

CASE 1132: Stanley L. Jones application for  
unorthodox location & assignment of allowable  
for Jones & Watkins Platt Well #1.

Case No.

1132

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Application, Transcript,  
Small Exhibits, Etc.

BEFORE THE  
**Oil Conservation Commission**  
SANTA FE, NEW MEXICO

IN THE MATTER OF:

CASE NO. 1132

**TRANSCRIPT OF PROCEEDINGS**

August 22, 1956

**DEARNLEY-MEIER AND ASSOCIATES**  
COURT REPORTERS  
605 SIMMS BUILDING  
TELEPHONE 3-6691  
ALBUQUERQUE, NEW MEXICO

BEFORE THE  
NEW MEXICO OIL CONSERVATION COMMISSION  
HOBBS, NEW MEXICO  
August 22, 1956

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IN THE MATTER OF:

CASE NO. 1132: Application of Stanley L. Jones for an unorthodox location and the assignment of an allowable for the Jones and Watkins Platt Well No. 1 in the Dayton Pool, Eddy County, New Mexico, in exception to Rule 104 (c) of the New Mexico Oil Conservation Commission Rules and Regulations. Applicant, in the above-styled cause, seeks an order granting an unorthodox location for the Jones and Watkins Platt Well No. 1 at a point 75 feet from the South line and 125 feet from the West line of Section 26, Township 18 South, Range 26 East, Eddy County, New Mexico, and further that said well be assigned an oil allowable. Said well was initially drilled prior to the promulgation of spacing and well location rules in the area and was later recompleted in the Dayton Pool.

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BEFORE:

Daniel S. Nutter, Examiner.

T R A N S C R I P T    O F    P R O C E E D I N G S

MR. NUTTER: The next case on the docket will be Case No. 1132.

MR. GURLEY: Application of Stanley L. Jones for an unorthodox location and the assignment of an allowable for the Jones and Watkins Platt Well No. 1 in the Dayton Pool, Eddy County, New Mexico, in exception to Rule 104 (c) of the New Mexico Oil Conservation Commission Rules and Regulations. Applicant, in the above-styled cause, seeks an order granting an unorthodox location for the Jones and Watkins Platt Well No. 1

at a point 75 feet from the South line and 125 feet from the West line of Section 26, Township 18 South, Range 26 East, Eddy County, New Mexico, and further that said well be assigned an oil allowable. Said well was initially drilled prior to the promulgation of spacing and well location rules in the area and was later recompleted in the Dayton Pool.

MR. CAMPBELL: Jack M. Campbell, Campbell and Russell, Roswell, New Mexico. I have been requested this morning, by the representative of the applicant to assist the applicant in the presentation of testimony into evidence in Case No. 1132. There is one witness, Mr. Jones. Mr. Jones, will you come forward, please? (Witness is sworn)

M E R E D I T H    W .    J O N E S

called as a witness on behalf of the applicant, having been first duly sworn on oath, testified as follows:

DIRECT EXAMINATION

BY MR. CAMPBELL:

Q Will you state your name, please?

A Meredith W. Jones.

Q Where do you live?

A I live in Artesia, New Mexico.

Q And by whom are you employed?

A I am the Superintendent for Operations of the Stanley L. Jones Production and Drilling Operations.

Q In your capacity, are you acquainted with the application of Stanley L. Jones in Case No. 1132 involving a proposed unorthodox location and the assignment of an allowable for a well

in the Dayton Pool, Eddy County, New Mexico?

A I am, sir.

Q Will you state to the Examiner the history of that particular well which, I believe, is Jones and Watkins Platt Well No. 1 and give its location?

