

N.M. Clipping Bureau Santa Fe, N. M.

NOTICE OF PUBLICATION BATTOF OF NEW MEXICO ONNERVATION COMMENSION Make of New Mexico, by its OH-Miss Commission, hereby given merimus to law, of the following merimus to be held Fubruary IT. glassing at 10:00 cibck a. m. on y in the City of Santa Fe, New WATE OF NEW MEXICO TO: med parties in the following cases, ise to the public: NO, 119 menter of the application of Mugnes, D. D. Thomas, Carper

r of the application of D. D. Thomas, Carper and the Texas T.ading pproval of an unorthodox a and proration pian cov-ding sections 26, 33 and 16 S, range 30 east, a the Square Lakes Field, w Mexico.

220 matter of the application of matter, inc., Dale Reser d/b/a Company, and Martin Yates Jr. hh of the despening of an uncation, the same being 220 feet with Martin deorth line and 2420 feet from

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### JAN 29 1848 Santa Fe (N.M.) News

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the east line of section 28, township 18 8, range 28 E, N.M.P.M., Eddy County, New Mexico. CASE NO. 121 In the matter of the application of Malco Refineries, line, Oak Resler d/b/s Resier Oil Company, and Martin Yates Jr. for approval of the deepening of an un-orthodox location, the same being located 1010 test from the south line and 1070 feet from the south line and 2300 feet from the work line of section 25, townable 18 S, range 28 E, N.M.P.M., Eddy County, New Maxico. CASE NO. 122 In the matter of the application of Malco Refineries Inc., Dale Reslet d/s/s Reslet Off Company, and Martin Yates Jr. for approval of the deepening of an un-orthodox locatios, the same being located 220 feet from the sent line and 260 feet from the south line and section 33, town-ahip 18 9, range 28 E, N.M.P.M., Eddy County, New Maxico. CASE NO. 124 In the matter of the application of Dale Resler d/s/a Resler Oil Company for approval of the deepening of an un-orthodox location to be located 1070 feet from the south line and 1070 feet from the south line of accino 23, township 18 8, range 28 E, N.M.P.M., Eddy County, New Maxico. CASE NO. 125 In the matter of the application of Resler Oil Company, and Martin Yates Jr. for approval of the deepening of an unorthodox location, the same located 1070 feet from the south line and 1070 feet from the south line of accino 23, township 18 8, range 28 E, N.M.P.M., Eddy County, New Maxico. CASE NO. 128 In the matter of the application of section 24, township 22 S, range 37 E. N.Y.M. Lea County New Heat or a with suitable pr

ania Fe. New STATE OF NEW MEXICO 948. OIL CONSERVATION COMMISSION. By (s) R. R. SPURRIER, Scerctary

(SEAL) Pub. Jan. 29, 1948.

JAN 29 P. M. 1948

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file Case#117 Juni 29 19,48

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January 13, 1950

lir, hiley 0. Robbins North Chautauqua Street Sedan, Kansas

Dear Sir:

Further to our letter of January 3, this is to advise that us have located your letter of December 9, 1949.

Please be advised that the lease owner on the land about which you inquire is The Taxas Company. You will find attached, copy of Case No. 117, Order No. 739, which you have requested.

### Very truly yours,

STATE OF INC HIMROD OIL CONSERVATION COLLISSION

R. R. Sparrier Secretary-Director

Nativ encl.

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RILEY O. ROBBINS ATTORNEY NORTH CHAUTAUQUA STREET SEDAN, KANSAN December 9, 1949

The Oil Conservation Commission of New Mexico Santa Fe, New Mexico Re: Texas Co. and Vora V. Hartley, Petitioners vs. Hardld Hurd, et al Respondent, No. 117

Dear Sir:

I represent Edgar Grant Lawrence who was one of the heirs and inherited an undivided one-tenth interest in all of the property belonging to Elizabeth A. Anderson, deceased, and my client has just handed me a copy of a notice mailed to him just prior to a hearing which was set before your commission February 17, 1948 on the application of the Texas Company and Vora V. Hartley for the issuance of an order requiring the pooling of all tracts of land in the

Northeast quarter of the Northeast quarter of Section 32, Township 19, South, Range 37, East N. M. P. M.

for the production of crude petroleum oil and natural gas.

My client received this notice in January, 1948 but he has never heard anything further from that order.

I will appreciate it if you will send me a copy of the Order that was made pooling that land as a result of that hearing. I would also like to know who owns the lease on that land at the present time.

Yours truly,

Riley Robbins. Riley J. Robbins

ROR/01s

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### Journey 3, 1950

hr. Riley 0. Jobbins North Chautauqua Street Sedan, Jansas

Ro: Toxas Co. and Vora V. Nartly, Potitioners

vs Farold Herd et al, Respondent No. 117

### Dear Sir:

In reply to your letter of December 30, 1949, this will advice that we are unable to find your letter of December 9th, in our files.

At the present time, Mr. Spurrier is in Mashington, D. C., but is expected back in a week or so. If you will forward us a copy of your letter of December 9, you will undoubtedly receive a reply, just as soon as he returns to the office.

Very truly yours,

STARE OF THE LIKICO OIL DOTS INATION COLLISSION

R. R. Spurior Secretary-Director

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RILEY O. ROBBINS				
ATTORNEY				
NORTH CHAUTAUQUA STREET				
SEDAN, KANSAS	14		luch '	
December 30, 1949	<u>j</u>	<u></u>		

Oil Conservation Commission of New Mexico Santa Fe, New Mexico

Re: Texas Co. and Vera V. Hartly, Petition ers.ws. Harold Herd, et al, Respondent, No. 117

### Dear Sir:

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On December 9, 1949 I wrote you a letter for some information concerning the above entitled matter but have not had a reply to my letter.

Now that the Christmas season is over probably you are not quite so rushed and I will appreciate your answering my letter.

Yours truly,

Villey Robbins Riley Of Robbins

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SOC. 32, T-19-S R-37-E N.L.F.M MONUMENT POOL HEA COUNTY, NEW MEAICO

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LEGEND: III Pob. 1948 Allowable

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### THE TEXAS COMPANY

TEXACO PETROLEUM PRODUCTS



P. O. BOX 1720 FORT WORTH I, TEXAS

April 7, 1948

54588 - THE TEXAS COMPANY'S LEE COOK ET UX LEASE Lea County, New Mexico

Case #117 - State of New Mexico Oil Conservation Commission

Mr. George A. Graham, Attorney Oil Conservation Commission N. M. P. O. Box 791 Santa Fe, New Mexico

Dear Sir:

PRODUCING DEPARTMENT

WEST TEXAS DIVISION C. B. WILLIAMS, DIVISION MANAGER

> This is to acknowledge receipt of and to thank you for your letter of April 5, 1948 to which was attached a copy of a proposed order relating to Case #117 before the Oil Conservation Commission in the name of The Texas Company and Vora V. Hartley et al. We appreciate your giving us the opportunity of examining this order before its adoption by the Commission.

An examination of your files will show that our Attorney, Mr. E. R. wright, conferred with you and the Commission from the very outset, and we took all possible precautions to follow the conservation statutes so that the purpose for which the hearing was called would be accomplished. This included the wording of the Notice of Publication subsequently mailed to all interested parties and published in accordance with the statutory requirements, the presentation of evidence in support of our application, and the wording of the proposed order which was tentatively approved by you in the presence of our Attorney prior to the hearing.

Copy of the proposed order submitted with your letter of April 5, 1948, in our opinion does not accomplish the purpose for which this hearing was held. I guote in part from Section 1, page 1 of the proposed order:

> "That the application of The Texas Company and Vora V. Hartley, Petitioners, vs. Harold Hurd et al, respondents, in the above entitled matter, be and it is hereby prented and the petitioners

Mr. Geo. A. Graham

. .

"are authorized to pool all tracts of land in the Northeast quarter of Section 32....."

By referring to page 2 of the Notice of Publication in this case, you will note that our petition is drawn requesting, among other things, "the issuance of an order <u>requiring</u> the pooling of all tracts of land in the NE/4 of the NE/4 of Section 32..."

Section 12 of the Oil and Gas Conservation Statutes of New Mexico permits "the pooling of properties or parts thereof" but it also empowers the Commission to "require" under certain conditions the pooling of properties. From the above quotations in our application and the proposed order you have submitted, it may be seen that the order as written will not constitute a requirement by the Commission to pool the properties such as was contemplated in this case.

Section 3 of the proposed order submitted by you sets out an additional requirement which was not contemplated, which is "that The Texas Company endeavor to secure leases in regular form from all interested pa ties as promptly as it is able to do so." The transcript of evidence and testimony in this hearing will reflect that The Texas Company has acquired leases on all except two acres of the proposed unit and that the owners of the outstanding tract are numerous and the addresses of many of them unknown, and that unsuccessful attempts had heretofore been made to acquire the lease. Reference to the proposed order submitted and tentatively approved by you will indicate that The Texas Company would assume full responsibility under such order for payment of royalty to outstanding owners of interest in the unit when satisfactory evidence is submitted showing good title. Until such time as asserted owners of the outstanding 2-acre tract could submit satisfactory evidence of their ownership, the proportionate royalty payable to such oustanding claimants would be held in suspense.

We feel that the precautions and care taken in submitting this application, the notice published pursuant to our application, and the evidence submitted at the hearing, support an order from the Commission in essential conformance with the order submitted and tentatively approved by you prior to the hearing. Although we do not wish to appear insistent upon an order worded in exact accordance with the one we submitted, we respectfully request that you consider the particular points raised in objection to the form submitted with your letter of April 5 in order that the order finally adopted and issued by the Commission will estentially.cover the purpose outlined. Mr. Geo. A. Graham

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4-7-48

Your letter of April 5, 1948 did not indicate that our Attorney, Mr. E. R. Wright, at Santa Fe was furnished a copy thereof and we are taking the liberty of forwarding him a copy in order that he may confer with you further regarding this mat-ter. In order that we may safely proceed with disbursement of royalties from production of our well on this unit, we will ap-preciate your prompt attention to the issuance of an order in this case.

Very truly yours, illia

A. E. Willig, Engineer 6

AEW:NPP

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cc-Judge E. R. Wright Santa Fe, New Mexico

### THE TEXAS COMPANY

TEXACO PETROLEUM PRODUCTS

PRODUCING DEPARTMENT WEST TEXAS DIVISION C. B. WILLIAMS, DIVISION MANAGER

54588 - THE TEXAS COMPANY'S LEE COOK ET UX LEASE Momment Pool Lee County, New Merico Case No. 117, Order No. 739 Oil Conservation Commission

State of New Mexico

Honorable Thomas J. Mabry, Cheirman Honorable John E. Miles, Member Monorable R. R. Spurrier, Secretary Oil Conservation Commission of State of New Mexico Santa Fe, New Mexico

Centlemen:

We are in receipt of the Commission's Order No. 739 in Case No. 117 "in the matter of the hearing called by the Oil Conservation Commission of the State of New Mexico for the purpose of considering the petition of The Texas Company et al for the issuance of an order requiring the pooling of all tracts of land in the NE/4 of the NE/4 of Section 32, T-19-5, R-37-E, N.M.P.M., Les County, New Mexico, for the purpose of production of crude petroleum oil and natural gas".

We wish to express our appreciation to each of you for the consideration you have given this matter and for the order just issued in this case. As you know, this is the initial case of its kind to come before the Conservation Commission of New Mexico under Section 12 of the Conservation Statutes which paralts and in some instances requires the pooling of properties under certain conditions.

We feel that this statute and the action taken by the Commission in this matter is a forward step in administering the proper development of pools and we wish to comment you on your favorable letion.

Desuring you of our conditions cooperation, to are

Very truly yours,

Mr. Malace and a

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OIL CONSERVATION COMMISSION SANTA FE. NPW ALL SAFAL וה אינה אינה אינה אות APR 28 1948 

P. O. BOX 1720 FORT WORTH 1. TEXAS April 26, 1948 April 5, 1948

The Texas Company Post Office Pox 720 Fort Worth, Texas

### Attention of Mr. Willig

Centlemen:

I am enclosing a copy of a proposed order (this order has not yet been entered or approved) relating to Case No. 117 before the Oil Conservation Commission in the Texas Company and Hartley petition.

Following the hearing, Mr. Lake Frazier, my associate as Commission attorney, drafted the enclosed order covering the case, and the same not being identical with the suggested order is sent to you for your specific criticisms, if any. I am sending it to you with the permission of Mr. Spurrier of the Commission. Please advise me if you have any definite objections to this, in order that we can finally enter an order in the matter.

I have been delayed several days by matters beyond my control from playing you this opportunity to take a look at the proposed order.

Mory braly grans,

Troin A (1) IAN retorney

GAC/min enclosure

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Ome 1 ----CURRY COUNTY ASSTRACT AND TITLE CO.

