# (2050)//Oi

293

Replication, Transcript,

5 mall Exhibits, Etc.

# BEFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

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

CASE NO. 293 ORDER NO. R-84

THE APPLICATION OF SKELLY OIL COMPANY FOR AN ORDER AUTHORIZING THE DUAL COMPLETION AND PRODUCTION FROM TWO SEPARATE ZONES FROM A SINGLE WELL-BORE ITS VAN ETTEN WELL NO. 9, LOCATED IN THE SE/4 NW/4 SW/4 SECTION 9, TOWNSHIP 20 S, RANGE 37 E, NMPM, MONUMENT POOL, LEA COUNTY, NEW MEXICO.

### ORDER OF DISMISSAL

### BY THE COMMISSION:

This matter came on for hearing at Santa Fe, New Mexico at 10 o'clock A. M., 24th July 1951, and, upon motion of George W. Selinger, attorney for Skelly Oil Company, for dismissal, and the same being well taken,

IT IS HEREBY ORDERED, that Case No. 293 be, and the same hereby is dismissed.

DONE at Santa Fe, New Mexico, this 20th day of August 1951.

STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION

um I melier

EDWIN L. MECHEM, Chairman

GUY SHEPARD, Member

R. R. SPURFIER, Secretary

SEAL

NOTICES OF PUBLICATION Santa Fe New Maxican Hobbs News-Sun

CASE 293 July 6 1951 July 6 1951

Sefre the Die Conservation Commission State of New Mexico

In the Mitter of the hearing Considering:

Case no 293

The application of Skell Oil Company
for an Order authorying the

for an Order authorying the

bush Completion and production
from this separate zones from a

pum those separate zones from a

surgle well bore its Van Etten

Daniel one of Daniel In the Circ mit he Well no. 9 Pocated in the SE+ mut Swt, Section 9 trop 205. R. 37 E 7 m Pm monument pool, Lea County, n mexico.

Order J. Demissal

By the Communion: This matter came on for hearing at Santa Fe New Mexico at 10:00 o'clock a m 24th Joly 1951, and, reform por Jor Jelinger, attorney for Skelly Cil Company for George W. Selinger, attorney for Skelly Cil Company for Jessey token, the Same tening well token, and the Stis mirror, and the Stis herely Ordered that clase no 293 he, and the Stro never voused

Same herely is Dismissed

Same herely is Dismissed

Dine at Santa Fe, new Mexico, this—day of Migust 1957

State of him mexico

Ex m 85, RRS

# BEFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION
OF SKELLY OIL COMPANY FOR A SPECIAL
ORDER AUTHORIZING DUAL COMPLETION FOR
GAS PRODUCTION FROM TWO SEPARATE ZONES
FROM A SINGLE WELL BORE OF ITS VAN ETTEN
WELL NO. 9, LOCATED IN THE SE/4 NW/4 SW/4
SECTION 9, TOWNSHIP 20 SOUTH, RANGE 37 EAST,
MONUMENT FIELD, LEA COUNTY, NEW MEXICO.

CASE 1	۰.0	293
ORDER	NO.	<i>*</i>

# APPLICATION

Comes now Skelly Oil Company, Tulsa, Oklahoma, and alleges and states the following:

- 1. That it has completed its Van Etten No. 9 Well in the center of the SE/4 NW/4 SW/4 Section 9-20S-37E, on March 29, 1951, as a gas well.
- 2. That this well is a dual completion producing gas from the Queen Formation from the open hole below 7" casing set at 3531' to a total depth of 3770', and also producing gas from the Yates Formation through perforations from 3220' to 3240' with 40 shots.
- 3. That said well was completed as a dual completion by running  $2\frac{1}{2}$ " tubing with a Guiberson packer set at 3320' capable of producing gas through the tubing and the Yates gas through the annulus.
- 4. That the granting of this application for permission to produce gas dually from the Queen Formation and the Yates Formation is in the interest of conservation and the protection of correlative rights.
- 5. That applicant will do such things as may be required of it by this Commission in the maintenance of separation of production from said two horizons.
- 6. That such method of producing from both horizons is mechanically safe and sound and is practical to operate.

Wherefore applicant prays that this Commission set this application for a day certain to be heard after the giving of notice as required by law and its orders, rules and regulations, and that after said hearing that it grant such relief as requested herein and for such other orders, rules and regulations as it may deem necessary in order to promote conservation by the prevention of waste thereof and protect the correlative rights of this applicant

Respectfully submitted,

SKELLY OIL COMPANY

aly WX

# BEFORE THE OIL CONSERVATION COMMISSION STATE OF NEW MEXICO

TRANSCRIPTION OF HEARING

CASE NO. 293

24 July 1951 (date)

Original

E. E. GREESON
ADA DEARNLEY
COURT REPORTERS
BOX 1302
PHONE 2-4547
ALBUQUERQUE, NEW MEXICO

## BEFORE THE OIL CONSERVATION COMMISSION July 24, 1951

CASE NO. 293: Skelly Oil Company's application for approval of a gas-gas dual completion of its Van Etten No. 9 well, SE NW SW Section 9, Township 20S, Range 37E, NMPM, Monument Field, Lea County, New Mexico.

( Reporter's note: Please see end of transcript in Case No. 288.)

MR. SELINGER: We will wish to withdraw Case No. 293.

MR. SHEPARD: That will be withdrawn.

MR. SELLINGER: The Applicant desires that this be dismissed.

MR. SHEPARD: All right. Go ahead on 289.

STATE OF NEW MEXICO ss. COUNTY OF BERNALILLO

I HEREBY CERTIFY that the foregoing and attached transcript of proceedings before the Oil Conservation Commission in Case No. 293, held on July 24, 1951, is a true and correct record of the same to the best of my knowledge, skill and ability.

DATED at Albuquerque, New Mexico, this 3/ day of 1951.

REPORTER July, 1951.

My commission expires: J-452