

April 18, 1950

Oil Conservation Commission
P. O. Box 1545
Hobbs, New Mexico

Gentlemen:

We enclose herewith, copy of transcript of record of Case 216, in connection with the hearing held in Santa Fe, New Mexico, on April 10, 1950.

Very truly yours,

STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION

R. R. Spurrier
Secretary-Director

RRS:bw
encl.

April 13, 1950

Oil Conservation Commission
205 Booker Building
Artesia, New Mexico

Gentlemen:

We enclose herewith, copy of transcript of record of Case 216, in connection with the hearing held in Santa Fe, New Mexico, on April 10, 1950.

Very truly yours,

STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION

R. R. Spurrier
Secretary-Director

RRS:bw
encl.

DOMESTIC SERVICE	
Check the class of service desired; otherwise this message will be sent as a full rate telegram	
FULL RATE TELEGRAM	SERIAL
DAY LETTER	NIGHT LETTER

WESTERN UNION

1206

INTERNATIONAL SERVICE	
Check the class of service desired; otherwise this message will be sent at the full rate	
FULL RATE	DEFERRED
CODE	NIGHT LETTER

W. P. MARSHALL, PRESIDENT

NO. WDS.-CL. OF SVC.	PD. OR COLL.	CASH NO.	CHARGE TO THE ACCOUNT OF	TIME FILED
			OIL CONSERVATION COMMISSION	

Send the following message, subject to the terms on back hereof, which are hereby agreed to

C. C. Staley

SANTA FE, NEW MEXICO
MARCH 14, 1950

PHILLIPS PETROLEUM COMPANY
BARTLESVILLE, OKLAHOMA

RE OUR CASE NO. 216 ADVERTISED FOR MARCH 21 HEARING. WILSON OIL COMPANY ASKED FOR UNORTHODOX LOCATION SW NW SECTION 13 TOWNSHIP 21 SOUTH RANGE 34 EAST, WILSON POOL, LEA COUNTY, NEW MEXICO WAS ERRONEOUSLY ~~ADVERTISED~~ PUBLISHED AS SECTION 12 INSTEAD OF SECTION 13. PLEASE WIRE OBJECTION IF ANY.

OIL CONSERVATION COMMISSION/SPURRIER

STRAIGHT WIRE

ALL MESSAGES TAKEN BY THIS COMPANY ARE SUBJECT TO THE FOLLOWING TERMS:

To guard against mistakes or delays, the sender of a message should order it repeated, that is, telegraphed back to the originating office for comparison. For this, one-half the unreported message rate is charged in addition. Unless otherwise indicated on its face, this is an unreported message and paid for as such, in consideration whereof it is agreed between the sender of the message and this Company as follows:

1. The Company shall not be liable for mistakes or delays in the transmission or delivery, or for non-delivery, of any message received for transmission at the unreported-message rate beyond the sum of five hundred dollars; nor for mistakes or delays in the transmission or delivery, or for non-delivery, of any message received for transmission at the repeated-message rate beyond the sum of five thousand dollars, unless specially valued; nor in any case for delays arising from unavoidable interruption in the working of its lines.

2. In any event the Company shall not be liable for damages for mistakes or delays in the transmission or delivery, or for the non-delivery, of any message, whether caused by the negligence of its servants or otherwise, beyond the actual loss, not exceeding in any event the sum of five thousand dollars, at which amount the sender of each message represents that the message is valued, unless a greater value is stated in writing by the sender thereof at the time the message is tendered for transmission, and unless the repeated-message rate is paid or agreed to be paid, and an additional charge equal to one-tenth of one percent of the amount by which such valuation shall exceed five thousand dollars.

3. The Company is hereby made the agent of the sender, without liability, to forward this message over the lines of any other company when necessary to reach its destination.

