

Case No.

813

Application, Transcript,
Small Exhibits, Etc.

CASE 813: OCC application for Roy Timmons
and American Employers' Ins. Co. to show
cause why Timmons No. 1 should not be P & A

2041

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Date 1-11-5

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JAN • 55

*Diagram of a
Ladder*



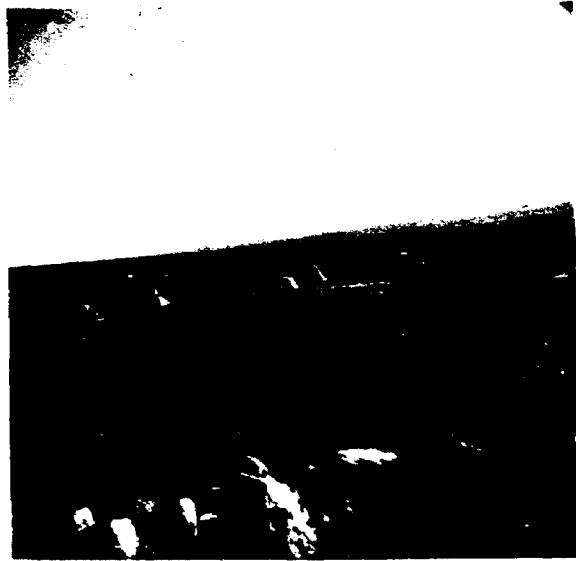
JAN • 55

11/11/11



JAN • 55

Answer



Both ends facing to
SW across open land
pits, showing slight
slope toward second
well. Mitchell ranch
headquarters in far left
background. Horse Ridge
Ute Creek. Same running from
right to left. Mesquite hill
(cypress) on right horizon.
Nearest well 25 yds. from
camera.

NE well, looking to NE
and uphill on gentle
slope. Rocks & boulders in
background are remains
of old sand pits, some
still open and dangerous
to livestock.

Camera 15 yards from well.



SW well looking to
NE with other well
in background on
horizon.

Camera 1/2 way down
well.



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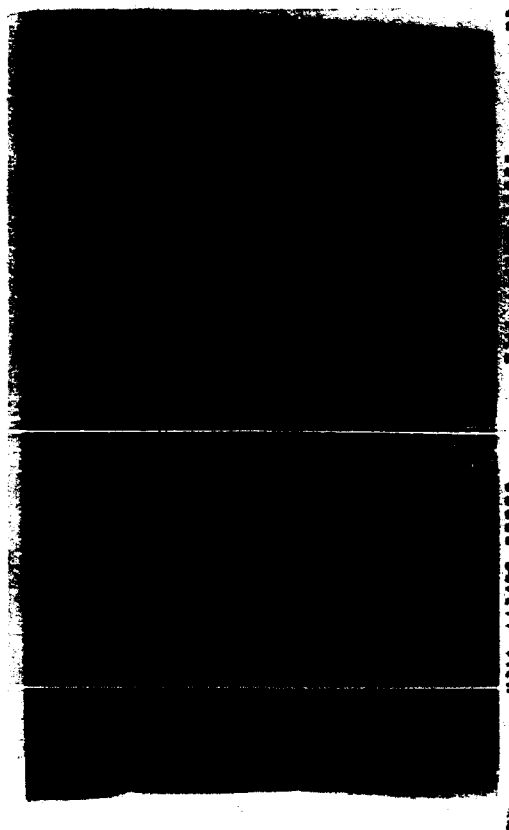
[] PRINTS from each negative

