

SCOTUS: <i>Atlantic Marine Constr. Co., Inc.</i>
v. <i>U.S. District Court for the Western District
of Texas</i>
: Valid Forum-Selection Clauses Are
Enforceable Absent "Extraordinary
Circumstances"

Date: 12/06/13
I. Introduction

The Supreme Court of the United States recently held that a valid forum-selection clause in a contract must be enforced by federal courts when a party to the contract files a lawsuit in a forum other than the one the parties bargained for. Absent certain "extraordinary circumstances" of public policy, "[w]hen the parties [to a contract] have agreed to a valid forum-selection clause, a district court should ordinarily transfer the case to the forum specified in that clause."

Attorney

Charles A. Gilman