and settlement of all disputes, claims and controversies among them as provided herein.

NOW THEREFORE, in consideration of the payment of one hundred nineteen dollars and 77 cents (\$119.77), the receipt and sufficiency of which the Releasor hereby acknowledges and concedes, the parties agree as follows:


1. Releasor does hereby for herself and her heirs, successors, and assigns release and forever discharge Catarina Gonzalez and her heirs, successors, and assigns, from any and all actions, causes of actions, claims and demands, for any reason of any loss, injury, or damage to any person or property, which has been sustained in consequence of the incident that occurred on August 11, 2017 at the 704 apartments. The Releasee further agrees not to make any claim or continue any claim against the Releasor or to report the incident to any governmental authority.
2. It is understood and agreed that the payment is not an admission of liability on the part of the Releasee.
3. It is distinctly understood and agreed by the Releasee that this is a **FULL, COMPLETE, AND FINAL RELEASE** and that the sum of money above recited is being paid to, and is accepted by, the Releasor in **FULL COMPROMISE SETTLEMENT** of a disputed claim.
4. In making this agreement, the Releasor avers that she has not relied upon any statement or representation which is not contained within this document and she has relied solely on her own judgment and the judgment of her advisor(s) in deciding to execute this Agreement. The undersigned Releasor has carefully read the foregoing instrument with the benefit of the assistance of counsel of her choosing, if she chose to do so, and affirms by signature below that this Agreement contains the entire agreement between the parties hereto, that the terms of this instrument are contractual and are not more recited and the undersigned knows the specific contents and effect hereof and the Releasor executes this **COMPLETE AND FINAL RELEASE** of the Releasee of Releasee's own free will and in her own eyes and mind.
5. The Releasee is the sole owner of any claim(s) which has been asserted by her and that such claim(s) have not been assigned, encumbered, transferred, pledged or otherwise in any manner whatsoever and/or transferred, either by written instrument or otherwise, to a third party or entity.
6. The Releasor represents and warrants that she is competent and has the authority to enter into this agreement.

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H.B. 53 - SETTLEMENT AGREEMENTS; PROVIDES THAT: (1) A GOVERNMENTAL UNIT, INCLUDING A CITY, MAY NOT ENTER INTO A SETTLEMENT OF A CLAIM OR ACTION AGAINST THE GOVERNMENTAL UNIT IN WHICH: (A) THE AMOUNT OF THE SETTLEMENT IS EQUAL TO OR GREATER THAN \$30,000; AND (B) THE MONEY THAT WOULD BE USED TO PAY THE SETTLEMENT IS: (I) DERIVED FROM TAXES COLLECTED BY A GOVERNMENTAL UNIT; (II) RECEIVED FROM THE STATE; OR (III) INSURANCE PROCEEDS RECEIVED FROM AN INSURANCE POLICY FOR WHICH THE PREMIUM WAS PAID WITH TAXES COLLECTED BY A GOVERNMENTAL UNIT OR MONEY RECEIVED FROM THE STATE; AND (2) A CONDITION OF THE SETTLEMENT REQUIRES A PARTY SEEKING AFFIRMATIVE RELIEF AGAINST THE GOVERNMENTAL UNIT TO AGREE NOT TO DISCLOSE ANY FACT, ALLEGATION, EVIDENCE, OR OTHER MATTER TO ANY OTHER PERSON, INCLUDING A JOURNALIST OR OTHER MEMBER OF THE MEDIA. 9/1/17

S.B. 255 - CITY CONTRACTS; AMENDS VENDOR DISCLOSURE REQUIREMENTS REPORTED ON FORM 1295 TO: (1) EXEMPT CONTRACTS WITH A PUBLICLY TRADED BUSINESS ENTITY (INCLUDING A WHOLLY OWNED SUBSIDIARY OF THE BUSINESS ENTITY) AND EXEMPT CONTRACTS WITH ELECTRIC AND GAS UTILITIES; AND (2) REQUIRE THAT THE FORM 1295 INCLUDE A WRITTEN, UNSWORN DECLARATION SUBSCRIBED BY THE AUTHORIZED AGENT OF THE CONTRACTING BUSINESS ENTITY AS TRUE UNDER PENALTY OF PERJURY. (EFFECTIVE SEPTEMBER 1, 2017, BUT IS APPLICABLE ONLY TO CONTRACTS ENTERED INTO ON OR AFTER JANUARY 1, 2018.)

