

The Supreme Court of Ohio

FILED

DEC -3 2015

CLERK OF COURT
SUPREME COURT OF OHIO

Clyde A. Hupp, et al.

v.

Beck Energy Corporation and
XTO Energy, Inc

Case No. 2014-1933

ENTRY

This cause is pending before the court as an appeal from the Court of Appeals for Monroe County.

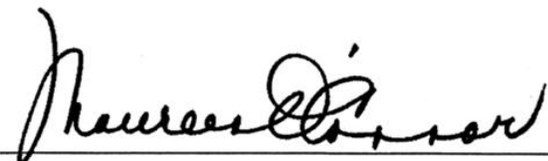
Upon consideration of Beck Energy Corporation's motion for adjustment of oral argument schedule, it is ordered by the court that the motion is granted and the revised oral argument schedule is as follows:

- Clyde A. Hupp, and Larry A. and Lori Hustack, et al., shall argue first and are permitted 9 minutes of oral argument and may reserve time for first rebuttal;
- Claugus Family Farm, L.P., shall argue second and is permitted 9 minutes of oral argument and may reserve time for second rebuttal;
- Beck Energy Corporation shall argue third and is permitted 9 minutes of oral argument;
- XTO Energy, Inc., shall proceed as an amicus curiae and shall argue fourth and is permitted 4 minutes of oral argument; and
- The Seventh District Court of Appeals, et al., shall argue fifth and are permitted 9 minutes of oral argument.

Any rebuttal time reserved by Clyde A. Hupp, et al., shall follow the oral argument of the Seventh District Court of Appeals, and any rebuttal time reserved by Claugus Family Farm, L.P., shall follow the rebuttal of Clyde A. Hupp, et al.

Pursuant to this court's January 28, 2015 entry, oral argument in this case shall be consolidated with oral argument in Supreme Court Case No. 2014-0423, *State of Ohio ex rel. Claugus Family Farm, L.P. v. Seventh District Court of Appeals, et al.*

(Monroe County Court of Appeals; No. 12MO6)



Maureen O'Connor
Chief Justice