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WE SPECIALIZE IN ROYALTIES OIL AND GAS LEASES



# The Scheurich Agency

INSURANCE ABSTRACTS AND LOANS REAL ESTATE CLOVIS, NEW MEXICO

Feb.,5,1948.

State Oil Conservation Com., Santa Fe,N.Mex.,

Gentlemen;

Herewith hand you our agreement on Tees Oil Co., and Harteley, Vs, Harold Hurd et als.,

Yours truly,

MOUNUMENT MOSNITE CO., By **Galaria** Sec-Treas.,

Eflicit -117

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### STATE OF NEW MEXICO OIL CONSERVATION COMMISSION

THE	TEXAS	COMPA	MY and	
VORA	V. H/	RTLEY	•	
			Petiti	oners,
vs.				
HARO	LD HUH	RD, et	al,	

Respondents.

No. 117

NOW COMES the Monument Townsite Company by C. A. Scheurich, Secretary-Treasurer, one of the Defendants in the above and foregoing petition, and advises the Oil Conservation Commission, of the State of New Mexico, that he has no objections to the matters and facts set forth in said Felition.

The interest of your defendant is known to the owner of the interest herein, and has been recognized by the Texas Company.

By answering the Petition herein, your Defendant waives further notice of this hearing. If for month President.

Honument Townsite Company By C. A. Scheurich, Secretary-Treasurer

Feb. 3, 1948

LAW OFFICE OF THOMAS J. SHEEHAN, JR. OMAHA NATIONAL BANK BUILDING OMAHA.NEBRASKA



January 20, 1948

Glaham

Hon. R. R. Spurrier, Secretary, Oil Conservation Commission, Santa Fe, New Mexico.

Dear Sir:

My client, Mrs. Augusta Shipman, has presented to me an instrument entitled "Notice of Publication", "No. 117", "The Texas Company and Vora V. Hartley, Petitioners, vs. Harold Hurd, et al, Respondents" in which Mrs. Shipman is named as Gusta Shipman.

I am rather unfamiliar with matters of this kind, but as I understand it, the petitioners are seeking the issuance of an order designating them as the producers of crude oil and natural gas from land located in NECNEC of Section 32, Township 19 South, Range 37 East, N.M.P.M., your state. My client has an interest in this property as an heir of a deceased former owner. At no time has she ever signed any agreement, lease or other instrument with or for either of the petitioners.

The Gulf Oil Corporation heretofore has operated the property and paid royalties to Mrs. Shipman.

Will you kindly advise me in as much detail as possible how the petitioners acquired any rights in this property and exactly what is desired to be done and what they seek to do by this proceeding. The last dividend check received by Mrs. Shipman indicates that the property produces considerable oil and is therefore of genuine value. At this time I do not know that Mrs. Shipman will have objection to The Texas Company operating the property, but she has been satisfied with the operation by The Gulf Oil Company, and unless operation by The Texas Company will be to her advantage she would wish to have the property operated as heretofore.

Thanking you for the anticipated information herein requested, I am

Yours very truly, Tomos haken J. Sheehan,

TJS/m

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OFFICE CURRY COUNTY ABSTRACT AND TITLE CO.

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The Scheurich Agencu

INSURANCE ABSTRACTS AND LOANS

WE SPECIALIZE IN ROYALTIES OIL AND GAS LEASES

OR CONSCIENCED CONNESSION OIL COMSCOVAGE OF CONVERSION SAUGHALING LOCAL MODULAS JAN 20 1948 SUU V

REAL ESTATE CLOVIS, NEW MEXICO

January 22, 1948

Mr. Spurrier, State Geologist State Land Office, Santa Fe, New Mexico

Dear Mr. Spurrier:

We have notice that the Texas Company wants to unitize forty acres down in Lea County in which the Monument Townsite Company has an interest.

For your information I am sending you herewith, a copy of the original lease made on this land. The owner Cooks, made this lease for 36 acres and the Texas Company claims they have been paying on forty acres and our abstract shows lease only covered on 35 and 3/4 acres. Knowing the Texas Company and how it works I hope you will spring this on them, and if you want a copy of the entire lease we can send it to you.

Very truly yours,

C. A. Scheurich, Sec. Monument Townsite Company box 430 Clovis, N.Mex.

CAS:ce

Lee Coek and Rosie )	Kind of Instrument, Oil and Gas
Cook, husband and (	Lease.
wife, of Lea County,)	Dated, 23rd of June, 1927
New Mer.	Filed, July 14, 1927 at 9 o'clock A. M.
	Recorded in book 8 of Oil and Gas
to (	Records, at page 58 Consideration: One Dollar and O. V. C.
)	Consideration: One Dollar and O. V. C.
C. T. Smith	

...does grant, demise, lease and let unto the said lessee, for the sole and only purpose of Mining and Operating for oil and gas, and laying pipe lines, and building tanks, power stations and structures thereon to produce, save and take care of said products, all that certain tract of land situated in the COUNTY of Lea, State of New Mexico, described as follows to-wit:

The northeast quarter of the northeast quarter of section thirty-two in Township nineteen south of Range thirty-seven east of the New Mexico Meridian, New Mexico, except approximately four acres out of the southwest corner of said tract of land, and containing 36 acres more or less.

Regular

STATE OF NEW MEXICO, () SS. COUNTY OF LEA ()

On this the 11 day of July, 1927, before me personally appeared Lee Cook and Rosie Cook, husband and wife, to me personally known to be the persons described in and who executed the foregoing instrument, and acknowledged that they executed the same as their free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal on the day and year in this certificate first above written.

(Notarial Seal)

Mrs. Elisabeth A. Anderson Notary Public My commission expires May 13, 1929.

#### AFFIDAVIT OF PUBLICATION

State of New Mexico. County of Lea

I hobert 1. Sullions

Of the Hobbs Daily News-Sun, a daily newspaper published at Hobbs, New Mexico, do solemnly swear that the clipping attached hereto was published once a week in the regular and entire issue of said paper, and not in a supplement thereof for a

period of .....

Une 1 sauc weeks.

beginning with the issue dated.....

<u> lebruary 7, 19 - 53</u>

and ending with the issue dated .....

*(*<u>19</u> ..... shut J. S. unner Publisher.

Sworn and subscribed to before me

this day of lebruary

ones Notary Public.

My commission expires Janary 7, , 1901

(Seal)

This newspaper is duly qualified to publish legal notices or ad-vertisements within the mean-ing of Section 3, Chapter 167, Laws of 1937, and payment of fees for said publication has been made been made.

# LEGAL NOTICES February 6, 1948 NOTICE OF PUBLICATION STATE OF NEW MEXICO OIL CONSERVATION COMMISSION COMMISSION The Oil Conservation Commis-sion of New Mexico pursuant to law, hereby gives notice of hear-ing to be held February 17, 1948, at 10:00 o'clock a.m. on said date at Santa Fe, New Mexico: THE TEXAS COM- ) PANY and ) VORA V. HAETLEY,) VS. HAROLD HURD, et al,

et al, Respondants.) STATE OF NEW MEXICO TO: Hareld Hurd: Monument Toiver-site Company: Ed Holland; R. M. Keohane; Marianna Keohane; Ber-nard Patrick Keohane: B. M. Keo-hane, Guardian of the estates of Marianne Keohane and Bernard Patrick Keohane; Margie T. Ro-hand; L. R. Hammond; C. A. Scheurich; Nehe G. Scheurich; Abner M. Jack, Guardian of the estate of E. E. Jack, incompetent: Attorneys for the Petitioners are E. R. Wright of Santa Fe, New Meyico, for Yora V. Hartley. GlVEN under the scal of said Commission of Santa Fe, New Mexico, on Japuary 14, 1948. (SEAL) R. R. Spurrier STATE OF NEW MEXICO OIL CONSERVATION COM-MISSION R. R. Spurrier, Secretary

Edith L. Jack, Guardian of the estate of W. H. Jack, a minor; Joy Mabel Mattix; A. W. Hockenhull; T. B. Cavender; W. W. Mayes; the heirs of Elizabeth A. Ander son, deccased. Mariah McCullough, deceased, and her heirs unknown; J. L. Reed; David Reed, deceased, and his heirs unknown; Sarah Reed; a widow, Jewel Donham; Iola Joiner; Etta Snyder; Clara Root; LeRoy Reed; Carl Hamby; Gusta Shipman; Robert Spencer; Pearl Poutson; Elizabeth Lee; Katie Jordan; Margaret Goff; Vi-vian Griner; Lillian M. G. Prof-fitt; Wylie Griner; Melvin Griner; Guy Griner; Edgar Grant Law-rence; Georgia Reed Shaw; Wil-liam Floyd Reed; Claude Reed; Evelyn Reed Lovell; Elizabeth Reed Douthitt; Berie Whitmire; Margaret Whitmire: Raker Dye; Allen M. Whitmire; Roy Whitmire; J. Dell Barber; Owen Hood; John Houd; Mary Hood Dalton; John J. Reed; Fannie Reed Williamson; Leons Camp; Emma Reed Jennie; Lester Jennie; James L. Reed; Loona B. Reed Camp; Lizzie Reed Bowman; George W. Reed; Ben-jamin A. Reed; and all unknown heirs, living or dead of Elizabeth A. Anderson, deceased. NOTICE IS HEREBY GIVEN to you and each of you that The Texas Connany and Yora V.

A. Anderson, deceased. NOTICE IS HEREBY GIVEN to you and each of you that The Texas Commany and Vora V. Hartley, Petitioners, have filed an application and Petition with the Oil Conservation Commission of New Mexico, for, the issuance of an Order requiring the pooling of all tracts of land in the NE4--NE4 of Section 32. Township 19 South, Range 37 East, N.M.P.M. for the purpose of production: of crude petroleum oil and natural ras; that The Texas Company be designated as the producer of said unit; that the pooling Order be made effective as to all strata or any stratum or strata; that The Texas Company's Cook No. 1 Well located upon said NE4/NE4 of section 32. Township 19 South, Range 37 East, N.M.P.M. be as-signed a full 40-acre unit alloca-tion for production; and that The Texas Company be required to make regalty payment to all owners interests in said 40-acre unit in the same ratio as each such owners' interests bears to the area of the full unit. Attorneys for the Petitioners upper E. R. Wright of Sauta Fe.

Attorneys for the Petitioners are E. R. Wright of Santa Fe, New Mexico, for The Texas Com-puny, and Earl E. Hartley of Clovis, New Mexico, for Vora V.

NOTICE OF PUBLICATION NOTICE OF PUBLICATION STATE OF NEW MEXICO OIL CONSERVATION COMMISSION The OIL CONSERVATION COMMISSION of the Associate of the State of the State notice of haring to be light February 17, 1944, at 10:00 o'Clock a. m. on said date at Manta Pe, New Mexico: THE TEXAN COMPANY and j VODE V MARTERY

No. 117

de L hetit an; Lee; Lott Jordan; Mars etn Lee; Lott Jordan; Mars Vivian Grimer; Lildan M. G. J Wylie Ormer; Melvin Gruner; ; Edgar Grant Lawrence; Ge Ghaw: William-Royd Reed; C Mangarei G. Piul-ner; Guy Georgia beth Reed ; French Whitmir; Margaret Whit Baker Dye; Allen M. Whitmire; Koy mire; J. Dell Barber; Owen Hood; Hood; Mary Hood Dalton; John J. ; Pande Reed Williamson; Leona , Emma Reed Jennie; Lester Jennie; mire L. Reed; Leona B. Reed Camp; Reed Bowman; George W. Reed; ain A. Reed; and all unknown heira. or dead of klisabeth A. Anderson.

ill. Attorneys for the Petitioners are E. R. right of Santa Fe, New Mexico, for-re Texas Company, and Earl E. Hartley Clovids, New Mexico, for Vora V. Clov By

Affidavit of Publication

ss.

STATE OF NEW MEXICO, 1 County of Santa Fe

1, John N. Eddy , being first duly sworn, declare and say that I am the (Business Manager) ARAME) of the Santa Fe News

...., a weekly newspaper, published in the English and Spanish Language, and having a general circulation in the City and County of Santa Fe, State of New Mexico, and being a newspaper duly qualified to publish legal notices and advertisements under the provisions of Chapter 167 of the Session Laws of 1937; that the publication, a copy which is hereto attached, was published in

said paper once each week for ORE consecutive weeks, and on the same day of each week in the regular issue of the paper during the time of publication, and that the notice was published in the newspaper proper, and not in any sup-

plement, once each week for one	weeks consecutively, the first	publi
cation being on the	February,	1948
and the last publication on the 5th	day of brus ry	

19, 48.; the character shows in result and an the method as the destanding the second statements and the second statements contributions that the undersigned has personal knowledge of the matters and things set forth in this affidavit.

