

A. A Fractured Texas Supreme Court Holds That There Is No Tortious Interference With Inheritance Claim In Texas

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In Archer v. Anderson, Jack, who had no children, executed a will leaving his estate to his brother and his brother's children, the Archers. No. 16-0256, 2018 Tex. LEXIS 611 (Tex. June 22, 2018). Later, Jack had a stroke and was mentally incompetent. Jack's friend Anderson, an attorney, drafted durable and medical powers of attorney...... Continue Reading