

In a 5-4 decision, the U.S. Supreme Court <u>vacated</u> the U.S. Court of Appeals for the Fifth Circuit's stay of a temporary injunction in *NetChoice*, *LLC v. Paxton*, a closely watched case involving a novel Texas law purporting to bar "social media platforms" from engaging in "viewpoint" discrimination.

The majority did not issue a written opinion, but Justice Samuel Alito authored a dissent that was joined by Justice Clarence Thomas and Justice Neil Gorsuch. The May 31, 2022, ruling is a win for the world's largest online social media platforms, albeit a temporary one. The decision reinstates a temporary injunction barring the Texas attorney general from enforcing the Texas law, known as H.B. 20. The decision does not prevent users from suing covered platforms under H.B. 20's private right of action.

This update summarizes the Texas law, the history of the litigation leading to the Supreme Court's decision, and the Supreme Court's decision yesterday. It also briefly forecasts the near future for state and private enforcement of H.B. 20.

Read the full update here.

Authors



Ryan Mrazik

Partner RMrazik@perkinscoie.com 206.359.8098



Ryan Spear

Partner RSpear@perkinscoie.com 206.359.3039



Eric B. Wolff

Partner EWolff@perkinscoie.com 206.359.3779



Hayden Schottlaender

Partner HSchottlaender@perkinscoie.com 214.965.7724

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