

Can My Complaint Be the Basis for a Fraud Counter-Claim?

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Laches

Toki v. Toki, 5th Dist. Perry No. 19-CA-00009, 2020-Ohio-130.

In this appeal, the FifthAppellate District affirmed the trial court's decision finding a contemptmotion brought in a divorce dispute was barred by laches.

The BulletPoint: Laches is "an omission to assert a right for an unreasonable andunexplained length of time, under circumstances prejudicial to the adverse party." In order to successfully invoke the doctrine, the following four elements mustbe established, by a preponderance of the evidence: (1) unreasonable delay orlapse of time in asserting a right; (2) absence of an excuse for the delay; (3)knowledge, actual or constructive, of the injury or wrong; and (4) prejudice to the other party. Delay in asserting a right does not, without more, establishlaches. Rather, the person invoking the doctrine must show the delay causedmaterial prejudice. "Financial" prejudice, on its own, is typically notsufficient to demonstrate a "material prejudice" as required to establishlaches. Instead, to establish "material prejudice," the party invoking thelaches doctrine must show either: (1) the loss of evidence helpful to the case; or (2) a change in position which would not have occurred if the right had beenpromptly asserted.

FraudClaims Based Upon the Content of Pleadings

MidFirst Bank v. Spencer, 8th Dist. Cuyahoga No. 108292, 2020-Ohio-106.

In this case, the Eighth Appellate District affirmed the trial court's decision to dismiss a counterclaim for fraud based upon purportedly false or fraudulent statements made in a foreclosure complaint.

The BulletPoint: A common law fraud claim requires proof of the following elements:(a) a representation or, where there is a duty to disclose, concealment of afact, (b) which is material to the transaction at hand, (c) made falsely, withknowledge of its falsity, or with such utter disregard and recklessness as towhether it is true or false that knowledge may be inferred, (d) with the intentof misleading another into relying upon it, (e) justifiable reliance upon therepresentation or concealment, and (f) a resulting injury proximately caused bythe reliance. To state a viable fraud claim, the alleged fraudulent statementsmust be directed at the plaintiff. Documents attached to a lawsuit are notnecessarily directed at the defendant (but, rather, the court) and cantypically not form the basis of a fraud claim. Moreover, when a defendantchallenges such documents attached to a lawsuit, it undercuts any claim ofreliance as required to state a fraud claim.

PersonalJurisdiction

Henderson v. SMC Productions, Inc., 6th Dist. Erie No. E-18-003, 2019-Ohio-5275.

In this appeal, the Sixth Appellate District affirmed the trial court's decision to vacate a default judgment for lack of personal jurisdiction over a corporation and its refusal to enforce a forum selection clause contained in an online document.

The Bullet Point: A court's personal jurisdiction over a party is a waivable right, "and there are a variety of legal arrangements whereby litigants may consent to the personal jurisdiction of a particular court system." The use of a forum-selection clause is one method whereby contracting parties may agree to submit to the jurisdiction of a particular court. Forum-selection clauses are classified as either permissive or mandatory. A permissive clause authorizes jurisdiction in the designated forum but does not prohibit litigation elsewhere while a mandatory clause fixes jurisdiction and venue in a designated forum using words of exclusivity. The Ohio Supreme Court established a three-part test to determine the validity of a forum-selection clause: "(1) Are both parties to the contract commercial entities? (2) Is there evidence of fraud or overreaching? (3) Would enforcement of the clause be unreasonable and unjust?

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