Make Peace, Not War:

Negotiating and Drafting Accommodation Agreements in the Oil and Gas Industry with Wind and Solar Companies.

Rod E. Wetsel

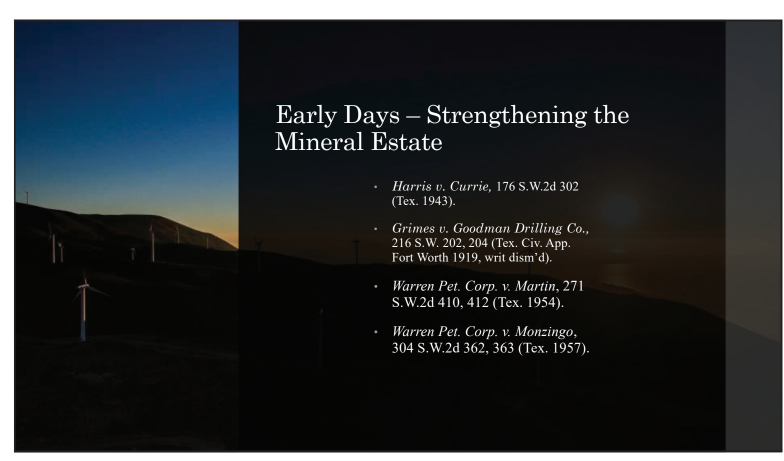
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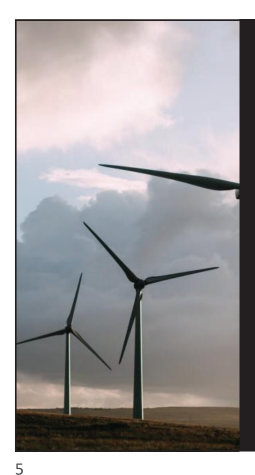


Mineral Accommodation Doctrine

- Judicial, non-statutory concept requiring the mineral owner to act with prudence and "due regard" for existing surface uses.
- Focuses only on the method of the mineral owner's operations—not a limitation on mineral owner's right whether or not to extract.
- Parties are at the mercy of a judge's discretion to weigh the factors.







The Accommodation Doctrine

- Getty Oil Co. v. Jones, 470 S.W.2d 618 (Tex. 1971).
- Tarrant County Water Control & Improvement Dist. No. One v. Haupt, Inc., 854 S.W.2d 909 (Tex. 1993).
- Texas Genco LP v. Valence Operating Co., 187 S.W.3d 118 (Tex. App.—Waco 2006, pet. denied).
- Merriman v. XTO Energy, Inc., 407
 S.W.3d 244 (Tex. 2013).
- VirTex Operating Co. v. Bauerle, No. 04-16-00549-CV, 2017 WL 5162546, (Tex. App.—San Antonio Nov. 8, 2017) rev. denied (Mar. 29, 2019), reh'g filed (May 15, 2019) (mem. op.)



Wind Leases and Mineral Leases – Major Issues

- Concurrent use of surface improvements: roads, gates, etc.
- Drill sites near Wind Turbines





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