

Texas Statutes Now Allow A Court To Modify Or Reform An Unambiguous Will

06.06.19

I. Introduction Historically, Texas courts could not resort to extrinsic evidence to construe an unambiguous will. *San Antonio Area Foundation v. Lang*, 35 S.W.3d 636 (Tex. 2000). The Texas Supreme Court stated as follows: In construing a will, the court's focus is on the testatrix's intent. This intent must be ascertained from the language found..... [Continue Reading](#)