4. Except as otherwise indicated in connection with the listing of individual places in the filed tariffs of the Company, the amount paid for the transmission of a domestic telegram or an incoming cable or radio message covers its delivery within the following limits: in cities or towns of 5,000 or more inhabitants where the Company has an office which, as shown by the filed tariffs of the Company, is not operated through the agency of a railroad company, within two miles of any open main or branch office of the Company; in cities or towns of 5,000 or more inhabitants where, as shown by the filed tariffs of the Company, the telegraph service is performed through the agency of a railroad company, within one mile of the telegraph office; in cities or towns of less than 5,000 inhabitants in which an office of the Company is located, within one-half mile of the telegraph office. Beyond the limits above specified the Company does not undertake to make delivery, but will endeavor to arrange for delivery as the agent of the sender, with the understanding that the sender authorizes the collection of any additional charge from the addressee and agrees to pay such additional charge if it is not collected from the addressee. There will be no additional charge for deliveries made by telephone within the corporate limits of any city or town in which an office of the Company is located.

5. No responsibility attaches to this Company concerning messages until the same are accepted at one of its transmitting offices; and if a message is sent to such office by one of the Company's messengers, he acts for that purpose as the agent of the sender.

6. The Company will not be liable for damages or statutory penalties when the claim is not presented in writing to the Company, (a) within sixty days after the message is filed with the Company for transmission in the case of a message between points within the United States (except in the case of an intrastate message in Texas) or between a point in the United States on the one hand and a point in Alaska, Canada, Labrador, Mexico, Newfoundland and St. Pierre & Miquelon Islands on the other hand, or between a point in the United States and a ship at sea or in the air, (b) within 95 days after the cause of action, if any, shall have accrued in the case of an intrastate message in Texas, and (c) within 180 days after the message is filed with the Company for transmission in the case of a message between a point in the United States and a foreign or overseas point other than the points specified above in this paragraph; provided, however, that this condition shall not apply to claims for damages or overcharges within the purview of Section 415 of the Communications Act of 1934.

7. It is agreed that in any action by the Company to recover the tolls for any message or messages the prompt and correct transmission and delivery thereof shall be presumed, subject to rebuttal by competent evidence.

8. Special terms governing the transmission of messages according to their classes, as enumerated below, shall apply to messages in each of such respective classes in addition to all the foregoing terms.

9. No employee of the Company is authorized to vary the foregoing.

1-49

CLASSES OF SERVICE

DOMESTIC SERVICES

FULL RATE TELEGRAM

A full rate expedited service.

DAY LETTER (DL)

A deferred service at lower than the full rate.

SERIAL (SER)

Messages sent in sections during the same day.

NIGHT LETTER (NL)

Accepted up to 2 A. M. for delivery not earlier than the following morning at rates substantially lower than the full rate telegram or day letter rates.

INTERNATIONAL SERVICES

FULL RATE (FR)

The standard fast service at full rates. May be written in any language that can be expressed in Roman letters, or in cipher.

CODE (CDE)

A fast message service consisting of code words not exceeding 5 letters each. Minimum charge for 5 words applies.

DEFERRED (LC)

Plain language messages, subordinated to full rate and code messages. Minimum charge for 5 words applies.

NIGHT LETTER (NLT)

Overnight plain language messages. Minimum charge for 25 words applies.

NOTICE OF PUBLICATION
STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION

The State of New Mexico by its Oil Conservation Commission hereby gives notice pursuant to law and the rules and regulations of said Commission promulgated thereunder, of the following public hearings to be held March 21, 1950, beginning at 10:00 o'clock A.M. on that day in the City of Santa Fe, New Mexico, in the Capitol (Hall of Representatives).
STATE OF NEW MEXICO TO:

The Northwestern New Mexico Nomenclature Committee, Mr. Paul Umbach, its Chairman, the Southeastern New Mexico Nomenclature Committee, Mr. Dudley Sands, its Chairman, all operators in the areas, and notice to public:

Case 214
In the matter of hearing upon motion of the Oil Conservation Commission upon the recommendation of the Northwestern New Mexico Nomenclature Committee that:

- (1) Pool boundaries be set up around the following discovery well: Herbert Herif No. 1 Federal, NE NE Section 4, Twp. 27N, R. 8W.
- (2) The following area in San Juan County be designated the Largo Pool—Mesaverde:
Twp. 27N, Rge. 8W: Section 3 & 4, All Twp. 28N, Rge. 8W: Section 33 & 34, All.
- (3) The following extension to the Fulcher Basin-Kutz Canyon Pool to be recommended for consideration:
Twp. 28N, Rge. 10W: Section 11, W/2; Section 14, W/2.