A This well was drilled, originally, as a water well, in the Southwest, Southwest, Section 26, Township 18 South, Range 26 East. This well was drilled into oil and they had practically 50 per cent water and 50 per cent oil. Years and years ago this well was -- had a separating device to separate the oil from the water and oil was sold from this well prior to 1938 for at least ten years. And about 1938 Jones and Watkins bought this property and plugged it back from 2,600 feet to 1,030 feet and they had eight feet of 70 D seamless pipe from top to bottom then 850 feet, 5½, 15 pound pipe cemented and shut out all the water and the well is making no water at all at this time, but it makes approximately one barrel a day to two barrels. And during the war, because of shortages of pipe and tubing this well was -- we pulled the tubing out to use in a new well for a short period of time. And the well was capped temporarily. But the leases and the rentals had always been paid and so forth up to date. Well, Jones and Watkins then put in for an allowable and was granted an allowable and sold oil for a period of time. And then, later, Stanley L. Jones, retaining his interest, sold. Mr. Watkins' interest was sold out to the Illamex Oil Company, and they applied for a new allowable, which was rejected and so -- I mean, this was the cause of this hearing, I understand.

Q The allowables, I understand it was rejected in view of

the fact that this well is situated 75 feet from the South line and 125 feet from the West line of Section 26, Township 18 South, Range 26 East, which is, of course, a non-orthodox well location, is that correct?

A That is correct.

Q Now, are there any oil wells offsetting this tract on which this well is located?

A No, sir, no producing wells.

Q Have there been dry holes abandoned in the area?

A There have been at least two abandoned holes, diagonal offsets, from this property.

Q Does Stanley L. Jones hold leasehold interest acreage offsetting the proposed location?

A Yes, sir. He owns the adjoining leases adjoining the acreage on at least three sides.

Q I hand you what has been marked Stanley L. Jones Exhibit No. 1 and ask you to state what that is and read it to the Examiner.

A This is a letter from Don H. Goodrich. Don Goodrich represents Blanche Goodrich, Helen Goodrich Hutchinson.

"Dear Sir: I, Don Goodrich representing Blanche Goodrich, Helen Goodrich Hutchinson and myself owner of the NW/4 NW/4 Section 35, Township 18 South, Range 26 East, Eddy County, New Mexico, do hereby authorize you to produce the plat No. 1 well located in the SW/4 SW/4 Section 26, Township 18 South, Range 26 East, Dayton Pool, Eddy County, New Mexico, which adjoins our property on the North. Yours truly, Blanche Goodrich, Helen

Goodrich Hutchinson, and Don H. Goodrich. Signed Don H. Goodrich."

Q I offer this in evidence as Stanley L. Jones Exhibit No. 1.

MR. NUTTER: Anything further? Mr. Jones, have you submitted to the Commission Form C-128, your well location plat, showing the footage location of the well and the offset oil and gas lease and royalty owners?

A Yes, sir.

MR. CAMPBELL: I believe that is all.

MR. NUTTER: Mr. Jones, what was the date the well was originally drilled as a water well?

A Well, gosh, I don't know, I suppose it was back in the early '30's, I am sure.

Q And at that time it was originally completed with their wanting water, but they made half oil and half water?

A Yes, sir, the well was bought by various different parties and was put up with a separating device and it really made more oil than it did water and they skimmed this -- separating the oil from the water and sold the oil, you see, and then later Jones and Watkins bought this out in '38 and didn't have enough piping and completely shut off all the water and made this oil well out of it.

Q Well, you stated that at one time it was granted an allowable, I believe, you said after the war, it was for a time during the war, was it?

A Well, it was -- had an allowable during the time that these people operated this lease. He hauled it off in barrels from the well and then Jones and Watkins was granted an allowable and when they took the well over it was producing there for, oh, a year, I guess, or two years.



Q Was the well carried on the oil proration schedule with an allowable?

A Yes, sir.

Q And what date was the allowable first assigned to it?

A Oh, I don't have that information with me, but I am sure it was in 1938 or '39 when the well was actually completed. I don't have that information with me. Part of Mr. Jones' files are in his office in Colorado and I couldn't get the old original driller's log, you see, I don't have all of that information with me. But, from recollection, I remember when Bassett and Birney bought this well, the Company completed the well and produced it, then Mr. Watkins, Sam Watkins, bought the Bassett interest and Jones retained his interest and it had an allowable under Bassett and Birney Oil Company, then under Jones and Watkins.

Q Well, now, you stated that the allowable had been rejected at one time. When was that, what was the occasion?

A I don't mean the allowable for this application, after it was sold to Jones and Watkins, then sold their interest to this Illamex Oil Company, which is a company of Stanley L. Jones and John D. McArthur and when they requested the allowables, this new company, they then came up with this unorthodox location.

