

Publications

ORRI “Anti-Washout” Provision Not Binding on Lease Assignees

Related Professionals

Gregory D. Russell

Related Services

Environmental Litigation, Dispute
Resolution and Crisis
Management

Litigation and Appeals

Related Industries

Energy, Utilities, Oil and Gas

AUTHORED ARTICLE | 2.10.2023

Greg Russell, partner in the Vorys Columbus office, authored an article titled, "ORRI “Anti-Washout” Provision Not Binding on Lease Assignees" that was featured in the 4th issue of the Oil & Gas E-Report. The article summarizes the case of *Marquette ORRI Holdings, LLC v. Ascent Resources-Utica, LLC*, which "addressed whether assignees of a leasehold interest were bound by the extension and renewal clause included in a prior assignment of an overriding royalty interest in the assigned lease."

Read the full article [here](#).