

IL CONSERVATION COMMISSION

Brunn 28. 19//

Hr. A. H. Penn, Anni. Supt. of Claims Annuclean Supply Company 1988 Republic Junk 3 wilding Dallas, June

Her the He. 48 - Sectimenters Drilling Co.

Dear Sire

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In reply to your latter of Febr. ry 25th the Conducton heard the above reptioned ease on Feinbary 10, but the enter pertaining therete has not as yot been provalgated by the Consideran.

Very troly yours,

John M. Kelly Director

By

Chief Clerk & Legal Adviser

CHLINS



American Surety Company

F. W. LAFRENTZ CHAIRMAN OF THE BOA A.F. LAFRENTZ PRESIDENT

CONPANY'S HOME OFFICE BUILDING C. E. GRANGER, SUPT. OF CLAINS A. W. PENN. ASST. SUPT. OF CLAINS 1918 REPUBLIC BANK BUILDING PHONE RIVERSIDE 5437 DALLAS, TEXAS

February 25, 1944

Mr. Carl B. Livingston, Chief Clerk and Legal Adviser New Mexico Oil Conservation Commission Santa Fe, New Mexico

Re: 435887-K Southwestern Drilling, Incorporated

Dear Mr. Livingston:

Has the Commission entered any order following the hearing of February 10, 1944, on the petition of M. R. Antweil and Conchas Development Company?

A business reply envelope is enclosed. Any information you can give us will be appreciated.

Very truly yours,

aur

A. W. PENN ASST. SUPT. OF CLAIMS

AWP/ejl



D.C.CROWELL & CO.

355 MYRTLE AVE + PHONE MAIN 8800 EL PASO, TEXAS Pebruary 15, 1944

Mr. Carl B. Livingston, Clerk and Legal Advisor Oil Conservation Commission Capitol Building Santa Fe, New Mexico

Re: Central Surety and Insurance Corporation Bond #87761 - M. R. Antweil, Principal - One-Well Bond to State of New Mexico - Amount \$5,000.00 Executed 2/10/44

Dear Hr. Livingston:

We are enclosing the above bond which has been properly executed and trust this will be found in order and that you can approve same.

Yours very truly,

D. C. CROWELL & CO. By J. C. Echlin

jce/1g encl.

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cc:- Paul S. Brown Hobbs, New Mexico

SANTA FE, NEW MEXICO

Pabruary 12, 1944

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He K. Hobbe, Ingelso Hobbe & Splane Las Vagne, New Marias

Not Gape No. 4

HALL BOY, BARRIER

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Petromy 20 of the shows septement once the polytheser, 30. I. J. Astroit, must supply plaquing band as required by the functions before he will shown as enter attactions has be withdown the enter from the solid in question. It is understand that The Astroit is to present with dispetch is established that The the plaquing band required. For this perpase, this is to string that the Astroit will have 30 days.

The Construction destrue to thank you for accounting the case.

çr

Very truly young,

John H. Kelly Director

By

Chief Cierk & Legal Adviser

OBLINS CO M. R. Antmoil CONFIRMATION COPY

February 7, 1944

New Mexico Oil Conservation Commission, Santa Fe, New Mexico.

VIA AIRMAIL

ME: 435837-K Southwestern Drilling, Inc.

Gentlemen: Attention Mr. Livingston

This confirms our wire today as follows:

THE SOUTHWESTERN DRILLING. HAVE LETTER FROM NOBLE AND SPIESS AGREEING TO WAIVE REQUEST IN PETITION ADTHEILLING CILER DIRECTING AMERICAN SURETI COMPANY TO PULL CASING AND PLUG WELL. THIS COM-PANY HAS NO OBJECTION TO ORDER PERMITTING PETITIONERS TO PULL CASING AND PLUG WELL. CONFIRMATION FOLLOWS."

Ve englage for your records a photostat of Mr. H. E. Heble's letter of February 3rd, advising that the petitioners agree to waive the alternative request for order directing American Surety Company to pull the casing and plug the well and will request permission from the Oil Conservation Commission to permit petitioner to pull the casing and plug the well.

The American Surety Company of New York has no objection to granting of order permitting the petitioners, M. R. Antweil and Conchas Development Company to pull the casing and plug the well.

A copy of this letter is being sent to Mr. M. E. Noble of Noble and Spiess, attorneys, Las Vegas, New Mexico. In case the popy has not reached him before he comes to Santa Fe for the hearing on the tenth, it will be appreciated if you will show him this letter in advance of the hearing.

When order is entered please send us certified copy. Prompt remittance of your charge for the certified copy will be made.

Yours very truly,

AMERICAN SURETY COMPANY OF NEW YORK

BY and Rem

AWP/ov

WEIGHT AND DIFFES LAS VEGAS, NEW MEXICO

Americaen Gomety Company 1918 Public Bank Building Deliges Jeres

Attention: Mr. A. 7. Penn

n: 5 In re: Petition for Southwestern NW: NR: 20

In re: Petition for plugging well. Southwestern Drilling Co. <u>NWA, INFA, Sec 34-17-21</u> are with our telephone conversation

In accoriance with our telephone conversation of restariay on behalf of Mr. Antweil and Conchas Development formany, the have filed petition to relug the above well and rull the casing therefrom, we agree that we will waive the alternative request in the petition to require American Surety Company to plug the well and will request permission from the Oil Conservation Commission to nermit petitioner to rull the casing and plug the well.

> Yours very truly, NOBLE & SPIESS

By M. E. Noble

LEN:kdm

LAW OFFICES NOBLE AND SPIESS LAS VEGAS, NEW MEXICO

LDO SPIESS

January 27, 1944

Mr. Carl B. Livingston Chief Clerk & Legal Adviser New Mexico Oil Conservation Commission Santa Fe, New Mexico

Dear Mr. Livingston:

Replying further to your letter of January 19 in which you requested us to advise you as to whether our petitioners will be in a position to furnish bond for plugging the well by the time an order is promulgated at the hearing in the event American Surety Company does not join in our petition for plugging we have taken the matter up with Mr. Angelo, and he advises us that he will be in a position to furnish such bond Whenever required by the Commission.

> Very truly yours, NOBLE & SPIESS

By F. Noble your

MEN:kdm

American Surety Company of New York The Roand The Roand Re-Cone 48

ACK D. SIMPSON TOR CLA ON BUILDING KEYSTONE 2275-2276 DENVER 2, COLO.

January 26, 1944

Southwestern Drilling, Inc. - \$5000 - NWINEL Re: 34-17N-21E. American Surety Company of New York surety Filed 8-2-39

AFRENTZ

Mr. Carl B. Livingston, Chief Clerk & Legal Adviser, Oil Conservation Commission, Santa Fe, New Mexico.

Dear Mr. Livingston:

We acknowledge with thanks copy of your letter of January 19th addressed to Attorneys Noble & Spiess, and your headnote to the writer.

We, too, are very anxious to see this matter closed. Inasmuch as the bond originated through our Dallas office they have been attempting to have the Southwestern Drilling Company, Inc., agree to join in the petition but so far we do not believe they have been successful. We are again communicating with our Dallas office, and also with Attorneys Noble & Spiess, and trust that something definite may be done within a snort while.

Yours very truly, Walker A. GARROTT



FIDELITY, SURETY & FORGERY BONDS - CASUALTY INSURANCE

WAG/DC





NHE OF 10317 JAN ISAN Per parts 75 RECEISTERED in j E.

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L CONSERVATION COMMISSION

Junery 25, 1944

KATSPINSO KANN RECEIPT REQUESTED

r. Chancho Adams na 2000 Manufarens, Navi Hercheo

Ret Gast No. 48.

Danar Mr. Adamst

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Enclosed is copy of the petition and also the Notice of Publication in the above captioned case.

Very truly yours,

John H. Kelly Intrector

By

Chief Clerk & Legal Adviser

CBL:HS co Claude Adams P. C. Box 303 San Diggo, Calif. - CONSERVATION COMMISSION SANTA FE. NEW MEXICO

January 25, 1944

Hr. R 011 0 ę, tion

> . 48. Juillian for ph Com Detliting Cone Inc. 8. M/ . 12

a abandamed. In this commention for its ovidence ef 1 t been about t ending any, is there, its general an most and its need for plaging. test, if a ting been als the somersseque Law

The hearing is set for 10 A.H., Pebruary 10. You will be a material witness upon the matters just mentioned.

Kindeys permanal rogards.

Very truly yours,

John M. Kelly Director

By

Chief Clork & Legal Advisor

CHL:MS

L CONSERVATION COMMISSIO



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inner 25, 1944

Noble & Spient Attaching I. X. Noble, Dogday) Les Wines, New Incise

> T Caue 48. Folition for planning well Southeastern Brilling Co., Inc. Bright Side Pdl - positioners: N. B. Astroil and Gouches Development Company.