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HB 89 - A STATE AGENCY NOR A POLITICAL SUBDIVISION MAY ENTER INTO A CONTRACT WITH A COMPANY FOR GOODS OR SERVICES UNLESS THE CONTRACT CONTAINS A WRITTEN VERIFICATION FROM THE STATE AGENCY THAT IT (1) DOES NOT BOYCOTT ISRAEL; AND (2) WILL NOT BOYCOTT ISRAEL DURING THE TERM OF THE CONTRACT. 9/1/17

SB 252 - A GOVERNMENTAL ENTITY, INCLUDING A CITY, MAY NOT ENTER INTO A GOVERNMENTAL CONTRACT WITH IRAN, SUDAN, OR A FOREIGN TERRORIST ORGANIZATION AND (2) A COMPANY THAT THE UNITED STATES GOVERNMENT AFFIRMATIVELY DECLARES TO BE EXCLUDED FROM ITS FEDERAL SANCTIONS REGIME RELATING TO SUDAN, IRAN, OR ANY FOREIGN TERRORIST ORGANIZATION IS NOT SUBJECT TO THE CONTRACT PROHIBITION. 9/1/17

SB 807 - IF A CONSTRUCTION CONTRACT OR AN AGREEMENT COLLATERAL TO OR AFFECTING THE CONSTRUCTION CONTRACT CONTAINS A PROVISION MAKING THE CONTRACT OR AGREEMENT OR ANY CONFLICT ARISING UNDER THE CONTRACT OR AGREEMENT SUBJECT TO ANOTHER STATE'S LAW, LITIGATION IN THE COURTS OF ANOTHER STATE, OR ARBITRATION IN ANOTHER STATE, THAT PROVISION IS VOIDABLE BY A PARTY OBLIGATED BY THE CONTRACT OR AGREEMENT TO PERFORM THE WORK THAT IS THE SUBJECT OF THE CONSTRUCTION CONTRACT.

SB 1299 - STATE AGENCIES HAVE TO USE US STEEL! APPLIES TO PROJECT BETWEEN A STATE AGENCY AND A CITY. SUBJECT TO EXEMPTIONS FOR BEING REASONABLY AVAILABLE, SATISFACTORY QUALITY OR IF IT WOULD INCREASE PRICE BY 20%. 9/1/17

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*WHAT COUNTS IS NOT
NECESSARILY THE SIZE OF THE
DOG IN THE FIGHT; IT'S THE SIZE
OF THE FIGHT IN THE DOG -
DWIGHT D. EISENHOWER*

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H.B. 8 - TEXAS CYBERSECURITY ACT: THIS BILL PROVIDES THAT: (1) A GOVERNMENTAL BODY MAY CONDUCT A CLOSED MEETING TO DELIBERATE: (A) SECURITY ASSESSMENTS OR DEPLOYMENTS RELATING TO INFORMATION RESOURCES TECHNOLOGY; (B) NETWORK SECURITY INFORMATION; OR (C) THE DEPLOYMENT, OR SPECIFIC OCCASIONS FOR IMPLEMENTATION, OF SECURITY PERSONNEL, CRITICAL INFRASTRUCTURE, OR SECURITY DEVICE; (2) PASSWORDS, PERSONAL IDENTIFICATION NUMBERS, ACCESS CODES, ENCRYPTION, OR OTHER COMPONENTS OF A GOVERNMENTAL ENTITY'S SECURITY SYSTEMS IS CONFIDENTIAL; AND (3) THE SECRETARY OF STATE SHALL CONDUCT AN ELECTION CYBER ATTACK STUDY ON ELECTION INFRASTRUCTURE. 9/1/17