	Lolue le G	ddu
0	~ \ .	Manager
	Subscribed and sworn to before m	e this
	day of Feb rua ry	, A.D., 194
0	Joseph G. L	anolu
	$\mathcal{O}$	Notary Public
	My Commission expires	

November 13, 1951

U. Coly Manager

NOTICE OF PUBLICATION STATE OF NEW MEXICO BE CONSERVATION COMMISSION the State of New Mexico, by its o servation Commission, hereby give ce. pursuant to law, of the followin the hearings to be held February II beginning at 10:00 o'clock a. m. o day in the City of Santa Fe, New Ico: NTATE OF NEW MEXICO TO: Informed parties in the following cases, notice to the public; S NO, 119 the matter of the application Espanola Valley News Unty, Ne 0, 120 N. M. Clipping I SANTA FE . . r of the application ( D. D. Thomas, Carp. A and the Tevas Tradit pproval of an unorthode the Dale Burenu , plan (ISSION by its ( cby giv followin n cov-33 and Field, b n Jr. freet Jts OII Klves Jowing Ty 17, m. on New CASE NO. 123
OII In the matter of the application of ins provid of the despening of an univer 220 (eet from the north line of ketton 27, iovanhalf, new Mexico.
CASE NO. 124
Canty C. Company, and Martin Yatuk Ira 17, for approval of the despening of an univer 220 (eet from the north line of ketton 27, iovanhalf ins of an unorthold ins of an unorthold ins of and insolve ins N L K K STATE OF NEW MEXICO CONSERVATION CONVERSE. e application o bale Restor d/b and Martin Yate a deepening of a be same being ) the north line a e being lo-th line and of section N.M.P.N. in Yates Jr. of an un-bing located e and 1070 section 21, N.M.P.M. fication fier d/b of an u of an u 2 2 2 2 2 2



Guardian of the catate of W. mutor; Joy Mabel Mattu; A. wil; T. E. Cavender; W. the beins of kitzabeth A. Am Nassel, Martish Matture H W W , a minor; Joy Mabel Mattix; A. W. isnhuäl; T. E. Cavender; W. W. is; the beirs of Kitabeth A. Ander-decigased, Mariah McCullough, de id. Mat Bacd, decuaed, and his heirs war; Barah Reed; E widow, Jewell war; Barah Reed; E widow, Jewell war; Barah Reed; Carl Hamby; Gusta man; Hebert Bynner; Ftar Bryder; Clarg isth Lee; Matte Jordan; Margaret 'Wyiss Grimer; Lillian M. G. Prof-Wyis Grimer; Lillian M. G. Prof-Wyis Grimer; Lillian M. G. Prof-Wyis Grimer; Maivin Griner; Guy rr; Edgar Grant Lawrence; Georgus Inhaw; Williams Floyd Reed; Claude Shaw; Williams Floyd Reed; Claude is Ewign Basel Loveli; Ellisabeth Reed aits; Bertis Whitnire; Margaret Wait-Baker Dye; Allen M. Whitmire; Roy mire; J. Dell Barber; Owen Hood; Hood; Mary Hood Dalton; John J. ; Pannis Reed Jennie; Lester Jennie; M. Read; Leong B. Reed Camp; D L. Reed; Loons B. Reed Camp; Reed Bowman; George W. Reed; min A. Reed; and all unknown heirs, or dead of 7 lizabeth A. Anderson. iving or

iving or dead of 'limabeth' A. Anderson. deseased. NOTICE IS HERE'ST GIVEN to you' and sect of you that The Texas Company and work V. Hereley, Petitooers have filed an application and Petition with the Gal Conservation Commission of New Mex-ico, for the issuance of an Order requir-ing the pooling of all tracts of land in, the NE3; NE4; of Section 32, Township IP South, Range 37 East, N.M.P.M. for the purpose of productions of crude petroleum of and matural giss; that The Texas Company's fiet and matural giss; that The Texas Com-naid unit; that the pooling Order be made cifective as to all strats or any stratum Gook No. 1 Well located upon ald NE1; NE4; of Section 33, Township IP signed a full 40-acre unit allocation tor production; and that The Texas Company's all owners of interests in said 40-acre e.if in the same ratio as each such own-ers' interest bears to be ended of and all owners of interests are E. R. Wench of Santh Kerney Mexico, for

Attorneys for the Potitioners are E. R. Wright of Santa Fe, New Mexico, for The Texas Company, and Earl E. Hartley 21 Closus, New Mexico, for Vora V.

1

# Affidavit of Publication

ss.

STATE OF NEW MEXICO, 1 County of Santa Fe

### I, John N. Eddy

, being first duly sworn, declare and say that I am the (Business Manager) TEATLAP) of the Santa Fe News

, a weekly newspaper, published in the English and Spanish Language, and having a general circulation in the City and County of Santa Fe, State of New Mexico, and being a newspaper duly qualified to publish legal notices and advertisements under the provisions of Chapter 167 of the Session Laws of 1937; that the publication, a copy which is hereto attached, was published in

said paper once each week for One consecutive weeks, and on the same day of each week in the regular issue of the paper during the time of publication, and that the notice was published in the newspaper proper, and not in any sup-

cation being on the 5th day of February , <sub>19</sub>48

19, 48; there was not not the source of the concorporation that the undersigned has personal knowledge of the matters and things set forth in this affidavit.

9.00

de Manager

Subscribed and sworn to before me this 5th

9.00

February day of 8 A.D., 194 D. Lawlu Notary Public

My Commission expires

November 13, 1951

NOTICE OF PUBLICATION STATE OF NEW MEXICO CONSERVEMENT, CONVEN OBMANISHION of hereby gives February 17. aniti date ile.

1. ANO. 117

D TO: Winante Com-Manate Com-Manate Com-Manate Mari-Mari Jack, a minor; Joy Mabei Mattur, A. W. Mockenswil; T. B. Cavender; W. W. Mayes; the beirs of Elizabeth A. Ander-man. deceased. Mariah McCullough, de-conseel, and her beirs unknown; J. L. Meed; David Heed, deceased, and hus heirs unknown: Barah Reed; a widow, Jewell Donham; Iola Joiner; Etti Sinyder; Clars Hoed; LaRoy Reed; Cari Hamby; Gusta Shipman; Mohert Spuncer; Pearl Poulson; Elizabeth Lee: Katle Joedan; Margaret Gull; Wyias Grimer; Helinn M. G. Prof-itt; Wyias Grimer; Helinn M. G. Prof-itt; Wyias Grant Lawrence; Georgia Iceel Shaw; William Floyd Reed; Claude Unwhitt; Berlie Wnitmire; Margaret Wnit-mire Baker Dys; Allen M. Whitmire; Roy Whitner; J. Dell Barber; Owen Hood; John Hood; Mary Hood Dalton; John J. Reed; Fannie Reed Williamon; Leona Camp, Emma Reed Jeona; Lester Jennie; James L. Reed; Leona E. Reed Camp; Camp, summa serve semme; Lester semme; James L. Reed; Leona R. Reed Camp; Lizzie Raed Bowman; George W. Reed; Benjamin A. Reed; and all unknown heirs, living or dead of Elizabeth A. Anderson. deceand.

Restantion in the end of Elizabeth A. Anderson. Itving or dead of Elizabeth A. Anderson. Motion of the HEREBY GIVEN to you' and each of you that The Texas Companys field an Application and Petition with the Gi Conservation Commission of New Max-ing the pooling of all tracts of land in, the pooling of all tracts of land in, the field and matural gas; that The Tekas Com-pany be designed as the producer of and matural gas; that The Tekas Com-pany be designed as the producer of attactive as to all strate or any stratum of Media and matural gas; that The Tekas Com-pany be designed as the producer of attactive as to all strate or any stratum of Media and matural gas; that the Tekas Com-pany be designed as the producer of attactive as to all strate or any stratum of Media and attacts of Line and the attactive as to all strate or any stratum of Media and Strate of Lines and Mating Strate of Media and Strate companys and the trace Companys and the same atto as each such own-any be and the strate sech such own-any strates the second of the full and sectors of the sector of the full and sectors of the sector of the full and sectors and the sector of the full and sectors of the sector and the sector of an owners of interests in said 60-acre and the sector sectors of the full and the sector sectors and the sectors of the full and the sectors and the sector of the full and the sectors and the sectors of the full and the sectors and the sectors of the full and the sectors and the sectors of the full and the sectors of the sector of the full and the sectors of the sector of the full and the sectors of the sector of the full and the sectors of the sector of the full and the sectors of the sector of the full and the sectors of the sector of the full and the sectors of the sector of the full and the sectors of the sector of the full and the sectors of the sector of the full and the sectors of the sector of the full and the sectors of the sector of the full and the sectors of the sector of the full and the sectors of the

Attorneys for the Petitioners are E. R. Wright of Santa Fe, New Mexico, for The Texas Company, and Earl E. Hartley 21 Clovis, New Mexico, for Vora V.

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# Affidavit of Publication

STATE OF NEW MEXICO, County of Santa Fe

I.

9.00

9.00

John N. Eddy , being first duly sworn, declare and say that I am the (Business Manager) TEANT ) of the Santa Fe News

, a weekly newspaper, published in the English and Spanish Language, and having a general circulation in the City and County of Santa Fe, State of New Mexico, and being a newspaper duly qualified to publish legal notices and advertisements under the provisions of Chapter 167 of the Session Laws of 1937; that the publication, a copy which is hereto attached, was published in

same day of each week in the regular issue of the paper during the time of publication, and that the notice was published in the newspaper proper, and not in any sup-

plement, once each week for	one wee	eks consecutively, the	first publi-
cation being on the	h day of Fe	bruary	, 1948

19, 48.; LINNERSCHART SINCE STREAM STRE comparisons that the undersigned has personal knowledge of the matters and things set forth in this affidavit.

- h Eddi Julia Manager Subscribed and sworn to before me this 5th

day of February ....., A.D., 194 1. Lawin

My Commission expires

November 13, 1951

# NEW MEXICO CLIPPING BUREAU Albuquerque N. M.

## JAN 29 10-18

Notary Public

### **Carlsbad Current Argus**

(Published Jan. 29, 1948) NOTICE OF PUBLICATION STATE OF NEW MEXICO OIL CONSERVATION COMMISSION The State of New Mexico, by its Oll Conservation Commission, hereby gives notice, pursuant to law, of the follow-ing public hearings to be held Febru-ing public hearings to be held Febru-ing public hearings to be held Febru-a, m, on that day in the City of Santa Fe, New Mexico: STATE OF NEW MEXICO TO:

a. m. on that day in the City of Santa
c. New Mexico:
STATE OF NEW MEXCO TO:
All named parties in the following cases, and notice to the public:
Case No. 113
In the matter of the application of G. R. Suppes, D. D. Thomas, Carper Drilling Co., Inc., and the Texas Trading Co., Inc., in approval of an unorthodox well spacing plan and prorations 28, 33 and 34, township 165, range 30 east, N.M.P.M. within the Super Lakes Field, Eddy County, New Mexico, Inc., Inc., Date Rester dio, Rester Of Company, and Marture Vates, Jr., for approval of the same being 220 feet from the north line and 220 feet from the cast line of section 24, source lakes frield.
Kates, Jr., for approval of the same being 220 feet from the cast line of section 24, source lakes frield.
Kates, Jr., With M., Kates, Jr., With M., Same being 220 feet from the north line and 220 feet from the same being 220 feet from the cast line of section 24, hownship 13, s. range 32 E, N.M.P.M., Eddy County, I.M., Wex Mexico.

Malco Refineries. Inc., Dale Recler db/a Resler Oil Company, and Mar-the Vates, Jr., for approval of the maning of an unorthodox location. the same being located 1070 feet from the south line and 1070 feet from the cast line of section 21, hownship 18 S, range 23 E, N.M.P.M., Eddy County, New Mexico.

iownship 18 S, range 28 E, N.M.P.M., Eddy County, New Mexico.
Care No. 122 In the matter of the application of Malco Resiler Oil Company, and Mar-tin Yates, Jr., for approval of the decycening of an unorthodox loca-tion, the same being located 1857 feet from the north line and 2390 feet from the west line of section 28 township 18 S, range 28 E, N.M. P.M. Eddy County, New Mexico.
Care No. 123 In the matter of the application of Malco Reference of the application of Malco Refere Oil Company, and Mar-tin Yates, Jr., for approval of the deepering of an unorthodox loca-tion, the same being becated 20 feet from the cast line and 820 feet from the north line of section 32, town-ship 18 S, range 23 E, N.M.P.M., Eddy County, New Mexico.
Case No. 124 In the matter of the application of Dale Rester diba Rester Oil Com-pany for approval of the deepering of an unorthodox loca-tion, the same being becated 20 feet from the cast line and 820 feet from the north line of section 32, town-ship 18 S, range 23 E, N.M.P.M., Eddy County, New Mexico.
Case No. 124 In the matter of the application of Dale Rester diba Rester Oil Com-pany for approval of the deepening of an unorthodox location to be lo-cated 1070 feet from the cast line of section 27, toxicomp 15 S, range 27, i. N.I.P.M., Eddy County, New Viewed.
Cite No. 125-in the applicater of the application of

Stellen 26, 1990 County, New H. NULPM. Eddy County, New Movies, Use Restartor of the application of Moteo Restartor of the application of Moteo Restartor of the Company, and Martin Vales, Jr., for approval of the dependent of an unorthodox location, the same larated 1070 feel from the cost line of sectors 28, township 18 Status 28 S. N.M.P.M. Eddy County, New Mosco, S. N.M.P.M. Eddy County, New Mosco, Control County, New Mosco, Control County, Les New Mosco, Control 26, 1979, 1978, 1978, 1978, 1978, 1979, 1978, 1979, 1978, 1979, 1978, 1979, 19

NEW 20, TANK SERVER OF MEN PNICO SERVER FOR COLUMNISTICS



Banjamin A. Reed; and all unknown hair, Biring or dead of Elizabeth A. Anderson, deceased. NOTICE 15 HEREEFY GIVEN to you and each of you that The Texas Company L and Vora V. Hartley, Petitions with the filed an application and Petition with the purpose of peroduction of an Order requir-purpose of peroduction for the petition oil and natural gas; that The Texas Com-sald unit; that the pooling Order be made effective as to all strate or ange stratem of strats; that The Texas Company's . \$... Cook No. 1 Well located upon said NE45 NE44 of Section 32, Township 19 South, Range 37 East, N.M.P.M. be as-signed a print 40 mit allocation for production; and that The Texas Company be required to make royalty payment to all owners of interests in said 40-acre-unit in the same ratio as each owners' interest bears to the area of the full unit. Attorneys for the Petitioners are E. R. Wright of Santa Fe, New Mexico, for Varity, N. Meder the seal of said Com-mission at Santa Fe, New Mexico STATE OF NEW MEXICO

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# Affidavit of Publication

ss.

