

Download Amax Potash Corp. V. Trans-resources Inc

Plaintiff, AMAX Potash Corporation, a Delaware corporation with its principal place of business in Denver, Colorado, appeals from the judgment dismissing its complaint against defendant, Trans-Resources, Inc., a Delaware corporation with its principal place of business in New York, New York, for lack of personal jurisdiction. We affirm. Plaintiff, AMAX Potash Corporation, a Delaware corporation with its principal place of business in Denver, Colorado, appeals from the judgment dismissing its complaint against defendant, Trans-Resources, Inc., a Delaware corporation with its principal place of business in New York, New York, for lack of personal jurisdiction. We affirm. Amax Potash Corp. v. Trans-Resources, Inc., 817 P.2d 598, 600 (Colo.Ct.App.1991). The fact that a Colorado plaintiff "experiences some economic consequences here is insufficient to confer jurisdiction on a Colorado court." Amax Potash Corp. v. Trans-Resources, Inc., 817 P.2d 598, 600 (Colo.Ct.App.1991). Only tortious conduct which "proximately" results in injury in Colorado constitutes a tortious act within the meaning of the long-arm statute. See Texair Flyers, Inc. v. District Court, 180 Colo. 432, 506 P.2d 367, 370 (1973). "Hence, when both the tortious conduct and the injury occur in another state, the fact ..., Amax Potash Corp. V. Trans-resources Inc.

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