H.B. 9 - TEXAS CYBERCRIME ACT: CREATES: (1) A THIRD DEGREE FELONY FOR A PERSON WHO INTENTIONALLY INTERRUPTS OR SUSPENDS ACCESS TO A COMPUTER SYSTEM OR COMPUTER NETWORK WITHOUT THE EFFECTIVE CONSENT OF THE OWNER; (2) AN OFFENSE FOR A PERSON WHO INTENTIONALLY ALTERS DATA AS IT TRANSMITS BETWEEN TWO COMPUTERS IN A COMPUTER NETWORK OR COMPUTER SYSTEM THROUGH DECEPTION AND WITHOUT A LEGITIMATE BUSINESS PURPOSE; (3) AN OFFENSE FOR A PERSON WHO INTENTIONALLY INTRODUCES RANSOMWARE ONTO A COMPUTER, COMPUTER NETWORK, OR COMPUTER SYSTEM THROUGH DECEPTION AND WITHOUT A LEGITIMATE BUSINESS PURPOSE; AND (4) AN OFFENSE FOR A PERSON WHO INTENTIONALLY DECRYPTS ENCRYPTED PRIVATE INFORMATION THROUGH DECEPTION AND WITHOUT A LEGITIMATE BUSINESS PURPOSE. 9/1/17

S.B. 1440 - OPEN MEETINGS: PROVIDES THAT THE TERM "MEETING" DOES NOT INCLUDE THE ATTENDANCE BY A QUORUM OF A GOVERNMENTAL BODY AT A CANDIDATE FORUM, APPEARANCE OR DEBATE TO INFORM THE ELECTORATE, IF FORMAL ACTION IS NOT TAKEN AND ANY DISCUSSION OF PUBLIC BUSINESS IS INCIDENTAL TO THE FORUM, APPEARANCE, OR DEBATE. 9/1/17

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H.B. 3329- ELECTRICIANS: PROVIDES THAT: (1) A CITY OR REGION MAY NOT COLLECT A PERMIT FEE, REGISTRATION FEE, ADMINISTRATIVE FEE, OR ANY OTHER FEE FROM AN ELECTRICIAN WHO HOLDS A LICENSE ISSUED BY THE STATE FOR WORK PERFORMED IN THE CITY OR REGION; BUT (2) THE BILL DOES NOT PROHIBIT A CITY OR REGION FROM COLLECTING A BUILDING PERMIT FEE. 9/1/17

H.B. 3433 - STATE AGENCY RULES: REQUIRES A STATE AGENCY CONSIDERING ADOPTION OF A RULE TO DETERMINE IF THE RULE WILL HAVE AN ADVERSE EFFECT ON A CITY WITH A POPULATION OF LESS THAN 25,000 (A "RURAL COMMUNITY") AND FOLLOW CERTAIN PROCEDURES TO REDUCE ANY SUCH EFFECT. 9/1/17

S.B. 24 - DISCLOSURE OF SERMONS: PROVIDES THAT A GOVERNMENTAL UNIT (INCLUDING A CITY) MAY NOT, IN ANY CIVIL ACTION OR OTHER CIVIL OR ADMINISTRATIVE PROCEEDING TO WHICH THE GOVERNMENTAL UNIT IS A PARTY, COMPEL THE PRODUCTION OR DISCLOSURE OF A WRITTEN COPY OR AUDIO OR VIDEO RECORDING OF A SERMON DELIVERED BY A RELIGIOUS LEADER DURING RELIGIOUS WORSHIP OF A RELIGIOUS ORGANIZATION OR COMPEL THE RELIGIOUS LEADER TO TESTIFY REGARDING THE SERMON. (EFFECTIVE IMMEDIATELY)