Q In other words, it was this occasion when the well was transferred and he filed the forms to transfer the well, the allowable was shut off?

A Then it had been kept for awhile, you see, and we made these forms out to sell oil, to transport oil. C-104 and C-110, Certificates for Authorization to Transport Oil and Natural Gas, and requested our oil and gas allowables and then it was rejected.

Well, because of the unorthodox location of this last transaction --

Q Now, what size is Mr. Jones' lease there with this well?

A Well, he had -- he is with the biggest holder in this field. They have all of this acreage which covers most of the Dayton Pool and he has the Cocker-Ham lease, both adjoining leases that --

Q You have a plat showing this lease and the adjoining leases?

A No, I have a plat here just showing this one lease that was shown out in this letter, this exhibit here. I don't have it all covered out.

MR. CAMPBELL: There was filed with the original application for allowables a plat, however. The well file is in Mr. Hanson's office. He didn't bring a well file with him, but this plat is supposed to indicate, and I assume does indicate, the leasehold and royalty ownership in the area offsetting this particular well.

A In accordance to this letter.

MR. CAMPBELL: I think the situation probably is that when the well was first granted an allowable, either it overlooked the well that it was an unorthodox well. The rules didn't require what they require now. And it didn't come to the attention of the Commission until this particular notice of transfer of interest, leasehold interest, was sent to the Commission and the Commission picked up the fact that this well had been producing a barrel of oil a day for twenty years without being in an orthodox location.

MR. NUTTER: I would like to determine the ownership of all

six leases immediately surrounding this SW/4 of your SW/4 of Section 26. Now, which acreage does Mr. Jones own now? Does he own the 40 acre leasehold due north of this SW/4 of the SW/4?

A Yes, I am almost positive, to the north he owns that and to the east, and I believe he has now, I couldn't say for sure on that because I don't have that with me, and all that was given to the Oil Conservation Commission in Artesia, as to the question of this letter. And I supposed that it would be here for evidence today.

MR. CAMPBELL: May I suggest, Mr. Examiner, that the applicant be required to submit for the files in this particular case, a plat reflecting the leasehold and royalty ownership of all offset locations surrounding this 40 acre tract on which this well is situated before the Commission takes any action?

MR. NUTTER: Could you do that?

A Yes, sir.

MR. NUTTER: We would appreciate receiving the plat showing the leasehold interest in all directions from the well.

MR. CAMPBELL: I would like to request that when this plat is received, it be marked Exhibit No. 2 and made a part of the record in this particular hearing.

MR. NUTTER: We will do that. With reference to this case we have a wire which Mr. Gurley will read into the record.

MR. GURLEY: This wire is dated August 20, 1956, addressed to the New Mexico Oil Conservation Commission, which reads as follows: "I, F. A. Kleeman representing my wife Mary B. Kleeman and myself do hereby file objection to the operation to produce oil

from the Platt No. 1 well located in the SW/4 SW/4 of Section 26, Township 18 South, Range 26 East, Dayton Pool, Eddy County, New Mexico, which adjoins our property on the east. This well is located only 125 feet east of our property and we feel if this well is allowed to operate will unfairly drain oil from our property. Our property being described as the SE/2, SE/4, NW/4, SE/4, NW/4, NE/4, SE/4, of Section 27, Township 18 South, Range 26 East."

A When was that telegram dated?

MR. NUTTER: This telegram was dated August 20, 9:54 A.M., from Williamsport, Pennsylvania. Does anyone have any questions of this witness?

MR. GURLEY: I would like to ask a question. You say you are producing one barrel a day from this well?

A It makes just about a barrel a day, that is all.

Q Is that commercial?

A A barrel to two barrels. We are unable to produce enough because we can't sell it. That is what we want to do, is to work the well over.

Q Well, assuming that you can produce at a barrel a day, is that commercial, in your eyes?

A Well, yes, sir. I mean, not that. What with this sandfrack and new methods that we have now which make the wells in this area, we intend to complete this well to sandfrack it and try to make a better well from it.

Q I see.

MR. NUTTER: Anyone have any further questions of the witness?

MR. REIDER: Mr. Jones, I am not quite clear, what type of water have you been producing with this well? Has the water been fresh?

