

BOND FOR CONFORMANCE WITH NEW MEXICO

LAWS AND REGULATIONS DEALING

WITH OIL AND GAS

Know all men by these presents, that we J. Warren Miller...
..Farrington..... of the County of San.....
.Juan. in the State of New Mexico..... as principal,
and the MARYLAND CASUALTY COMPANY..... of the
County of the Annapolis City Baltimore..in. the State of Maryland.
....., as surety, are held and firmly bound unto the
State of New Mexico in the sum of . Two Thousand
Dollars (\$2,000.00), lawful money of the United States for the
payment of which, well and truly to be made, we bind ourselves
and each of us, and each of our heirs, executors, administrators,
successors, or assigns firmly by these presents.

Dated this 30th day of November 1827.
The condition of the foregoing obligation is that:
Whereas the above bounded principal will shortly commence and
prosecute the drilling of a well to prospect for Oil and Gas to
be known as the Lubbenhour..... Well No."1"
on the following described State (or Patented) Land: SE. 4, Section
S.E. S.W. quarter of Sec. Nine. (S. 1.) T. 28 North. R. 13 West. N. Y. P.M.
which is leased or owned by Lubbenhour.....
Lubbenhour Assignment No. 1

NOW therefore, if the above principal shall comply with all the laws, rules and regulations of the State of New Mexico and the State Geologist dealing with Oil and Gas up to and including the final plugging and abandonment of the well, then the above obligation is to be void and of no effect; otherwise it shall remain in full force and effect.

Warren Miller

Principal.

MARYLAND CASUALTY COMPANY

~~President Agent~~

STATE OF NEW MEXICO }
COUNTY OF SAN JUAN }-ss

Subscribed and sworn to before me this 7th day of New-
York, 1825.

Notary Public