

IN THE UNITED STATES COURT OF APPEALS  
FOR THE FIFTH CIRCUIT

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No. 92-4719

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RUTH W. KNIGHTON, ET AL.,

Plaintiffs-Appellants,

versus

TEXACO PRODUCING INC., ET AL.,

Defendants-Appellees.

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COMMERCIAL NATIONAL BANK IN SHREVEPORT,

Plaintiff-Appellant,

versus

TEXACO PRODUCING INC., ET AL.,

Defendants-Appellees.

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Appeal from the United States District Court for the  
Western District of Louisiana  
(CA 88 2662 c/w 88-3094)

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(March 9, 1993)

Before JOLLY and DAVIS, Circuit Judges, and LEE,\* District Judge

PER CURIAM:\*\*

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\*District Judge of the Southern District of Mississippi,  
sitting by designation.

\*\*Local Rule 47.5 provides: "The publication of opinions that  
have no precedential value and merely decide particular cases on  
the basis of well-settled principles of law imposes needless  
expense on the public and burdens on the legal profession."  
Pursuant to that Rule, the court has determined that this opinion  
should not be published.

In this case, the owners of several mineral interests in Louisiana sued Texaco Producing, Inc. and others contending that they had a right to certain royalties. In a thorough and well reasoned opinion, the district court rejected the plaintiffs' claims and granted a judgment in favor of the defendants. See Knighton v. Texaco Producing Inc., 762 F.Supp. 686 (W.D. La. 1991). We now AFFIRM on the basis of the district court's fine opinion. See Loc. R. 47.6

A F F I R M E D.