Case 215
In the matter of hearing upon motion of the Oil Conservation Commission upon the recommendation of the Southeastern New Mexico Nomenclature Committee that:

- (1) A new pool be created to be designated as the "Saunders" pool to include S/2 Sec. 34, T 14S, R 33E and N/2 Sec. 3, T 15S, R 33E, for Permo-Pennsylvanian production.
- (2) A new pool be created to be designated as "House-San Andres" to include the E/2 Sec. 11 and W/2 Sec. 12, T 20S, R 38E, for San BILL Andres production.
- (3) A new pool be created to be named "Hightower - Permo - Pennsylvanian" to include Secs. 22, 23, 26 & 27, T 12S, R 33E, for Permo-Pennsylvanian oil and gas production.
- (4) A new pool be created to be named "Nadine" to include all Sec. 23, T 19S, R 38E, for lower Drinkard production.
- (5) The Artesia pool be extended to include W/2 Sec. 25 T 18S, R 27E, for Graybury production. The Hare pool be extended to include NE/4 Sec. 21 & N/2 & SE/4 Sec. 22 T 21S, R 37E, for McKee production.
- (7) A new pool be created to be named "East Bough" to include SE/4 Sec. 7, SW/4 Sec. 8, NW/4 Sec. 17 & NE/4 Sec. 18, T 9S, R 36E, for Permo-Pennsylvanian production.
- (8) The Empire pool be extended to include S/2 Sec. 7, T 17S, R 28E, for Seven Rivers production.
- (9) The West Wilson pool be extended to include W/2 Sec. 15, T 21S, R. 34E, for Seven Rivers production.
- (10) The Langlie-Mattix pool be extended to include W/2 Sec. 35, T 23S, R 37E, for Queen production.
- (11) A new pool be created to be named "South Leonard" to include all Sec. 24, T 26S, R 37E, for Queen production.
- (12) A new pool be created named "Teague - Ellenburger" to include S/2 Sec. 22 and N/2 Sec. 27, T 23S, R 37E, for Ellenburger production.

Case 216
In the matter of the application of Wilson Oil Company for an order granting it permission to drill an unorthodox location on its State B 6807 lease, located 2310 feet south of the north line and 1270 feet east of the west line (SW NW) Section 12, Twp. 21S, R 34E, N.M.P.M., in the Wilson pool of Lea County, New Mexico.

Given under the seal of the Oil Conservation Commission of New Mexico, at Santa Fe, New Mexico, on March 6, 1950.

STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION
(SEAL) R. R. SPURRIER,
Secretary.

Affidavit of Publication

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

I, Will Harrison, being first duly sworn, declare and say that I am the (~~Business Manager~~) (Editor) of the Santa Fe

New Mexican, a daily newspaper, published in the English 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 ~~on the~~

for one time ~~the~~ 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 supplement, ~~on the~~ for one time ~~the~~ publication being on the 10th day of March, 1950, and the last publica-

~~tion~~; that payment for said advertisement has been (duly made), or (assessed as court costs); that the undersigned has personal knowledge of the matters and things set forth in this affidavit.

