

Litigation Trend: SCOTUS Ruling Creates Title VII Litigation Trap

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In *Best Lawyers'* Summer 2019 Business Litigation issue, Paul Goatley discusses the impact of *Fort Bend County v. Davis*, a case heard before the U.S. Supreme Court ruling that Title VII's administrative exhaustion requirement is a claim-processing rule. In his article, "Don't Fall asleep at the Wheel: SCOTUS Reaffirms What Lawyers Should Already Be Doing at the Outside of Title VII Litigation," Paul outlines why litigators need to identify any exhaustion issues immediately after the complaint is received or risk waiving that defense altogether.

To read the full article, visit <u>Best Lawyers</u>.