

Case No.

777

Application, Transcript,
Small Exhibits, Etc.

CASE 777: Texas Pacific Coal & Oil Company
Application for exception to the No-Flare
Rule.

The Commission is authorized
to delete Case 7977 from the
docket and hold in abeyance
pending administrative
action (whatever that means!)

Jack M Campbell
for
Texas-Pacific Coal
& Oil Company

Dec 95
Mf

DOCKET SUPPLEMENT

New Mexico Oil Conservation Commission

December 16, 1954 Hearing

- CASE 804: Amerada Petroleum Corporation's application for approval of a non-standard gas proration unit in the Eumont Gas Pool: E/2 NW/2, W/2 NE/4 and W/2 NW/4 of Section 32, Township 19 South, Range 37 East, Lea County, New Mexico.
- CASE 805: ✓ Application of Texas Gulf Producing Company for exception to Rule 309 to permit storage of oil in a single tank battery from two separate leases (State Leases B-2229 and B-8398) located in Section 36, Township 17 South, Range 33 East, Lea County, New Mexico, in the Vacuum Pool.
- CASE 806: Application of Gibraltar Oil Company for compulsory communitization of tracts of land located within the W/2 of Section 15, Township 32 North, Range 10 West, NMPM, San Juan County, New Mexico, to permit the formation of a 320-acre communitized unit consisting of said W/2 (in the Blanco-Mesaverde Gas Pool).

BEFORE THE OIL CONSERVATION COMMISSION
OF THE STATE OF NEW MEXICO

APPLICATION OF TEXAS PACIFIC
COAL AND OIL COMPANY FOR AN
EXCEPTION TO ORDER NO. R-520
RELATING TO THE FLARING OR
VENTING OF GAS FROM ITS WELL
NO. 17 ACCT. 1 IN SECTION 23,
TWP. 23 SOUTH, RANGE 36 EAST,
LEA COUNTY, NEW MEXICO, BEING
IN THE LANGLIE-MATTIX OIL POOL

Case No. 777

APPLICATION

Comes now Texas Pacific Coal and Oil Company, by Jack M. Campbell, its attorney, and requests the Commission to grant it an exception from the "no-flare" order contained in Commission's Order No. R-520 insofar as it applies to Applicant's well No. 17, Acct. 1 in the Langlie-Mattix Oil Pool in Lea County, New Mexico, and as its grounds therefor states:

(1) It is necessary for Applicant to produce gas from the affected well in order that oil may be produced from the same well.

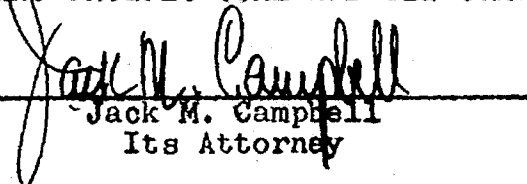
(2) It is uneconomic for purchasers of gas in the area, at their expense, or applicant, at its expense, to construct pipe lines necessary for the transmission of gas from the affected well.

WHEREFORE, Applicant requests the Commission to publish notice of hearing upon this application upon the regular October hearing of the Commission, and after hearing to issue its order exempting Applicant's well No. 17, Acct. 1 in the Langlie-Mattix Oil Pool, Lea County, New Mexico, from the "no-flare" rule of Order No. R-520 of the Commission.

Respectfully submitted,

TEXAS PACIFIC COAL AND OIL COMPANY

By


Jack M. Campbell
Its Attorney