Topological de de

STATE OF NEW MEXICO, County of Santa Fe

I.

### John N. Eddy

declare and say that I am the (Business Manager) , being first duly sworn,

., a weekly newspaper, published in the English and Spanish Language, and having a general pirculation in the City and County of Santa Fe, State of New Mexico, and being a newspaper duly qualified to publish legal notices and advertisements under the provisions of Chapter 167 of the Session Laws of 1937; that the publication a copy which is hereto attached, was published in

said paper once each week for..... same day of each week in the regular issue of the paper during the time of publica-tion, and that the notice was published in the newspaper proper, and not in any sup-..... consecutive weeks, and on the

plement, once each week for. One weeks consecutively, the first publication being on the 29th day of ..... Japusry ., 19 **48** 

----January

A THE REAL POINT AND A DESCRIPTION OF A 19, 48.; 1

the matters and things set forth in this affidavit.

9.00

Manager

A.D., 198

Notary Public

Subscribed and sworn to before me this .... 29 à

\$ 9.00

Kawler 1201 - à'

January.

My Commission expires

day of

### November 13, 1951

### AFFIDAVIT OF PUBLICATION

State of New Mexico. County of Lea

I wowell as Strate

Of the Hobbs Daily News-Sun, a daily newspaper published at Hobbs, New Mexico, do solemnly swear that the clipping attached hereto was published once a week in the regular and entire issue of said paper, and not in a supplement thereof for a

period of .....

UNC 1 SSUC weeks.

beginning with the issue dated.....

Bolimany 2, <u>19</u> 20

and ending with the issue dated .....

Kohut à - Summer

Sworn and subscribed to before me

7 th. .... day of ...... this

lebruary filled one. Ù Notary Public.

My commission expires

January 7, ., 19 Jak (Seal)

This newspaper is duly qualified to publish legal notices or ad-vertisements within the mean-ing of Section 3, Chapter 167, Laws of 1937, and payment of fees for said publication has been made.

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# LEGAL NOTICES February 6, 1948 NOTICE OF PUBLICATION STATE OF NEW MEXICO OIL CONSERVATION OIL CONSERVATION COMMISSION The Oil Conservation Commis-sion of New Mexico pursuant to law, hereby gives notice of hear-ing to be held February 17, 1943, at 10:00 o'clock a. m·on szid date at Santa Fe. New Mexico: THE TEXAS COM-PANY and VORA V. HARTLEY,) Petitioners.) Petitioners,) VS

HAROLD HURD.

VS. HAROLD HURD, et al, STATE OF NEW MEXICO TO: Hareld Hurd: Monument Town, site Company; Ed Holland; B. M. Keohane; Marianna Keohane; Ber-nard Patrick Keohane: B. M. Keo-hane, Guardian of the estates of Marianne Keohane; Margie T. Ro-land; L. R. Hanmond; C. A. Scheurich; Nelle G. Scheurich; Abner M. Jack, Guardian of the estate of E. E. Jack, incompetent; No. 117 of the full unit. Attorneys for the Petitioners art E. R. Weight of Santa Fe, New Mexico, for The Texas Com-pany, and Earl E. Hartley of Clovis, New Mexico, for Vora V. Hartley. GIVEN under the seal of said Commission at Santa Fe, New Mexico, on January 14, 1948. (SEAL) R. R. Spurrier STATE OF NEW MEXICO OIL CONSERVATION COM-MISSION R. R. Spurrier, Secretary

Edith L. Jack, Guardian of the estate of W. H. Jack, a minor; Joy Mabel Mattix; A. W. Hockenhull; T. B. Cavender; W. W. Mayes; the heirs of Elizabeth A. Ander son, deceased, Mariah McCullough, deceased, and her heirs unknown; J. L. Reed; David Reed, deceased, and his heirs unknown; Safah Reed; a widow, Jewel Donham; Iola Joiner; Etta Snyder; Clara Root; LeRoy Reèd; Carl Hamby; Gusta Shipman; Robert Spencer; Pearl' Poulson; Elizabeth Lee; Katie Jordan; Margaret Goff; Vi-vian Griner; Edgar Grant Law-rence; Georgia Reed Shaw; Wil-liam Floyd Reed; Claude Reed; Evelyn Reed Lovell; Elizabeth Reed Douthit; Bertie Whitmire; J. Dell Barber; Owen Hood; John Hood; Mary Hood Dalton; John J. Reed; Fannie Reed Williamson; Leona Camp; Emma Reed Jennie; Lester Jennie; James L. Reed; Leona B. Reed Camo; Lizzie Reed Bowman; George W. Reed; Ben-iamin A. Reed; and all unknown heirs, living or dead of Elizabeth A. Anderson, deceased. NOTICE IS HEREBY GIVEN to you and each of you that The

A. Anderson, deceased.
NOTICE IS HEREBY GIVEN to you and each of you that The Texas Company and Vora V. Hartley, Pettioners. have filed an application and Petition with the Oil Conservation Commission of New Mexico, for the issuance of an Order requiring the pooling of the purnose of production of crude petroleum oil and natural rast; that The Texas Company be designated as the producer of said unit; that the pooling Order be made effective as to all strata or any stratum or strata; that The Texas Company's Cook No. 1 Well located upon said NE4/NE4/ of section 32. Township 19 South, Range 37 East, N.M.P.M. be as-tion for production; and that The texas Company's Cook No. 1 Well located upon said NE4/NE4/ of section 32. Township 19 South, Range 37 East, N.M.P.M. be as-tion for production; and that The texas Company be required to make royalty payment to all own-cus of interests in said 40-acre unit in the same ratio as each such owners' interest bears to the area of the full unit. Attorneys for the Petitioneris EX. E. R. Weight of Sauta Ed.

P. 0. Dox 371 Rebreery ?, 1948

Mr. Foster Morrell U. S. Geological Survey Roswell, New Mexico

Dear Mr. Morrell:

We are enclosing Notices of Publication on Cases

No. 117 to No. 127, inclusive, which will be heard in

Santa Fe, February 17 at 10:00 a.n. in the Doronado Loon

of the La Fonda.

1

Very truly yours,

Betty Mistrone, Chief Clork

P. 0. Fox 871 February 9, 1008

Fonorable John W. Miles Land Commissioner Santa Fe, New Mexico

Dear Governor Miles:

For your information, we are enclosing Notices of Publication of all cases to be heard February 17, 1977, at 10:00 o'clock s.m. at the La Fonda Hotel. Hespectfully submitted,

bpw

F. O. Box 871 February 9, 1948

Honorable Thomas J. Mabry Governor of the State of New Yexico Santa Fe, New Mexico

Dear Governor Nabry:

For your information we are enclosing Notices of Publication of all cases to be heard Nebruary 17, 1040, at 10:00 o'slock a.c. at the le forme hotel.

Respectfully subsides.

### 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:

1. 1

CASE NO. 117 ORDER NO. 739

THE PETITION OF THE TEXAS COMPANY AND VORA V. HARTLEY FOR THE ISSUANCE OF AN ORDER REQUIRING THE POOLING OF ALL TRACTS OF LAND IN THE NE/4 OF NE/4 OF SECTION 32, TOWNSHIP 19 SOUTH, RANGE 37 EAST, N.M.P.M., LEA COUNTY, NEW MEXICO, FOR THE PURPOSE OF PRODUCTION OF CRUDE PETROLEUM OIL AND NATURAL GAS.

### ORDER OF THE COMMISSION

BY THE COMPLISSION:

This matter coming on for hearing upon the petition and application of The Texas Company and Vora V. Hartley for a pooling order covering all tracts comprising the NET of the NET of Section 32, Township 19 South, Range 37 East, N.M.P.M., Monument Pool, Les County, New Mexico; and

Due notice of hearing upon said application having been published as provided by law fixing the 17th day of February, 1948, at Santa Fe, New Nexico, as the time and place for hearing upon said application; and

The matter having come on for hearing and the Commission having heard testimony as to the necessity for requiring a pooling order covering said NEL of NEL of Section 32, Township 19 South, Range 37 East; and

It appearing therefrom that The Texas Company is the owner of a valid, subsisting oil and gas lease covering 36 acres of said  $NE_4^1$  of  $NE_4^1$  of Section 32 on which they have drilled an oil well known as the Lee Cook No. 1 which was completed on March 21, 1937 and which has since completion and is now producing oil and gas; and

It further appearing that The Texas Company has acquired an oil and gas lease from the fee simple owner thereof. Vora V. Hartley covering two acres in the southwest corner of the said  $NE_4^1$  of  $NE_4^2$  of Section 32, more particularly described as follows:

Beginning at the southwest corner of said  $NE_{4}^{1}$  of  $NE_{2}^{1}$ ; thence east 295 feet; thence north 295 feet; thence west 295 feet; thence south 295 feet to place of beginning; said oil and gas lease being effective for all purposes as of February 1, 1937; and

It further appearing that numerous parties, including among others the heirs and/or assigns of one Elizabeth A. Anderson and other claimants, some of whose names and addresses are unknown and unascertainable, assert claims to two acres comprising the remaining portion of the regular unit for allocation consisting of 40 acres, according to the surveys of the U. S. Government as provided in Order 33, "Monument Proration Order" of the State of New Mexico Oil Conservation Commission which is the applicable order for allocating allowables in the area in which the aforementioned The Texas Company Lee Cook Well No. 1 is located; and

It appearing further that under the enforcement of the uniform spacing or proration unit, provided in the aforementioned Order No. 33, the smallness and shape of the Hartley and Anderson, et al tracts set out above may deprive or tend to deprive the owners of these tracts of the opportunity to recover their just and equitable shares of the crude petroleum oil and natural mas in this pool, inasmuch as a separate well or wells may not be drilled on these small tracts without waste; and

It appearing to the Commission and the Commission finding that 4/40 of the royalty provided for in the said lease to The Texas Company will afford to the owners of said 4 acres (Vors V. Hartley 2 acres and claimants of the said remaining 2 acres of the full 40-acre unit comprising the NET of NET of said Section 32) with their fair and equitable shares of the crude petroleum oil and natural gas which may be recovered from said 40-acre unit; and

It appearing further that for some time in the past and at the present time there is being allocated to the said The Texas Company Les Cook Well No. 1 a daily allowable production based on 36 acres only;

IT IS THEREFORE ORDERED:

That all of the acreage comprising the full 40-acre proration unit known as the NET of NET, Section 32, Township 19 South, Range 37 East, N.M.P.M., Monument Pool, Lea County, shall be and is hereby pooled as to all strate or any stratum or strata. This order requiring such pooling is being made and entered upon the following conditions:

1. That all of the tracts of land comprising said NE<sup>1</sup> of NE<sup>1</sup> of Section 32, be assigned for the purpose of production of crude petroleum oil and natural gas to the 40-acre allocation unit covering said NE<sup>1</sup>/<sub>4</sub> of NE<sup>1</sup>/<sub>4</sub> of Section 32;

2. That The Texas Company be and is hereby designated as the operator and producer of said unit;

3. That the Texas Company's Cook No. 1 well located upon said NE? of NE1 of Section 32, Township 19 South, Range 37 East, N.M.P.M. be and the same is hereby assigned a full 40-acre unit allocation for production;

4. That the operator and producer of said unit, The Texas Company, shall make royalty payments to all owners in said 40-acre unit in the same ratio as each such owner's interest may appear and as such interest bears to the area of the full unit, provided that said The Texas Company shall not be required to make any such royalty payment to any such asserted owner unless and until he shall furnish to The Texas Company satisfactory evidence that he has good title to the interest claimed by him.

