# RULES OF INTERPRETATION AND CANONS OF CONSTRUCTION:

## DISTINCTIONS AND CONTEMPORARY APPLICATIONS

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## **DISTINGUISHING RULES FROM CANONS**

#### **Conceptual Distinction**

"Texas courts have developed the rules of interpretation to determine a contract's *meaning* and canons of construction determine its *legal effect*."

McCarty v. Montgomery, 290 S.W.3d 525, 532 (Tex. App.—Eastland 2009, pet. denied) (emphasis added).

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### DISTINGUISHING RULES FROM CANONS CONT.

#### **Rules of Interpretation**

- the parties to the instrument
- Policy → freedom of contract

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#### **Examples**

- 1. Construe as a whole.
- 2. Plain and ordinary meaning unless the instrument shows contrary intent.
- 3. Construe so as to to give each provision meaning and purpose.
- 4. Surrounding circumstances to determine meaning.

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#### DISTINGUISHING RULES FROM CANONS CONT.

## **Canons of Construction**

- Legal Effect → driven by other policy considerations unrelated to the parties' intent
- Canons generally promote certainty
- Matter of judicial preference

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### **Examples**

- Construe against the drafter when the instrument's meaning is in doubt.
- The strip-and-gore doctrine.
- Granting clause controls over other clauses.
- The greatest estate canon.
- Reservations must be clearly and expressly provided in the instrument.

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## APPLYING RULES AND CANONS TO UNAMBIGUOUS INSTRUMENTS

#### The Two-Step Approach → Canons Do Not Apply Absent an Ambiguity

- "The rules of interpretation may be utilized to determine if an agreement is ambiguous, but the canons of construction do not apply absent a determination of ambiguity."
  - Moon Royalty, LLC v. Boldrick Partners, 244 S.W.3d 391, 394 (Tex. App.—Eastland 2007, no pet.);
     Graham v. Prochaska, 429 S.W.3d 650, 655 (Tex. App.—San Antonio 2013, pet. denied) (same).
- "The greatest estate [canon] and construing reservations against the grantor [] do not apply when the deed is unambiguous."
  - Stewman Ranch, Inc. v. Double M. Ranch, Ltd., 192 S.W.3d 808, 812 (Tex. App.—Eastland 2006, no pet. denied).

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## APPLYING RULES AND CANONS TO UNAMBIGUOUS INSTRUMENTS

#### Rejection of the Two-Step Approach

- "The two-step procedure adopted by the Eastland Court of Appeals is not the method used by other courts . . . in determining whether a deed is ambiguous."
  - Boulanger v. Waste Mgmt. of Texas, Inc., 403 S.W.3d 1, 7 (Tex. App.—Houston [1st Dist.] 2012, pet. denied) (applying the strip-and-gore doctrine canon without first finding the deed ambiguous).
- Practical basis: casting aside canons of construction "complicates the job of title examiners who would be unable to rely on the written word."
  - Elder v. Anadarko E & P Co., No. 12–10–00250–CV, 2011 WL 2713817, at \*2 (Tex. App.—Tyler July 13, 2011, no pet.) (mem. op.).

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