THE UNIVERSITY OF TEXAS SCHOOL OF LAW
THE OIL, GAS AND ENERGY RESOURCES LAW SECTION
OF THE STATE BAR OF TEXAS

44th ANNUAL
ERNEST E. SMITH
OIL, GAS AND MINERAL LAW INSTITUTE
FUNDAMENTALS OF OIL, GAS AND MINERAL LAW
Thursday, April 19, 2018
Houston, Texas

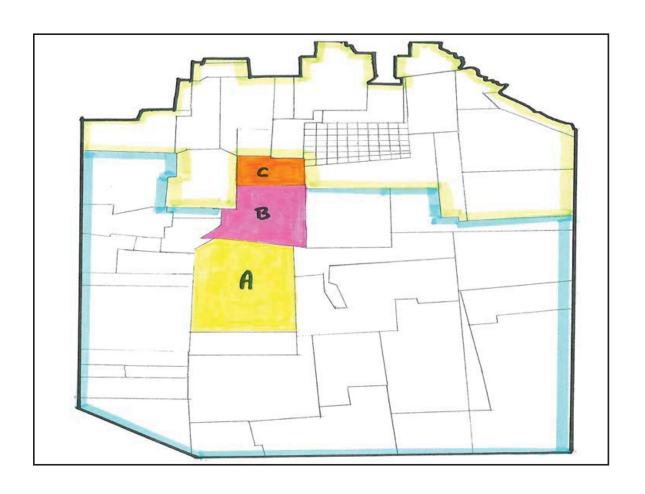
DIVISION ORDERS

The Uses and Abuses of the Division Order.

Neither a contract nor a conveyance,
a shield but not a sword.

Michael D. Jones Jones Gill LLP 6363 Woodway, Suite 1100 Houston, Texas 77057-1796 713-652-4068 mjones@jonesgill.com

Owner	Interest		Decimal
John and Mary Wilson	½ of 1/5 th	RI	10.00%
George Garcia	1/2 of 1/3 rd of 1/4 th	RI	4.1666%
Louis Garcia	½ of 1/3 rd of 1/4 th	RI	4.1666%
Omar Garcia	1/2 of 1/3 rd of 1/4 th	RI	4.1667%
Larry Landman	½ of 1%	OR	0.50%
ROC	2%	OR	2.00%
BOC	3/4ths	WI	75.00%



Chicago Corp. v. Wall, 293 S.W.2d 844, 844 -847 (Tex.1956)

The Texas Supreme Court held that after the Walls executed the transfer orders they were no longer entitled to money they had directed Chicago Corporation to pay to others, and the Walls could not recover from Chicago Corporation. To hold otherwise would be to cause Chicago Corporation to suffer an injury as the result of a double payment.

Detrimental Reliance.

Exxon Corp. v. Middleton, 613 S.W.2d 240, 249 -251 (Tex.1981)

Division orders are binding only for the time and to the extent that they have been or are being acted upon. The division orders in *Middleton* were revoked upon service of citation on Exxon and Sun. Thus, division orders are described as binding until revoked. They are an executory accord.

Gavenda v. Strata Energy, Inc., 705 S.W.2d 690, 690 -693 (Tex.1986)

In Texas, division and transfer orders do not convey royalty interests; they do not rewrite or supplant leases or deeds...

The general rule in Texas is that division and transfer orders bind underpaid royalty owners until revoked...One principle underlining this rule is detrimental reliance.

Generally, the underpaid royalty owners, however, have a remedy: they can recover from the overpaid royalty owners...The basis for recovery is unjust enrichment; the overpaid royalty owner is not entitled to the royalties.



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First appeared as part of the conference materials for the 2018 Fundamentals of Oil, Gas and Mineral Law session "Division Orders"