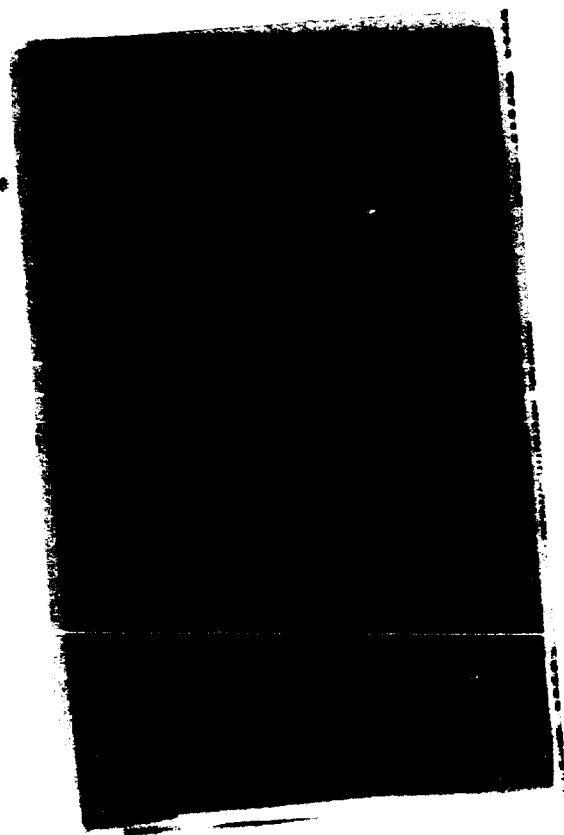
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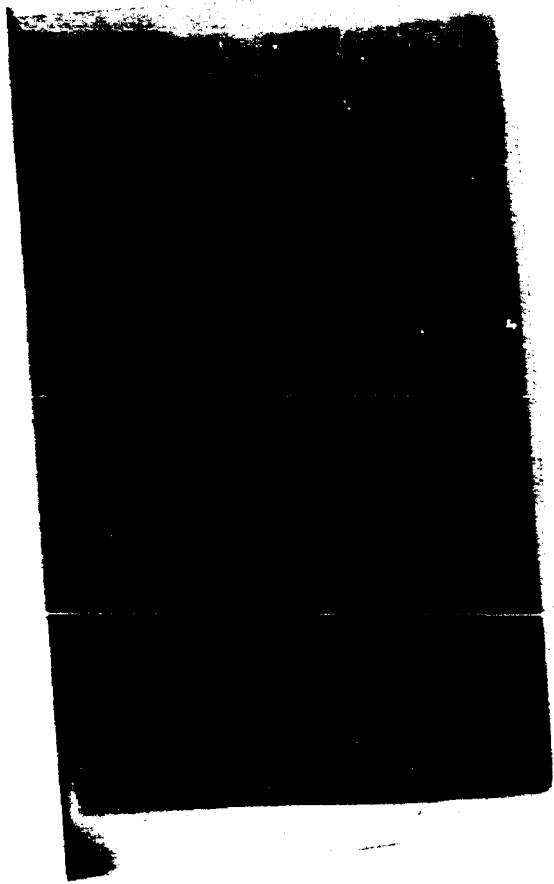
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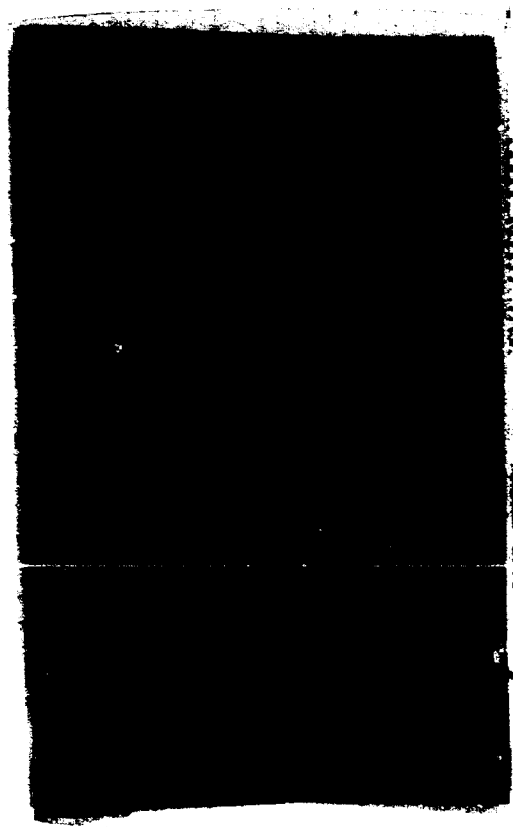
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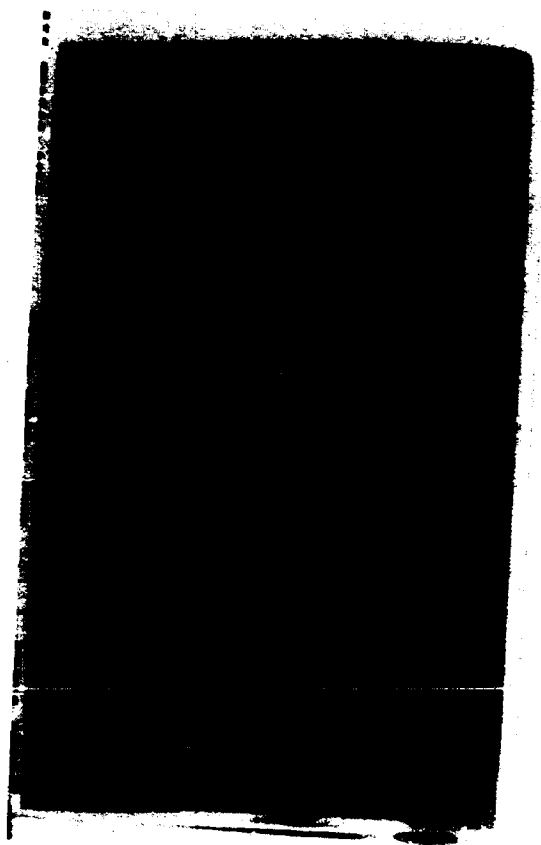




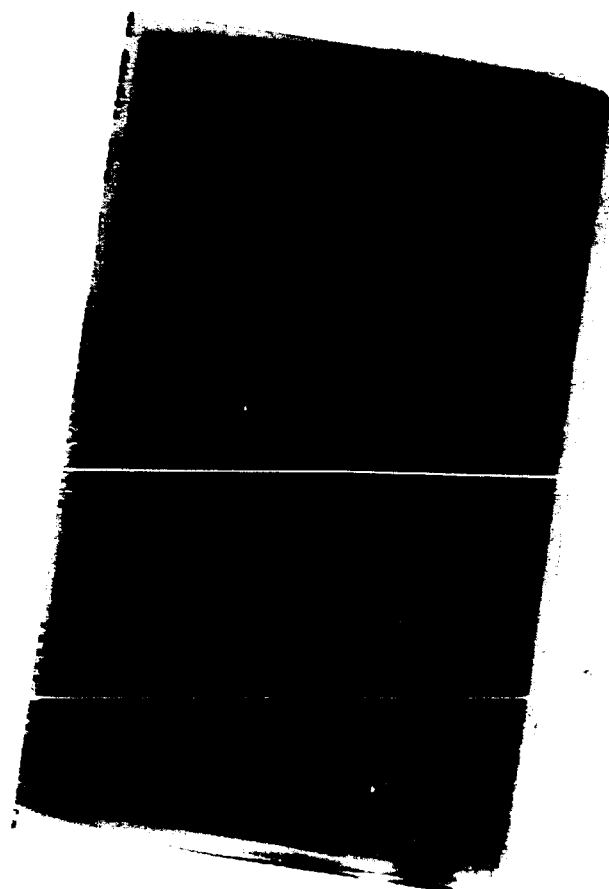












BEFORE THE OIL CONSERVATION COMMISSION
OF THE STATE OF NEW MEXICO

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

CASE NO. 813
Order No. R-629

THE MATTER OF THE APPLICATION
OF THE COMMISSION UPON ITS OWN
MOTION FOR AN ORDER DIRECTED
TO ROY E. TIMMONS, DOING BUSINESS
AS THE TIMMONS CARBONIC COMPANY,
AND TO AMERICAN EMPLOYERS' INSURANCE
COMPANY TO APPEAR AND SHOW CAUSE WHY
THE TIMMONS NO. 1 WELL IN THE SW/4 NE/4
OF SECTION 33, TOWNSHIP 21 NORTH, RANGE
30 EAST, NMPM, HARDING COUNTY, NEW
MEXICO, SHOULD NOT BE ORDERED PLUGGED.