(Inst. Longs

indicating planes find Hotics of Publication in the above coptional matter with hearing date set for 10 A.M., Pelerunry 10.

This notice is being published once in the Optic. Figure be goed enough to contact the Optic to see that the publication is unto and planse chark it for typegraphical ervers with this copy. Time is short. If there be an error planse call us.

Very traly yours,

John M. Kelly Director

By

Chief Clerk & Legal Advisor

CBL:NS oo John Brand, Hobbs, N. N. Walker A. Carrett Supt. of Claims 720 Patterson Building Denver L CONSERVATION COMMISSIO' SANTA FE, NEW MEXICO

January 20, 1944

John Ro Downly Regulat Dec 394 Habbe , New Yorkes

> te: Potition for planging soil Southenstern Drilling Co., Inc. Mijstig 34-27-62 - potitionscur H. R. Astunil. aut Canabas Development Company.

Hy door Hr. Brank

Indexence is to your lotter of January 17 regarding the solding of the shows explanate politics for hearing before the Constantion. Officiently the Constantion hearts a number of politicans at the same thus an world a Redrick Grant. As it we constant the politics is quantice has been the only one parting. Under date of January 12 the uniter directed a latter to bable & Splace stating that the "uncleation expected to hold a hearing in this matter next andth and that a 15 day motion would be given. The ansatzlian that Matter politics in Origins would be given. The ansatzlian that Matter politics in Origins with regard to the method of this can if, of course, where. Their only latter to the methor size the filing of the politics was that of December 30, 1943, which, after courseling Director Join H. Helly, was answered an indicated above.

The immunde of the assortion referred to, which I do not appreciate, conveys to an that I as holding up the hearing; on the contrary, I have endeavored to aid the petithemers, with regard to presedure, to get their petition properly presented.

The petition no doubt will be vigorously resisted inasmuch as Claude Adams, for the Southnesstern Drilling Company, has stoutly asserted that the well in question is not abandoned. That, of course, is a matter of proof and apparently the main issue.

Tour letter will be brought to the personal attention of Mr. Kelly.

Very truly yours,

CEL 115 CC Noble & Spiece H. R. Antweil

Carl B. Livingston Chief Clork & Logal Advisor JOHN R. BRAND ATTORNEY AT LAW P. D. BOX 394 TELEPHONE 315 HOBBS, NEW MEXICO January 17, 1944

Mr. John Kelly State Geologist c/o Oil Conservation Commission Sante Fe, New Mexico

> RE: Petition for plugging well Southwestern Drilling Company NW1NE1 34-17-21.

Dear John:

I represent Morris Antweil of Hobbs and have, in collaboration with Noble & Spiess of Las Vegas, been for some months attempting to get permission to abandon the well described in the caption above, in which Mr. Antweil owns the casing.

Early in October, 19/3, Noble & Spiess filed a petition with the Oil Conservation Commission requesting that it fix a date for an early hearing in this matter, but although these gentlemen have written Mr. Livingston on numerous occasions since then, nothing further has been done.

I mentioned this matter to ^Mr. Rodgers when he was in Hobbs last week and he suggested that I write you. I will appreciate it very much if you will look into the matter and communicate with Noble & Spiess as to the same.

With best wishes, I am,

Very truly yours, rand? John R. Brand

JRB:ah

Copy to: Noble & Spiess

Mr. M. R. Antweil

L CONSERVATION COMMISSIO'

January 19, 1944

Noble & Spiece Attentions M. E. Hoble, Esquire Les Venus, Esp Baxigs

> He: Petition for plagging well Southwestern Drilling Co., Inc. Highly 34-27-61 - petitioners: M. R. Antwell and Constant Development Company.

Jan & Lawrence

In semmetion with your pending polition in the above capitaned matter your attention is called to the writer's latter of November 4, 1942, to you. In that latter is the following paragraph:

"If interested parties contemplate filing their petition before the Constants in the matter in question, such parties should esconists themselves with the corporate enroty for otherwise such interested parties would be obliged to submit a \$5000 plagging band to accurate plagging in conformith with Consistion regularements. The corporate marky of the band in the caption accurate such plagging and in order to obtain concellation of such band will be obliged to have the principal, the Southwestern Drilling Company, to plug the wall or else the insurance company itself will have to file a petition for an order to plug the well."

It is noted that you have not associated yourself with the corporate sursty. If you contemplate such it is suggested that you take the matter up with Mr. Walker A. Carrott, whose address is given below. If your petitioners are not to associate themselves with the bonding company then your petitioners should supply the plugging bond as indicated in the paragraph quoted or be in a position to advise the Commission that such bond will be forthcoming by the time an order is promulgated after hearing. It will be appreciated to know your intentions. Please advise as to your petitioners intentions.

CBL:MS cc Walker A. Barrott Supt. of Claims 720 Patterson Bldg. Danvor Very truly yours, John M. Kolly Director By

Chiof Clork & Legal Advisor

IL CONSERVATION COMMISSIC SANTA FE, NEW MEXICO

January 11, 1964

Noble & Spiess Attention: N. E. Moble, Mequire Las Veges, New Namice

> Be: Pehition for plugging well Southmestern Drilling Col, EW: ME: 34-17-21.-

Gantlemen:

f : .

In response to your inquiry of December 30, the Commission expects to hold a hearing upon the above captions matter some time in the early part of ment month; henever, you will be motified at least 15 days in advance.

Very truly yours,

John M. Kelly, Director

By

Chief Clerk & Legal Adviser

CBL:MS

NOELE AND SPIESS LAS VEGAS, NEW MEXICO December 30, 1943

New Mexico Oil Conservation Commission Santa Fe, New Mexico

Att'n: Carl B. Livingston

Re: Petition for plugging well Southwestern Drilling Co.--NW2NE1 34-17-21.

Gentlemen:

On October 15th you advised us that you had received our petition for hearing for the determination of the above matter and for an order for plugging the well; that the same would be called to the attention of the Director of the Commission for the purpose of setting a time.

A considerable length of time has elapsed. We have not yet received notice of the time for hearing. We should appreciate your getting a date for the hearing fixed at the earliest date possible, in order that this matter may be closed up.

in a

Very truly yours,

NOBLE & SPIESS

By M.E. Motle

MEN:MN

IL CONSERVATION COMMISSIC SANTA FE, NEW MEXICO

Ostober 16, 1943

Les Vene, Her Harlos

ies Southmestern Brilling, Inc. - \$5000 - MigHE ModElle Amer. Survey Co. of N. I., survey. Filmd S-Sopp.

Dear Hr. Hubbe

U

The politices of H. R. Antonil and Constant Development Company for a hearing for the determination of the states of the share applicant will an developed and for an order for planning most will selection in our later of the Constants, Jon E. Bolly, for the purpose of solding burging at such the existic to the Constants.

It is noted that you have requested the corporate soundy to join your publicance in these proceedings. Should the corporate screter join, and I are no summer thy it should not, a supjummhal publicanty the corporate muscly reflecting to the publicance: publican Making that the corporate survey joins in acid publican will be sufficient.

Ver: truly yours,

John M. Kelly Director

By

Chief Clerk & Legal Advisor

CELINS

Co Walker A. Garrott Supt. of Claims - American Surety Company of N. Y. 720 Patterson Building - Denver

W OFFICES NOBLE AND SPIESS VEGAB, NEW MEXICO

October 8, 1943

Mr. Carl B. Livingston New Mexico Oil Conservation Commission New Fe, New Mexico

WALDO SP 255

We enclose herewith petition of M. R. Antweil and Conchas Development Company for an order of the Commission states ne enclose nerewith petition of M. P. Antwell and Conchas Development Company for an order of the Commission fixing a data for borning on their potition to plug the bola and Development wompany for an order of the Commission fixin date for hearing on their petition to plug the hole and date for hearing on their petition to plug the hole and pull the casing in the well of the Southwestern Drilling Company, Inc., Located on the NWANEA of Section 34, Twp. 17 N, Rge. 21 E., San Miguel County. This petition is prepared in accordance with your letter to us of November 4. 1942. Suggesting such procedure. Dear Sir: In your letter you suggest that if we contemplate filing a 4, 1942, suggesting such procedure.

In your letter you suggest that if we contemplate filing a petition before the commission, we should associate ourselves with the cornorate surety, otherwise our clients would be obliged to submit a \$5000 plugging bond to assure plugging, in conformity with Commission requirements. We have requested American Surety Company to join in the petition for plugging We have requested In contorantly with communission requirements, we have requested American Surety Company to join in the petition for plugging but have thus for boom mobile to require their concert to American survey sompany to join in one period is program to but have thus far been unable to secure their consent to data. It may be that it will be recommended but have thus far been unable to secure their consent to join. It may be that it will be necessary for our clients JULII. IT may be that It will be necessary for our cilents to furnish new bond to assure the plugging of the well, in conformity with the regulations of the Commission.

