### THOMAS F. MCKENNA

ATTORNEY-AT-LAW

302 EAST PALACE AVENUE

SANTA FE, NEW MEXICO

Aug. 20, 1953

### AIR MAIL

Mr. Emory C. Arnold Oil Conservation Commission P.O. Box 697 Aztec, New Mexico

Dear Mr. Arnold:

On August 21, 1953 the Oil Conversation Commission here in Santa Fe, New Mexico issued its emergency order prohibiting the Greenbrier Oil Company from interfering with the Palmer No. 1 well located in Sec. 1 of Township 24 North, Range 2 West, N.M.P.M.

For your information in this matter, I am sending to you a copy of the application and a copy of the emergency order.

Very truly yours,

Thomas F.McKenna

Enclosures

ALLIVED

ANG 2 5 53

OIL COM. COM.

0 P

# BEFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION OF R. J. PALMER, LINDRITH, NEW MEXICO, FOR A PERMANENT ORDER PROHIBITING GREENBRIER OIL COMPANY FROM REMOVING, TAKING OR IN ANY OTHER MANNER INTERFERING WITH THE TUBING, CASING OR OTHER EQUIPMENT LOCATED IN OR ON THE PALMER NO. 1 WELL, NELSW OF SEZ OF SEC. 1, T. 24 N., R. 2 W., N.M.P.M., RIO ARRIBA COUNTY, NEW MEXICO, AND ALSO REQUESTING AN EMERGENCY ORDER

Comes now R. J. Palmer of Lindrith, New Mexico, and respectfully represents to the Oil Conservation Commission of the State of New Mexico, that he is the owner of the Palmer No. 1 well, located in  $NF_2^2SW_2^2$  of  $SE_2^2$  of Sec. 1, T. 24 N., R. 2 W., N.M.P.M., Rio Arriba County, New Mexico, and that said well is capable of producing in commercial quantities; and that said well is presently shut-in.

The applicant further represents that in and on such well there is located tubing, casing and other equipment; that the said Greenbrier Oil Company has stated to the applicant that it intends to remove such tubing, casing and other equipment; and that a purported agent of the Greenbrier Oil Company has stated to the applicant that such removal will take place Monday, August 24, 1953, or some time immediately thereafter. The applicant further represents that if such removal or pulling is allowed, it will cause irreparable injury to the said Palmer No. 1 well and that such removal or pulling is adverse to the interest of conservation and prevention of waste.

Wherefore, this applicant respectfully requests that this matter be set down for hearing on due notice, and that at such hearing a permanent order be issued preventing Greenbrier Oil Company from taking any such action as set out herein, and further requests that this Commission issue its emergency order prohibiting the Greenbrier Oil Commany from taking any of the threatened actions in connection with the said well as set out herein.

DONE at Santa Fe, New Mexico, this 20 day of August 1953.

# R. J. PALMER

By /s/ THOMAS F. McKUNNA

Thomas F. McKenna
Attorney for Applicant
302 E. Palace Ave.
Santa Fe, New Mexico



F. MCKENNA
NEY-AT-LAW
5-137 SENA PLAZA
E.NEW MEXICO

en in transport of the management of the management of the state of th

I am a first transfer of the content of taget in a substitution of the content of t

a lugar de la composition della composition del

orando dos especies de la como en l

# 

A constant of the selection of the constant of the selection of the selection.

 Constant of the selection of the selection.

 Constant of the selection of the se

A construction of the property of

SERVINE S VILLAM WCKEDIO REFOR ( THE OIL CONSERVATIO' COMMISSION OF THE STATE OF NEW MEXICO

IN THE MATUR OF THE APPLICATION OF R. J. PALEER FOR AN EMERGENCY ORDER IN CONNECTION WITH THE APPLICATION OF E. J. PALMER, LINDRITH, NEW MEXICO, FOR A PERMANENT ORDER PROHIBITING GREWNAPIER CIL COMPANY I FROM REMOVING, TAKING OR IN ANY OTHER MANNER INTO FERRING WITH THE TUBIC, CASING OF OTHER EQUIPMENT LOCATED IN OR ON THE PALMER NO. 1 WILL, NEWSWARD OF SEA OF CEC. 1, T. 24 N., R. 2 W., N.M.P.M., RIO ARRIBA COUNTY, NEW MEXICO, AND ALSO REQUESTING AN EMERGENCY ORDER.

# EMERGENCY ORDER OF THE COMMISSION

# BY THE COLMISSION:

This matter for an emergency order having come on for consideration, and the Commission having read the application filed in this cause born. J. Palmer, and being fully advised in the premises, finds:

- 1. That it has jurisdiction over this cause and over the subject matter thereof.
- 2. That the applicant has requested a permanent order and has set down that matter for regular hearing with the Cil Conservation Commission of the State of New Mexico, and such hearing will be held after due notice according to law in September 19 53.
- 3. That the allegations of the applicant indicate that unless an emergency order is issued irreparable injury will be done to the interests of conservation and the prevention of waste.
- 4. That reasonable cause exists for the issuance of an emergency order in the interest of conservation and the prevention of vaste.

# IT IS THE FFOR ORDINARD:

l. That the Greenbrier Gil Commany and its authorized agents, or either of them, cease and desist and are hereby restrained from taking any action in any manner, or attempting to take any action in any manner, to pull or remove any of the tubing or casing or other equipment now located in or on Palmer No. 1, or in any other manner interfering with the present status of the Palmer No. 1 well.

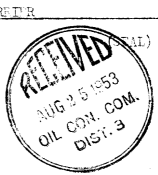
DOME at Santa Fe, New Mexico, on the 21st day of Augsut 1953.

STATE OF NEW TEXTOO OIL CONSURVATION CONTUSTION

/s/ F. S. MALKIR

/s/

R. R. SPUREITR



THOMAS F. MCKENNA
ATTORNEY-AT-LAW
ROOMS 136-137 SENA PLAZA

Turing of the second control of the property of the second control of the second control

and the CP constructed was not discussed in the theory of the second of

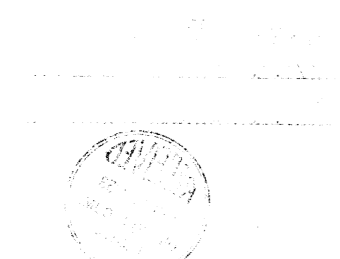
A Constitution of the district of the control of the

TO Extra form the selection of the first of the form the process of the first form of the form of th

of the first of the control of the second of the control of the second o

(a) The second of the size of the second of the second

in the applications of the contraction of the contr



осоп ве веземуела Упониту АТ-ГУМ

SANTA FELMEW MEXICO