IN THE SUPREME COURT OF PENNSYLVANIA WESTERN DISTRICT

SLT HOLDINGS, LLC, JACK E. : No. 336 WAL 2019

MCLAUGHLIN, AND ZUREYA :
MCLAUGHLIN, :

: Petition for Allowance of Appeal

Respondents : from the Order of the Superior Court

MITCH-WELL ENERGY, INC., AND : WILLIAM E. MITCHELL, JR., AN : INDIVIDUAL, :

٧.

Petitioners

ORDER

PER CURIAM

AND NOW, this 14th day of April, 2020, the Petition for Allowance of Appeal is **GRANTED**. The issue, as stated by Petitioners, is:

Did the Superior Court err in the grant of summary judgement against Petitioner on Counts I, II, and V of its amended complaint in equity on a "drill or pay oil and gas lease" where a well on each parcel was drilled by Petitioner and pursuant to each lease the wells were productive, and no testimony was taken as to the Petitioner's good faith production decision pursuant to the Supreme Court decision in the case of *T. W. Phillips Gas and Oil Co. v Jedlicka*, 42 A.3d 261 (2012)?

The parties are directed to address *Jacobs v. CNG Transmission Corp.*, 332 F. Supp. 2d 759 (W.D. Pa. 2004), *Aye v. Philadelphia Co.*, 193 Pa. 451 (Pa. 1899), and the doctrine of abandonment.