

Case Law Update

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[1]

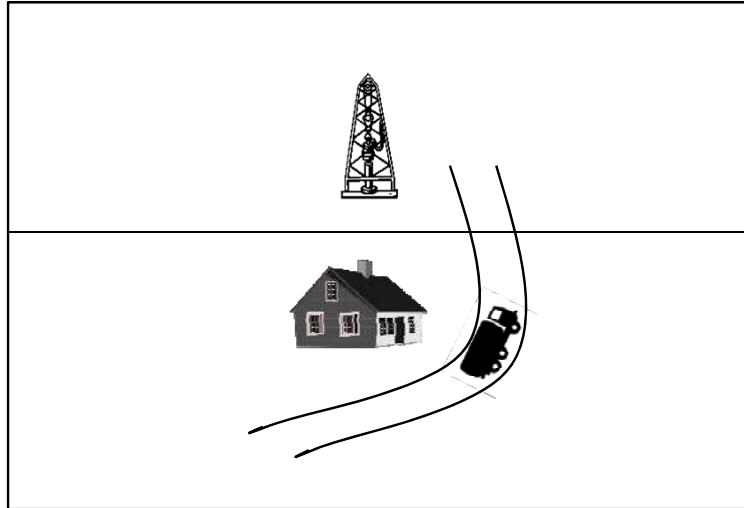
Railroad Commission of Texas v. Gulf Energy Exploration

The issue of the RRC's good faith in plugging the wrong well should have been submitted to the jury.

The issue of whether a contract was entered into at the meeting of representatives of the Railroad Commission, the plaintiff, the service company and the original lessee should have been submitted this issue to the jury.

[2]

Titan Operating v. Marsden



3

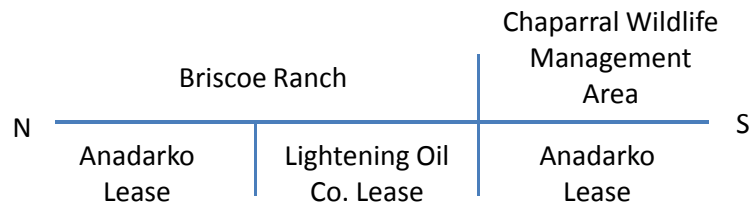
Sciscoe v. Enbridge Gathering

(Amarillo Court of Appeals)

The airborne migration of particulates can be the basis for actionable trespass, and the suit is not precluded by the fact that defendants' operations and emissions were within the limits established by state agency regulations.

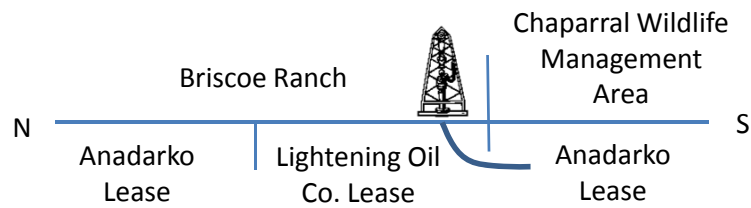
[4]

Lightening Oil Co. v. Anadarko E & P Onshore LLC



[5]

Lightening Oil Co. v. Anadarko E & P Onshore LLC



[6]

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"Case Law Update"