

Case No.

636

Application, Transcript,
Small Exhibits, Etc.

N.O.

CASE 636: Skelly 80-acre morphodox
gas unit, Eumont Gas Pool

BEFORE THE
U.S. CONSERVATION COMMISSION
SANTA FE, NEW MEXICO

TRANSCRIPT OF HEARING

Case No. 625 *625*
(Withdrawn)

January 20, 1954
Regular Hearing

ADA DEARNLEY & ASSOCIATES
COURT REPORTERS
ROOM 105-106, EL CORTEZ BLDG.
PHONES 7-9645 AND 5-9546
ALBUQUERQUE, NEW MEXICO

BEFORE THE
OIL CONSERVATION COMMISSION
SANTA FE, NEW MEXICO

January 20, 1954

In the Matter of:

Skelly's application for approval of 80
acre unorthodox gas proration unit in the
Eumont Gas Pool: W/2 NE/4 16-21S-36E

Case No. 636
(Withdrawn)


MR. SELINGER: We are ready to proceed in Case 635, 638 and
639. With respect to Case 636 we desire to have that case withdrawn
for the reason that Skelly and P.W. have worked an orthodox 160
acre unit.

MR. SPURRIER: Any objection to counsel's motion in 636?
If not it will be granted.

STATE OF NEW MEXICO)
COUNTY OF BERNALILLO)

I HEREBY CERTIFY that the foregoing and attached transcript of
hearing in Case 636 (withdrawn) before the Oil Conservation Commission,
State of New Mexico, at Santa Fe, on January 20, 1954, is a true
and correct record of the same to the best of my knowledge, skill
and ability.

DATED at Albuquerque, New Mexico, this 26th day of January,
1954.


REPORTER

ADA DEARNLEY & ASSOCIATES
COURT REPORTERS
ROOM 105-106, EL CORTEZ BLDG.
PHONES 7-9846 AND 5-9846
ALBUQUERQUE, NEW MEXICO

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. 636
Order No. R-417

THE MATTER OF THE APPLICATION
OF SKELLY OIL COMPANY FOR APPROVAL
OF AN 80-ACRE UNORTHODOX GAS PRORATION
UNIT IN EXCEPTION TO RULE 7 (A) OF ORDER
R-370-A TO INCLUDE W/2 NE/4 OF SECTION 16,
TOWNSHIP 21 SOUTH, RANGE 36 EAST, NMPM,
LEA COUNTY, NEW MEXICO.

ORDER OF THE COMMISSION FOR DISMISSAL

BY THE COMMISSION:

This cause came on for hearing at 9 a.m. on January 20, 1954,
at Santa Fe, New Mexico, before the Oil Conservation Commission of New
Mexico, hereinafter referred to as the "Commission."

NOW, on this 17th day of March, 1954, the Commission, a
quorum being present, having considered the applicant's motion for with-
drawal of the case, as presented in the hearing on that date,

FINDS: That said motion is well taken, and

IT IS THEREFORE ORDERED:

That Case 636 be, and the same hereby is dismissed.

DONE at Santa Fe, New Mexico, on the day and year herein-
above designated.

STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION

E. L. Mechem
EDWIN L. MECHEM, Chairman

E. S. Walker
E. S. WALKER, Member

R. R. Spurrer
R. R. SPURRIER, Member and Secretary

S E A L

OIL CONSERVATION COMMISSION
P. O. BOX 871
SANTA FE, NEW MEXICO

March 23, 1954

C
O
P
Y

Skelly Oil Company
Hobbs, New Mexico

Attention: Mr. J. N. Dunlavey

Gentlemen:

We attach signed copy of Order R-417 issued by the Commission in dismissal of Case 636 upon your company's request for such a conclusion.

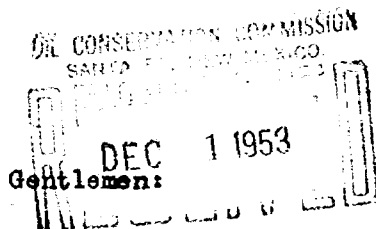
Very truly yours,

W. B. Macey
Chief Engineer

WBM:nr

OIL CONSERVATION COMMISSION
STATE OF NEW MEXICO
SANTE FE, NEW MEXICO

Re: IN THE MATTER OF SKELLY OIL
COMPANY FOR APPROVAL OF AN
UNORTHODOX GAS UNIT EMBRACING
80 CONTIGUOUS ACRES IN THE
EUMONT GAS POOL, LEA COUNTY,
NEW MEXICO.



Comes now SKELLY OIL COMPANY, a Delaware corporation with offices in Tulsa, Oklahoma, petitioning the New Mexico Oil Conservation Commission for approval of an unorthodox gas proration unit lying wholly within the limits of the Eumont Gas Pool, namely the $W\frac{1}{2}$, $NE\frac{1}{4}$ of Section 16, T21S, R36E., N.M.P.M., Lea County, New Mexico, and in support thereof does state:

1. That the petitioner is the sole owner of all leases on the 80 acres confined by the boundaries of the $W\frac{1}{2}$, $NE\frac{1}{4}$ of Section 16, T21S, R36E., N.M.P.M., and concerns but a single royalty owner, namely the State of New Mexico.
2. That the petitioner's State "B" well No. 5 is located 660' from each the South and East boundaries of the lease and is completed within the vertical limits of the Eumont Gas Pool as defined by the New Mexico Oil Conservation Commission.
3. That the petitioner's lease is capable of production by virtue of its past production and the fact it is offset by producing gas wells.
4. That a plat showing the above described lands and all offset properties indicating well locations and lease ownership to the best of our knowledge is hereto attached.
5. That all lands described above, and contained within the limits of the proposed proration unit, lie within a single legal subdivision (quarter section) of the U. S. Public Land Survey.