Will Harrison
Editor-~~Manager~~

Subscribed and sworn to before me this 13th

day of March, A.D., 1950

Anna H. Sanchez
Notary Public

My Commission expires

June 14, 1953

(12)

me at \$ 10.80
times, \$ _____
Tax \$ _____
... \$ 10.80

OIL CONSERVATION COMMISSION
 SANTA FE, N.M.
 RECEIVED
 MAR 27 1950

Affidavit of Publication

NOTICE OF PUBLICATION
 STATE OF NEW MEXICO
 OIL CONSERVATION COMMISSION
 The state of New Mexico by its Oil Conservation Commission hereby gives notice pursuant to law and the rules and

regulations of said Commission promulgated thereunder, of the following public hearing to be held April 10, 1950, beginning at 10:00 o'clock A.M. on that day in the City of Santa Fe, New Mexico, in the Capitol (Hall of Representatives).

STATE OF NEW MEXICO TO:
 All named parties in the following case and notice to the public:

Case 216
 In the matter of the application of Wilson Oil Company for an order granting it permission to drill an unorthodox location on its State B 6807 lease, located 2310 feet south of the north line and 1270 feet east of the west line (SW NW) Section 13, Twp. 21S, R. 34E, N.M.P.M., in the Wilson pool of Lea County, New Mexico.

Given under the seal of the Oil Conservation Commission of New Mexico, at Santa Fe, New Mexico, on March 23, 1950.

STATE OF NEW MEXICO
 OIL CONSERVATION COMMISSION
 (SEAL) R. R. SPURRIER,
 Secretary.

Pub.: March 27, 1950.

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

I, Will Harrison, being first duly sworn, declare and say that I am the ~~Business Manager~~ (Editor) of the Santa Fe

New Mexican, a daily newspaper, published in the English 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 ~~one time~~

for one time ~~more than once~~ 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 supplement, ~~once each week~~ for

one time publication being on the 27th day of March, 1950

~~for said advertisement~~; that payment for said advertisement has been (duly made), or (assessed as court costs); that the undersigned has personal knowledge of the matters and things set forth in this affidavit.

PUBLISHER'S BILL

32 lines, one time at \$ 3.20
 _____ lines, _____ times, \$ _____
 Tax \$ _____
 Total \$ 3.20

Received payment, _____
 By _____

Will Harrison
 Editor ~~Manager~~
 Subscribed and sworn to before me this 28th
 day of March, A.D., 1950
Wm. K. G. G. G.
 Notary Public
 My Commission expires June 14, 1952

AFFIDAVIT OF PUBLICATION

State of New Mexico,
County of Lea

Robert L. Sumner
I, Robert L. Sumner
Published

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 supple-

ment thereof for a period of One time weeks.

beginning with the issue dated March 26, 1950

and ending with the issue dated March 26, 1950
Publisher.

Robert L. Sumner
Sworn and subscribed to before

me this 27 day of

March 1950
Notary Public.

Betty Gene

My commission expires January 25, 1953

(Seal)

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

LEGAL NOTICE

March 26, 1950

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

The State of New Mexico by its Oil Conservation Commission hereby gives notice pursuant to law and the rules and regulations of said Commission promulgated thereunder, of the following public hearing to be held April 10, 1950, beginning at 10:00 o'clock A. M. on that day in the City of Santa Fe, New Mexico, in the Capitol (Hall of Representatives), STATE OF NEW MEXICO, to all named parties in the following case and notice to the public:

Case 216

In the matter of the application of Wilson Oil Company for an order granting it permission to drill an unorthodox location on its State B 6807 lease, located 2310 feet south of the north line and 1270 feet east of the west line (SW NW) Section 13, Twp. 21S, R. 34E, N. M. P. M., in the Wilson pool of Lea County, New Mexico.

Given under the seal of the Oil Conservation Commission of New Mexico, at Santa Fe, New Mexico, on March 23, 1950.