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S.B. 208 - METAL RECYCLING: PROVIDES THAT: (1) A CITY THAT LICENSES OR PERMITS METAL RECYCLING ENTITIES MUST REPORT TO THE TEXAS DEPARTMENT OF PUBLIC SAFETY (DPS) ANY INSPECTION REPORTS ABOUT VIOLATIONS BY, AND DISCIPLINARY ACTION INITIATED AGAINST AN ENTITY; (2) A METAL RECYCLING ENTITY MUST REPORT TO THE DPS THE ENTITY'S POSSESSION OF AN EXPLOSIVE DEVICE; (3) IT IS A CRIMINAL OFFENSE FOR: (A) EITHER A PERSON TO SELL TO A METAL RECYCLING ENTITY OR A METAL RECYCLING ENTITY TO BUY AN EXPLOSIVE DEVICE; AND (B) A METAL RECYCLING ENTITY TO STORE AN EXPLOSIVE DEVICE ON ITS PREMISES; (4) A COURT MAY ORDER RESTITUTION TO A CITY FOR CERTAIN COSTS RELATED TO RESPONDING TO AN OFFENSE IN (3); AND (5) CERTAIN ADMINISTRATIVE PENALTIES MAY BE IMPOSED FOR VIOLATIONS OF METAL RECYCLING LAWS. 9/1/17

H.B. 2578 - BINGO FEES: PROVIDES, AMONG OTHER THINGS, THAT THE TEXAS LOTTERY COMMISSION MUST REDUCE THE AMOUNT OF EACH LOCAL SHARE OF A BINGO FEE TO A COUNTY OR CITY ON A PRO RATA BASIS AS NEEDED TO RETAIN AN AMOUNT NECESSARY TO ADMINISTER THE BINGO ENABLING ACT FOR THE STATE FISCAL YEAR, LESS THE AMOUNT OF LICENSE FEES ESTIMATED TO BE DEPOSITED INTO THE BINGO ADMINISTRATION ACCOUNT FOR THAT YEAR. 9/1/17

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H.B. 1463 - PERSONS WITH DISABILITIES: PROVIDES THAT: (1) A PERSON ALLEGING DISCRIMINATION BECAUSE OF A FAILURE TO COMPLY WITH CERTAIN DESIGN, CONSTRUCTION, TECHNICAL, OR SIMILAR STANDARDS TO ACCOMMODATE PERSONS WITH DISABILITIES MUST GIVE WRITTEN NOTICE OF THE CLAIM TO THE ALLEGED VIOLATOR; (2) A PERSON WHO RECEIVES A NOTICE IN (1) HAS THE RIGHT TO CORRECT THE ALLEGED VIOLATION BEFORE THE EARLIEST DATE ON WHICH THE CLAIMANT MAY FILE THE ACTION; (3) A PERSON WHO RECEIVES A NOTICE IN (1) MUST RESPOND TO AN ALLEGED VIOLATION BY GIVING THE CLAIMANT NOTICE OF ANY CORRECTION OR AN EXPLANATION ABOUT WHY THE ALLEGED VIOLATION HAS NOT OCCURRED; AND (4) A CLAIMANT AND RESPONDENT HAVE CERTAIN RIGHTS AND DUTIES IF A CLAIM IS FILED FOR A VIOLATION DESCRIBED IN (1). 9/1/17

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LET SLEEPING DOGS LIE - ROBERT WALPOLE

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H.B. 3727 – TYPE A GENERAL LAW CITIES: PROVIDES, IN REGARD TO A TYPE A GENERAL LAW CITY, THAT: (1) IF A MEMBER OF THE GOVERNING BODY CHANGES THE MEMBER'S PLACE OF RESIDENCE TO A LOCATION OUTSIDE THE CORPORATE BOUNDARIES OF THE CITY, THE MEMBER IS AUTOMATICALLY DISQUALIFIED FROM HOLDING OFFICE AND THE OFFICE IS CONSIDERED VACANT; AND (2) IF A SINGLE VACANCY EXISTS ON THE GOVERNING BODY, A MAJORITY OF THE REMAINING MEMBERS WHO ARE PRESENT AND VOTING (EXCLUDING THE MAYOR) MAY FILL THE VACANCY BY APPOINTMENT, AND THAT A MEMBER IS INELIGIBLE TO VOTE TO FILL A VACANCY ON THE GOVERNING BODY BY SPECIAL ELECTION AFTER RESIGNING FROM THE GOVERNING BODY. 9/1/17