All equipment was removed from the well in November or All equipment was removed from the well in November or December, 1942, and no drilling operations have been prosecuted in this Well since prior to that time.

We take it from your letter of November 4, 1942, that the Commission will fix a date for hearing and will notify the detenanted partice of such beauing at which time we will Commission will fix a date for hearing and will notify the interested parties of such hearing, at which time we will be required to furnish proof that the well has been abandoned and that on such hearing, if the Commission determines that the well has been abandoned, it will either require southwestern Drilling Commany to nlug the hole in accordance the well has been abandoned, it will either require Southwestern Drilling Company to hlug the hole in accordance Southwestern Drilling Company to Diug the note in accordant with the laws and rules and regulations of the Commission, With the laws and rules and regulations of the Commission, or will permit our clients to do so under proper order issued by the Commission. We shall appreciate your having the Commission enter an order re snall appreciate your naving the commission enter an order fixing a date for such hearing and giving such notice as may

he required.

Carl B. Livingston

October 8, 1943

Our client, M. R. Antweil, has another drilling contract in this vicinity and wants to be in a position to pull the casing at as early a date as possible. We shall, therefore, appreciate your fixing the order and hearing at such early date as may be convenient to the Commission.

-2-

Yours very truly,

NOBLE & SPIESS

BY M. Entle

MEN/et encl.

TIL CONSERVATION COMMISSIC

Letter Fil

January 31, 1944

Hr. R. A. Babbard American Surety Company 1618 Republic Bank Building 1309 Hain Street Dallas, Texas

> He: 435987-K - Southwestern Drilling, Das. - \$5000. HE:HE: 34-178-215. American Surety Company of New York, surety. Filed 8-2-39.

Dear Mr. Habbard:

Please refer to your latter of june 29, 1943, addressed to (like Adams, a carbon copy of which you sent the writer. In that letter yea stated: "The annual premium of \$50.00 due on August 2, 1942 is still unpaid. Unless the bond can be terminated, a further premium of \$50.00 will become due August 2, 1943."

The band, of course, has not been terminated by reason of the fact that the wall has not been plugged. There is now pending before the Counsistion the petition of H. R. Antwell and Conches Development Coupany, whose attornays are Noble and Spless, Les Vegas, New Maxies. The petition is for an order of the Counsistion determining the well as abandaned and the permitting of withdrawal of the casing, which the petitionars allege to own. Mr. Adams heretofore has stoutly maintained that the well is not abandaned. This will be the principal issue before the Counsistion. If the premiums are still unpaid it would seen that this is some indication of abandaneent. Please be good enough to advise if the premiums are still unpaid.

The hearing in question is at Santa Fe at 10 A.N., February 10. It has been suggested to Hoble & Spiese, attorneys for the plaintiffs, that the surety join the petitioners. That, of course, is a matter for you to decide; however, you have an interest in the matter of the hearing in that you are the surety.

Inassuch as time is short your early reply as to status of premium payments will be appreciated.

Very truly yours, John M. Kelly Director

CEL:MS

By Chief Clerk & Legal Adviser co - Oil Conservation Commission ita Fe, Hew Mexico



F. W. LAPRENTE AIRMAN OF THE BOARD A. F. LAPRENTE PRENDENT R. A. HUBBARD

SPECIAL AGENTS DRMICAN T. M. GREGORY

COMPANO'S

BRANCH OFFICE FOR THE STATE OF TEXAS 1618 REPUBLIC BANK BUILDING 1309 MAIN STREET PHONE RIVERSIDE 8437

DALLAS. TEXAS

June 29, 1943

Mr. Clambs D. Mons, Vice President Southerenters Brilling Company, Inc. Bax 305 Sun Diego, Galifernia

Dear Mr. Manst

ANGET-K - Southemastern Drilling, Inc. - \$5000. HELEF: 34-178-21E. American Surety Company of Her York, surety. Filed 8-2-39.

American Surety Company

We must bring to your attention the fast that this matter is in an un-antisfastony condition." The example proving of \$50.00 due on August 2, 1942 is still anguid. Unless the bond can be terreinsted, a further presime of \$50.00 will become due ingest 2, 1943.

The Oil Concervation Commission of the State of See Berios informs the that this well should be completed or else plagged in accordance with the lass, riles and regulations of the Commission.

Will you please therefore let us have your immediate remittance for the presius due on this bond and your assurances that action will be taken to comply with the requirements of the Oil Conservation Commission? Yours very truly

R. A. HUBBARD ACTING MANAGER

RAHIJT

CLAUDE ADAMS ORGANIZATION

OIL LANDS . RELIABLE . LICENSED . OIL & GAS

4861 EL CAJON BOULEVARD PHONE RANDOLPH 2705

SAN DIEGO, CALIFORNIA POST OFFICE BOX 303

June 23, 1945

New Mexico Oil Conservation Commission Santa Fe, New Mexico

Attention: Mr. Carl B. Livingston

Gentlemen:

Re: Southwestern Drilling, Inc. - \$5000 -WWWE 34-17N-21E. Amer. Surety Co. of N.Y., Surety Filed 8-2-59.

Answering your letter of June 17, 1945, please be advised this well has been drilled to a total depth of 3900 feet and while there has been no activity since last fall, due to war conditions, restrictions, priorities, labor shortage and a few other things over which we have no control, please be advised this well has not been abandoned and it is our purpose and intention to continue drilling on this well and would like to reach at least 5,000 feet before we abandon it as a dry hole.

This \$5000 bond is still in force and we expect to comply with your rules and laws and regulations regarding the plugging of this well if and when it is abandoned, in the meantime, we do not wish to have this well disturbed as myself, my clients, the land owners and the people of Las Vegas are very anxious to have this test completed, and which we expect to accomplish, just as soon as it is physically possible.

Yours very truly.

CLAUDE D. ADAMS

CDA:SL

IL CONSERVATION COMMISSIC. SANTA FE, NEW MEXICO

June 17, 1943

Hrs Glando De Aluny, Vlas-Frenidad Southmatham Drilling Co., 2006 Ban **305** San Diago, California

> Mas Sentimerines Brilling, Tes. - 25000 - Wilder M.-C.W.-Chite, Amer. Curver, Co. of H. I., and Films S-0-87.

Dear Nr. Adams

The well file for 1 e ba the water sor so ared by th ê xwe in the explain re 200 . Internet pendition of said dry or and. It is d to plug a th the L 21 in as 200 10 it the provision dante î s ñ (

The mail has began open year ago and it does seen that said well head to completed.

Very truly yours,

John M. Kelly Director

By

Chief Clerk & Legal Advisor

CEL 195 ac American Survey Company of N. Y. 100 Broadway Now York

CLAUDE ADAMS ORGANIZATION

OIL LANDS . RELIABLE . LICENSED . OIL & GAS LEASES

4861 EL GAJON BOULEVARD Phone Randolph 2705

Oples to: Oil conservation Co., Sente 50, N. H. R. MW. Audung Mr. Att: BP. Carl Livingstone

Mr. A. L. Querderman S Las Vegas Sevings Bank Las Vegas, N. N.

"Carl - mare her through "Carl - mare her and me and "Mit This how. Play as net This how. Clay as new This Count adams

SAN DIEGO, CALIFORNIA

POST OFFICE BOX 303

American Surety Company -Dallas, Texas

Attention: Mr. A. W. Pean, Ass't Supt. of Claims

> Re: 435887-R, Southwestern Drilling Ind. to South of New Mexico

Gentlement

Yours of April 27 enclosing a copy of a letter from the Oil Conservation Corporation at Santa Fe, New Mexico, signed by Mr. Carl H. Livingstone, also copy of letter from John R. Frand, attorney, Hobbs, New Mexico, is received.

Relative to the plugging and pulling of pipe on the Cherryvale well on Section 34, Township 17 South, Range 21 East, San Miguel County, New Mexico, for your information this well has not been abandoned. The present priorities, covernment restrictiond, shortage of labor, help, rationing of food, supplies, gasoline, fixles, tires and what-not has made it impossible to operate at the present time. He expect and want to finish this well, at loast another thousand foot deep before it is abandoned and plugged. The roason for this is obvious. First, we owo it to car investors, to the land-owners on hose land we held a lease for another five years, also to the City of Las Vegas who has done a great deal by cooperating and helping in the making of this test, and last but not least, to the State of New Hexico.