A Water?

Q Yes.

A Artesian water, which is all throughout this area.

Q Is the artesian water directly associated with this well?

A Yes.

Q And am I correct that this well was uncased?

A It was partially cased. It had some tonnage, I believe, in the well, but partially cased. And so Jones and Watkins -- I mean Bassett and Birney Oil Company ran these two strings of pipe, a seven inch and five and a half, plugged the well back from 2,600, plugged it back and ran these two strings of pipe and shut the water off.

Q And when was that done, do you know, sir, do you know about?

A I believe that was done in about 1938 or '39 to the best of my recollection; I wouldn't swear to that. It has been a long time ago, and as I say, all of our files are in Colorado.

Q And both of these strings are cemented to the surface?

A I am sure that they are. I know that the 8 and 5/8ths -- I mean the 7 inch was circulated from the top to bottom and I had the information that the 850 feet of 5 1/2 inch, 15 1/2 pound pipe was cemented, but I don't know if it was circulated at the top or not.

Q And when this pipe was put in the hole did it cut the artesian flow down?

A Yes, sir.

Q And your production is essentially water free?

A That is right.

Q Is it water free or does it make an absolute cut?

A It is water free.

Q It is water free?

A That is right.

MR. REIDER: That is all.

MR. NUTTER: Anyone have any further questions? Is there any objection to the introduction of Applicant's Exhibit No. 1 which was received today, or to Exhibit No. 2 which the applicant will prepare and submit to the Commission? If not, the Exhibits will be received. Any statements? If there are no statements, the witness may be excused and we will take the case under advisement, pending the receipt of Exhibit No. 2.

## REPORTER'S CERTIFICATE

I, LOUIS R. GUEVARA, do hereby certify that the foregoing and attached Transcript of Proceedings, pages numbered 2 through 12, were reported by me in Stenograph at the time and place aforesaid; that the same was reduced to typewritten transcript by me and contains a true and correct record of said proceedings to the best of my knowledge, skill and ability.

DATED this 29th day of August, 1956, in the City of Albuquerque, County of Bernalillo, State of New Mexico

Louis R. Guevara  
LOUIS R. GUEVARA, Court Reporter

OIL CONSERVATION COMMISSION

P. O. BOX 871

SANTA FE, NEW MEXICO

September 28, 1956

C  
O  
P  
Y

Mr. Jack M. Campbell  
Campbell & Russell  
Box 721  
Roswell, New Mexico

Dear Sir:

On behalf of your client, Stanley L. Jones, we enclose two copies of Order R-888 issued September 27, 1956, by the Oil Conservation Commission in Case 1132, which was heard on August 22nd at Hobbs.

Very truly yours,

A. L. Porter, Jr.  
Secretary - Director

brp  
Encls.

*10-9-56  
L. L. Jones  
K. H. Jones  
M. J. Jones  
for 300*



BEFORE THE OIL CONSERVATION COMMISSION  
OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE HEARING  
CALLED BY THE OIL CONSERVATION  
COMMISSION OF THE STATE OF NEW  
MEXICO FOR THE PURPOSE OF  
CONSIDERING:

CASE NO. 1132  
Order No. R-338

THE APPLICATION OF STANLEY L. JONES  
FOR AN ORDER IN EXCEPTION TO RULE  
104 (c) OF THE NEW MEXICO OIL CONSERVATION  
COMMISSION STATEWIDE RULES AND REGULATIONS  
FOR APPROVAL OF AN UNORTHODOX LOCATION AND  
THE ASSIGNMENT OF AN ALLOWABLE FOR THE  
JONES AND WATKINS PLATT WELL NO. 1, LOCATED  
75 FEET FROM THE SOUTH LINE AND 125 FEET  
FROM THE WEST LINE OF SECTION 26, TOWNSHIP  
18 SOUTH, RANGE 26 EAST, NMPM, DAYTON POOL,  
EDDY COUNTY, NEW MEXICO.

ORDER OF THE COMMISSION

BY THE COMMISSION:

This cause came on for hearing at 10:00 o'clock a.m.  
on August 22, 1956, at Hobbs, New Mexico, before Daniel S. Nutter,  
Examiner duly appointed by the New Mexico Oil Conservation Com-  
mission, hereinafter referred to as the "Commission," in accordance  
with Rule 1214 of the Commission Rules and Regulations.