ORDER OF THE COMMISSION

BY THE COMMISSION:

This cause came on for hearing at 9 o'clock a.m. on March 16, 1955, at Santa Fe, New Mexico, having been successively continued from the original hearing date of January 13, 1955, before the Oil Conservation Commission of New Mexico, hereinafter referred to as the "Commission".

NOW, on this 12th day of May, 1955, the Commission, a quorum being present, having considered the testimony adduced and the exhibits received 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 the Timmons No. 1 carbon dioxide well, located in the SW/4 NE/4 of Section 33, Township 21 North, Range 30 East, NMPM, Harding County, New Mexico, was last operated by Roy E. Timmons, doing business as the Timmons Carbonic Company of Denver, Colorado.

(3) That the Timmons No. 1 carbon dioxide well was spudded on or about December 28, 1944, and has since been known to be productive of carbon dioxide gas in commercial quantities.

(4) That the American Employers' Insurance Company did, on December 5, 1944, act as surety on a \$5,000.00 one-well plugging bond covering operations by Roy E. Timmons, principal, on subject well and that said bond is in full force and effect as of this date.

(5) That Roy E. Timmons is responsible for the operation and maintenance of subject well and facilities necessary to the operation thereof.

(6) That wellhead facilities for pressure control on subject well are currently inoperative and insufficient.

(7) That said well is presently in a state of disrepair and constitutes a potential threat to the well-being of individuals and properties in the vicinity.

(8) That said well can be restored to a safe condition after minor workover operations or abandonment.

IT IS THEREFORE ORDERED:

(1) That Roy E. Timmons and American Employers Insurance Company cause the Timmons No. 1 Well in the SW/4 NE/4 of Section 33, Township 21 North, Range 30 East, NMPM, Harding County, New Mexico, to be repaired or plugged within 60 days following the effective date of this order.

(2) That in the event Roy E. Timmons or American Employers' Insurance Company chooses to plug said well, such plugging shall be accomplished by setting ten (10) sacks neat cement at total depth, and spotting an additional ten (10) sacks neat cement at a depth of 700 feet. Further, a plug consisting of ten (10) sacks neat cement shall be set at the surface and a regulation marker placed therein. Intervals between plugs shall be filled with heavy mud. The location shall be levelled and cleared of junk.

(3) Upon completion of plugging or workover operations, the Commission shall be notified of such completion, and an authorized representative of the Commission shall inspect the well and location. Pertinent information concerning the plugging or workover operation shall be filed with the Commission on Form C-103.

PROVIDED FURTHER, That failure to comply with this order within the 60 days allotted for compliance shall render said Roy E. Timmons and the American Employers' Insurance Company liable to prosecution under Section 24 (b) of the Conservation Act (Chapter 168 of the Laws of 1949).

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

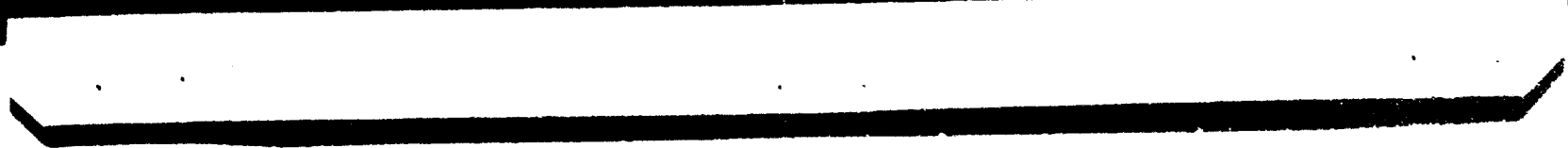
STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION

John F. Simms
JOHN F. SIMMS, Chairman

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

W. B. Macey
W. B. MACEY, Member and Secretary





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BEFORE THE
Oil Conservation Commission
SANTA FE, NEW MEXICO
March 17, 1955

IN THE MATTER OF:

CASE NO. S12, S13, S14

*Return to
ADA
March 12 812*

TRANSCRIPT OF PROCEEDINGS

ADA DEARNLEY AND ASSOCIATES
COURT REPORTERS
ROOMS 105, 106, 107 EL CORTEZ BUILDING
TELEPHONE 7-9546
ALBUQUERQUE, NEW MEXICO

BEFORE THE
OIL CONSERVATION COMMISSION
Santa Fe, New Mexico
March 17, 1955

Application of the Commission upon its own motion :
for an order directed to Roy Timmons to appear and : No. 812
show cause why the Kerlin No. 1 Well, SE/4 1.. /4 :
34-21N-30E, Harding County, New Mexico, should not :
be ordered plugged. :
:

Application of the Commission upon its own motion :
for an order directed to Roy Timmons and to American :
Employers Insurance Company to appear and show cause: No. 813
why the Timmons No. 1 Well, SW/4 NE/4 33-21N-30E, :
Harding County, New Mexico, should not be ordered :
plugged. :
:

Application of the Commission upon its own motion :
for an order directed to Roy Timmons and to :
Fidelity and Deposit Company of Maryland to appear : No. 814
and show cause why the Tixier Well No. 1, SW/4 NE/4 :
2-20N-30E, Harding County, New Mexico, should not :
be ordered plugged. :
:

BEFORE:

Honorable John Simms, Jr.
Mr. E. S. (Johnny) Walker
Mr. William E. Macey

TRANSCRIPT OF HEARING

MR. MACKEY: Without objection Cases 812, 813, and 814, will
be consolidated for the purpose of taking testimony.