**STATE OF NEW MEXICO
OIL CONSERVATION
COMMISSION**

R. R. Spurrier
Secretary

(SEAL)

40

2650'

Lamb - | Coal 216
A | 10 April |

13

Carroll W. Smith

1118 ~~N~~^N Big Spring St.
Midland

Phillips C. P. Street
Basteville

NOTICE OF PUBLICATION
STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION

The State of New Mexico by its Oil Conservation Commission hereby gives notice pursuant to law and the rules and regulations of said Commission promulgated thereunder, of the following public hearing to be held April 10, 1950, beginning at 10:00 o'clock A.M. on that day in the City of Santa Fe, New Mexico, in the Capitol (Hall of Representatives).

STATE OF NEW MEXICO TO:

All named parties in the following case and notice to the public:

Case 216

In the matter of the application of Wilson Oil Company for an order granting it permission to drill an unorthodox location on its State B 6807 lease, located 2310 feet south of the north line and 1270 feet east of the west line (SW NW) Section 13, Twp. 21S, R 34E, N.M.P.M., in the Wilson pool of Lea County, New Mexico.

Given under the seal of the Oil Conservation Commission of New Mexico, at Santa Fe, New Mexico, on March 23, 1950.

STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION

R. R. Spurrler
R. R. SPURRIER, SECRETARY

March 23, 1950

SANTA FE NEW MEXICAN

Santa Fe, New Mexico

Re: Case 216
Notice of Publication

Gentlemen:

Please publish the enclosed notice once, immediately. Please proof read the notice carefully and send a copy of the paper carrying such notice to this office.

UPON COMPLETION OF THE PUBLICATION SEND PUBLISHER'S AFFIDAVIT IN DUPLICATE.

For payment, please submit statement in duplicate, and sign and return the enclosed voucher.

Very truly yours,



R. R. Spurgler
Secretary-Director

RRS:bw
encl.

ILLEGIBLE

March 23, 1950

HOBBS NEWS SUN

Hobbs, New Mexico

Re: Case 216
Notice of Publication

Gentlemen:

Please publish the enclosed notice once, immediately. Please proof read the notice carefully and send a copy of the paper carrying such notice to this office.

UPON COMPLETION OF THE PUBLICATION SEND PUBLISHER'S AFFIDAVIT IN DUPLICATE.

For payment, please submit statement in duplicate, and sign and return the enclosed voucher.

Very truly yours,

R. R. Spurrier
Secretary-Director

RRS:bw
encl.

ILLEGIBLE

March 23, 1950

Mr. E. E. Greason
Box 1302
Albuquerque, New Mexico

Dear Gene:

We are having a hearing on April 10, at 10:00 o'clock A.M. in the Hall of Representatives. We would like to have either you or a substitute be present to take the record.

Very truly yours,


R. R. Spurr
Secretary-Director

RRS:bw

ILLEGIBLE

Before the Oil C C
of the State of N M

Case no 216-
Order no R-18

In the Matter of the
Application of Nelson Oil
Co. for an Order granting
it Authority to drill an
Unorthodox location on
its State B-6807 lease
located 2310' from the North line
and 1270' from the West line
(SW¹ NW⁴) Section 13, Twp. 21 S. R. 24 E
2nd pm in the Wilson Pool
Socorro County N M

Order of the Commission

This matter came on for hearing at 10:00
A.M. on April 10, 1950, at Santa Fe
N M. before the Oil Conservation Com. of N M
hereinafter referred to as the Commission -

Now on this 27th day of April 1950, the Commission
having before it the testimony advised it said
hearing and being fully advised in the premises,

Finds:

1. That due notice having been given the
jurisdiction -

- (2) That by reason of erroneous publication for the filing of March 21, 1950, ^{through the fault of the applicants} it was necessary to withdraw this ~~the~~ case.
- (3) That Applicant heretofore drilled a "near miss" well at an orthodox location upon the same unit (NW⁴ NW⁴ Sec 13, T21 S. R. 34 E N2 pm).
- (4) Engineering and geological testimony indicates that despite the "dry hole" at the orthodox location upon the unit, applicant probably could obtain production at the requested unorthodox location.
- (5) That no offset operators ^{having been given timely notice} offer no objection to the applicants request for an unorthodox location.