NOW, on this 27<sup>th</sup> day of September, 1956, the  
Commission, a quorum being present, having considered the appli-  
cation, the evidence adduced and the recommendations of the  
Examiner, Daniel S. Nutter, and being fully advised in the premises,

FINDS:

1. That due notice having been given as required  
by law, the Commission has jurisdiction of this case and the  
subject matter thereof.
2. That subject well was originally drilled on the  
unorthodox location as a water well but water-oil production was  
encountered.
3. That the water has been successfully cased off  
and water free production of oil from the well is now possible.
4. That the expected recoverable reserves of oil  
in the subject area would probably be such as not to justify  
plugging the said well and drilling another well on an orthodox  
location.

IT IS THEREFORE ORDERED:

1. That the application of Stanley L. Jones for  
an order approving the unorthodox location of the Jones and  
Watkins Platt Well No. 1, located 75 feet from the South line and  
125 feet from the West line of Section 26, Township 18 South,

-2-

Ord. No. R-888

Range 26 East, NMPM, Eddy County, New Mexico and for the establishment of an allowable in the Dayton Pool for said well be and the same is hereby approved.

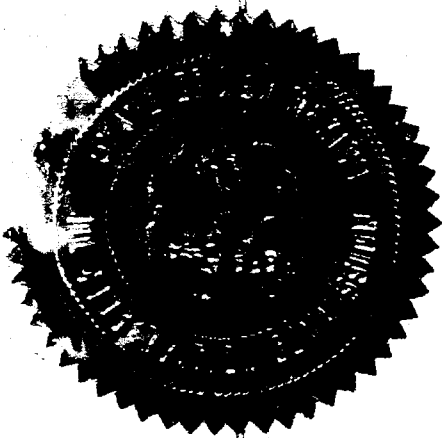
DONE at Santa Fe, New Mexico, on the day and year hereinabove designated.

STATE OF NEW MEXICO  
OIL CONSERVATION COMMISSION

*John F. Sinms*  
JOHN F. SINMS, Chairman

*E. S. Walker*  
E. S. WALKER, Member

*A. L. Porter, Jr.*  
A. L. PORTER, Jr., Member & Secretary



1r/

CLASS OF SERVICE  
This is a fast message unless its deferred character is indicated by the proper symbol.

# WESTERN UNION

## TELEGRAM

SYMBOLS  
DL = Day Letter  
NL = Night Letter  
T = International Telegram

The filing time shown in the date line on domestic telegrams is STANDARD TIME at point of origin. Time of receipt is STANDARD TIME at point of destination.

LA 073 : PB 169 9:57

P WSA158 DL PD=WILLIAMSPORT PENN 20 1137AME=  
NEW MEXICO OIL CONSERVATION COMMISSION CARE MR DAN S NUTTER=  
STATE CAPITAL OFFICE BLDG SANTA FE NMEX=

I, F A KLEEMAN REPRESENTING MY WIFE MARY B KLEEMAN AND MYSELF DO HEREBY FILE OBJECTION TO THE OPERATION TO PRODUCE OIL FROM THE PLATT NO 1 WELL LOCATED IN THE SW1/4 SW1/4 OF SECTION 26, TOWNSHIP 18 SOUTH, RANGE 26 EAST, DAYTON POOL, EDDY COUNTY, NEW MEXICO WHICH ADJOINS OUR PROPERTY ON THE EAST. THIS WELL IS LOCATED ONLY 125 FEET EAST OF OUR PROPERTY AND WE FEEL IF THIS WELL IS ALLOWED TO OPERATE WILL UNFAIRLY DRAIN OIL FROM OUR PROPERTY. OUR PROPERTY BEING DESCRIBED AS THE SE1/2, SE1/4, NW1/4, SE1/4, NW1/4, NE1/4, SE1/4, OF SECTION 27, TOWNSHIP 18 SOUTH, RANGE 26 EAST N.M.P.M.=

F A KLEEMAN AND MARY B KLEEMAN=

*Case 1132*

NEIL B. WATSON

ATTORNEY AT LAW  
ARTESIA, NEW MEXICO

July 17, 1956

New Mexico Oil Conservation Commission  
Santa Fe, New Mexico

Re: Stanley L. Jones - Platt Lease - Well No. 1  
in Section 26, Township 18 South, Range 26 East,  
N.M.P.M., Eddy County, New Mexico. - Dayton Pool.

