

The Montana Supreme Court has taken a broad view of what constitutes public policy, declaring that for choice of law purposes, the public policy of a state is simply the rules, as expressed in its legislative enactments and judicial decisions, that it uses to decide controversies. The Montana Supreme Court has also expressed antipathy toward choice of law provisions that might require enforcement of a contractual provision that would be invalid under Montana law.

▲ **Ticknor v. Choice Hotels Int'l, Inc.**

United States Court of Appeals, Ninth Circuit | Sep 12, 2001 | 265 F.3d 931 | Cases