MR. KITTS: I have a note here that I would like to read in
the record from Oliver Seth of Seth and Montgomery stating as
follows: Seth and Montgomery appears for the bonding company,
American Employers Insurance Company, in Case No. 813, in response
to the notice of the Commission, we have no information on the
condition of the well but are prepared to carry out the directions
of the Commission as they may be entered in this case so far as

the bond is concerned. Signed Oliver Seth.

E U G E N E A. C H A V E Z,

called as a witness, having been first duly sworn, testified as follows:

DIRECT EXAMINATION

By: MR. KITTS:

Q Will you state your name and position, please.

A Eugene A. Chavez, Oil and Gas Inspector, District Four of the New Mexico Oil Conservation Commission.

Q Mr. Chavez, you are familiar, I believe with Cases 812 through 814, inclusive, is that correct?

A I am.

Q And have you inspected the records of the Commission as they pertain to the wells involved in these cases?

A Yes, I have.

Q Directing your attention first of all, Mr. Chavez, to Kerlin No. 1 Well, Southeast quarter Northwest quarter, Section 34, Township 21 North, Range 30 East, is there any data in the records to show when this well was completed?

A Yes, the well was completed May 15, 1931.

Q As a CO₂ well, carbon dioxide well?

A Yes, sir.

Q You have any further information which was furnished at that time as to the initial potential?

A Well, the well was carried to a total depth of 988 feet and tested 3656 MCF Carbon dioxide per day, the initial potential approximately 40 pounds pressure.

Q Mr. Chavez, do the records show that a plugging bond has ever been filed with the Commission in this case?

A Yes.

Q That was a bond with personal sureties, however, was it not?

A Yes, it was.

Q And when was that filed, do the records show?

A November 27, 1936.

Q Has this operator, Mr. Timmons, ever been notified of his failure to maintain a plugging bond as required by the Commission?

A Yes, he has.

Q And when was that?

A November 8, 1954.

Q And would you review the correspondence on that matter, what occurred, did you ever receive an answer from Mr. Timmons?

A Yes, we received an answer, Mr. Timmons appeared very perplexed over the whole matter, he more or less tried to stall us off.

Q Stating that he would produce a sufficient surety bond, is that right?

A Yes.

Q Now has he ever provided such a bond?

A No.

Q Now Mr. Chavez, going back to a little more history of this well as it may or may not appear in the records, were any production reports filed by this operator on C-114?

A Yes, there were.

Q And will you state how frequently and when?

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A Reports were not very religiously filed, the last C-114 on this well was filed in July, 1954.

Q And none have been filed since that time?

A No.

Q And before that time they were filed more or less sporadically, as I understand it?

A Yes.

Q Has this well ever been shut down prior to this time for not reporting production?

A Yes, it has.

Q When was that?

A In April of 1954.

Q For how long a period?

A Well, that is -- at that time it was shut down and it has remained shut down ever since.

Q Since April of 1954?

A Yes.

Q Has any report ever been submitted to the Commission on the plugging or abandonment of this well?

A No.

Q Has there been any notice filed of intention to plug in compliance with Rule 201?

A No, there hasn't.

Q You have any further information as disclosed by the records of the Commission concerning this well that you care to comment on?

A I don't believe so.

Q Mr. Chavez, now turning your attention to Timmons No. 1 Well, located in the southwest quarter of the northeast quarter of Section 33, Township 21 North, Range 30 East, Harding County, was there ever a notice of intention to drill filed in this case?

A Yes.

Q And when was that?

A It was filed December 26, 1944, and approved by the Oil Commission on the same date.

Q Is there any report as to when the well was completed?

A No, we have no data as to the completion date.

Q And you have searched the record for that, have you?

A Yes.

Q Is there any data as to the filing of a plugging bond in this case, has one been filed?

A Yes, there has.

Q Do your records disclose when that was filed?

A Well, it was filed the 20th of December, 1944.

Q And the American Employers Insurance Company is the carrier, is the bonding company there?

A Yes, it is.

Q Now regarding production records on this well, do you have production records, any indication of what this well has produced?

A Well, the last report on file is the C-114 of December, 1952, and it showed a production of approximately 4,800 MCF carbon dioxide.

Q And there has been no production report filed since that time?

A No.

Q Has this deficiency been called to Mr. Timmon's attention to your knowledge?

A Yes, it has.

Q Before 1952 were production reports filed as required by our rules and regulations?

A Yes, they were, sporadically and after much persuasion.

Q But again not on a regular basis as required?

A No.

Q Has there been received by the Commission any notice of intention to plug or abandon this well?

A No.

Q And you state that he has been notified of failure to make proper reports?

A Yes.

Q Is there any further information as divulged by the records that you wish to call to the Commission's attention relative to this well?

A No, aside from the fact that although we don't have a completion date, we do have information that the well had an initial potential of 960 MCF and was carried to a total depth of 930 feet.

Q All right, Mr. Chavez, passing on to the third well involved in these three cases, the Tixier Well No. 1, located in the south-west quarter of the northeast quarter of Section 2, Township 20 North, Range 30 East, Harding County, New Mexico, first of all, when was notice of intention to drill filed in this case?

A Filed August 5, 1938 and approved August 6, 1938, with the

stipulation that a bond, that a proper plugging bond be filed and accepted.

Q Was such a plugging bond ever filed in this case?

A Yes.

Q When was that?

A August 5, 1938.

Q Do the records you have before you divulge when this well was spudded or when it was completed?

A Not definitely, I believe it was some time in August of 1938, and completion date is not known.

Q Is it your belief that the completion date was never reported?

A Yes.

Q Now turning to production reports from this well, have they been submitted and if so on any regular basis?

A They have been submitted but not very regularly.

Q When was the last one submitted approximately, do you know?

A Frankly no, I don't know.

Q Is there a record of many of them having been filed?

A No.

Q Was there ever received by the Commission a notice of intention to work over this well?

A Yes, we have a C-102 dated December of 1947, and approved May of 1948 concerning an intention to work over the well.

Q And do your records show whether the well was worked over?

A We have no records to show any results of the work over job.

Q Do you have such, in any, correspondence or record of

reports from 1947 to 1952?

