

Securities and Exchange Commission
VS.

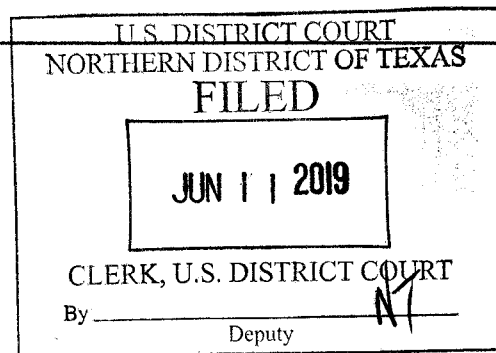
Case Number 3:16-cv-01735-D

Christopher A. Faulkner, Breitling Energy , et al.,

ROYALTY INVESTORS / INJURED PARTIES

Name Daniel E. Oelkers / Pro Se
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May 31, 2019



PETITION IN FAVOR OF RECEIVER'S PROPOSED DISTRIBUTION PLAN

We, are Investors in the Breitling Oil, Jericho and Babylon Royalty Group. We do not have an Attorney to represent us, and are requesting the Court to accept this Petition as *Pro Se Parties*. We have received the "RECEIVER'S" Distribution Plan and Proposal to the Court. We certainly agree that the Assets need to be returned to the Investors who have suffered far too long. We are not attorneys, and are simply responding to a proposal that appears to have been well thought out. There are two distinct Asset Classes. The Investors in the two Classes had a Different State of Mind in their Investment Philosophy. There were Tax Credit Incentives that motivated a certain Class of Investors and there was immediate ownership of Property with monthly income streams that motivated others. The tax incentive laws were created to inspire investors to create an income stream for both classes.

Because the Receiver's method of distribution did take into account the Clear and Distinct Classes of Investment Owners, I believe it could violate the Civil Rights of each investor to call one investors money different from another investor. There are no Issues that divides the Working Interest Investor from the Oil Royalty Investor. Both investors used US dollars with which to invest and would expect a fair distribution plan. If one type of investor is considered different than another it could be considered Bias and Prejudicial. In the Proposed Distribution Plan Requested by the Court Attorney, the Receiver states that his plan is Equitable and Fair for all parties that lost money. The Receiver's Distribution Plan request that all Assets of the Working Interest Investor and the Oil Royalty Investor be placed in one Pot, and then divide equally based on each person's percentage share. Which I consider fair and equitable as I own both classes of investments and see no difference in one investment over another and/or the origin of the investor's money.

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I Simply Request the Receiver, to place the Two Entities in on pot. Put Working Interest Investors and Royalty Investors together in one pot. After such has been done then conduct the Distribution of Assets.

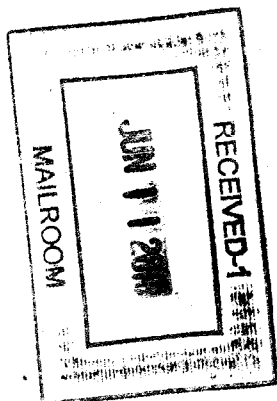
I respectfully request the Court to Consider the Merritt of this Petition based on its pure content. I am not an attorney and may not have presented this in a Legal Format, but am petitioning for fair and equitable return of everybody's investments regardless of investors age or situation.

Respectfully,

MAILED TO: United States District Court Northern Div
110 Commerce St. Dallas TX. 75242
ROOM # 1452

Dan E. Oelkers

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