It is therefore ordered

That Wilson Oil Co, the applicant herein, be and it hereby is authorized, effective as of April 10, 1950, to drill its State No 41 well, 2310' from the north line and 1270' from the West line of Section 13, Twp 21 S. R. 34 E N2 pm in the Wilson Pool, Lea County, New Mexico, and

It is further ordered that in event sufficient production is had ^{upon completion} of State No 41 well, the same shall be assigned ^{regular} unit ~~allocation~~ for the ^{purpose} in which it is situated. Pated the day and year hereabove designated

oee
State of N. M. / T

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. 216
ORDER NO. R-18

IN THE MATTER OF THE APPLICATION OF
WILSON OIL COMPANY FOR AN ORDER
GRANTING IT AUTHORITY TO DRILL AN
UNORTHODOX LOCATION ON ITS STATE
B-6807 LEASE LOCATED 2310 FT. FROM
THE NORTH LINE AND 1270 FT. FROM THE
WEST LINE (SW/4 NW/4) SECTION 13,
TOWNSHIP 21S, Range 34E, N.M.P.M.,
IN THE WILSON POOL, LEA COUNTY,
NEW MEXICO.

ORDER OF THE COMMISSION

This matter came on for hearing at 10:00 o'clock a.m. on April 10, 1950, at Santa Fe, New Mexico, before the Oil Conservation Commission of New Mexico, hereinafter referred to as the "Commission".

NOW on this 27th day of April, 1950, the Commission having before it the testimony adduced at said hearing and being fully advised in the premises,

FINDS:

1. That due public notice having been given as required by law, the Commission has jurisdiction of this cause and the subject matter thereof.
2. That by reason of erroneous publication for the hearing of March 21, 1950, through no fault of the applicant, it was necessary to readvertise this case.
3. That applicant heretofore drilled a "near miss" well at an orthodox location upon the same unit. (SW/4 NW/4 Sec. 13, T. 21S, R. 34E, N.M.P.M.)
4. Engineering and geological testimony indicates that despite the "dry hole" at the orthodox location upon the unit, applicant possibly could obtain production at the requested unorthodox location.
5. That no offset operators having been given timely notices, offer objection to the applicant's request for an unorthodox location.

IT IS THEREFORE ORDERED:

That Wilson Oil Company, the applicant herein, be and it hereby is authorized, effective as of April 10, 1950, to drill its State No. 41 well, 2310 ft. from the north line and 1270 ft. from the west line of Section 13, Township 21S, Range 34E, N.M.P.M. in the Wilson pool, Lea County, New Mexico, and

IT IS FURTHER ORDERED:

That in the event sufficient production is had upon completion of said

State No. 41 well, the same shall be assigned regular unit allowable for the pool in which it is situated.

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

STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION

Thomas J. Mabey
THOMAS J. MABEY, CHAIRMAN

Guy Shepard
GUY SHEPARD, MEMBER

R. R. Spurrer
R. R. SPURRER, SECRETARY

May 4, 1950

REGISTERED MAIL

Mr. Raymond Lamb
Wilson Oil Company
210 Carper Building
Artesia, New Mexico

Dear Mr. Lamb:

We enclose herewith, signed copy of Case No. 216, Order No. R-18, issued by the Oil Conservation Commission, in connection with the hearing held in Santa Fe, New Mexico, on April 10, 1950.

Very truly yours,

STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION

R. R. Spurrer
Secretary-Director

RRS:bw
encl.

ILLEGIBLE

Case
216

May 4, 1950

REGISTERED MAIL

Mr. Elmer Staley
Leon County Operators Committee
Drawer 1
Hobbs, New Mexico

Dear Mr. Staley:

We enclose herewith, the following signed copies:

- Case No. 192, Order No. P-24
- Case No. 208, Order No. P-25
- Case No. 214, Order No. P-26
- Case No. 215, Order No. P-27
- Case No. 216, Order No. P-28. ✓

Very truly yours,

A. H. Spurrier
Secretary-Director

HS:bw
encls.