Request for approval of unorthodox location and  
for permission to produce well for oil and for an  
allowable for said well and authority to sell and  
transport the oil.

Gentlemen:

On behalf of Stanley L. Jones, Operator, I would request a hearing before your Examiner in Hobbs, New Mexico, on the well designated as in above caption which is located 75 feet from the South line and 125 feet from the West Line in the SW $\frac{1}{4}$ SW $\frac{1}{4}$  of Section 26, Township 18 South, Range 26 East, N.M.P.M.; and at this hearing the operator will request permission to produce this well for oil and for an allowable for said well.

The well was drilled several years ago prior to the time a field spacing pattern was established in the area. This well is carried on your records as Jones and Watkins.

If you desire further information in order to set the matter down for hearing, please advise and if this request is sufficient, please set it for hearing before the Examiner at Hobbs, New Mexico and advise me the date of the hearing.

Very truly yours,

*Neil B. Watson*  
Neil B. Watson

NBW:se

11/3  
Hobbs  
8/13/56  
# 1132

Sent copy  
of Docket  
to Neil Watson  
on 8/13/56

ROUTE 2, BOX 117  
ALAMOSA, COLORADO

P. O. BOX 464  
ARTESIA, NEW MEXICO

MAIL OFFICE 000  
AUG 23 1956 PM 1:21  
**STANLEY L. JONES**  
OIL PRODUCTION AND RANCHES

August 23, 1956

New Mexico Oil Conservation Commission  
Santa Fe, New Mexico

Gentlemen:

On wednesday August 22nd, 1956 in Hobbs, New Mexico our case # 1132  
of Docket # 29-56 before Daniel S. Nutter Examiner was heard.

At this hearing the Examiner Mr. Daniel S. Nutter requested that a plat  
in Triplicate form showing the adjoining lease holders to the Platt No.  
1 well located in the SW $\frac{1}{4}$  SW $\frac{1}{4}$  of Sec.26 T-18S R 26E, be mailed to this  
office.

Trusting the plats enclosed are in order.

Sincerely yours,

*Meredith W. Jones*  
Meredith W. Jones  
Agent

MANU OFFICE 000

RECEIVED 11:10

August 13, 1956

Stanley L. Jones  
P. O. Box 464  
Artesia, New Mexico

Dear Sir:

I, Don Goodrich representing Blanche Goodrich, Helen Goodrich Hutchinson and myself owner of the NW/4 NW/4 section 35, township 18 south, range 26 east, Eddy County, New Mexico do hereby authorize you to produce the Platt No. 1 well located in the SW/4 SW/4 section 26, township 18 south, range 26 east, Dayton Pool, Eddy County, New Mexico which adjoins our property on the north.

