



Oil & Gas Mandatory Pooling Order Must Address Affected Property Owner Concerns

SEPTEMBER 2015

In a case of importance to property owners and drillers alike, the Franklin County Court of Common Pleas held that an application submitted by a drilling company requesting the mandatory pooling of property it did not own – here land owned by the City of North Royalton - cannot be approved without evidence that safety or other intangible concerns of affected property owners were considered. Read the Client Alert here.

This Client Alert has been prepared by Tucker Ellis LLP for the use of our clients. Although prepared by professionals, it should not be used as a substitute for legal counseling in specific situations. Readers should not act upon the information contained herein without professional guidance.

© 2024 Tucker Ellis LLP, All rights reserved.