

Tulsa Law Review

Volume 22
Issue 4 *Mineral Law Symposium*

Summer 1987

Article Index

Follow this and additional works at: <https://digitalcommons.law.utulsa.edu/tlr>



Part of the [Law Commons](#)

Recommended Citation

Article Index, 22 Tulsa L. J. 669 (2013).

Available at: <https://digitalcommons.law.utulsa.edu/tlr/vol22/iss4/12>

This End Matter is brought to you for free and open access by TU Law Digital Commons. It has been accepted for inclusion in Tulsa Law Review by an authorized editor of TU Law Digital Commons. For more information, please contact megan-donald@utulsa.edu.

INDEX TO ARTICLES AND ESSAYS

"Bless Me Father, For I Am About to Sin . . .": Should Clergy Counselors Have a Duty to Protect Third Parties? <i>Terry Wuester Milne</i>	22:139	bility, and the Prudent Operator. <i>Marla E. Mansfield</i>	22:483
Oil Shale, Tar Sands, and The Definition of a Mineral: An Old Problem in a New Context. <i>Debra Dobray</i>	22:1	Rethinking the Oil and Gas Lease. <i>David E. Pierce</i>	22:445
Proof of Prior Convictions in Oklahoma: The Prima Facie Standard. <i>Hunt Lee Charach</i>	22:29	The Law of Artificial Insemination and Surrogate Parenthood in Oklahoma: Roadblocks to the Right to Procreate. <i>Linda J. Lacey</i>	22:281
Relief from Express Drilling Obligations in an Uneconomic Market: The Federal Response and the Doctrines of Force Majeure, Impractica-		Unassigned Oil and Gas Interests in Bankruptcy. <i>Tony M. Davis</i>	22:325
		Writing Briefs for Federal Litigation: The Province of the Elect. <i>Judith A. Finn</i>	22:127