5. That this Commission reserves jurisdiction for the purpose of making any further orders or requirements that may appear to be proper in the premises from time to time.

DONE in Santa Fe, New Mexico on this 9th day of April, 1948.

STATE OF NEW MEXICÓ OIL CONSERVATION COMPLISION

Kun Huaby CHAIRMAN MEMBER King foursiels SECRETAR

### TO ALL OPERATORS

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ATTACHED please find notices of Commission Hearings #117, 118; 119, 120, 121, 122, 123, 124, 125 and 126 to be held in Santa Fe, New Mexico, February 17, 1948.

The petitions relating to the above cases are on file in the office of the Lea County Operators, Hobbs, New Mexico.

Glenn Staley

LEA COUNTY OPERATORS CONNETTED HORBS, NEW NURICO JANUARY 30, 1948

## PATTOR OF HER LOUTON STUTE OF HER PATTO ON, CONSERVATION OF FISSION

The Gil Conservation Commission of Low Lender pursuant to law, hereby gives notices of hearing to be held February 17, 1048, at 10:00 of clock c.s. on said date at Santa Fe, New Fexico:

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THE TEXAS COMPANY and VORA V. MANTLEY,

Fetitioners,

10.117

VS.

EAROLD FUED, et al, Ecspondents.

### STATE OF NEW MEXICO TO:

Harold Burd; Fonusent Tounsite Company; Ed Polland; E. Y. Keobane;
Marianne Keobane; Bernard Patrick Keobane; E. N. Keobane, Juardian of the estates
of Marianne Keobane and Bernard Patrick Keobane; Margie T. Joland; L. F. Marmond;
C. A. Scheurich; Nelle G. Scheurich; Abner F. Jack, Guardian of the estate of
E. E. Jack, Annougetent; Edath L. Jack, Guardian of the estate of W. F. Jack,
a minor; Joy Habel Mattix; A. W. Hockenhull; T. F. Cavender; W. V. Layes; the
heirs of Elizabeth A. Andorson, deceased, Mariah McCulhough, deceased, and her
heirs of Elizabeth A. Andorson, deceased, Mariah McCulhough, deceased, and her
heirs unknown; J. L. Frad; David Head, deceased, and has heirs uninotest Barch Read;
a widew, Javell Conhem; Iola Joiner; Eta Javeler; Chana Roat; Laley Head;
Carl Hashy; Guada Shipmar; Robert Spiencer; Feedu Fouldon; Laley Head;
Katie Ferdar; Fargaret Galf; Vision Griner; Lillion F. G. Froffinst; Up is Briner;
Johnin Geiner; Guy Briner; Edgar Grant Leurence; Geompia Lead Slaw; Willias Ployd
Leed; Olaude Leed; Evelyn Keed Levell; Elizabeth Read Davidia Ferdar;

Fargaret Whitning Baker Dys; Allen 1. Whitning; For Philadre; F. Doll Darber, Owen Food; John Hood; Navy Tood Delion; John J. Keed; Fannie Head Williemson; Leona Camp; Erna Kood Jonnie; Lester Jonnia; Jenos L. Reed; Leone . Food Comp; Lizzie Reed Souman; George W. Reed; Donjamin A. Reed; and all unknown heive, living or docd of Elizabeth A. Anderson, deceased.

Notice II HEREY GIVET to you and cool of you that The Texes Company and Yore V. 'arther, Petitioners, have filed in application and Polition with the Cil Concervation Cormission of New Mexico, for the issuance of an Order requiring the pooling of all tracks of hand in the FEGEL of section 32, Townshim 10 fourth, Henge 37 East, H.V.F.F. for the purpose of production of erude petroleum oil and natural gas; that The Texas Company to designated as the producer of said unit; that the pooling order to made effective as to all abrata or any stratum or stratup that The Texas Company's Cook Ho. 1 Well located upon said HEREL's of section 32, Tourship 10 South, Junge 27 East, H.V.F.T. be assigned a full AD-acre unit allocation for production; and that The Texas Company be required to make regality payment to all owners of interests in said AD-acre unit in the same ratio as each such sturned interest hears to the crea of the full unit.

Attorneys for the Fetitioners are E. R. Wright of Janta Pu, New Lexico, for The Sexas Company, and Earl L. Fartley of Clovin, New Ferice, for Yora Y. Fartley.

(INVIN under the seal of said Commission at Sanha Fe, Sew Mentico, on Tanuary \_ 14 ..., 1943.

SIMTE OF MUM INHICO OIL CONSURVATION CONVISSION

K. K. Syld Sillie

### NTICE OF FUBLICATION STATE OF DELIEXICO OLL CONSERVATION COLMISSION

The State of New Maxico, by its Cil Conservation Commission, hereby gives notice, pursuant to law, of the following public hearings to be held February 17, 1948, beginning at 10:00 o'clock a.m. on that day in the City of Santa Fe, New Maxico:

#### STATE OF NEW MEXICO TO:

# All named parties in the following cases, and notice to the public:

### Case No. 118

In the matter of the application of the Chio Oil Company for the issuance of a special order permitting production through a single well bore of oil and gas from the Drinkard some between 6,370 feet and 6,410 feet, and gas and/or gas and distillate from the Blinebry zone between 5,410 foot and 5,520 feet in Okio Oil Company, J. L. Muney No. 2, located 1980 feet from the south and west lines of section 24, township 22 S, range 37 E, NoM.P.M., Lea County, Naw Mexico

### Gase No. 119

In the matter of the application of G. B. Suppes, D. D. Themas, Carper Drilling Co., Inc. and the Texas Trading Co., Inc. for approval of an unorthodox well spacing plan and provation plan covering and including soctions 28,35 and 34, township 16 S, range 30 east, N.H.F.M. within the Square Lakes Field, Eddy County, New Mexico.

### Case No. 120

In the matter of the application of Malco Refineries, Inc., Dale Resler d/b/a Resler Cil Company, and Martin Yates, Jr. for approval of the deepening of an unorthodox location, the same being 220 feet from the north line and 2420 feet from the east line of Section 28, township 18 S, Range 28 E, M.M.P.M., Eddy County, Now Mexico.

### Caso No. 121

In the matter of the application of Maleo Refineries, Inc., Dale Rester d/b/a Rester Oil Company, and Martin Yates, Jr. for approval of the deepening of an unorthodox location, the same being located 1075 fest from the south line and 1070 fest from the east line of section 21, tarnship 13 S, range 28 R, N.H.P.M., Eddy County, Ibw Marico.

### Cruto No. 122

In the matter of the application of Heleo Refineries, Inc., Dale Resler d/b/a losler Oil Company, and Martin Yetes Jr. for approval of the despending of an unerthodox location, the same being located 1057 foot from the north line and 2500 feet from the west line of section 20, teaching 18 S, range 28 E, NH.P.M., Eddy County, New Mexico. NOT ICE OF PUELICATION - CONT'D. Page 2

### Case Nc. 123

In the matter of the application of Moleo Refineries, Inc., Dale Resler d/b/a Resler Gil Compony and Martin Yates Jr., for approval of the deepening of an unorthodox location, the same being located 220 feet from the east line and 890 feet from the North line of Section 32, township 18 S, range 23 E, NoH., Poll., Eddy County, New Mexico.

### Case No. 124

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In the matter of the application of Dale Resler d/b/a Resler Oil Company for approval of the deepening of an unorthodox location to be located 1070 feet from the south line and 1070 feet from the east line of section 27, township 18 S, range 28 E, N.N.P.M., Eddy County, New Mexico.

#### Case Ne. 125

In the matter of the application of Malco Refineries, Inc., Dalo Resler d/b/a Resler Oil Company, and Martin Yates Jr., for approval of the deepening of an unorthodox location, the same located 1070 feet from the north line and 1070 feet from the east line of section 28, township 18 S, range 28 E, NoM.P.M., Eddy County, New Mexico.

### Case Mc. 126

In the matter of the petition of Southern Union Production Company for an order fixing the spacing of wells in the Kutz Canyon and Fulcher Basin gas fields of San Juan County (as they may be extended) on the basis of one well to a drilling unit of approximately 160 acres with suitable provisions for any related matters including special approval of unorthodox well locations where necessary.

Given under the seal of the Oil Conservation Cormission of New Mexico, at Santa Fe, New Mexico, on January 26, 1948.

STATE OF NEW LEXICO

OIL CONSTRVATION COUMISSION

Fy R. R. SPURRIER, Secretary

Distributed by IEA COUTRY CPURATONS CHAUTTER HOBES, NEW MERICO JANUARY 20, 1048

### 340 No. 127

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In the matter of the application of delph loves to inally complete, for oil and gas production from two contrate some, thell-State So. 2-3, logated FRO Sout Store the south line and 1,650 fost from the sent line of section 30, 7.23 5, 1.50 a, Holdele, Lee Sounty, day Scales

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### BEFORL THE OIL CONJURVATION COILIDIN OF THE STATE OF NEW HEXICO

IN THE LATTLE OF THE HEARING CALLED BY THE OIL CONSERVATION CONSILUTION OF THE STATE OF NEW MERICO FOR THE FURFOLE OF CONSIDERING:

### CASE NO. 117

ORDER NO.

 $\langle I \rangle$ 

THE PETITION OF THE TEXAS COMPANY AND VORA V. HARTLEY FOR THE ISSUANCE OF AN ORDER REQUIRING THE POOLING OF ALL TRACTS OF LAND IN THE NE/4 OF NE/4 OF SEC. 32, THP. 19 SOUTH, RANGE 37 EAST, NMPM, LEA COUNTY, NEW MEXICO, FOR THE PURPOSE OF PRODUCTION OF CRUDE PETROLEUM OIL AND NATURAL GAS.

### (PROPOSED) ORDER OF THE CONSISSION

BY THE COMMISSION:

This matter coming on for hearing upon the petition and application of The Texas Company and Vora V. Hartley for a pooling order covering all tracts comprising the NE/4 of the NE/4 of Section 32, T-19-5, R-37-E, N.H.P.M., Monument Pool, Lea County, New Maxico; and

Due notice of hearing upon said application having been published as provided by law fixing the 17th of February, 1948 at Santa Fe, New Hexico, as the time and place for hearing upon said application and petition; and

The matter having cone on for hearing and the Commission having heard testimony as to the necessity for requiring a pooling order covering said NM/4 of NM/4 of NM/4 of Lection 32, T-19-5, R-37-5; and

It appearing therefrom that the Texas Joepany is the other of a valid, subsisting oil and ded lease covering 36 deres of said NE/4 of NE/4 of Lection 32 on which they have drilled an oil well known as the Lee Jook No. 1 which was completed on Farch 21, 1937 and which has since completion and is now recausing oil and was; and

It further according that the loss of the second relation we only have the second the se

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covering two acres in the southwest corner or the said NE/4 of NE/4 or Section 32, more particularly described as follows:

Beginning at the southwest corner of said NE/4 of NE/4; thence east 295 feet; thence north 295 feet; thence west 295 feet; thence south 295 feet to place of beginning; said oil and gas lease being effective for all purposes as of February 1, 1937; and

It further appearing that numerous parties, including among others the heirs and/or assigns of one Elizabeth A. Anderson and other claimants, some of whose names and addresses are unknown and unascertainable, assert claims to two acres comprising the remaining portion of the regular unit for allocation consisting of 40 acres, according to the surveys of the U.S. Government as provided in Order 33, "Monument Provation Order" of the State of New Mexico Oil Conservation Commission which is the applicable order for allocating allowables in the area in which the aforementioned The Texas Company Lee Cook Well No. 1 is located; and

It appearing further that under the enforcement of the uniform spacing or promation unit, provided in the aforementioned Order No. 33, the smallness and shape of the Eartley and Anderson, et al tracts set out above may deprive or tend to deprive the owners of these tracts of the opportunity to recover their just and equitable shares of the crude petroleum oil and matural sus in this pool, indemuch as a separate well or wells may not be orilled on these email tracts without wests; and

It appearing to the Johnicsion and the Johnicsion finding that 4/40 of the royalty provided for in the said lande to the Poins Johpeny will afford to the owners of said 4 acres (Vora V. Cartley 2 acres and chainsnes of the said remaining 2 acres of the Full 40-acre unit comprising the shift of Wh/4 of said use. 32) with their fair and equitable shares of the crude totroloum oil and natural has which may be recovered from said 40-acre unit; and

is experim further that for such that in the part that the second state of the second state of the second s

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Company Lee Cook ./ell No. 1 a daily allowable production based on 36 acres only;

IT IS THEREFORE ONDERLD:

That all of the acreage comprising the full 40-acre proration unit known as the NE/4 of NE/4, Sec. 32, Twp-19-S, R-37-E, N.M.P.M., Monument Pool, Lea County, shall be and is hereby pooled as to all strata or any stratum or strata. This order requiring such pooling is being made and entered upon the following conditions:

1. That all of the tracts of land comprising said NE/4 of NE/4 of Section 32, be assigned for the purpose of production of crude petroleum oil and natural gas to the 40-acre allocation unit covering said NE/4 of NE/4 of Section 32;

2. That The Texas Company be and is hereby designated as the operator and producer of said unit;

3. That The Texas Company's Cook No. 1 well located upon said NE/4 of NE/4 of Sec. 32, T-19-5, R-37-E, N.H.P.M. be and same is hereby assigned a full 40-acre unit allocation for production;

4. That the operator and producer of said unit, The Texas Company, shall make royalty payments to all owners in said 40-acre unit in the same ratio as each such owner's interest may appear and as such interest bears to the area of the full unit, provided that said the Texas Congany shall not be required to make any such royalty payment to any such asperted owner unless and until he shall furnish to the Texas Congany satisfactory evidence that he has nood title to the interest claimed by him.

