## **DOCKET: SPECIAL EXAMINER HEARING - WEDNESDAY - AUGUST 2, 2017**

9:00 a.m. - 1220 South St. Francis, Santa Fe, New Mexico 87505

OCD Rule Subsection B of 19.15.4.13 NMAC requires parties who intend to present evidence at an adjudicatory hearing to file a pre-hearing statement at least four business days before the hearing, and serve a copy on opposing counsel of record. If the OCD does not receive a pre-hearing statement from the applicant by the close of four business days before the hearing, the hearing may be continued. A party who plans on using projection equipment at a hearing must contact Florene Davidson, seven (7) business days prior to the hearing, requesting the use of the projection equipment. Wireless internet is available; however, the party must provide its own laptop computer. The following case will be heard by an Examiner.

1. <u>Case No. 15753</u>: (Continued from the July 20, 2017 Examiner Hearing.)

Application of the New Mexico Oil Conservation Division Compliance and Enforcement Bureau for a compliance order against OWL SWD Operating, LLC for the Maralo Sholes B Well No. 2 operated in Lea County, New Mexico. The New Mexico Oil Conservation Division Compliance and Enforcement Bureau, ("Bureau") through its undersigned attorney, seeks a compliance order (1) determining that operator, OWL SWD Operating, LLC ("Operator") is out of compliance with 19.15.16.9 NMAC with respect to its Maralo Sholes B Well No. 2 (API No. 30-025-09806) in Lea County, New Mexico; (2) requiring Operator to return said well to compliance with 19.15.16.9 NMAC; and (3) in the event of non-compliance, finding the Operator in violation of a Division order after the deadline established in the sought order to suspend injection authority. The subject well injects into the SWD; Yates/Seven Rivers Pool and is locates approximately one mile southwest of Jal, New Mexico.