A None whatsoever.

Q None whatever?

A No, sir.

Q Was this operator ever told that he was delinquent in his reports, production reports and other reports on this well?

A Yes, he was.

Q And when was that, do your records disclose, in 1951?

A No, no, it was by the same letter of March 5, 1954.

Q Do your records disclose any reports submitted in the period from '51 to '54 on this well?

A No.

Q Has there been any correspondence between the -- as divulged by your records there between the Commission and the bonding company in regard to the bond?

A Yes, the bonding company appeared very desirous of effecting a cancellation of the bond.

Q And was an answer made to the bonding company on that, were they told they couldn't cancel the bond or could not --

A (Interrupting) They were told they could not cancel the bond until the principal had complied with our rules and regulations.

Q Mr. Chavez, has there been any further correspondence in the last year to this operator asking him for his well records?

A Yes, there has.

Q And when was that, do your records show?

A The last letter was March 5, 1954.

Q And in response to that request did you receive from the operator his well records?

A Nothing very definite, we received a letter dated August 28, 1954, wherein he gave a rough, very rough summary of the history of the well and stated that he wished to retain the hole as it was at the time until such time as he could deepen or plug back to a shallower pay.

Q Did your request for well records directed to this operator, Mr. Timmons, in August of 1954, did that refer to all three wells we are concerned with here or just this one?

A Yes, it referred to all three wells.

Q And you received skimpy information as to each of them, did you?

A Yes, sir.

Q Has there been any notice of intention to plug and abandon this well?

A No, there hasn't.

Q And the records do not disclose that it has been abandoned or plugged?

A No, they do not.

MR. KITTS: I believe that is all.

MR. MACEY: Any questions of the witness? If not, the witness may be excused.

(Witness excused.)

MR. KITTS: Mr. Rhodes, please.

1. I. A. C. 2. 3.

called as a witness, having been first duly sworn, testified as follows:

DIRECT EXAMINATION

By: MR. KITTS:

Q Will you state your name and position, please.

A H. M. Rhodes, Engineer for the Oil Conservation Commission.

Q Mr. Rhodes, directing your attention to these three wells and first of all to Kerlin No. 1, did you make a trip to the site of this well and inspect the well and the surrounding area?

A On January 5, 1955, Mr. E. A. Chavez, the District Oil and Gas Inspector, and myself went up Bueyeros in Harding County, New Mexico, for the purpose of inspecting the operations of Timmons Carbonic Company and the three wells concerned herein, the Kerlin No. 1 well located in the southwest quarter of the northwest quarter of Section 34, Township 21 North, Range 30 East is situated immediately behind the plant operated by the Timmons Carbonic Company. The inspection of this well showed that a pump jack was in place over the hole, apparently for the purpose of removing water from the well, however, the pump jack was inoperative at the time and had apparently been inoperative for a considerable length of time.

MR. MACEY: You mean had been inoperative for a considerable length of time?

A Yes, isn't that what I said? The polish rod was found to be very badly corroded. There was no prime mover on the pump. There was a slight gas leak through the stuffing box and the well could not be operated without extensive workover operations.

MR. KITTS: The well was not producing?

A The well was definitely not producing. Now a workover

mast was permanently in place over the hole and all valves on the well were apparently closed. I have an exhibit here which consists of two photographs of this well taken from a distance of approximately 20 feet which show the rather bad state of repair in which this well was found and I would like to introduce this as Exhibit 1 in Case 812.

Q Who took that photograph, Mr. Rhodes?

A I took the photograph.

MR. KITTS: We offer in evidence Commission Staff's Exhibit No. 1.

MR. MACEY: Without objection it will be received.

MR. KITTS: Mr. Rhodes, did the well site and the plant appear to be abandoned?

A For all practical purposes they were abandoned, as I say, the Kerlin well immediately behind the plant could not be operated in its present condition. The plant, of course, was shut down and considerable equipment was in place inside the plant.

Q Will you state briefly what this plant consists of?

A It consists of a main building, dimensions approximately 60 feet by 80 feet, inside of which were facilities for the compression and refrigeration of carbon dioxide gas.

Q Was any of this carbon dioxide gas being wasted? You stated, I believe, that there was a leak.

A The leak which occurs through the stuffing box in the Kerlin No. 1 is rather slight and could be considered insignificant.

Q Do you think there is any danger of any further gas being wasted in the future?

A Over a great period of time, yes.

Q You feel this well should be plugged and you feel there is any real danger at the present time?

A I do not feel that there is any particular danger at the present time, however, the well is there, it is not being operated and the physical plant is in such poor condition that I believe it would be advisable to attempt to get Mr. Timmons to work that well over or plug it, if he does not intend to use it further, there is a possibility of danger at some time.

Q Are there any further observations that you care to make regarding this Kerlin No. 1?

A Not with regard to the Kerlin No. 1.

Q All right, Mr. Rhodes, turning your attention to the Timmons No. 1 well, at the same time you made an investigation of that well, did you not?

A Yes, I did, the Timmons No. 1 well, located in the southwest quarter of the northeast quarter of Section 33, Township 21 North, Range 30 East, was found to be in relatively good shape although at the time of inspection all the valves on the wellhead were standing open. Investigation showed that the orbit valve on the wellhead was inoperative and could not be closed. Luckily a gate valve on the flow line existed but was standing open, also. The flow line was charged and a slight leak was noted through a break in an invasion pipe section of the line. Production from this well had apparently been shut in at the master gate at the plant with no attempt to shut the well in at the wellhead. An "A" frame was permanently situated over the well. This well is capable of producing in its present condition. However, a lack

of suitable control equipment at the wellhead makes operation hazardous.

Q What is the condition of the wellhead in that connection, was that in pretty good condition?

A The physical equipment on the well was in good shape with the exception that the orbit valve which serves as your pressure control or as your control at the wellhead was inoperative and about a 75 foot section of the flow line consisted of a rubber impregnated fabric, what we used to call invasion pipe during World War II.