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#### 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. 117

ORDER NO.

THE APPLICATION OF THE TEXAS COMPANY AND VORA V. HARTLEY, PETITIONERS, FOR AN ORDER REQUIRING THE POOLING OF ALL TRACTS OF LAND IN THE NETNET OF SECTION 32, TOWNSHIP 19 SOUTH, RANGE 37 EAST, N.M.P.M. FOR THE PURPOSE OF PRODUCTION OF CRUDE PETROLEUM OIL AND NATURAL GAS.

#### ORDER OF THE COMMISSION

BY THE COMMISSION:

This cause came on for hearing at 10:00 o'clock A.M., February 17, 1948, at Santa Fe, New Mexico, before the Oil Conservation Commission of New Mexico, hereinafter referred to as the "Commission."

NOW, on this the \_\_\_\_\_ day of February, 1948, the Commission having before it for consideration the testimony and other evidence adduced at the hearing of said case and the application of petitioner and being fully advised in the premises:

FINDS that the proposed unit plan will in principle tend to promote the conservation of oil and gas and the prevention of waste, and the maximum recovery from the NETNET, Section 32, Township 19 South, Range 37 East, N.M.P.M.; that the plan proposed is fair to the royalty owners and other parties having interests in the property involved; that due notice of these proceedings was given to all interested parties as provided by law and the rules and regulations of this Commission.

IT IS THEREFORE ORDERED:

SECTION 1. That the application of The Texas Company and Vora V. Hartley, Petitioners, vs. Harold Hurd, et al, Respondents, in the above entitled matter be and it is hereby granted and the Petitioners are authorized to pool all tracts of land in the NEWNE' of Section 32, Township 19 South, Range 37 East, N.M.P.M., for the purpose of production of crude petroleum oil and natural gas; that the Texas Company is hereby designated as the producer of said unit; that this Order is effective as to all strate or any stratum or strate; that the Texas Company's Cook Mo. 1 Well located upon said NEWNE's of Section 32, Township 19 South, Range 37 East, N.M.P.M. is hereby assigned the full 40-acre unit allocation for production; that the Texas Company make royalty payments to all owners of interests in said 40-acre unit in the same ratio as each such owners' interect bears to the area of the full unit; and that the Texas Company make diligent induiry to

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ascertain the ownership of all tracts involved and make payment of royalty to such owners at the same time and upon the same basis that royalties are paid to other owners in said 40-acre tract.

SECTION 2. That this Commission reserves jurisdiction for the purpose of making any further orders or requirements that may appear to be proper in the premises from time to time.

SECTION 3. That the Texas Company endeavor to secure leases in regular form from all interested parties as promptly as it is able to do so.

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

STATE OF NEW MEXICO OIL CONSERVATION COMMISSION

CHAIRMAN

MEMBER

SECRETARY

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UIL CONSERVATION CO SATUA FE, NEW M. MERICAN FEB 10 1948 

STATE OF NEW MEXICO OIL CONSERVATION COMMISSION

THE TEXAS COMPANY and VORA V. HARTLEY,

HAROLD HURD, et al,

Petitioners,

No. 117

vs.

Respondents.

NOW COMES Harold Hurd, one of the Defendants in the above and foregoing petition, and advises the Oil Conservation Commission, of the State of New Mexico, that he has no objections to the matters and facts set forth in said Petition.

The interest of your defendant is known to the owner of the interest herein, and has been recognized by the Texas Company.

By answering the Petition herein, your Defendant waives further notice of this hearing.

Anned Im

Jehy 3, 1948

HAROLD HURD ATTORNEY AT LAW J. P. WHITE BUILDING ROGWELL, NEW MEXICO

February 11, 1948

E. R. Mright, Esq. Attorney at Law Santa Fe, New Mexico

Dear Mr. Wright:

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I enclose herewith a copy of my waiver of Service in Cause No. 117, the original, of which, I am, today, sending to the Oil Conservation Commission.

With kindest regards, I am,

Yours truly,

let Hard Haro

Harold Hurd By: Alda Mae Harris Secretary

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### STATE OF NEW MEXICO

### OIL CONSERVATION COMMISSION

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THE TEXAS COMPANY	and	Ĭ
VORA V. HARTLEY,		
	Petitioners,	No. 117
VS.		
HAROLD HURD, etaal	- ,	X Q A

Respondents.)

NOW COMES Harold Hurd, one of the Defendants in the above and foregoing petition, and advises the Oil Conservation Commission, of the State of New Mexico, that he has no objections to the matters and facts set forth in said Petition

January 31, 1948

Mr. Thomas J. Doyle Attorney at Law 5624 Grand Avenue Duluth 7, Minnesota

TheTexas Company and Vora V. Hartley vs. Harold Murd, et al.

Dear Sir:

This will acknowledge receipt of your letter of January 27th.

The proceeding referred to is brought under the New Mexico statute which provides for the unitization of oil producing areas where all of the people are not in a position to agree.

In this particular case, The Texas Company had 36/40 of the forty acre tract in question, and Vora V. Hartley had 2/40, which has been acquired by The Texas Company, so that all that is outstanding is a 2/40 interest in this particular forty acre tract which is not covered by a lease.

If the Oil Conservation Commission approves the petition and wants the unitization of this forty acres to be operated by The Texas Company, there will be a 1/20 (2/40) of a 1/8 royalty interest in this particular lease. This interest will have to be divided up smong innumerable heirs of the original owner of this two acre tract, which is included within the forty acre tract, and in my opinion, the royalty interest of any one of the heirs of the original owner will be so small as to be almost infinitesimal, as the daily production from the single well on this tract is limited to forty-three barrels, so that a 1/20 interest of a 1/8 royalty interest would amount to only a fraction of a barrel a day.

Under the circumstances, I see no advantage in your clients going to any particular expense in this matter. However, that is a matter for then to decide.

Very truly yours,

a. R. TPICPR

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#### THOMAS J. DOYLE ATTORNEY AT LAW 5624 GRAND AVENUE DULUTH 7, MINNESOTA

January 27, 1948

Mr. E. R. Wright Attorney at Law Santa Fe, New Mexico

Dear Sir:

Re: The Texas Company and Vora V. Hartley vs. Harold Hurd, et al.

Your petition in the above matter has been referred to me by Allen Paulson, surviving spouse of Pearl Paulson, one of the parties named therein, who died some time ago. I would like to have you kindly advise me what her interest is in the property and about what it might mean in the way of royalties, if any, so that he will know whether or not it is worth his while to have a representative of the estate appointed for the purpose of consenting to your petition or taking any other proper steps in connection with the procedure.

Mr. Paulson has a number of small children and is not in a position to pay out any funds in connection with this procedure unless he has some reliable information as to what might be involved. Kindly let me hear from you on this and oblige.

> Yours very truly, T. J. Doyle

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Po box 307 Granite City Del. Jan 25 1945 Mr. ER Wright We received the State dil commission in reguarda to and aunt Bety anderson estate. Altale. My eddeer and my sittere actour. Georgia Reed than Jeorgia William F. loy & Reed is post of KICE back 307. Granile City Plinois Sinnely. Thanking Man William T. Preed.

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LAW OFFICES E. R. WRIGHT SANTA FE NEW MEXICO TELEPHONE 740

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6il Conservation Commission Santa Fe, New Mexico

Gentlemen:

Inclosed herewith find petition for hearing on the requested pooling order covering the  $NE_4^I NE_7^I$  of Section 32, Township 19, S. R. 37 E., N.M.P.M.

As I understand the procedure, it will be necessary for the Commission to set this down for a hearing and to get out a notice which can be published, and also served upon the various persons named in the petition by mail, so far as possible.

I will be glad to go over this matter with you and see if we can work out a proper notice which will probably have to be addressed to all of the people named in the petition.

Very truly yours,

December 19, 1947

E. R. WRIGHT

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1 Inclosure

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U. S. GOVERNMENT PRINTING OFFICE 16-20805-1

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## NOTICE OF PUBLICATION STATE OF NEW MEXICO OIL CONSERVATION COMMISSION

The Oil Conservation Commission of New Mexico pursuant to law, hereby gives notice of hearing to be held February with. 1948, at 10:00 o'clock a.m. on said date at Santa Fe, New Mexico:

THE TEXAS COMPANY and VORA V. HARTLEY,

Petitioners,

No.

vs.

HAROLD HURD, et als

Respondents.

#### STATE OF NEW MEXICO TO:

Harold Hurd; Monument Townsite Company; Ed Holland; B.M. Keohane; Marianne Keohane; Bernard Patrick Keohane; B. M. Keohane, Guardian of the estates of Marianne Keohane and Bernard Patrick Keohane; Margie T. Roland; L. R. Hammond; C. A. Scheurich; Nelle G. Scheurich; Abner M. Jack, Guardian of the estate of E. E. Jack, incompetent; Edith L. Jack, Guardian or the estate of W. H. Jack, a minor; Joy Mabel Mattix; A. W. Hockenhull; T. E. Cavender; W. W. Mayes; the heirs of Elizabeth A. Anderson, deceased, Mariah McCullough, deceased, and her heirs unknown; J. L. Reed; David Need, deceased, and his heirs unknown; Sarah Reed, a widow;/ Iola Joiner; Etta Snyder; Clara Root; LeRoy Reed; Carl Hamby; Gušta Shipman; Robert Spencer; Pearl Poulšon; Elizabeth Lée; Katié Jordaň; Margaret Goff; Vivian Griner; Lillian M.C. Proffitť; Wylie Griňer; Melvin Griner; Guy Griňer; Edgar Grant Lawrence; Georfia Réed Shaw; William Floyd Keed; Claude Reed; Evelyn Reed Lovell; Elizabeth Reed Douthitt; Bertie Whitmire; Margaret Whitmire Baker Dye; Allen M. Whitmire; Róy Whitmire; J. Dell Barber; Owen Hood; John Hood; Mary Hood Dalton; John J. Reed; Fannie Reed Williamson; Leona Camp; Emma Reed Jennie; Lester Jennie; James L. Reed; Leona B. Reed Camp; Lizzie Reed Bowman; George W. Reed; Penjamin A. Reed; and all unknown heirs, living or dead of Elizabeth A. Anderson, deceased.

2

NOTICE IS HEREBY GIVEN to you and each of you that The Texas Company and Vora V. Hartley, Petitioners, have filed an application and Petition with the Oil Conservation Commission of New Mexico, for the issuance of an Order requiring the pooling of all tracts of land in the NEINEL of Section 32, Township 19 South, Range 37 East, N.M.P.M. for the purpose of production of crude petroleum oil and natural gas; that The Texas Company be designated as the producer of said unit; that the pooling Order be made effective as to all strata or any stratum or strata; that The Texas Company's Cook No. 1 Well located upon said  $NE_{4}^{1}NE_{4}^{1}$  of Section 32, Township 19 South, Range 37 East, N.M.P.M. be assigned a full 40-acre unit allocation for production; and that The Texas Company be required to make royalty payment to all owners of inturests in said 40-acre unit in the same ratio as each such owners' interest bears to the area of the full unit.

Attorneys for the Petitioners are E. R. Wright of Santa Fe, New Mexico for The Texas Company, and Earl E. Hartley of Clovis, New Mexico, for Vora V. Hartley.

GIVEN under the seal of said Commission at Santa Fe, New Mexico, on January \_\_\_\_\_ 1948.

> STATE OF NEW MEXICO OIL CONSERVATION COMMISSION

F. R. Spurrier, Secretary

TO: OIL CONSERVATION COMMISSION STATE OF NEW MEXICO SANTA FE, NEW MEXICO

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RE: The Texas Co.-Cook No. 1, Unit A, NE NE 32-198-37E, Eunice-Monument Pool, Lea County, N.M.

