

**IN THE UNITED STATES COURT OF APPEALS  
FOR THE FIFTH CIRCUIT**

United States Court of Appeals  
Fifth Circuit

**FILED**

December 12, 2011

\_\_\_\_\_  
No. 11-40323  
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Lyle W. Cayce  
Clerk

In the Matter of: REICHMANN PETROLEUM CORPORATION, formerly  
known as Richman Petroleum Corporation,

Debtor

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DON HANVEY OIL TRUST, INCORPORATED; HANVEY PRODUCTION  
COMPANY; DON H. HANVEY; JAMES RICHARD STACEY, SR.; DONALD S.  
BUTLER; VENUS VENTURES, L.L.C.; STUART CAFFEY; CURT  
CUNNINGHAM; U.S. ENERGY CORPORATION OF AMERICA, INC.,

Appellants

v.

UNIT TEXAS DRILLING, L.L.C.,

Appellee

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Appeal from the United States District Court  
for the Southern District of Texas  
USDC No. 2:10-CV-202

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Before HIGGINBOTHAM, DAVIS, and STEWART, Circuit Judges.

PER CURIAM:\*

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\* Pursuant to 5TH CIR. R. 47.5, the court has determined that this opinion should not be published and is not precedent except under the limited circumstances set forth in 5TH CIR. R. 47.5.4.

No. 11-40323

This Court has considered this appeal on the basis of the record, the briefs, and oral argument. In light of this review, we affirm the judgment of the district court essentially for the reasons given in the district court's Order, *Don Hanvey Oil Trust, Inc. v. Unit Tex. Drilling, LLC*, No. C-10-202, 2011 WL 606264 (S.D. Tex. Feb. 16, 2011).

AFFIRMED.