Synopsis

Mozier sued the City of Houston under the Texas Tort Claims Act. The City filed a plea to the jurisdiction alleging it did not receive proper notice within the Act's statutory time frame. The plea was denied by the trial court, and the City appealed. **Held:** Affirmed. Because Mozier's pleadings were facially sufficient regarding notice, and the City did not challenge the sufficiency of Mozier's pleadings regarding notice or contend they were filed in bad faith, the trial court did not err in denying its plea to the jurisdiction.

City of Houston, et al. v. Carol E. Lazell-Mosier, D.D.S., et al., S.W.2d (Tex. App.–Houston [14th Dist.]; No. 14-98-01227-CV; delivered November 4, 1999).