S.B. 622 – NEWSPAPER NOTICE EXPENDITURES: PROVIDES THAT: (1) THE PROPOSED BUDGET OF A POLITICAL SUBDIVISION FOR A FISCAL YEAR BEGINNING ON OR AFTER JANUARY 1, 2018, MUST INCLUDE A LINE ITEM INDICATING EXPENDITURES FOR REQUIRED NEWSPAPER NOTICES THAT ALLOWS AS CLEAR A COMPARISON AS PRACTICABLE BETWEEN THE EXPENDITURES IN THE PROPOSED BUDGET AND ACTUAL EXPENDITURES FOR THE SAME PURPOSE IN THE PRECEDING YEAR; AND (2) EXCEPTS FROM THE REQUIREMENT IN (1) A POLITICAL SUBDIVISION PRIMARILY LOCATED IN A COUNTY WITH A POPULATION OF LESS THAN 50,000. (EFFECTIVE IMMEDIATELY)

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S.B. 319 (WATSONRAYMOND) - ANIMAL SHELTERS: PROVIDES, AMONG OTHER THINGS, THAT: (1) A VETERINARIAN OR A LOCAL RABIES CONTROL AUTHORITY, AS APPLICABLE: (A) MUST PROVIDE WRITTEN NOTICE TO THE OWNER OF AN ANIMAL SETTING OUT THE DATE THE ANIMAL ENTERS INTO AND WILL BE RELEASED FROM QUARANTINE; (B) MUST OBTAIN AND RETAIN A WRITTEN STATEMENT SIGNED BY THE ANIMAL'S OWNER AND A SUPERVISOR EMPLOYED BY THE VETERINARIAN OR LOCAL RABIES CONTROL AUTHORITY ACKNOWLEDGING THAT THE NOTICE IN (A) WAS PROVIDED; (C) MUST PROVIDE THE ANIMAL'S OWNER A COPY OF THE STATEMENT IN (B); (D) MUST IDENTIFY EACH ANIMAL WITH A PLACARD OR OTHER MARKING ON THE ANIMAL'S KENNEL THAT INDICATES THE ANIMAL IS QUARANTINED; AND (E) IS PROHIBITED FROM DESTROYING AN ANIMAL FOLLOWING THE FINAL DAY OF RABIES QUARANTINE UNLESS THE ANIMAL'S OWNER HAS BEEN NOTIFIED OF THE ANIMAL'S DESTRUCTION; (2) THE VETERINARY LICENSING ACT DOES NOT APPLY TO CERTAIN HEALTH CARE PROFESSIONALS PROVIDING TREATMENT OR CARE TO ANIMALS IN THE CUSTODY OF AN ENTITY ACCREDITED BY THE ASSOCIATION OF ZOOS AND AQUARIUMS, THE GLOBAL FEDERATION OF ANIMAL SANCTUARIES, OR THE ZOOLOGICAL ASSOCIATION OF AMERICA; AND (3) ONE VETERINARIAN ASSOCIATED WITH AN ANIMAL SHELTER SHALL SERVE ON THE STATE BOARD OF VETERINARY MEDICAL EXAMINERS. (EFFECTIVE SEPTEMBER 1, 2017.)