The Texas Company and Vora V. Hartley,

Petitioners,

-VS-

Harold Hurd; Monument Townsite Company; Ed Holland; B. M. Keohane; Marianne Keohane; Barnard Patrick Keohane; Margie T. Roland; Heirs of Elizabeth A. Anderson, Deceased; and All Unknown Claimants of Interests in the Premises Adverse to Petitioners,

Respondents.

### FETITION FOR HEARING ON REQUESTED POOLING ORDER

Comes now Vora V. Hartley, by her attorney, Earl E. Hartley, and The Texas Company by its attorney, E. R. Wright, and for their Petition and Request, state:

Ι

That The Texas Company is a Delaware Corporation authorized to do business in the State of New Mexico; that said Company is the owner of an Oil and Gas Lease covering 36 acres of the NE<sup>4</sup><sub>2</sub>NE<sup>4</sup><sub>4</sub> Sec. 32, Township 19 South, Range 37 East, N.M.P.M., with a producing well thereon as described in the above hearing, and that the royalty owners under said lease are as follows:

 Harold Hurd, J. P. White Building, Roswell, New Mexico.
 L. R. Hammond, 1112 Gidding St., Glovis, New Mexico.
 G. A. Coheurich, Box 430, Clovis, New Mexico.
 Melle G. Scheurich, Box 430, Glovis, New Mexico.
 E. T. Jack, Incompetent - c/o Abner M. Jack, Gdn., Scooba, Miss.
 W. H. Jack, Minor - c/o Edith L. Jack, Gdn., 135 Columbia Drive, Tenefly, New Jersey.
 Joy Mabel Mattix, c/o C. A. Scheurich, Clovis, New Mexico.
 A. W. Hockenhull, c/o Clovis Mat'l Bank, Clovis, N. M.
 T. B. Cavender, 1008 Calhoun St., Clovis, New Mexico.
 W. Mayes, 142 S. Frinceton St., Albuquercue, N. M.
 Abilene, Texes.

- B. M. Keohane, Guardian of the Estates of Marianne 12. Keohane, and Bernard Patrick Keohane, Box 522, Roswell, New Mexico.
  13. Margie T. Roland, Box 1013, Roswell, New Mexico.

II

That Vora V. Hartley is the fee simple owner of two acres in the Southwest corner of the NELNEL of said Section 32; being more particularly described as follows:

> Beginning at the SW corner of said  $NE^{1}_{+}NE^{1}_{+}$ ; thence East 295 feet; thence North 295 feet; thence West 295 feet; thence South 295 feet to place of beginning;

That said Vora V. Hartley and her husband have executed a lease in favor of The Texas Company covering the said two acres; being an Oil and Gas Lease and effective for all purposes as of February 1, 1937.

III

Petitioner is now informed that at the time of her death on or about December 6, 1932, one Elizabeth A. Anderson claimed to own two acres in said NEINEL of Section 32, or an interest therein, being more particularly described as follows:

> Beginning 676 feet West of the SE corner of said NELNEL; thence North 420 feet; thence West 210 feet; thence South 420 feet; thence East 210 feet to place of beginning;

That the names and addresses of the heirs of Elizabeth A. and/or their assigns. Anderson/as presently known to the best of our knowledge are as

#### follows:

Mariah McCullough, Deceased and her heirs unknown. J. L. Reed, Lovington, New Mexico. David Reed, Deceased and his heirs unknown. Barah Reed, a Widow, c/o Oscar Donham, Carl Junction, Missouri Jewell Donham, Carl Junction, Missouri. Iola Joiner, Commerce, Oklahóma Etta Snyder, Augusta, Montana Clare Root, Beloit, Mansas LeRoy Reed, Commerce, Oklahoma. Carl Hamby, Rt. 3, Box 392, Matsonville, Cal. Gusta Shipman, 3700 South 16th St., Omaha, Nebraska. Robert Spencer, c/o Iola Joiner, Commerce, Gklahoma. Pearl Foulson, Morgan Park Station, Duluth, Minn. Llizabeth Lee, 316 No. Harlem, Joplin, Mo. Katie Jordan, 316 No. Harlem, Joplin, Mo. Margaret Goff, 334) Third Ave. Mest, Halisyell, Montana

Vivian Griner, General Delivery, Seneca, Mo. Lillian M. G. Proffitt, 223 No. Jacramento Blvd., Chicago, Ill. Wylie Griner, General Delivery, Seneca, Mo. Melvin Griner, 1020 James St., Carthage, Mo. Guy Griner, Address unknown Edgar Grant Lawrence, Chautauqua County, Kansas. Georgia Reed Shaw, 3412 Adams St.; Granite City, Ill. William Floyd Reed, c/o Russell Pray, 2112 L. Marne, St. Louis, Missouri Claude Reed, Address Unknown. Evelyn Reed Lovell, 1620 Central St., Kansas City, Missouri. Elizabeth Reed Douthitt, Box 254, Roswell, N. M. Bertie Whitmire, Sullivan, Missouri. Margaret Whitmire Baker Dye, 4045 W. Pine St., St. Louis, No. Allen M. Mhitmire, Sullivan, Mo. Roy Mitmire, St. Clair, Mo. J. Dell Barber, Colorado City, Texas Owen Hood, 2121 Blake St., Berkeley, Cal. John Hood, 557 - 22nd St., Oakland, Cal. Mary Hood Dalton, 201 Mellington Ave., Concord, Cal. John J. Reed, New Haven, Missouri. Fannie Reed Williamson, St. Clair, Missouri. Leona Camp, Artesia, New Mexico. Emma Reed Jennie, Turley, Oklahoma. Lester Jennie, Turley, Oklahoma. James L. Reed, Lovington, New Mexico. Leona B. Reed Camp, Artesia, New Mexico. Lizzie Reed Bowman, St. Clair, Lissouri. George W. Reed, Rt. 4, Sullivan, Lissouri. Benjamin A. Reed, St. Clair, Missouri.

That no Oil or Gas Lease covering said two acres has ever been executed and that no pro-rata share of production is assigned to said two acres at this time.

IV

That to avoid waste and unnecessary increase of the cost of the products to the ultimate consumer and to avoid depriving or tending to deprive your Petitioner of the opportunity to recover its fair and equitable share of the crude petroleum oil and astural gas in the pool, it is necessary that the entire 40 acres included in said NE4NE4 of Section 32, Township 19 South, Range 37 Bast, N.M.P.M., be pooled or unitized and produced as a single unit as to all strate or any stratum or strata.

In this connection Petitioner shows that effective August 1, 1936, this Honorable Commission adopted its Order Ho. 33 known as the "Monument Provation Order" to which order reference is here made and which prescribes the spacing of wells and allocation of

- 3 -

allowable production from the Monument Pool in which this lease is located.

WHEREFORE, PETITIONERS TRAY that the Oil Conservation Commission issue an order requiring the pooling of all tracts in said NEENEL Section 32, Township 19 South, Range 37 East, N.M.P.M., for the purpose of the production of crude petroleum oil and natural gas; that The Texas Company be designated as the Producer of said unit; that the pooling order be made effective as to all .strate or any stratum or strate; and that The Texas Co. - Cook No. 1 well described in the heading hereof be assigned a full 40-acre unit allocation for production; and that The Texas Company be required to make royalty payments to all owners of interests in said 40-acre unit in the same ratio as each such owner's interest bears to the area of the full unit.

PETITIONERS FURTHER PRAY that service of Notice of Hearing on this Petition and Request be made by publication and that the Hearing be set at as early a date as said publication may be complete and as may be convenient to the Commission.

VORA V. HARTLEY Earl E. Hartley Attorney for Petitioner Clovis, New Mexico

THE TEXAS COLPANY Ħ. Wright, Attorney

for The Texas Company.

STATE OF NEW LEXICO ( COUNTY OF DANFA FE

On this day personally appeared before me<u>ll. K. Wright</u>, who after being by me duly sworn deposes and says:

That he is <u>Attorney of record</u> of Petitioner, The Texas Company, and as such is duly authorized by it to make this affidavit in its behalf; that he has read the foregoing petition and is cognizant of the contents thereof, and that the facts therein set forth are true and correct.

day of

SUBSOLIBBLE and SLOWER TO LINGAR that this <u>15</u> day of December, 1947. Any commission uppers Howevery fill Seguer april 17, 1957. No any multic in & for Surta Le County, 11. 11.



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# NOTICE CT PUBLICATION STATE OF NEW NEWICO OIL CONSERVATION CO FISSION

The Oil Conservation Commission of New Vexico pursuant to law, hereby gives notice of hearing to be held February 17, 1948, at 10:00 o'clock a.M. on said date at Santa Fe, New Vexico:

THE TEXAS COMPANY and VORA V. MARTLEY,

Fetitioners,

No. 117

VS.

NAROLD HURD, et al, Despondents.

STATE OF NEW MEXICO TO:

Narold Huri; Nonument Toumsite Company; Ed Molland; E. N. Keohane; Marianne Keohane; Bernard Patrick Keohane; E. N. Keohane, Guardian of the estates of Marianne Keohane and Bernard Patrick Keohane; Margie T. Moland; L. R. Harmond; C. A. Scheurich; Nelle G. Scheurich; Abnew M. Tack, Guardian of the estate of E. E. Jack, incompetent; Edith L. Jack, Guardian of the estate of W. E. Jack, a minor; Joy Mabel Mattix; A. W. Bockenhull; M. F. Cavender; M. W. Hayes; the heirs of Elizabeth A. Anderson, deceased, Mariah McCullough, deceased, and her heirs unknown; J. L. Reed; David Heed, deceased, and his heirs unknown; Sarah Reed; a widow, Jevell Donkes; Iola Joiner; Etta Spinter: Clara Root; LeToy Meed; Carl Hanby; Gusta Shiynan; Robert Spincer: Fearl Pouldon; Fideabet' Loo; Katle Jordan; Margaret Golf; Vivian Griner; Litlian II. G. Froffict; Uplic Triner; I clvin Griner; Guy Griner; Edgar Grant Laurence; Georgia Head Head; Minist Ployd Leed; Claude Deed; Evelym Reed Lovell; Elizabeth Head Doutbath; Fortis Litling; Margaret Whitmire Baker Dys; Allen '. Whitefre: For Whitmire; T. Dell Barber; Owen Food; John Hood; Mary Food Dalton; John F. Reed; Fannic Leed Williamson; Leona Camp; Emma Reed Jonnie; Lester Jennie; Javes L. Reed; Leona ". Reed Camp; Lizzie Reed Bowman; George W. Reed; Denjamin A. Reed; and all unknown heirs, living or dead of Elizabeth A. Anderson, deceased.

NOTICE IS FEELEY GIVEF to you and each of you that The Texas Company and Yora Y. Larthey, Petitioners, have filed in application and Petition with the Oil Conservation Commission of New Yexice, for the issuance of an Order requiring the pooling of all tracts of Land in the FEGUL of section 32, Township 19 South, Range 37 East, N.H.P.M. for the purpose of production of crude petroleum oil and natural gas; that The Texas Company be dominated as the producer of said unit; that the pooling Order La made effective as to all strata or any stratum or strata; that The Texas Company's Cook No. 1 Well located upon said HE[NE] of section 32, Township 19 South, Henge 37 East, N.M.F.M. be assigned a full 40-acre unit allocation for production; and that The Texas Company be required to make royally payment to all owners of interests in said 40-acre unit in the same ratio as each such owners' interest bears to the crea of the full unit.

Attorneys for the Petitioners are B. R. Wright of Santa Fe, New Vexico, for The Texas Company, and Earl L. Fartley of Clovic, New Vexico, for Vora V. Fartley.

GIVEN under the seel of said Commission at Banha Fe, Hew Newles, on January 14 ...., 1048.

R. R. Specificil STATE OF HEM THE 190

OIL COMSERVATION COLLISSION

. Y. Spuggher, Secretary



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# NOTICE (1) FRANCATION STATE OF NEW INAICO OIL CONSERVATION CONVISSION

The Oil Conservation Commission of New Vexico pursuant to law, hereby gives notice of hearing to be held February 17, 1948, at 10:00 o'clock a.F. on said date at Santa Fe, New Mexico:

THE TEXAS COPPANY and VORA V. HARTLEY,

Fetitioners,

No. 117

٧S.

MAROLD HURD, et al,

Respondents.