The present war conditions have brought about this situation where it is impossible to accomplish the finishing of this test at the present time. To do feel that we will be able to accomplish it in the near future w on these conditions brought on by the war have been eliminated. Consequently we do not wish to abandon and plug this well at the present time. Trusting this is the information desired, we beg to remain

Yours very truly, Clander Sedam for Southwostern Drilling Company

ODA:28

AL CONSERVATION COMMISSIC SANTA FE. NEW MEXICO

April 21, 1943

Mr. Walker A. Garrott Supt. of Claims American Servir Company of No Yo 720 Patterson Building Denver, Colerado

Re: Southwestern heiling Inc. - \$5000 Bond -NW1NE1 34-17: SE. American Surety Co. of N. I., Surety. Miled 8-2-39.

Dear Hr. Garrott:

In reply to your letter of Angil 19th the Southmeatern Drilling Ine. bond to which you refer has as surety the American Sursty Company of New York as indicated in the caption. In behalf of that company said bond was executed by Mr. Hemell Farnest, Resident Vice-Plantement, Santa Fe, and Francis C. Wilson, Resident Assis ant Secretary, Santa Fe.

Vory truly yours,

John M. Kelly Director

Бу

Chief Clerk & Legal Advisor

CELINS

COMPANY'S

American Surety Company

F. W. LAFRENTZ CHAIRMAN OF THE BOARD A. F. LAFRENTZ PRESIDENT WALKER & GARROTT SUPERINTENDENT OF CLAIMS 720 PATTERSON BUILDING TEL. REVSTONE 3279-32/8 DENVER, COLO.

April 19; 1943

Re: Southwestern Drilling Inc. \$5000. Bond - NW1NW1 34-17N-21E. American Surety Co. of N. Y., Surety, Filed 8-2-39

Mr. Carl B. Livingston Chief Clerk & Legal Advisor Oil Conservation Commission State of New Mexico Santa Te, New Mexico

CHECKS Dear Mr. Livingston:

DRAFTS

MAKE

ALL

OR

MONEY

ORDERS

PAYABLE

TO THE

ORDER OF

AMERICAN

SURETY

OF

NEW YORK

After calling on you in Santa Fe Saturday morning, I went to Las Vegas and called on Mr. George A. Fleming of the Investment & Agency Corporation, our representative there.

Mr. Fleming handed me certain correspondence which had reached him in some mannor through Attorney John R. Brand of Houbs, New Mexico. Included in the correspondence was copy of a letter dated November 4, 1942 written to Attorneys Noble & Spiess by yourself. Mr. Noble was out of town and I was not able to discuss the matter with him. I am using the caption given in your letter on my own letter, however.

We have been unable to locate in our office here today any record of a bond for the Southwestern Drilling Inc. This bond apparently was filed on August 2, 1939 and we should have some record of it here if our office actually handled it.

I shall appreciate it very much if you will kindly check your file and let me know definitely that the bond was written by the American Surety Company of New York. If it was in fact by our Company, will you kindly let me have the names of the individuals signing it on behalf of our Company in order that I may contact the proper



FIDELITY. SURETY & FORGERY BOND8 - CASUALTY INSURANCE

#2 Mr. Carl B. Livingston - April 19, 1943

Branch Office.

Your cooperation in this matter is greatly appreciated.

Yours very truly, WALKER A. GARROTT SUPT. OF CLAIMS

WAG:VW

CONSERVATION COMMISSION SANTA FE, NEW MEXICO

P. O. Box 871

Nevenber 4, 1942

Noble and Spiers Las Yegns, New Period

Attentions (). E. Noble

he: Southworkern Drilling Inc. 25000 Bond - WANE 34-178-218. American Surety Co. of N. I., Surety. Filed 8-3-39.

Gentlenet:

D

Ser al Star

Reference is made to your letter of October 25 with regard to procedure is plugging the wall meted in the exption. Under no eirconstance and anyone plug the well in question without being properly exhibiting. Otherwise such unauthorized parties will be required to drill the well sub again in order to determine whether it was properly plugged. There are stringent possition provided for the violation of the laws, rules and regulations of this Commission to be found in Section 22, Chepter 72, Laws of 1935. The second paragraph of and section provides for \$1000 a day fine and makes that section applicable to any parson aiding or abotting any persons in the violation of any oil conservation statute or regulation. These matters are being called to your attention in order to proclude difficulties that naturally suggest themselves.

You are being sent Circular No. 1 of the Commission with attention specifically divected to Rules 28, 29 and 32. Rule 28 provides for the Notice of Intention to Plug Well, which is the application to plug. When said notice is approved it is the possit to plug. Rule 32 consists of the wall record upon Yorm C-105. That form must be filed as provided by the rule. Rule 29, Report of Result of Plugging Well, Form C-103, when submitted and approved closes the matter and makes the plugging bond covering said well eligible for immediate cancellation.

Now as to the proper parties to apply and receive permission to plug the well. The Southwestern Drilling Company Inc., the principal of the bond assuring approved plugging upon abandomment of the well in question, should be the signer of the respective notices. Insofar as Mr. J. L. Noel is concerned, he is a stranger to the Commission. He is neither party principal nor party entry of the bond. Possibly he may be an indemnitor in connection with said bond, which matter is of course a catter of private contract between the indemnitor and the corporate curety. Mr. M. R. Antwell of the Hobbs Pipe and Supply Company is likewise a stranger to the Commission even though his fine owns the pipe in the hole. Noble and Spises

Sec. 1

11-4-42

The more last that said firm does out the pipe in quastion does not in itsaif entitle the firm to draw the pipe and plug the hole without being preparity anthorized.

CONSERVATION COMMISSION

ver, as you state, the well is in fast abundoned and if the If, here a Bailing Company is usualling to proceed with plugging a provided by the law, rules and regulations of the Com menor is useilling to proceed with plugging anton, as in interest have their recourse before the Countentics the needs s quasi-initial especity to hear and determine the polition and parties for an order to determine the well as abandoned 21 n the the m of the tot er to plug the wall in accords and for an er e with the ad he of the Cu niemien. Jus distant [relation-inst require **h** q and out for hearing on a specific date as provided by lass. At such bearing wasted party, alwayse or otherwise, is extitled to be heard. Soora any in testimony is adduced, upon which the Countesian founds the order.

While the wall is question may really be abandoned yet that fast has not been determined by the quest-judicial body having jurisdiction of such. On a former eccention is a matter commutat similar to this nost everywh at the houring was surprised to learn upon continuing amon testionar that the particular well was really as abandoned. Now, if the parties souting the withdrawing of the easing as to that well had proceeded too hastily, the involvements may have been disastrous for it costs a lot of somey to drill a well a few thousand foot deep. The safe course is to proceed carefully.

If interested parties contemplate filing their petition before the Consistion in the matter in question, such parties should associate themselves with the corporate survey for otherwise such interested parties would be obliged to submit a \$5000 plugging bond to assure plugging in conformity with Consistion requirements. The corporate survey of the bond in the caption eccurc such plugging and in order to obtain encollation of such band will be obliged to have the principal, the Southwestern Drilling Company, to plug the well or else the insurance company itself will have to file a petition for an order to plug the well.

In conclusion, oil conservation statutes of this nature are sustained under police power of the State. All the principal oil producing states do have such statutes.

Whatever forms you need are distributed from this Commission's Office at Hobbs, to which please apply.

Chins oc Cacil Roal, Las Vegas Me R. Antweil Robbs (ipe & Supply Robbs, R. N.

Carl 3. Livingston Chiof Clerk & Legal Advisor

Very truly yours,

L CONSERVATION COMMISSIO

SANTA FE, NEW MEXICO

P. O. Box 871

November 4, 1942

Hoble and Spiece Las Vegas, New Mexico

Abbention: N. S. Noble

C

Re: Southenetern Drilling Inc. \$5000 Bond - IM HE 34-171-218. American Surety Co. of N. T., Surety. Filed 8-3-59.

Gentlement

Suferences is made to your letter of Ostober 20 with regard to promotive in plugging the wall noted in the caption. Under no elsconstance must anyone plug the wall in question without being properly sufficients will out again in order to determine while to sugained to drill the wall out again in order to determine whether it was properly plugged. There are statingent pumilties provided for the violation of the laws, rules and regulations of this Consistion to be found in Section 28, Chapter 72, Laws of 1935. The second paragraph of said section provides for 51000 a day fine and makes that section applieshle to any parson aiding or about gas persons in the visition of any oil conservation statute or regulation. These matters are being called to your elemation in order to preclude difficulties that naturally suggest themailyes.

You are being sent Circular No. 1 of the Cosmission with attention specifically directed to Rules 23, 29 and 32. Rule 23 provides for the Notice of Intention to Plug Well, which is the application to plug. When said notice is approved it is the persit to plug. Rule 32 consists of the well record upon Form C-105. That form sust be filed as provided by the rule. Rule 39, Report of Result of Plugging Well, Form C-103, when submitted and approved closes the matter and makes the plugging bond covering said well eligible for immediate cancellation.