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*IF A DOG WILL NOT COME TO YOU
AFTER HAVING LOOKED YOU IN
THE FACE, YOU SHOULD GO HOME
AND EXAMINE YOUR CONSCIENCE
- WOODROW WILSON*

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H.B. 240 - NUISANCE ABATEMENT: PROVIDES THAT, IN REGARD TO A SUIT TO ABATE A COMMON NUISANCE: (1) PROOF THAT LAW ENFORCEMENT GAVE NOTICE OF CERTAIN ARRESTS TO A PERSON MAINTAINING PROPERTY OPERATED AS A MESSAGE ESTABLISHMENT IS PRIMA FACIE EVIDENCE THAT THE DEFENDANT KNOWINGLY TOLERATED THE NUISANCE AND DID NOT MAKE A REASONABLE ATTEMPT TO ABATE THE NUISANCE; AND (2) EVIDENCE OF A PREVIOUS SUIT FILED TO ABATE A COMMON NUISANCE THAT RESULTED IN A JUDGMENT AGAINST A LANDOWNER WITH RESPECT TO CERTAIN ACTIVITIES AT THE LANDOWNER'S PROPERTY IS ADMISSIBLE IN A SUBSEQUENT NUISANCE SUIT TO DEMONSTRATE THAT THE LANDOWNER KNOWINGLY TOLERATED THE ACTIVITY AND DID NOT MAKE A REASONABLE ATTEMPT TO ABATE THE ACTIVITY. 9/1/17

H.B. 256- NUISANCE ABATEMENT: AUTHORIZES A CITY ATTORNEY TO SUE IN THE NAME OF THE CITY FOR AN INJUNCTION TO ABATE AND TEMPORARILY AND PERMANENTLY ENJOIN THE COMMON NUISANCE OF SELLING, BARTERING, MANUFACTURING, STORING, POSSESSING, OR CONSUMING AN ALCOHOLIC BEVERAGE IN A ROOM, BUILDING, BOAT, STRUCTURE, OR OTHER PLACE IN VIOLATION OF THE TEXAS ALCOHOLIC BEVERAGE CODE. 9/1/17

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H.B. 2359 - NUISANCE ABATEMENT: PROVIDES THAT: (1) THE FOLLOWING ARE ADDED TO THE COMMON NUISANCE STATUTE: (A) DELIVERY, POSSESSION, MANUFACTURE, OR USE OF A SUBSTANCE OR OTHER ITEM IN VIOLATION OF THE TEXAS SUBSTANCE CONTROL ACT; (B) CRIMINAL TRESPASS; (C) DISORDERLY CONDUCT; (D) ARSON; (E) CRIMINAL MISCHIEF THAT CAUSES A PECUNIARY LOSS OF \$500 OR MORE; AND (E) A GRAFFITI OFFENSE; AND (2) IF, IN A JUDICIAL PROCEEDING TO ABATE A COMMON NUISANCE, A COURT DETERMINES THAT A PERSON IS MAINTAINING A VACANT LOT, VACANT OR ABANDONED BUILDING OR MULTIFAMILY RESIDENTIAL PROPERTY THAT IS A COMMON NUISANCE, THE COURT MAY ORDER THE APPOINTMENT OF A RECEIVER TO MANAGE THE PROPERTY OR RENDER ANY OTHER ORDER ALLOWED BY LAW AS NECESSARY TO ABATE THE NUISANCE. 9/1/17

S.B. 1196 - INTERNET NUISANCE ABATEMENT: PROVIDES THAT A SUIT TO DECLARE, ENJOIN, AND ABATE A COMMON NUISANCE MAY BE BROUGHT BY AN INDIVIDUAL, THE ATTORNEY GENERAL, A DISTRICT ATTORNEY, A COUNTY ATTORNEY OR A CITY ATTORNEY AGAINST A PERSON WHO OPERATES A WEB ADDRESS OR COMPUTER NETWORK IN CONNECTION WITH CERTAIN CRIMINAL ACTIVITY, INCLUDING PROSTITUTION AND HUMAN TRAFFICKING. 9/1/17

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Has no fear of the chancla. Ate the chancla.
Both of them!

@LOKIWIENER

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