

Because Fraud By Nondisclosure Cannot Occur After A Transaction Is Consummated, Employees Generally Do Not Owe A Duty To Disclose Their Employers' Breaches of Contract To Third Parties

07.12.19

In CLC Roofing v. Helzer, a roofer purchased shingles from a seller and stored them on the seller's property. No. 02-17-00229-CV, 2019 Tex. App. LEXIS 5927 (Tex. App.—Fort Worth July 11, 2019, no pet. history). Six months after the relevant purchase was consummated, the seller, who was in financial trouble, returned the buyer's shingles to...... Continue Reading