Yours truly,

Blanche Goodrich, Helen Goodrich  
Hutchinson, and Don H. Goodrich

AUG 15 1956

By Don H. Goodrich  
Don H. Goodrich

BEFORE THE  
OIL CONSERVATION COMMISSION  
SANTA FE, NEW MEXICO  
EXHIBIT No. 1  
CASE 1132

STANLEY L. JONES  
OIL PRODUCER AND OPERATOR

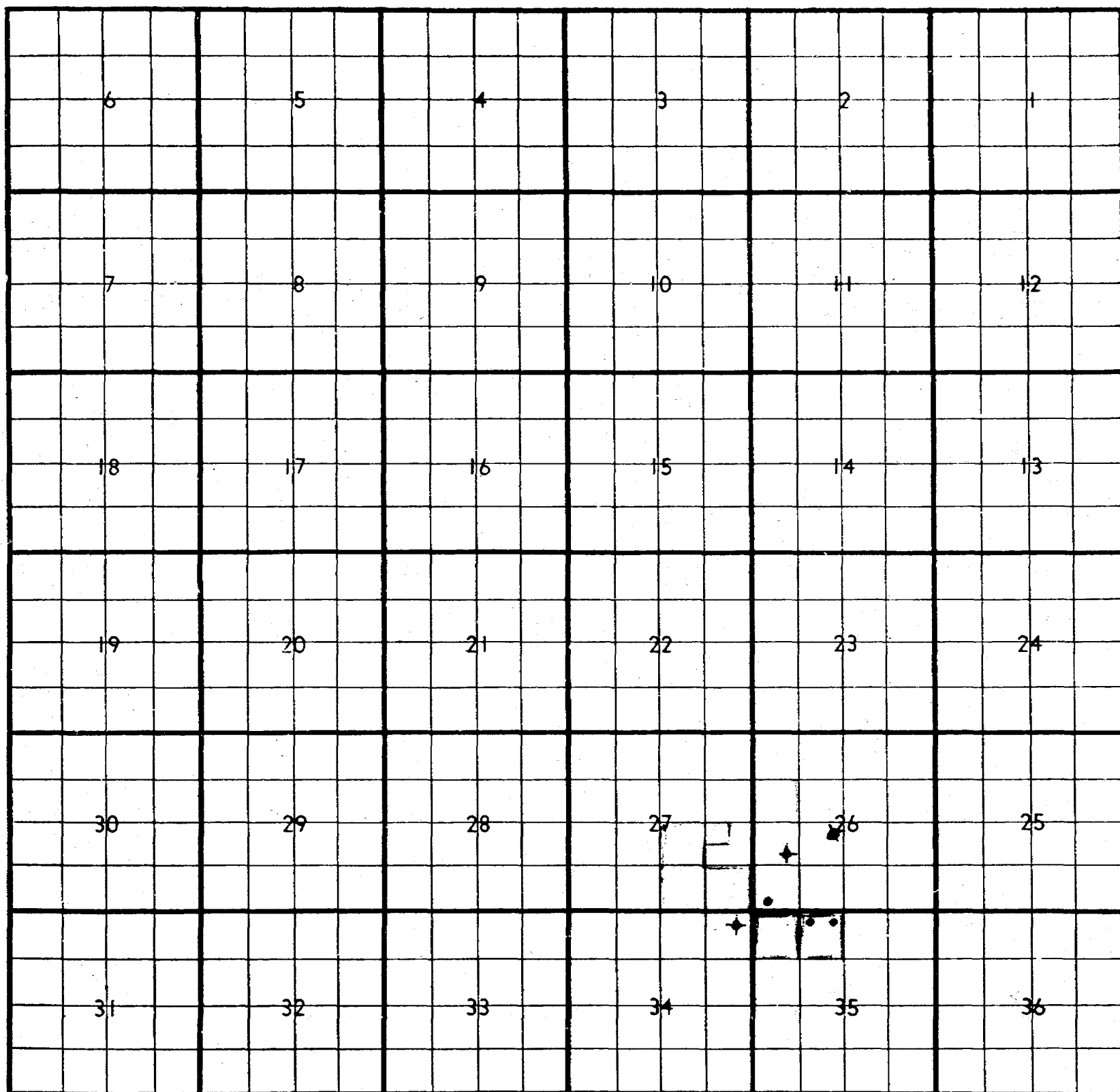
BOX 464

OFFICE PHONE 310

TOWNSHIP 18 SOUTH,

RANGE 26 EAST,

NEW MEXICO PRINCIPAL, MERIDIAN



STANLEY L. JONES & MAC ARTHUR

B. F. GOODRICH

F. A. KLEEMAN

STANLEY L. JONES & COCKERHAM, EACH  $\frac{1}{2}$  Interest

• Producing Well

✦ Dry-Hole ✦ Capped Well

BASSETT & BIRNEY OIL CO.