Q What was the condition of the meter, did you observe that?

A A meter was situated at the well, however, it was in no state to speak of, it was very much dilapidated and completely useless.

Q Here again was there anyone present on the premises?

A No one was present.

Q Now this well is very close to the Kerlin No. 1, isn't it?

A It is approximately a half a mile distant.

Q You believe there is any danger of any great leakage from the flow line of this well?

A Mr. Chavez and I shut in the gate valve on the flow line and that gate valve is situated between the well and the section of the line which is composed of invasion pipe. As I say, the wellhead is in pretty good condition and I frankly doubt, what with the low pressures which are encountered up there, that the well could cause any trouble at this time. However, it would be advisable to see to it that Mr. Thomas either repairs that valve on the wellhead or otherwise takes care of the well in such

a manner that the danger of failure in the future will be completely eliminated.

Q Mr. Rhodes, did you take any photograph of that well?

A I have here an exhibit which I wish to introduce which contains two photographs of the Timmons No. 1 well. That will be Exhibit No. 1 in Case 813.

MR. KITTS: We offer Exhibit No. 1 in Case 813.

MR. MACEY: Without objection it will be received in evidence.

MR. KITTS: You have any further comment you wish to make in regard to Timmons No. 1?

A No, I have not.

Q Now passing on to Tixier No. 1, on that same day in January you made an inspection of this well, did you not, Mr. Rhodes?

A Yes, I did. Upon arriving in the Bueyeros area Mr. Chavez took me to a well which had been pointed out to him as the Tixier No. 1 well. This supposed Tixier No. 1 well which we examined was properly plugged with the exception that the cellar or a recently or fairly recently constructed pit nearby was left open. However, after giving the matter a little thought it became apparent that the well, which was pointed out to Mr. Chavez as the Tixier No. 1, could not possibly be the well in question due to the fact that the thing turned out to be in Section 1 instead of in Section 2 of Township 20 North, Range 30 East. Therefore, I took it upon myself to do a little survey in the area and after becoming situated, in the southwest quarter of the northeast quarter of Section 2, I found two wells in that quarter section about 150

feet apart. It then necessarily followed that one or the other of those two wells was the Tixier No. 1. However, not knowing which of the two was the particular well I have considered them both.

The northernmost of the two holes in this quarter quarter section was found to be wide open to the atmosphere with a wooden plug situated approximately three feet down into the bottom or down into the casing which protruded from the ground. The annulus between the two strings of pipe was open to the atmosphere with the exception of rocks and dirt which had fallen into it serving to plug it up to a greater or lesser degree. Concrete derrick supports were still found around the well and the pits which were employed in the original drilling of the two holes had never been filled but were not dangerous to livestock at this time due to erosion over the years.

Q Was there any leakage, Mr. Rhodes?

A No, Mr. Kitts, there was no leakage whatever. It is doubtful if this well ever contacted or ever drilled into the CO₂ zone.

The second hole in this quarter quarter section was in similar condition. Pipe was protruding some two feet from the ground but the hole had been sitting for so long that a sizeable sink hole had developed around the casing which was protruding. This hole like the other one was plugged with a piece of wood, presumably a fence post. The annulus was also open to the atmosphere and the inside string of pipe -- now I have no idea whether that was the first string, the second string or the third string of pipe -- was capped with a piece of metal which served no useful purpose. There was no sign of any casing at the surface or either

of these two holes. Neither one of these two holes was properly plugged. In fact, neither one of the holes was plugged period.

I have here an exhibit which I would like to enter as Exhibit 1 in Case 814, which consists of one photograph of each of the two holes in this quarter quarter section.

Q Those photographs were taken by you?

A These photographs were taken by Mr. Chavez on January 12th. At the time that I managed to find these two holes I didn't have any more film in my camera on that day so I had to send Mr. Chavez back to take some photographs.

Q Were you present?

A No, I was not present. However, I am dead certain that these are the holes because they are readily identifiable from the photograph since I had been to them the previous week.

Q That depicts accurately the holes that you saw, is that right?

A These depict accurately the holes which I found on my first trip up there.

MR. KITTS: We offer in evidence Exhibit 1 in Case 814.

MR. MACEY: Without objection it will be received.

WITNESS: I have also a photograph which depicts the type of flow lines which are employed in this area by Mr. Timmons. I have here a photograph which shows approximately 100 feet of this invasion pipe flow line. This particular line runs from the Timmons plant to a recently drilled well approximately one quarter of a mile to the east of the plant. The entire quarter mile line consists of this, oh, eight inch, more or less, invasion pipe.

I feel that that gives a rather ready indication as to the nature of the operations up here in that this invasion pipe is a long way from being indestructible and just the use of this pipe alone as a flow line may well contribute to the waste of carbon dioxide gas at some future date.

Q Is that similar to the type of flow line used on the Timmons No. 1?

A This is exactly the same line which comprised approximately 75 feet of the half mile flow line on the Timmons No. 1.

I'd like to introduce that as Exhibit 2 in Cases 812, 813 and 814.

MR. MACEY: Without objection it will be received.

MR. KITTS: And this second well you have just spoken of, did it appear to you or could you tell whether that had ever been a producer or not?

A It had apparently never been drilled to the gas zone. I say apparently because there was no evidence to indicate that this --

Q (Interrupting) And here again the well site was abandoned, there was no one present or working around this site?

A That is correct.

MR. KITTS: That is all.

MR. MACEY: Any questions of the witness? Mr. Rhodes, the Commission is faced with the problem of having to decide this -- the Tixier No. 1, now which one do you presume that we should order plugged?

A Since these wells are in the same quarter quarter section,

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it is my idea to assume that they were both drilled by friend
Tiamons, and that he therefore should be held responsible for
plugging the wells. Now one or the other of them is apparently
not covered by a bond and I should say that if it came to a choice
of plugging one or the other but not both, I would plug the
northern most well of the two since it appears that the most
extensive operations have been carried on in that hole.

MR. MACEY: Do you know whether the well could be accurately
surveyed in to determine which well was which?