Wherefore, the petitioner requests that, in the interest of conservation and protection of correlative rights, the Commission grant an exception to Rule 7(a), Order R-370-A, by which the petitioner may operate the above described lands as a single unit.

Respectfully submitted
SKELLY OIL COMPANY

J. N. Dunlayey
J. N. Dunlayey

SKELLY OIL COMPANY

CASE №

EXHIBIT NO

ATLANTIC "B"	GULF	CONT ATLAN	SINCLAIR	HUMBLE
GULF				
State TIDEWATER	State	U S	Adkins	Adkins
"state B"	Pacific WESTERN	GULF "C"		
Coleman	State	TIDEWATER "D"	GULF "E"	
SHELL	CONT ATLAN	CITIES SERVICE "O"		
U S	E-2	State		
GULF	GULF	ATLANTIC STANOLIND "D"		
State	State	TIDEWATER	STANOLIND "E"	STAN ATLAN "L"
State	State	State	State	State

OIL CONSERVATION COMMISSION
STATE OF NEW MEXICO
SANTE FE, NEW MEXICO

Re: IN THE MATTER OF SKELLY OIL
COMPANY FOR APPROVAL OF AN
UNORTHODOX GAS UNIT EMBRACING
80 CONTIGUOUS ACRES IN THE
EUMONT GAS POOL, LEA COUNTY,
NEW MEXICO.

Gentlemen:

Comes now SKELLY OIL COMPANY, a Delaware corporation with offices in Tulsa, Oklahoma, petitioning the New Mexico Oil Conservation Commission for approval of an unorthodox gas proration unit lying wholly within the limits of the Eumont Gas Pool, namely the W $\frac{1}{2}$, NE $\frac{1}{4}$ of Section 16, T21S, R36E., N.M.P.M., Lea County, New Mexico, and in support thereof does state:

1. That the petitioner is the sole owner of all leases on the 80 acres confined by the boundaries of the W $\frac{1}{2}$, NE $\frac{1}{4}$ of Section 16, T21S, R36E., N.M.P.M., and concerns but a single royalty owner, namely the State of New Mexico.

2. That the petitioner's State "B" well No. 5 is located 660' from each the South and East boundaries of the lease and is completed within the vertical limits of the Eumont Gas Pool as defined by the New Mexico Oil Conservation Commission.


3. That the petitioner's lease is capable of production by virtue of its past production and the fact it is offset by producing gas wells.

4. That a plat showing the above described lands and all offset properties indicating well locations and lease ownership to the best of our knowledge is hereto attached.

5. That all lands described above, and contained within the limits of the proposed proration unit, lie within a single legal subdivision (quarter section) of the U. S. Public Land Survey.

Wherefore, the petitioner requests that, in the interest of conservation and protection of correlative rights, the Commission grant an exception to Rule 7(a), Order R-370-A, by which the petitioner may operate the above described lands as a single unit.

Respectfully submitted
SKELLY OIL COMPANY


J. N. Dunlavey

OIL CONSERVATION COMMISSION
STATE OF NEW MEXICO
SANTA FE, NEW MEXICO.

RE: IN THE MATTER OF SKELLY OIL COMPANY)
FOR APPROVAL OF AN UNORTHODOX GAS (CASE NO.
UNIT EMBRACING 80 CONTIGUOUS ACRES) 636
IN THE EUMONT GAS POOL, LEA COUNTY, ()
NEW MEXICO.)

Gentlemen:

Comes now SKELLY OIL COMPANY, a Delaware corporation with offices in Tulsa, Oklahoma, petitioning the New Mexico Oil Conservation Commission for approval of an unorthodox gas proration unit lying wholly within the limits of the Eumont Gas Pool, namely the $W\frac{1}{2}$, $NE\frac{1}{4}$ of Section 16, T 21S, R36E., N.M.P.M., Lea County, New Mexico, and in support thereof does state:

1. That the petitioner is the sole owner of all leases on the 80 acres confined by the boundaries of the $W\frac{1}{2}$, $NE\frac{1}{4}$ of Section 16, T 21 S, R 36 E., N.M.P.M., and concerns but a single royalty owner, namely the State of New Mexico.
2. That the petitioner's State "B" well No. 5 is located 660' from each the South and East boundaries of the lease and is completed within the vertical limits of the Eumont Gas Pool as defined by the New Mexico Oil Conservation Commission.
3. That the petitioner's lease is capable of production by virtue of its past production and the fact it is offset by producing gas wells.
4. That a plat showing the above described lands and all offset properties indicating well locations and lease ownership to the best of our knowledge is hereto attached.
5. That all lands described above, and contained within the limits of the proposed proration unit, lies within a single legal subdivision (quarter section) of the U. S. Public Land Survey.

WHEREFORE, the petitioner requests that, in the interest of conservation and protection of correlative rights, the Commission grant an exception to Rule 7(a) Order R-370-A, by which the petitioner may operate the above described lands as a single unit.

Respectfully submitted

(Sgd) SKELLY OIL COMPANY
J. N. Dunlavey

(The above named plat is on
file in office of Oil Conservation
Commission in Santa Fe, New Mexico.)

New Mexico Oil & Gas Eng. Comm.
Hobbs, New Mexico.
Jan. 4, 1954