

# Why ESIGN is Not Enough to Keep You Out of Court – White Paper

✘ Today, businesses of all sizes are moving their customer transactions to the web. As the adoption of electronic signature technology grows, so does the number of e-signature solutions in the market. Because these solutions are all “ESIGN/UETA compliant”, you may think they will all provide the same level of enforceability in the event of a dispute. This is false, according to a white paper published by eSignLive by Vasco.

The good news is that using an electronic process to capture a customer’s signature provides stronger evidence than is possible with paper and more importantly, has been proven to reduce the risk of legal disputes. But what exactly is “electronic evidence”? What are the best practices for capturing and archiving all the digital fingerprints that customers leave when they transact with you online? How can this evidence help enforce e-contracts? And how can you use it to avoid going to court altogether?

The white paper addresses those questions and offers a best-practices guide. You can download the paper by completing this form:

▪ Name\*

First  Last

▪ Title\*

▪ Company\*

▪ Industry\*

--Select your industry-- ▼

▪ Email\*

▪ Phone\*

▪ Captcha

Submit