Now as to the proper parties to apply and receive persission to plug the well. The Southwestern Brilling Company Enc., the principal of the bond assuring approved plugging upon abandoment of the wall in question, should be the signer of the respective notices. Insofar as Er. J. L. Neel is concerned, he is a stranger to the Corrission. He is neither party principal nor party surety of the bond. Possibly he may be an indemnitor in connection with said bond, which matter is of course a matter of private contract between the informitor and the corporate surety . Hr. H. Antwell of the Hobbe Fipe and Supply Company is likewise a stranger to the Corrigation oven though his firm owns the pipe in the hole.

JIL CONSERVATION COMMISSION -SANTA FE, NEW MEXICO

Noble and Spisse

11-4-42

The more fact that said firm does own the pipe in question does not in itself entitie the firm to draw the pipe and plug the hole without being properly suffering.

as you state, the well is in fast abandoned and if the If, he Company is usualling to proceed with plugging by the law, rules and regulations of the Count danten. t have their recourse before the Countseion e the petitic pastly to hear and de der de as for an order to determine the well a is the well in accordance with the ada i-initial met dankan. Such and **b** (3) Lie date as provided by las. At such bearing as athernice, is sublitled to be heard. Soom e (m. s. 2001) e or elherrise, is a on which the Counterior founds the order. testiment is a

While the well is question my really be abandoned yet that fact he not been determined by the quest-judicial body having jurisdiction of such. On a former commutes in a mother commute similar to this nost everyone at the hearing was sequenced to leave upon constanting even testionary that the particular well use really not abandoned. Now, if the particular that the particular well use really not abandoned. Now, if the particular the time individual of the energy as to that well had proceeded too heatily, the individually may have been disanstrate for it costs a lot of using to deall a sell a for the energy. The cost grave is to proceed correctally.

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In conclusion, oil conservation statutes of this nature are sustained under police power of the State. All the principal oil producing states do have such statutes.

Whatever forms you need are distributed from this Commission's Office at Hobos, to which please apply.

Very truly yours,

CDLANS

oc Cocil Hoel, Los Vogas H. R. Antweil Hobbs Hipo & Supply Hobbs, N. N. Carl B. Livingston Chief Clork & Logal Advisor LAW OFFICES NOBLE AND SPIESS LAS VEGAS, NEW MEXICO

MERRILL E.NOBLE WALOO SPIESS October 26, 1942 Aculhuristin Milling & 5000 Fristmune 24-177 218 Autor 8-2-39

Oil Conservation Commission Santa Fe, New Mexico

Gentlemen:

The oil well being drilled at Cherryvale and known as the Southwestern Drilling Company No. 1 well has been abandoned. The casing now in the hole has been sold to M. R. Antweil of the Hobbs Pipe and Supply Company, who want to pull the casing. In this connection, of course, it will be necessary to plug the hole. Mr. J. L. Noel is on the bond and would like to make application to plug the hole.

If you will please send whatever forms or blanks are necessary to Mr. Cecil Noel, Box 613, Las Vegas, he will fill out the necessary forms for obtaining permission to pull the casing and plug the hole.

Very truly yours, NOBLE & SPIESS By M. & North C-101 - anohu Slace Oil Co for the Af. conditionally ("itm filing & acceptance of dulling bound) 2-3-38 - boul filing & acceptance of dulling bound) Well described! Course Still Q is G-Cruchas 400. G. Dave no 1-Southwester fulling &, supplied bud in copilors and Southwester fulling &, supplied bud in stors well full shows. started there to will mr C-101 in stors well full shows. "Hust concerver, to were fill (over) according to well fill (over) n& 34-17M-21¢
P. 0. Box 871

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Pebruary 12, 1942

Mr. F. T. Anderson American Surety Company of N. Y. 1713-14-15 Sents Fe Building Dallas, Texas Re: Southmestern Drilling Inc. \$5000 Mand -NWHE'S 34-17N-21E. Anterban Surety Co. of N. Y., Surety. Filed D 0-30. Dear Mr. Anderson: The well file of the well in question does not reflect that the bond noted in the deption is eligible for cancellation. When the well takes the status of approved plugging, the bond will be eligible for cancelletion. Very truly yours, Carl B. Livingston Chief Clerk & Legal Advisor

American Surety Company

F. W. LAFRENTZ CHAIRMAN OF THE BOARD

A. TEAGUE. MANAGER

BRANCH OFFICE FOR THE STATE OF TEXAS 1713-14-15 SANTA FE BUILDING COMMERCE AT MURPHY STREET PHONE RIVERSIDE 8437

MELVIN D. GEORGE SUPERINTENDENT OF CASUALTY INSURANCE SPECIAL ASSNTS COMPANY'S CHAS. P. SHELDON FRED T. ANDERSON HOME OFFICE SUILDING JESSE R. ADAMS

DALLAS. TEXAS. February 9, 1942

Re: Bond #435887-K - Southwestern Drilling Co., Inc., Principal Oil Well Plugging Bond \$5000.00 - American Surety Company, Surety One well upon HWHME, Sec. 34-178-21E. (Cherryvale Well)

Mr. Carl B. Livingston, Attorney New Mexico Oil Conservation Commission Santa Fe, New Mexico

Dear Mr. Livingston:

ي الم

Please let us know if the above captioned bond can now be cancelled and let us know what is necessary to do if it is in order at this time to cancel.

Ar early isply will be greatly appreciated and we are enclosing a return envelope for your convenience.

Yours very truly, mas T. Anderson E Special Agent

FTA: bfs

not ellegthe for concellation of fourd.

FIDELITY, SURETY & FORGERY BONDS - CASUALTY INSURANCE

mber 18, 1941

Nr. Boy Information Commission Dil Concernation Commission Noble, New Marise

> Ro: Sentimestern Drilling De. 15000. Heine St-17K-Eld. American Surety Company R. Y. Filed 8-6-39.

Dear Mr. Darbrough:

¥ 0.

The bond noted in the applies was inedvortently left off the last bond list prepared.

aly yours, Very tr and and a series Capit B. Livingston Chief Clerk & Ligsl Advisor CBLAS CO Reymond P. Miller

December 28, 1939

OIL CONSERVATION COMMISSION



American Surety Company 1713-14-15 Santa Fe Bldg. Commerce at Murphy Street Dallas, Texas

Re: \$5,000.00 drilling bond with Southwestern Drilling, Inc., Principal, and American Surety Co., Surety, for one well upon NWINEL, Sec. 34-17N-21E. (Cherryvale Well).

Dear Mr. Adams:

Mr. J. H. Adams Special Agent

In reply to your inquiry of December 22, the above captioned bond is not eligible for cancellation in that the well in question has not approved abandonment.

Very truly yours,

OIL CONSERVATION COMMISSION

By_____

Carl B. Livingston Attorney

CBL:ik

cc - Mr. A. Andreas cc - Mr. Frank Horn

COMPANY'S HOME OFFICE BUILDING

F. W. LAPRENTZ CHAIRMAN OF THE BOARD A. F. LAPRENTZ PRESIDENT

E. A. TEAGUE, MANAGER MELVIN D. GEORGE SUPERINTENDENT OF CABUALTY INSURANCE SPECIAL ASENTS CHAS. P. SHELDON FRED T. ANDERSON F. H. JUERGENS JESSE R. ADAMS BRANCH OFFICE FOR THE STATE OF TEXAS 1713-14-15 SANTA FE BUILDING COMMERCE AT MURPHY STREET PHONE 7-8437

DALLAS, TEXAS December 22, 1939

American Surety Company

455887-K- Southwestern Drilling, Inc. -to- State of New Mexico Oil Well Plugging Bond \$5,000. 8/2/39

Mr. Carl B. Livingston, Attorney New Mexico Oil ^Conservation Commission Santa Fe, New Mexico

Dear Mr. Livingston:

It is our desire to cancel this bond and we therefore wish you would kindly let us know what steps we should take in order to effect cancellation.

In early reply will be very much appreciated, and we enclose a return envelope for your convenience.

Yours very truly,

alam J. R. ADAMS,

Special agent.

