



An Eastern District of Texas Decision Finds Judicial Economy Less Significant in its Venue Transfer Analysis

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Moreover, the court minimized the significance of the judicial economy factor in arriving at its decision. Although the court found that judicial economy “weighed against transfer,” it did not think this factor was significant enough to merit keeping the case in EDTX. After finding the other two private interest factors, (1) availability of compulsory process, and (2) cost of attendance, favored neither party, the court stated that “it appears that no meaningful factors favor retaining [the movants] in the Eastern District of Texas.” *AVS v. Kia Motors Corp*, at pp. 45, citing, *In re Morgan Stanley*, 417 Fed. Appx. 947, 949 (Fed. Cir. 2011) (“the proper administration of justice may be to transfer to the far more convenient venue” despite the considerations of judicial efficiency).

American Vehicular Sciences LLC v. Kia Motors Corporation et al. (6:13cv00148) (EDTX July 29, 2014, Order) (Love, J)

Categories

District Court

Eastern District of Texas

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