

The Supreme Court of Ohio

FILED

JUN -3 2015

CLERK OF COURT
SUPREME COURT OF OHIO

Regis F. Lutz et al.

v.

Chesapeake Appalachia, L.L.C.

Case No. 2015-0545

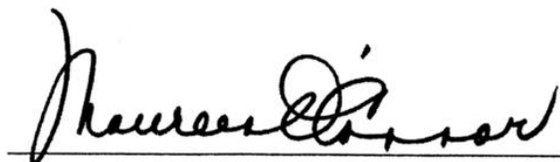
ENTRY

This cause is here on the certification of a state law question from the United States District Court for the Northern District of Ohio, Eastern Division. Upon review pursuant to S.Ct.Prac.R. 9.05, the court will answer the following questions:

“Does Ohio follow the ‘at the well’ rule (which permits the deduction of post-production costs) or does it follow some version of the ‘marketable product’ rule (which limits the deduction of post-production costs under certain circumstances)?”

It is ordered by the court that petitioners shall file their merit brief within 40 days of the date of this entry and the parties shall otherwise proceed in accordance with S.Ct.Prac.R. 16.02 - 16.04, and S.Ct.Prac.R. 9.07.

(U.S. District Court for the Northern District of Ohio, Eastern Division; No. 4:09-CV-2256)



Maureen O'Connor
Chief Justice