ILLEGIBLE

NOTICE OF PUBLICATION
STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION

The State of New Mexico by its Oil Conservation Commission hereby gives notice pursuant to law and the rules and regulations of said Commission promulgated thereunder, of the following public hearing to be held April 10, 1950, beginning at 10:00 o'clock A.M. on that day in the City of Santa Fe, New Mexico, in the Capitol (Hall of Representatives).

STATE OF NEW MEXICO TO:

All named parties in the following case
and notice to the public:

Case 216

In the matter of the application of Wilson Oil Company for an order granting it permission to drill an unorthodox location on its State B 6807 lease, located 2310 feet south of the north line and 1270 feet east of the west line (SW NW) Section 13, Twp. 21S, R 34E, N.H.P.M., in the Wilson pool of Lea County, New Mexico.

Given under the seal of the Oil Conservation Commission of New Mexico, at Santa Fe, New Mexico, on March 23, 1950.

STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION

R. R. Spurrler
R. R. SPURRLER, SECRETARY

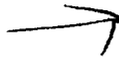
SEAL

Case 216

May 4, 1950

Signed copies of the following orders, mailed to Hobbs Office.

Case No. 192, Order No. R-14
Case No. 208, Order No. R-15
Case No. 216, Order No. R-18
Case No. 215, Order No. R-17



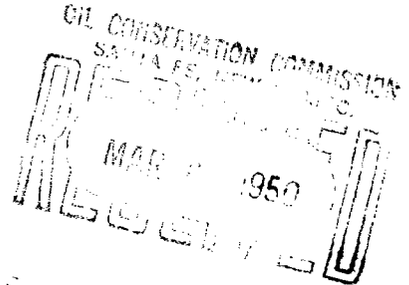
Wilson Oil Company

INCORPORATED UNDER THE LAWS OF NEW MEXICO



P. O. BOX 627
SANTA FE, NEW MEXICO
TELEPHONE 66

March 3, 1950



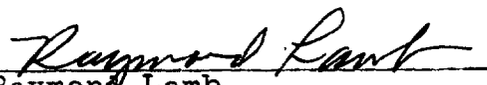
Mr. R. R. Spurrier, Director
New Mexico Oil Conservation Commission
State of New Mexico
P. O. Box 871
Santa Fe, New Mexico

Dear Mr. Spurrier:

Please find attached Application for hearing on an unorthodox location in Section 13, Township 21 South, Range 34 East, in Lea County, New Mexico.

We are prepared to appear on March 21, 1950, the next proposed hearing date, and present information pertaining to the case.

Yours very truly,


Raymond Lamb
Assistant to the President
Wilson Oil Company

RL:jd
Enc.

BEFORE THE OIL CONSERVATION COMMISSION
OF THE STATE OF NEW MEXICO

IN THE MATTER OF APPLICATION
OF WILSON OIL COMPANY FOR AN
ORDER GRANTING IT PERMISSION
TO DRILL AN UNORTHODOX LOCA- ::
TION ON ITS STATE B 6807 ::
LEASE LOCATED IN THE SW/4 NW/4 :: NO. _____
OF SECTION 13, TOWNSHIP 21 ::
SOUTH, RANGE 34 EAST, N.M.P.M., ::
IN THE WILSON POOL OF LEA
COUNTY, NEW MEXICO.

