

# Case Law Update

45th Annual Ernest E. Smith  
Oil, Gas and Mineral Law Institute  
March 29, 2019

Monika U. Ehrman  
Associate Professor of Law  
Faculty Director, *Oil & Gas, Natural Resources, and Energy Center*



1

## Recognition

Thanks to Professor Owen Anderson at the University of Texas School of Law for his co-authorship on paper

Thanks to our Research Assistants:

Mr. Daniel Tavera (OU)

Mr. Treeman Baker & Ms. Alexa Davis (UT)



2

# Accommodation Doctrine

## *Harrison v. Rosetta Res. Operating*

(Tex. App.—El Paso Aug. 8, 2018, no pet.)

**Key Holdings:** Accommodation doctrine does not require lessees to buy water from surface owners, nor is it negligent for a lessee to reasonably use the surface as contractually allowed.



3

# Arbitration

## *Ridge Nat. Res. v. Double Eagle Royalty*

(Tex. App.—El Paso Aug. 24, 2018, no pet.)

**Key Holdings:** Arbitration clause required arbitration of contract validity issues. Procedural unconscionability arguments could not be examined by trial court. Substantive unconscionability arguments targeting the arbitration clause could be entertained by the trial court and not the arbitrator.



4

## Contract

*URI, Inc. v. Kleberg County*  
543 S.W.3d 755 (Tex. 2018)

**Key Holdings:** Context and surrounding facts & circumstances cannot be used to “make the language say what it unambiguously does not say” or “to show that the parties probably meant, or could have meant, something other than what their agreement stated.” Extrinsic evidence may only be used to aid the understanding of an unambiguous contract’s language, not change it or “create ambiguity.”



5

## Corporate

*U.S. KingKing v. Precision Energy Services*  
555 S.W.3d 200 (Tex. App.—Houston [1st Dist.] 2018, no  
pet.)

**Key Holdings:** Supplier, Weatherford, attempted to pierce corporate veil and hold Operator, KingKing, parent company liable for operator’s obligations under alter-ego theory. Appellate court concluded that Weatherford did not establish that KingKing and its parent acted with “dishonesty of purpose or intent to deceive.”



6

Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the [UT Law CLE eLibrary \(utcle.org/elibrary\)](https://utcle.org/elibrary)

## Title search: Case Law Update

First appeared as part of the conference materials for the  
45<sup>th</sup> Annual Ernest E. Smith Oil, Gas and Mineral Law Institute session  
"Case Law Update"