A Yes, it could, providing, of course, that the well itself
had been originally surveyed in accurately.

MR. MACEY: How far apart are the wells?

A Approximately 150 feet.

MR. MACEY: Anyone have anything further? You have anything
further? (Witness excused.)

MR. KITTS: No.

MR. MACEY: Take the cases under advisement.

* * * * *

STATE OF NEW MEXICO)
COUNTY OF BERNALILLO) SS.

I, MARGARET MCCOSKEY, Notary Public and Court Reporter, do
heroby certify that the foregoing and attached transcript of
proceedings before the New Mexico Oil Conservation Commission at
Santa Fe, New Mexico, is a true and correct record to the best of
my knowledge, skill and ability.

IN WITNESS WHEREOF I have affixed my hand and notarial seal
this 6th day of April, 1955.

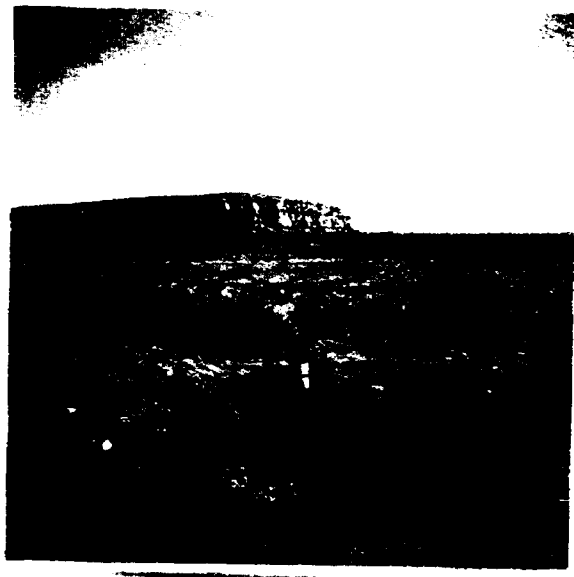
My commission expires:
August 15, 1956.

Margaret McCoskey
Notary Public - Court Reporter

ADA DEARNLEY & ASSOCIATES
STENOGRAPHIC REPORTERS
ALBUQUERQUE, NEW MEXICO
TELEPHONE 3-6691



ONE OF TWO WELLS IN SW/4 NE/4 SEC. 2, T. 20 N., R. 30 E., Harding County, N.D., showingerrick foundation and protruding pipe. Hole is plugged with wood, presumably fence post. No indication of cement plug at surface. Annulus open to atmosphere. Pits open but not dangerous to livestock due to erosion over the years. Location not cleared. Camera at a proximately 50 feet, looking to eastward. This hole is presumably Tixer No. 1.



SECOND OF TWO WELLS IN SW/4 NE/4 SEC. 2, T. 20 N., R. 30 E., Harding County, N.D., showing protruding pipe and sizeable "sink hole" around hole. Hole is plugged with wood, presumably fence post. No indication of cement plug at surface. Annulus open to atmosphere. Pipe is capped with piece of metal which serves no useful purpose. This hole may be Tixer No. 2. Camera at approximately 25 feet looking to east.

WELL NO. 1 AND 2, HARDING COUNTY, N.D.
 100 FEET DEEP IN A NORTH SOUTHERLY DIRECTION
 100 FEET DEEP IN A NORTH SOUTHERLY DIRECTION
 100 FEET DEEP IN A NORTH SOUTHERLY DIRECTION

Comm. Exhibit #1
 Case 914



JAN • 55

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Commission Exhibit #2

Cases 812, 813, - 814

BEFORE THE
Oil Conservation Commission
SANTA FE, NEW MEXICO

IN THE MATTER OF:

CASE NO. 812, 813, 814

TRANSCRIPT OF PROCEEDINGS

ADA DEARNLEY AND ASSOCIATES
COURT REPORTERS
ROOMS 105, 106, 107 EL CORTEZ BUILDING
TELEPHONE 7-9546
ALBUQUERQUE, NEW MEXICO

BEFORE THE
OIL CONSERVATION COMMISSION
Santa Fe, New Mexico
February 17, 1955

IN THE MATTER OF:

Case 812: Application of the Commission upon its own motion for an order directed to Roy Timmons to appear and show cause why the Kerlin No. 1 Well, SE/4 NW 4 34-21N-30E, Harding County, New Mexico, should not be ordered plugged.

Case 813: Application of the Commission upon its own motion for an order directed to Roy Timmons and to American Employers' Insurance Company to appear and show cause why the Timmons No. 1 Well, SW/4 NE/4 33-21-N-30E, Harding County, New Mexico, should not be ordered plugged.

Case 814: Application of the Commission upon its own motion for an order directed to Roy Timmons and to Fidelity and Deposit Company of Maryland to appear and show cause why the Tixier Well No. 1, SW/4 NE/4 2-20N-30E, Harding County, New Mexico, should not be ordered plugged.

MR. MACEY: The next cases are Cases 812, 813, 814. I have a telegram from Mr. Roy E. Timmons. Mr. Timmons' telegram reads: "Specifically request additional 30 days continuance on Cases 812, 813, 814, pending securing well bonds." Is there objection to the continuance of these three cases until March 16.

MR. KITTS: They will be definitely heard at that time?

MR. MACEY: Yes, sir. Under the circumstances, we will continue the cases until March 16.

ADA DEARNLEY & ASSOCIATES
STENOGRAPHIC REPORTERS
ALBUQUERQUE, NEW MEXICO
TELEPHONE 3-6601

STATE OF NEW MEXICO)
) ss.
COUNTY OF BERNALILLO)

I, ADA DEARNLEY, Court Reporter, do hereby certify that the foregoing and attached transcript of proceedings before the New Mexico Oil Conservation Commission at Santa Fe, New Mexico, is a true and correct record to the best of my knowledge, skill and ability.

IN WITNESS WHEREOF I have affixed my hand and notarial seal this 21st day of February, 1955.