DOCKET: EXAMINER HEARING AUGUST 21, 1996

New Mexico Oil Conservation Commission 1000 W. Broadway, Hobbs, New Mexico

Oil Conservation Commission Office, 1000 W. Broadway, Hobbs, New Mexico

The following cases will be heard before Daniel S. Nutter, Examiner:

CASE 1132:

Application of Stanley L. Jones for an unorthodox location and the assignment of an allowable for the Jones and Watkins Platt Well No. 1 in the Dayton Pool, Eddy County, New Mexico, in exception to Rule 104 (c) of the New Mexico Oil Conservation Commission Rules and Regulations. Applicant, in the above-styled cause, seeks an order granting an unorthodox location for the Jones and Watkins Platt Well No. 1 at a point 75 feet from the South line and 125 feet from the West line of Section 26, Township 18 South, Range 26 East, Eddy County, New Mexico, and further that said well be assigned an oil allowable. Said well was initially drilled prior to the promulgation of spacing and well location rules in the area and was later recompleted in the Dayton Pool.

CASE 1133:

Application of Ohio Oil Company for an order granting an unorthodox location and the assignment of a normal unit allowable for its proposed well in the Dean-Devonian Pool, Lea County, New Mexico, in exception to Paragraphs 3, 5 and 6 of the Special Rules and Regulations for the Dean-Devonian Pool as set forth in Order R-707. Applicant, in the above-styled cause, seeks an order authorizing an unorthodox location for its proposed well at a point 1650 feet from the North line and 330 feet from the East line of Section 34, Township 15 South, Range 36 East, Lea County, New Mexico. Applicant further seeks authorization of full allowable for said well notwithstanding its unorthodox location.

CASE 1134:

Application of Neville G. Penrose, Inc. for permission to dually complete its Hinton No. 10 Well in the Blinebry Oil Pool and the Tubb Gas Pool, Lea County, New Mexico, in exception to Rule 112-A (a) of the New Mexico Oil Conservation Commission Rules and Regulations. Applicant, in the above-styled cause, seeks an order permitting the dual completion of its Hinton No. 10 Well located in the NW/4 NW/4 of Section 13, Township 22 South, Range 37 East, Lea County, New Mexico. Applicant proposes to produce oil on top from the Blinebry Oil Pool, through the casing-tubing annulus and gas on the bottom from the Tubb Gas Pool through the tubing.

CASE 1135:

Application of The Texas Company for permission to dually complete its A. H. Blinebry (NCT-1) Well No. 3 in the Blinebry Oil Pool and the Tubb Gas Pool, Lea County, New Mexico, in exception to Rule 112-A (a) of the New Mexico Oil Conservation Commission Rules and Regulations. Applicant, in the above-styled cause, seeks an order permitting the dual completion of its A. H. Blinebry (NCT-1) Well No. 3 located in the SE/4 NW/4 of Section 29, Township 22 South, Range 37 East, Lea County, New Mexico. Applicant proposes to produce oil on top from the Blinebry Oil Pool and gas on the bottom from the Tubb Gas Pool by means of parallel strings of tubing.

CASE 1136:

Application of Amerada Petroleum Corporation for permission to dually complete its Cagle "C" No. 1 Well as a gas-gas dual in the Jalmat Gas Pool and the Langlie-Mattix Pool, Lea County, New Mexico, in compliance with Rule 112-A (a) of the New Mexico Oil Conservation Commission Rules



and Regulations. Applicant, in the above-styled cause, seeks an order authorizing a gas-gas dual completion for its Cagle "C" No. 1 Well located 990 feet from the North and West lines of Section 3, Township 26 South, Range 37 East, Lea County, New Mexico; said well is to have gas production from the Yates and Upper Seven Rivers formations of the Jalmat Gas Pool and gas production from the lower Seven Rivers formation of the Langlie-Mattix Pool. A small portion of the uppermost perforations in the lower gas pay falls within the vertical limits, of the Jalmat Gas Pool as well as the Langlie-Mattix Pool.

CASE 1137:

Application of Humble Oil and Refining Company for permission to convert its State "A" Well No. 2 into a salt water disposal well in the San Andres formation of the Hobbs Pool in accordance with New Mexico Oil Conservation Commission Statewide Rule 701. Applicant, in the above-styled cause, seeks an order granting permission to convert its previously abandoned State "A" Well No. 2 into a salt water disposal well; said well is located 330 feet from the South and East lines of Section 25, Township 18 South, Range 37 East, Lea County, New Mexico. Applicant proposes to inject salt water below the oil-water contact of the San Andres formation in the Hobbs Pool.