JRA: HS

FIDELITY, SURETY & FORGERY BONDS - CASUALTY INSURANCE

BEFORE THE OIL CONSERVATION CONSISSION OF THE STATE OF NEW MEXICO

IN THE PATTER OF THE BEARING CALLED BY THE GEL COMMUNICATION COMMUNICATION OF THE STATE OF HIM MIKEDO FOR THE PURPOSE OF CONSCIENTION

CASE NO. 45

CHENR 10. 561

THE APPLICATION OF M. R. ANTWELL AND CONCEAS DEVELOPTIMIT GO., INC., FOR AN GREEN DEFINITION AS ADAMPCHED THE SOUTHWESTERN DETLLING COMPANY, INC., MELL NO. 1, ON OR IN THE PROVIDENT OF THE MARK SECTION 34, TOMMETER MARK STREET, NON MELL N.M.P.M., SAN HENDEL GOMMET, NEW MELTON AND PROPERTY FOR AN COMME ANTWENTENED THE PULLING OF CASING FROM BAID WELL AND THE PULLING OF CASING FROM BAID WELL AND THE PLUGGING OF SAID WELL IN ACCOMMENDE VIEW THE LANS, MELTS AND DEMMERSTREES OF THE GIL COMMENDETED CONSTRUCTION OF THE SEATE OF HEN MELTICO.

ORDER OF THE CONSIDERION

BY THE COTHLE GION:

This cause cans on for hearing at ten o'clock A.M., Peterenry 10, 1944, at Same Pe, New Maxies, before the CLL Conservation Consistion of New Maxies, hereinefter referred to as the "Consistion".

sole, on this 8th day of March , 1944, the Counterion baving before is for considering the termination the termination of the bearing of said once and being fully advised in the president, the Counterior finder

FINDIMOS

1. That the Southemastern Drilling Company, Inc., Well No. 1, on or in the presidity of the NMAE Section 34, Tevenship 178, Names 218, N.M.P.M., San Miguel County, is dry and abandoned and should be plugged in accordance with the laws, rules and regulations of the Corrission.

2. That the applicant, M. R. Antweil, has proposed to supply the Consission with an acceptable plugging band in the penal sum of \$5000 with corporate surety, assuring the plugging of said well in accordance with the laws, rules and regulations of this Commission.

IT IS THEREPORE ORDERED

1. That the patitioner, N. N. Antweil, be and is hereby authorized to withdraw casing from said well and to plug said well, conditioned upon the following:

a. Said petitioner shall supply to, and have accepted by the Commission the bond proposed by him in "finding 2" herein.

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b. Said politiceer shall couply with the lars, refer out replations of the Constraints and the administration medication in constitutes with the pulling of the destry lars and with and the plaquing of such with.

contrag and for any and all. Many Supermittickly of this 3 or and

2. That the order housin shall be effective as the date of its musching.

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OIL CONDENSATION COMPLEXION

JOHN J. MENNEL, CHALMEN

(SGD) H. R. RODGERS

(SCD) JOHN M. KELLY

CASE NO. 48

BEFORE THE OIL CONSERVATION COMPLISSION OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION OF M. R. ANTWEIL AND CONCHAS DEVELOPHENT CONTAMY FOR AN ORDER DETERMINING AS ABANDONED THE SOUTHWESTERN DRILLING COMPANY, INC., WELL NO. 1, ON OR IN THE PROXIMITY OF THE NUME SECTION 34, TOWNSHIF 17M, RANGE 21E, N.M.P.C., SAN MIGUEL COUNTY, NEW MEXICO: AND FURTHER "THAT SOUTHWESTERN DRILLING COMPANY, INC., AND AMERICAN SURETY COM-PANY OF NEW YORK BE REQUIRED TO PROPERLY FULL SAID CASING NOW LOCATED IN SAID HOLE, AND TO PLUG SAID HOLE IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW MEXICO, AND THE RULES AND REO-ULATIONS OF THE NEW MEXICO OIL CONSERVATION COMMISSION, OR THAT PETITIONERS HEREIN BE GRANTED PERMISSION TO FULL SAID CASING AND FLUG SAID HOLE." THE ATTOMETS FOR THE APPLICANTS HEREIN ARE NOBLE AND SPIESS, ESQUIRES, WHOSE ADDRESS IS LAS VEGAS, NEW MEXICO. THIS CASE IS SET FOR 10 O'CLOCK A. M.; FEBRUARY 10, 1944, AT SANTA FE, NEW MEXICO.

Pursuant to notice by the Commission, duly made and published, setting February 10, 1944, at ten o'clock, a.m., for hearing in the above entitled matter, said hearing was convened on said day, at said hour, in the Coronado Room, La Fonda, Santa Fe, New Mexico, the Commission sitting as follows: HON. JOHN M. KELLY, State Geogolist, Secretary HON. H. R. RODOERS, Commissioner of Public Lands, Member

APPEARANCES:

NAME

COMPANY

ADDRESS

Santa Fe, N. M.

John E. Miles Self Hamble C.1 & Refining Company W. K. Habbard John House Humble Oil & Refining Company Nelson Jones Humble Oil & Refining Company Raymond Lamb Continental Oil Company M. R. Antweil Hobbs Pipe & Supply Company M. E. Noble (Atty) Hobbs Pipe & Supply Company and Conchas Development Company Loco Hills Pressure Maintenance Neil B. Watson (Atty) Association, Inc. C. H. Rankin Great Lakes Carbon Company

HON. CARL B. LIVINGSTON, Chief Clerk and Legal Adviser.

Hobbs, N. M.

Hobbs, N. M.

Les Vegas, N. M.

The meeting was called to order by the Chairman, and upon request of the Secretary, the Chief Clerk read the call of the meeting, as follows:

"NOTICE OF PUBLICATION STATE OF NEW MEXICO OIL CONSERVATION COMMISSION

The Oil Conservation Commission, by law invested with jurisdiction as the oil and gas regulatory body of the State of New Mexico, hereby gives notice of the following hearing to be held at Santa Fe, New Mexico:

-1-

CASE NO. 48

In the matter of the application of M. R. Antweil and Conchese Development Company for an order determining as abandoned the Southwestern Brilling Company, Inc., Well No. 1, on or in the proximity of the WME Section 34, Teenship 17N, Range 21E, N. M.P.M., San Hignel County, New Hexico; and further "that Southwestern Drilling Company, Inc. and American Surety Company of New York be required to properly pull said caming new leasted in said hole, and to plug said hole in accordance with the lame of the State of New Hexico, and the rules and regulations of the New Hexico Cil Conservation Counteries, or that politioners herein be granted paralesies to pull said caming and plug said hole." The attornays for the applicants herein are Hoble & Spiess, Bogeires, whose address is Lee Vegas, New Maxico. This case is set for 10 etclock A.M., February 10, 1944, at Santa Fe, New Mexico.

Any person having any interest in the subject of said hearing shall be entitled to be heard.

The foregoing Notice of Publication was made pursuant to the direction' of the Commission at its Executive Meeting January 24, 1944.

Given under the seal of said Commission at Santa Fe, New Hexico, on January 25, 1944.

OIL CONSERVATION COMMISSION

BY (SGD) JOHN M. KELLY

JOHN M. KELLY SECRETARY

SEAL

BY MR. M. E. NOBLE - ATTORNEY.

At this time I would like to withdraw a portion of the petition requiring the Southwest Brilling Company and The American Surety Company to pull the casing and plug the well. Order permitting petitioners to do so, a letter of the American Surety Company I think has been received by the Commission, withdrawing any objections to the plugging of the well and pulling of the casing, provided they are not required to do so themselves. The motion which we would now like to file is:

*BEFORE THE NEW MEXICO OIL CONSERVATION COMMISSION

In re: Plugging Well NWWE Sec. 34-17-21

MOTION TO WITHDRAW PORTION OF PETITION TO PLUG WELL

"Comes now M. R. Antweil and Conchas Development Company, Petitioners in the above entitled matter, and respectfully represent and show to the Commission:

-2-

NL. That petition has heretofore been filed by these petitioners in the alternative requesting either that American Surety Company of New York be required to properly pull the casing now located in the hole in the well heretofore drilled by Southwestern Drilling Company, Inc. on the NWANEL Sec. 34, Tomship 17N, Range 21 E. N. M. P. M. and to plug said hole in accordence with the laws of the State of New Mexico, or that Petitioner herein be granted permission to pull said casing and plug said well.

"2. That American Surety Company of New York has agreed to consent that an order be issued by the Commission granting Petitioners the right to pull the casing now located in said hole and to plug the well in accordance with the laws of the State of New Mexico, provided the petitioners herein agree that no order be entered herein requiring that American Surety Company of Kew York be required to pull said casing or plug said hole.

Wherefore, petitioner herein requests permission to withdraw that portion of the petition in the above entitled matter which requests an order of this Commission requiring American Surety Company of New York to pull the casing and plug said hole; said portion of said petition to be withdrawn upon American Surety Company of New York filing in writing an agreement that an order of this Commission be entered permitting the petitioners herein to pull said casing and plug said hole.

