



Jasper Mason March 25, 2021



1

Overview of Topics

- Statute of Frauds
- · Recording your Conveyance
 - What must be recorded?
 - What about e-Contracts?
 - Joint Operating Agreements
- · Are you conveying a mineral interest or royalty?
- · Are you conveying a fixed or floating royalty?
 - How is the royalty calculated? May the lessee deduct post-production costs?
- The Rule Against Perpetuities
- The Two-Grant Theory



Statute Of Frauds

- Originally to prevent "fraud"
 - Some agreements are too important for oral contracts
 - To avoid the risk of fraudulent oral contracts, signed, written documentation was required.
- a contract for the sale of real estate;
- a lease of real estate for a term of more than a year;
- an agreement which is not to be performed within one year from the date of making the agreement;
- a promise or agreement to pay a commission for the sale or purchase of an oil or gas mining lease, an oil or gas royalty, minerals, or a mineral interest



3

Statute Of Frauds

- · Oil and Gas Leases
- Mineral Deeds
- Nonparticipating Royalty Deeds
- Overriding Royalty Deeds
- Farmout Agreements
- Participation Agreements
- Seismic Agreements
- Area of Mutual Interest Agreements
- Easements
- Joint Operating Agreements



Statute Of Frauds

Property Description must be "Sufficient"

- Must include within itself the means or data to identify the particular property with reasonable certainty, or
- Must reference another existing writing which contains the means or data to identify the particular property with reasonable certainty.
 - May not rely on property description in other documents unless they existed at the time the parties entered into the contract. *Pick v. Bartel*, 659 S.W.2d 636, 637 (Tex. 1983)
- A conveyance in the chain of title that does not identify the land being conveyed is ineffective to pass title.
 - A defective description of the property is one of the most frequent causes of title failure.



5

Statute Of Frauds

- Historically words of description are given a liberal construction.
- Gates v. Asher, 154 Tex. 538, 280 S.W.2d 247 (1955): Reasonable certainty threshold.
- Where the instrument contains the "nucleus of description," parol evidence will be admitted to explain the descriptive words and to identify the land. *Id.* at 248.
 - Example: "All my property in Deaf Smith County, Texas"







Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: Oil and Gas Conveyancing - Capturing the Intent of the Parties

Also available as part of the eCourse 2021 Fundamentals of Oil, Gas, and Mineral Law eConference

First appeared as part of the conference materials for the 2021 Fundamentals of Oil, Gas and Mineral Law session "Oil and Gas Conveyancing - Capturing the Intent of the Parties"