APPLICATION

Wilson Oil Company, Applicant herein, in connection herewith, respectfully shows to the Oil Conservation Commission:

1. Applicant is owner and holder of the State Oil and Gas Lease No. B 6807, described as S/2 NW/4, SW/4, W/2 SE/4, and SE/4 SE/4 of Section Thirteen (13), Township Twenty-one (21) South, Range Thirty-four (34) East, N.M.P.M., in Lea County, New Mexico.
2. That all wells are producing from the Wilson Pay of the lower Yates and upper Seven Rivers formations, encountered at approximately 3775 feet.
3. That Applicant, on the basis of geological and engineering information, is of the opinion and belief that the present producing offset wells, designated as wells No. 9 and 14, will not recover oil from the forty acre unit, SW/4 NW/4 of Section 13, Township 21 South, Range 34 East. State

No. 11 was drilled in the center of the above described unit to a total depth of 3860 feet and completed as a dry hole. It is the belief of the Applicant that a second well on the unit would be in the interest of conservation, prevent waste, and would enable the Applicant to recover substantial quantities of oil which would not otherwise be produced if such location is not drilled.

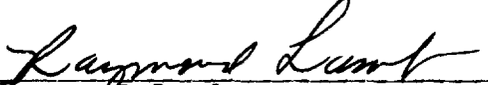
4. Wilson Oil Company desires, and hereby makes, application to drill State B 6807 well No. 41 at the following location:

Well No. 41: Section 13, Township 21 South, Range 34 East, N.M.P.M., to be located 2310 feet south of the north line and 1270 feet east of the west line of said Section 13.

5. That said proposed unorthodox location will be 990 feet from property line of north offset operator, and 1270 feet from property line of west offset operator.
6. That in the event an order is hereby entered by the Oil Conservation Commission, granting permission to Applicant to drill the hereinabove described unorthodox location at the location designated, it is not Applicant's intention, nor does applicant ask, that it be granted any allowable other than the daily allowable as fixed monthly by the Oil Conservation Commission for the forty acre proration unit upon which said unorthodox location is drilled.

WHEREFORE, Applicant prays that the Commission set a date for hearing this application in accord-

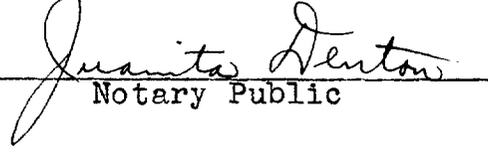
ance with its rules and regulations; that upon presentation of this application, Applicant be granted permission to drill the unorthodox location hereinabove described; and that a proper order be entered, granting permission to Applicant to produce the daily allowable from the forty acre proration unit upon which such unorthodox location is located.


Raymond Lamb
210 Carper Building
Artesia, New Mexico.
Assistant to the President
of Wilson Oil Company.

STATE OF NEW MEXICO)
) : ss.
COUNTY OF EDDY)

On this 3rd day of March, 1950, before me personally appeared Raymond Lamb, representative for Applicant, to me known to be the person described in and who executed the foregoing instrument, and acknowledged that he executed the same as his free act and deed.

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


Notary Public

My commission expires:

August 28, 1953.

CLASS OF SERVICE

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WESTERN UNION

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W. P. MARSHALL, PRESIDENT

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1950 APR 10 PM 1 33

REGARDING CASE NO. 216 HEARING ON WHICH IS TO BE HELD APRIL 10, 1950 ON THE APPLICATION OF WILSON OIL COMPANY FOR PERMIT TO DRILL AN UNORTHODOX LOCATION ON STATE "B" 6807 LEASE. WE DESIRE THAT THE FOLLOWING BE ENTERED INTO THE RECORD. THE STANOLIND OIL AND GAS COMPANY DOES NOT OBJECT TO THE GRANTING OF APPLICANT'S PERMIT; HOWEVER, IT IS BELIEVED THAT THE ALLOWABLE FOR THIS WELL, IF DRILLED, SHOULD BE LIMITED TO THAT PROPORTION OF THE FULL 40-ACRE ALLOWABLE ALLOCATION AS THE ACREAGE WHICH MAY BE REASONABLY CONSIDERED PRODUCTIVE BEARS TO 40-ACRES=

C F BEDFORD STANOLIND OIL AND GAS CO=

216 10 190 B 6807 240 40=

OIL CONSERVATION COMMISSION
SANTA FE, NEW MEXICO.
APR 10 1950