



Louisiana Court Holds Parties to Construction Contract Are on Equal Footing and Owner not Under Duress in Agreeing to Change Order in Order to Complete Project on Time and Begin Revenue Stream

June 2024

In *City of Ruston v. Womack & Sons Construction Group, Inc.*, a Louisiana appeals court was confronted with a thorny problem facing the City of Ruston, Louisiana. Should it do what was best for it economically, or legally? In this case, Ruston chose the former, leading to its defeat in the latter.

[Download the Full PDF to read the article.](#)

This article was published in a newsletter prior to Donovan Hatem LLP's acquisition by MG+M The Law Firm.

mgmlaw.com

Boston | Boston - State Street | Chicago | Dallas | Hattiesburg | Irvine | Jackson | Los Angeles | Madison County/St. Louis | Miami | New Jersey | New Orleans | New York | Providence | San Francisco | Walnut Creek | Wilmington

Attorney Advertising. This material is for general informational purposes only and does not represent our advice as to any particular set of facts; nor does it represent any undertaking to keep recipients advised of all legal developments. Prior results do not guarantee a similar outcome. © 2025 Manning Gross + Massenburg LLP