### STATE OF NEW MEXICO TO:

Harold Hurd; Honument Toumsite Company; Ed Molland; B. H. Keohane; Marianne Keohane; Bernard Patrick Keohane; E. M. Keohane, Juardian of the estates of Marianne Keohane and Bernard Patrick Keohane; Margie T. Holand; L. F. Marmond; C. A. Scheurich; Nelle G. Scheurich; Abner H. Jack, Guardian of the estate of E. E. Jack, incompetent; Edith L. Jack, Guardian of the estate of W. F. Jack, a minor; Joy Mabel Mattix; A. W. Eockenhull; T. F. Cavender; W. W. Hayes; the heirs of Elizabeth A. Anderson, deceased, Mariah McCulhough, deceased, and her heirs unknown; J. L. Keed; David Heed, deceased, and his heirs unknown; Sarah Need; a widow, Jevell Donham; Iola Joiner; Eta Smyder; Chara Root; LeRoy Keed; Carl Eamby; Gusta Shipman; Nobert Spencer; Fearl Poulson; Elizabeth Lee; Katie Jordan; Margaret Goff; Mivian Griner; Lillian M. G. Proffitt; Wylio Griner; Lelvin Griner; Guy Griner; Edgar Grent Laurence; Georgia Read Daw; William Floyd Leed; Claude Reed; Evolyn Reed Lovell; Elizabeth Reed Doutbitt; Eortis i hitmire Margaret Whitmire Baker Dye; Allen L. Whiteire; Yoy Whitmire; J. Dell Barber; Oven Food; John Mood; Mary Food Dalmon; John J. Reed; Fannie Reed Williamson; Leona Camp; Exua Reed Jennie; Lester Jennie; James L. Reed; Leona ". Reed Comp; Lizzie Reed Bowman; George W. Reed; Denjamin A. Reed; and all unknown heirs, living or dead of Elizabeth A. Anderson, deceased.

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Attorneys for the Petitioners are E. K. Wright of Santa Pe, New Vexico, for The Texas Company, and Earl L. Farthey of Clovis, New Vendeo, for Yora V. Eartley.

GIVIN under the seel of said Commission at Sanda Fe, New Mexico, on Tanuary 14 , 1048.

R. R. Spechici STATE OF NUM IMMICO

OIL CONSERVATION CONVISSION

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## NOTICE CT PUBLICATION STATE OF NEW DEALCO OIL CONSERVATION COLMISSION

The Oil Conservation Commission of New Yexico pursuant to law, hereby gives notice of hearing to be held February 17, 1948, at 10:00 o'clock a.m. on said date at Santa Fe, New Mexico:

THE TEXAS COMPANY and VORA V. MARTLEY,

Fetitioners,

No. 117

VS.

MAROLD HURD, et al,

Respondents.

STATE OF NEW MEXICO TO:

Marianne Keohane; Bernard Patrick Keohane; E. N. Keohane; Suardian of the estates of Marianne Keohane; Bernard Patrick Keohane; M. Keohane; Suardian of the estates of Marianne Keohane and Bernard Patrick Keohane; Margie T. Moland; L. R. Harmond; C. A. Scheurich; Nelle G. Scheurich; Abner M. Jack, Guardian of the estate of E. E. Jack, incompetent; Edith L. Jack, Guardian of the estate of W. E. Jack, a minor; Joy Mabel Mattix; A. W. Hockenhull; T. P. Cavender; W. W. Hayes; the heirs of Elizabeth A. Anderson, deceased, Mariah McCullough, deceased, and her heirs unknown; J. L. Roed; David Heed, deceased, and his heirs unknown; Sarah Reed; a uidow, Jewell Donhen; Johane; Söta Engeler; Clara Root; Leloy Lood; Carl Hamby; Gusta Shipman; Kebert Spencer; Fearl Poulson; Elizabeth Libe; Natie Jordan; Yargaret Goff; Mixian Griner; Lillian M. G. Fredelith; Uglie Gwiner; Lelvin Griner; Guy Ominer; Edgar Grant Jaurence; Georetic Lead, Elaw; Lillian Floyd Leed; Claude Roed; Evelyn Reed Levell; Elizabeth Keed Double(); Fertie Libitairs.

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Attorneys for the Petitioners are E. R. Wright of Santa Fe, New Nexico, for The Texas Company, and Earl L. Fartley of Clovic, New Venico, for Vora V. Eartley.

GIVEN under the seal of said Commission at Santa Fe, How Mexico, on January 14 , 1048.

K. R. Spintalici

OIL COMSERVATION CONTRIBUTE

X X Marin, Secretary



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# NUTICE CT PUBLICATION STATE OF NEW MEXICO OIL CONSERVATION CO MISSION

The Oil Conservation Commission of New Vexico pursuant to Law, hereby gives notice of hearing to be held February 17, 1948, at 10:00 o'clock a.m. on said date at Santa Fe, New Vexico:

THE TEXAS COMPANY and VORA V. HARTLEY,

Fetitioners,

<u>No. 117</u>

vs.

MAROLD HURD, et al,

Respondents.

STATE OF NEW MEXICO TO:

Parold Hurd; Nonument Toumsite Company; Ed Molland; E. N. Keobane;
Marianne Keobane; Bernard Patrick Keobane; E. M. Keobane, Guardian of the estates
of Marianne Keobane and Bernard Patrick Keobane; Fargie T. Boland; L. R. Hammond;
C. A. Scheurich; Nelle G. Scheurich; Abnew M. Jack, Guardian of the estate of
E. E. Jack, incompetent; Edith L. Jack, Guardian of the estate of W. E. Jack,
a minor; Joy Mabel Mattix; A. W. Fockenhull; T. F. Gavender; W. V. Hayes; the
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Attorneys for the Petitioners are E. R. Wright of Santa Po, New Nexico, for The Texas Company, and Earl D. Fartley of Clovic, Hew Venico, for Vora V. Fartley.

GIVEN under the seel of said Corristion at Santa Fe, How Mexico, on Tanuary 14 ...., 1048.

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OIL CONSERVATION CONVISSION

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# NOTICE CL PUBLICATION STATE OF NEW DEXICO OIL CONSERVATION CO MISSION

The Gil Conservation Commission of Dew Vexico pursuant to law, hereby gives notice of hearing to be held February 17, 1948, at 10:00 o'clock a.m. on said date at Santa Fe, New Mexico:

THE TEXAS COMPANY and VORA V. HARTLEY,

Fetitioners,

No. 117

vs.

NAROLD HURD, et al, Respondents.

#### STATE OF NEW MEXICO TO:

Harold Burd; Honument Toumsite Company; Ed Molland; E. H. Keohane;
Marianne Keohane; Bernard Patrick Keohane; F. N. Keohane, Guardian of the estates of Marianne Keohane and Bernard Patrick Keohane; Fargie T. Moland; L. R. Harmond;
G. A. Scheurich; Rolle G. Scheurich; Abner H. Tack, Guardian of the estate of
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Margaret Whitmire Baker Dye; Allen N. Whitmire; Noy Whitmire; N. Boll Barber; Owen Pood; John Mood; Mary Food Dalton; John J. Reed; Fannie Reed Williamson; Leona Camp; Emma Reed Jennic; Lester Jennie; James L. Reed; Leona M. Reed Camp; Lizzie Reed Bowman; George W. Reed; Benjamin A. Reed; and all unknown heirs, living or dead of Elizabeth A. Anderson, deceased.

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Attorneys for the Petitioners are E. R. Wright of Santa Pe, New Nexico, for The Texas Company, and Earl L. Fartley of Clovic, New Nexico, for Yora V. Fartley.

GIV.N under the seel of said Compission at Santa Fa, New Monteo, on Fanuary 14 ..., 1948.

R. R. Specific ) STUTE OF NEW YEARDO

OIL CONSERVACION CONVISSION

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After 18 days, rotars is DIL COMMENSATION COMMENSION, BOT 871, HATTA FR. HEW MEXICO. Registered & RRR Registered & RRR

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# NOTICE CP PUBLICATION STATE OF NEW PERICO OIL CONSERVATION CO PISSION

The Oil Conservation Commission of New Vexico pursuant to law, hereby gives notice of hearing to be held February 17, 1948, at 10:00 o'clock a.m. on said date at Santa Fe, New Vexico:

THE TEXAS COMPANY and VORA V. HARTLEY,

Fetitioners,

VS.

No. 117

HAROLD HURD, et al,

Respondents.

STATE OF NEW MEXICO TO:

Marold Eurd; Monument Tounsite Company; Ed Molland; B. M. Keohane;
Marianne Keohane; Bernard Patrick Keohane; E. M. Keohane, Guardian of the estates of Marianne Keohane and Bernard Patrick Keohane; Margie T. Moland; L. R. Marmond;
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a minor; Joy Mabel Mattix; A. W. Hockenhull; T. P. Cavender; W. W. Hayes; the
heirs of Elizabeth A. Anderson, deceased, Mariah McCulhou; A. Geceased, and her
heirs unknown; J. L. Roed; David Heed, deceased, and his heirs unknown; Sarah Need;
a widow, Jevell Donhan; Iola Joiner; Etta Snyder; Clara Root; LeRoy Leed;
Carl Eanby; Gusta Shipman; Kobert Spencer; Feast Poulson; Flizabeth Lee;
Katie Jordan; Margaret Goff; Mixian Griner; Litlion M. G. Frofflitt; Up is briner;
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Margaret Whitmire Baker Dye; Allen N. Whitedre; Yoy Whitmire; J. Dell Darber; Owen Yood; John Mood; Hary Yood Dalton; John J. Reed; Fannie Keed Williamson; Leona Camp; Emma Reed Jennie; Lester Jennie; James L. Reed; Leona N. Reed Camp; Lizzie Reed Bowman; George W. Reed; Denjamin A. Reed; and all unknown heirs, living or dead of Elizabeth A. Anderson, deceased.

NOWICE IS FEREBY GIVEN to you and each of you that The Texas Company and Nora V. Partley, Petitioners, have filed an application and Petition with the Oil Conservation Commission of New Yexico, for the issuance of an Order requiring the pooling of all tracts of land in the NEWER of section 32, Township 19 South, Range 37 East, N.F.F.F. for the purpose of production of crude petroleum oil and natural gas; that The Texas Company be designated as the producer of said unit; that the pooling Order he made effective as to all strata or any stratum or strata; that The Texas Company's Cook No. 1 Well located upon said NELNE; of section 32, Township 19 South, Range 37 East, N.M.F.M. be assigned a full 40-acre unit allocation for production; and that The Texas Company be required to make royally payment to all owners of interests in said 40-acre unit in the same ratio as each such owners' interest bears to the area of the full unit.

Attorneys for the Petitioners are E. R. Wright of Santa Pe, New Nexico, for The Texas Company, and Earl L. Partley of Clovie, New Nexico, for Vora V. Fartley.

GIVEN under the seal of said Contribution at Santa Fo, How Monico, on January 14 ..., 1048.

R. R. Specialico

OIL CONSURVATION CONVISSION

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After 15 days, return to OIL CONSERVATION COMMISSION, Box 871, SANTA FE, NEW MERICO. JAN 17 1948 . . . -2 ATES Evelyn Reed Lovell SECOND NORTH 1620 Central St. NAN 20 1948 Kansas City, No. Registered & NFR UNCLASSIEN Bob will be warned 5

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### NOTICE CL PUBLICATION STATE OF NEW MENICO OIL CONSERVATION CO MISSION

The Oil Conservation Commission of New Vexico pursuant to law, hereby gives notice of hearing to be held February 17, 1948, at 10:00 o'clock a.m. on said date at Santa Fe, New Vexico:

THE TEXAS COMPANY and VORA V. MARTLEY,

Fetitioners,

No. 117

VS.

MAROLD HURD, et al,

Respondents.

STATE OF NEW MEXICO TO:

Parold Eurd; Monument Toumsite Company; Ed Polland; E. M. Keohane;
Marianne Keohane; Bernard Patrick Keohane; E. M. Keohane, Guardian of the estates of Marianne Keohane and Bernard Patrick Keohane; Margie T. Moland; L. E. Marmond;
C. A. Schourich; Nolle G. Schourich; Abner M. Jack, Guardian of the estate of
E. E. Jack, incompetent; Edith L. Jack, Guardian of the estate of W. F. Jack, a minor; Joy Mabel Mattix; A. W. Hockenhull; T. F. Cavender; W. W. Mayes; the heirs of Elizabeth A. Anderson, deceased, Mariah McCullough, deceased, and her heirs unknown; J. L. Roed; David Heed, deceased, and his heirs unknown; Sarah Roed; a widow, Jouell Donhar; Iola Joiner; Etta Snyder; Chara Root; Leloy Leed; Court Heir; Guata Shipman; Robert Spencer; Fearl Poulson; Elizabeth Lee;
Katle Jordan; Marjaret Goff; Mivian Griner; Lillion M. G. Proffitt; Eylio Griner; Lelvin Griner; Edgar Grant Laurence; Georgia Boad Mary William Ployd heed; Oborde Feel; Evelyn heed Level; Elizabeth Reed Doutbict; Sortis Ubitair;

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Attorneys for the Petitioners are E. R. Wright of Santa Fe, New Mexico, for The Texas Company, and Earl L. Fartley of Clovis, New Venico, for Vora V. Fartley.

GIVIN under the seel of said Commission at Santa Fe, How Merico, on January 14 ...., 1048.

R. R. Spechice STATE OF HEW MENICO

STATE OF NEW YEXICO CIL CONSERVATION CONFISSION

K. K. Jourskiew, Secretary



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After 15 days, return to OIL CONSERVATION COMMISSION, Box 871, SANTA FE, NEW MEXICO.

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