(Sgd.) Noble & Speiss Attorneys for Petitioners

The well was commenced by the Southwestern Drilling Company, and by the way, if the Commission wants evidence on that I could bring over someone from the State Corporation Commission to show the authority of the Southwestern Drilling Company to do business in the state of New Mexico was forfeited June 12, 1942.

BY MR. KELLY: The Commission will examine the Corporation Commission's records.
BY MR. NOBLE: File No. 12,732, Civil Docket, District Court of San Miguel
County - Conchas Development Company vs. Southwestern Drilling Company In this action, complaint was filed on the 30th day of October 1940 by
Iverson Tool Company against Southwest Drilling Company, seeking to
foreclose liens which Iverson Tool Company had against Southwest Drilling
Company for certain tools and repair of tools in connection with this
well. Complaint seeks judgment against the Company for \$7,007.73

together with interest and requests judgment of the court that their claim be declared first and prior lien on all property of the Southwest Drilling Company, as against the well and certain property named in the complaint. There were a number of other parties to the action. One intervention by Geoil Noll, workman at the well - a driller, seeking a lien for his unpaid wages on the well, and one filed by J.T. Hill and L. H. Bogart that they had claimed judgment against the Southwest Drilling Company for monies loaned to the Company. The only purpose of showing the preceding in this is to show that all the property used in the drilling of the well was foreclosed under liens by various persons. Report of special master's sale was filed August 11, 1942, in this case, showing that the sale was held by special master appointed by the court, held in 1942, foreclosing lien, selling pipe and a list of tools and equipment.

BY MR. KELLY: The Commission would like to know the status of the well at the present time.

BY MR. NOBLE: There has been no appeal and the property has all been sold and disposed of, and is no longer at the well.

BY MR. LIVINGSTON: The Southwestern Drilling Company has not re-purchased the property?

BY MR. NOBLE: No sir.

MR. M. E. NOBLE

being first duly sworn to tell the truth, the whole truth and nothing but the truth, testified as follows:

BY MR. KELLY: What is the present status of the well?

BY MR. NOBLE: I have not been out to the well itself since sometime last summer, but I was cut during the summer, and have been out a number of times since the judgment was entered in this case, we represent the Roxana Oil Company, and they purchased some of the equipment on which the lien was foreclosed. The last time I was out there, probably 6 or 7 months ago, there was nothing at the well at that time with the exception of an 84 foot wooden derrick - nothing on it. Stripped down and no equipment there or on the ground, has not been any drilling done on the well since prior to several months prior to the time the judgment was entered

-4-

in this case in 1942. My best recollection is that there has not been anything done since 1941. The judgment was entered on October 13, 1942 by the Roxans Oil Company.

MORRIS ANTWEIL

being first duly sworn to tell the truth, the whole truth and nothing but the truth, testified as follows:

BY MR. NOBLE: Have you been out to this well?

BY MR. ANTWEIL: I was at the well about in February of last year, and there was nothing there but a wooden derrick - no tools on it.

BY MR. KELLY: Your report will confirm Mr. Noble's?

BY MR. ANTWEIL: Yes sir.

BY MR, KELLY: When our oil and gas inspector returns and reports in, his testimony as to the condition of the well will be put into the record. The Commission introduces a letter received by it from the American Surety Company stating premiums have not been paid since 1942. Billetin No. 18 Record of the New Mexico School of Hines/Page 13 - "Samples from the lower 1,700 feet of Southwest Drilling Company's No. 1 Conchas Development Company well, drilled on Cherryvale dome, sec. 34, T. 17N., R. 21 E., Sam Mignel County, were examined by Bates who reports 400 feet of red shales and admistones, which resemble the Abo formation, resting on schists at a depth of 2,565 feet.X x x x x x x x x x x

Any further witnesses to be heard - If not the Sommission will take the case under advisement, and furnish a decision when given the bond. Any further business 7

Meeting adjourned.

CERTIFICATE

-5-

I hereby certify that the foregoing and attached 42 pages of typewritten matter constitute a true, correct and complete transcript of the shorthand notes taken by me in case No. 48 on the 10th of February 1944, and that the "Motion to withdraw portion of petition to plug well", is an exact copy of Exhibit No. 1, for this case.

Witness my hand this 15th day of February 1944.

Katie Fouler



SANTA FE, NEW MEXICO

Las Teppo, Hes Merico

Her Case Ho. 42, Color Ho. 41

Not Southernsteine Brilling Congony, Inc., Well He. 1

Dear Daris and start places first and end and the shows . reprised orders and for your filles and and for your

anthorising N. R. Antanil to play the share anyticand order

It is Hr. Helly's desire that you proceed to propare a suitable plugging program for Mr. Mobuell in order that such plugging will be as it desire to and for you to be an hand at the actual plugging. It is highly important that the plugging in question be carried out projectly.

Very truly yours,

John M. Kelly Director

By

Chief Clerk & Legal Adviser

Roy!

CELINS

Immediately after your long distance call this morning I conferred with Mr. Kelly upon the point whether the type of plugging program for the Woodworth Hawkins well at Santa Rosa (which Mr. Kelly recently okeyed) would also be satisfactory for the plugging program of the Southwestern Drilling Company well in San Miguel County. Mr. Kelly stated that that type of program would be satisfactory.

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Yory truly yours,

Juhn H. Kolky Director

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CBLINS

BEFORE THE OIL CONSERVATION CONHISSION 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. 48 ORDER NO. 56

THE APPLICATION OF M. R. ANTWEIL AND CONCHAS DEVELOPMENT CO., INC., FOR AN ORDER DETERMINING AS ABANDONED THE SOUTHWESTERN DRILLING COMPANY, INC., WELL NO. 1, ON OR IN THE PROXIMITY OF THE NWNE SECTION 34, TOWNSHIP 17N, RANGE 21E, N.M.P.M., SAN MIGUEL COUNTY, NEW MEXICO: AND FURTHER FOR AN ORDER AUTHORIZING THE PULLING OF CASING FROM SAID WELL AND THE PLUGGING OF SAID WELL IN ACCORDANCE WITH THE LAWS, RULES AND REGULATIONS OF THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO.

ORDER OF THE COMMISSION

BY THE COMMISSION:

This cause came on for hearing at ten O'clock A.N., February 10, 1944, at Santa Fe, New Mexico, before the Oil Conservation Commission of New Mexico, hereinafter referred to as the "Commission".

NOW, on this <u>8</u>th day of <u>march</u>, 1944, the Commission having before it for consideration the testimony adduced at the hearing of said case and being fully advised in the premises, the Commission finds:

FINDINGS

1. That the Southwestern Drilling Company, Inc., Well No. 1, on or in the proximity of the NAME Section 34, Township 17N, Range 21E, N.M.P.N., San Miguel County, is dry and abandoned and should be plugged in accordance with the laws, rules and regulations of the Commission.

2. That the applicant, M. R. Antweil, has proposed to supply the Commission with an acceptable plugging bond in the penal sum of \$5000 with corporate surety, assuring the plugging of said well in accordance with the laws, rules and regulations of this Commission.

IT IS THEREFORE ORDERED:

1. That the petitioner, M. R. Antweil, be and is hereby authorized to withdraw casing from said well and to plug said well, conditioned upon the following:

a. Said petitioner shall supply to, and have accepted by the Commission the bond proposed by him in "finding 2" herein.

b. Said petitioner shall comply with the laws, rules and regulations of the Commission and its administrative requirements in connection with the pulling of the casing from said well and the plugging of said well.

c. The petitioner shall obtain and assume full responsibility of the right-of-way over the premises involved for the purpose of accomplishing the pulling of said casing and the plugging of said well.

d. The petitioner shall assume full responsibility of title for said casing and for any and all liens thereupon.

2. That the order herein shall be effective on the date of its execution.

DONE at 2. nta Fe, New Mexico, on the day and year hereinabove designated.

OIL CONSERVATION COMMISSION

JOHN J. DEMPSEY, CHAIRMAN

ERS, MEABER

SEAL

NOTICE FOR PUBLICATION STATE OF NEW MEXICO

OIL CONSERVATION CONSISSION

The Oil Conservation Commission, by law invested with jurisdiction as the oil and gas regulatory body of the State of New Maxico, hereby gives notice of the following hearing to be held at Santa Fe, New Mexico:

Case No. 48

In the matter of the application of M. R. Antweil and Conchas Development Company for an order determining as abandoned the Southwestern Drilling Company, Dac., Well No. 1, on or in the proximity of the WMME Section 34, Township 17N, Range 21E, N.H.P.M., San Miguel County, New Mexico; and further "that Southwestern Drilling Company, Inc. and American Surety Company of New York be required to preperly pull said casing new located in said hole, and to plug said hole in accordance with the laws of the State of New Mexico, and the rules and regulations of the New Mexico Oil Conservation Commission, or that petitioners herein be granted permission to pull said casing and plug said hole." The attorneys for the applicants herein are Noble & Spiess, Esquires, whose address is Las Vegas, New Mexico. This case is set for 10 o'clock A.M., February 10, 1944, at Santa Fe, New Mexico.

Any person having any interest in the subject of said hearing shall be entitled to be heard.

The foregoing Notice of Publication was made pursuant to the direction of the Commission at its Executive Meeting January 24, 1944.

Given under the seal of said Commission at Santa Fe, New Mexico,

on January 25, 1944.

OIL CONSERVATION COMMISSION

BY (SGD) JOHN M. KELLY JOHN M. KELLY

SECRETARY

SEAL

Those who attended hearing & Fieb. 10, 1944 - Cures 4 8 & 490 Grupany Jame name Sanders Brose Loco Hills Pressure Mainleiraus association Sam Sanders -The felf Humble Cite Repiring & John & Miles W.E. Muttard John House nelson Jones Continential Oil C M. R. antiveit Hobbs Pips & Supply & M. R. antiveit Hobbs Pips & Supply & and M. & Noble- allyfoiltobbs Pipe & Supply Co and M. & Noble- allyfoiltobbs Pipe & Supply Co and Cinchas Development & M. N. R. M. D. H. A. D. Rannel Ramb m. R. antiveil ally for how Hills Pressure, Matntenang Cersocialing Ince, neil B. Watson hoes Hills Pressure Mainleumes Cersociation free, Bertia Cogo great habes Vilas P Shelden C.H. Hankin



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COMMISSION By (Sgd) John M. Kelly. Secretary

(Seal)

Manager.

Nº 1049

AFFIDAVIT OF PUBLICATION

STATE OF NEW MEXICO,

SS. COUNTY OF SAN MIGUEL

H. W. Kane

being first duly sworn,

on oath states: That he is the (editor) (contraction of the Las Vegas Daily Optic, a daily (contraction χ) of the Las Vegas Daily Optic, a daily newspaper of general paid circulation and of general circulation in San Miguel County, New Mexico, entered under the second class postal privilege in said county, being the county in which the notice hereto attached is required to be published and said paper has been published in said San Miguel County continuously and uninterruptedly during a period of six months next prior to the first issue thereof containing said notice. That the notice of which a copy as published is hereto attached and hereby made a part hereof was published in the English language in said newspaper once each week for consecutive weeks on the following dates, to-wit:

First Publication on the	26th	day	of	January	······	194.4
Second Publication on the	· · · ·	day	of		·····	194
Third Publication on the		day	of		······	194
Fourth Publication on the						

That such notice is a legal notice and was published in said newspaper duly qualified for that purpose within the meaning of the provisions of Chapter 167, Session Laws of 1937, and that payment therefor has been, made-assessed as Court costs.

lave Editor **X建筑建筑建筑**建筑建筑

Subscribed and sworn to before me this 27th January 1944.

Paul BD avery Notary Public

My Commission expires February 6,, 194 6



AFFIDAVIT OF PUBLICATION

STATE OF NEW MEXICO,
COUNTY OF SAN MIGUEL

H. W. Kane

S3.

...... being first duly sworn,

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Nº.

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Editor

PUBLISHER'S BILL

lines @	\$09
• Total	\$4.57

Manager.

Subscribed and sworn to before me this 27th January 1944.

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My Commission expires February 6,



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Seal By (Sgd) JOHN M. KELLY, Secretary. Published Jan. 26, 1944.

Received payment,

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Affidavit of Publication

State of New Mexico, County of Santa Fe } ss.

I, <u>A. N. Mor</u> declare and say that I am	gan Managing the (intimanginger)	(Editor) of the Santa Fe
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for said advertisement has been (duly made), or (assessed as court costs); that the undersigned has personal knowledge of the matters and things set forth in this affidavit.

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10 Managing Editor ADADAX 2. 6-th Subscribed and sworn to before me, this... a day of. A.D., 194 au ma

Notary Public.

My Compission expires

un 11, 1945

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DIL CONSERVATION COMMISSION SANTA FE, NEW MEXICO



January 25, 1944

The Santa Fe New Mexicon Santa Fe, New Mexico

The Las Vegas Optic Las Vegas, New Marico

He: Case No. 45, Notice for Publication

Gent2.ments

Please publish the enclosed notice ance, immediately. Please proof read the notice carefully and send a copy of the paper carrying such notice.

UPOH COMPLETION OF THE PUBLICATION, PLEASE SEND PUBLICHER'S AFFIDAVIT.

For payment planse submit statement in duplicate accompanied by voucher executed in <u>Auplicate</u>. The vouchers must be signed by a notary in the space provided on the back of the voucher. The necessary voucher blanks are enclosed.

Very truly yours,

John M. Kelly Director

By

Chief Clerk & Legal Adviser

CELINS

NOTICE FOR PUBLICATION STATE OF NEW MEXICO OIL CONSERVATION COMMISSION

The Oil Conservation Convission, by law invested with jurisdiction as the oil and gas regulatory body of the State of New Mexico, hereby gives notice of the following hearing to be held at Santa Fe, New Mexico:

Case No. 48

In the matter of the application of M. R. Antweil and Conchas Development Company for an order determining as abandoned the Southwestern Drilling Company, Inc., Well Ho. 1, on or in the proximity of the NAME Section 34, Township 17N, Range 21E, N.M.P.M., San Miguel County, New Mexico; and further "that Southwestern Drilling Company, Inc. and American Surety Company of New York be required to properly pull said casing now located in said hole, and to plug said hole in accordance with the laws of the State of New Mexico, and the rules and regulations of the New Mexico Oil Conservation Commission, or that petitioners herein be granted permission to pull said casing and plug said hole." The attorneys for the applicants herein are Noble & Spiess, Esquires, whose address is Las Vegas, New Mexico. This case is set for 10 o'clock A.M., February 10, 1944, at Santa Fe, New Mexico.

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The foregoing Notice of Publication was made pursuant to the direction of the Commission at its Executive Meeting January 24, 1944. Given under the Seal of said Commission at Santa Fe, New Mexico, on January 25, 1944.

OIL CONSERVATION CONMISSION

JOHN M. KELLY BY (SGD) SECRETARY.

SEAL

BEFORE THE NEW MEXICO OIL CONSERVATION COMMISSION

In Re: Plugging Well NW1NE3 Sec. 34-17-21

PFTITION TO PLUG WELL

Comes now M. R. Antweil, and Conchas Development Company, and respectfully show and represent to the Commission.

1. That Southwestern Drilling Company, Inc. heretofore commenced the drilling of a well for the discovery of oil and gas, said well being located on the NW1NE1 of Section 34, Township 17 North, Range 21 East, N.M.P.M. in San Miguel County, New Mexico.

2. That your petitioners are informed and believe and therefore allege on information and belief, that drilling operations on said well and on said land and real estate ceased prior to the 20th day of November, A.D. 1942.

3. That during November or December 1942, all drilling equipment was removed from the site of said well and that no other equipment for use in the drilling of said well has been placed on said location.

4. That no drilling operations have been pursued at said well or at said location since prior to the 20th day of November, 1942.

5. That your petitioners herein are informed and believe that Southwestern Drilling Company, Inc. has refused and still refuses to plug said well.

6. That Southwestern Drilling Company, Inc. furnished surety bond in the sum of \$5000.00, conditioned upon the proper plugging of said well, with American Surety Company of New York as surety thereon. 7. That demand has heretofore been made upon American Surety Company of New York to properly plug said well or to cause the same to be plugged in accordance with the laws of the State of New Mexico, and the rules and regulations of New Mexico Oil Conservation Commission, but that said American Surety Company of New York and Southwestern Drilling Co. Inc. have wholly failed, neglected and refused to plug said well.

8. That the mineral rights in and under said land and real estate are owned by Conchas Development Company; that Conchas Development Company executed an oil and gas lease to Southwestern Drilling Company, Inc; that said oil and gas lease has heretofore been terminated by failure of the lessee to comply with the terms thereof.

9. That the petitioners herein, M. R. Antweil and Conchas Development Company are the owners of certain pipe now in said hole and desire to remove said pipe from said hole.

WHEREFORE your petitioners pray that an order be issued by the ^New Mexico Oil Conservation Commission fixing a date for hearing at which hearing it be determined that said well has been abandoned; that Southwestern Drilling Commany, Inc. and American Surety Company of New York be required to properly null said casing now located in said hole, and to plug said hole in accordance with the laws of the State of ^New Mexico, and the rules and regulations of the New Mexico Oil Conservation Commission, or that petitioners herein be granted permission to pull said casing and plug said hole.

NOBLE & SPIESS ttornevs for Petitioners