NOTARY PUBLIC, Court Reporter

My Commission Expires:
June 19, 1955.

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

December 23, 1954

Mr. Roy Timmons
1845 Wynkoop Street
DENVER COLORADO

Dear Sir:

We attach a copy of the legal notices issued this date in Oil Conservation Commission Cases 812, 813 and 814, all of which were brought up on the Commission's own motion. As you will note, these are set for hearing January 13, 1955, in Santa Fe, New Mexico.

The surety companies mentioned herein are being sent this same notice.

Very truly yours,

W. B. Macey
Secretary - Director

WBM:nr

cc: Mr. D. D. Monroe
Clayton Abstract Co., Inc.
CLAYTON, N. M.
(for American Employers' Insurance Company)

Fidelity and Deposit Co. of Maryland
Attention: Mr. John Hickisch, Attorney
Denver Claim Office
804 Equitable Bldg., DENVER, COLO.

V I A R E G I S T E R E D M A I L

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NOTICE OF PUBLICATION
STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION
SANTA FE - NEW MEXICO

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 at 9 o'clock a.m. on January 13, 1955, at Mabry Hall, State Capitol, Santa Fe, New Mexico.

STATE OF NEW MEXICO TO:

All named parties and persons
having any right, title, interest
or claim in the following cases,
and notice to the public.

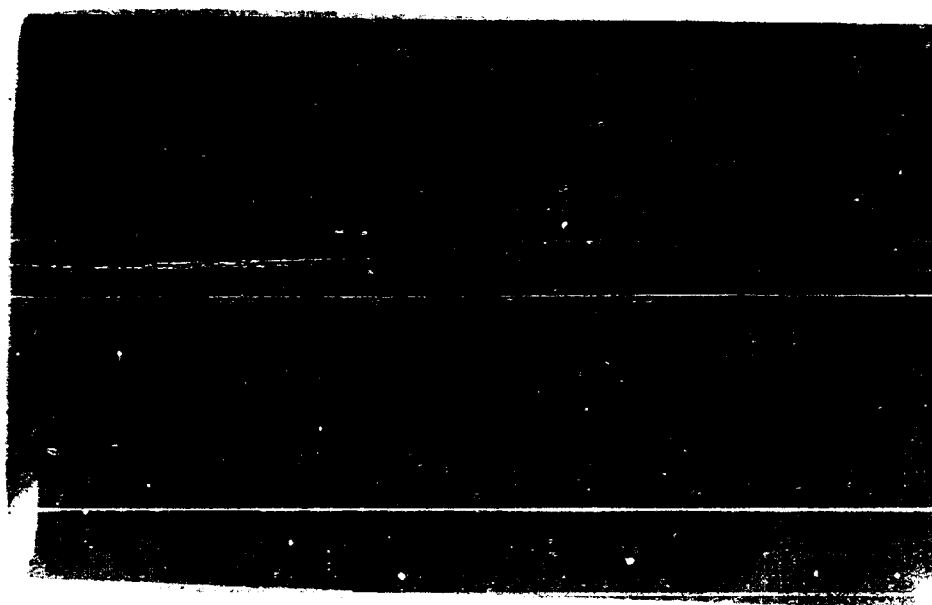
CASE 812:

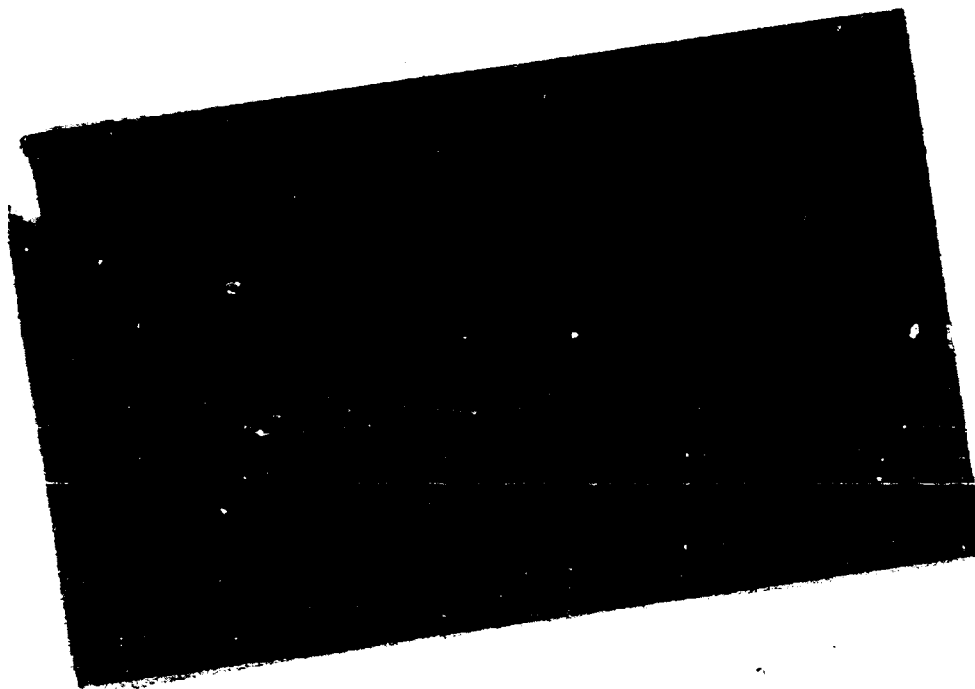
In the matter of the application of the Oil Conservation Commission upon its own motion for an order calling for the plugging of a well in the event the operator fails to show cause why such order should not be entered.

Applicant, in the above-styled cause, seeks an order directed to Roy Timmons declaring the Kerlin No. 1 Well, located in SE/4 NW/4 Section 34, Township 21 North, Range 30 East, NMPH, Harding County, New Mexico, abandoned, and ordering it plugged, and directing said Roy Timmons to appear before the Oil Conservation Commission at 9 o'clock a.m. on January 13, 1955, at Santa Fe, New Mexico, and show cause why such order should not issue.

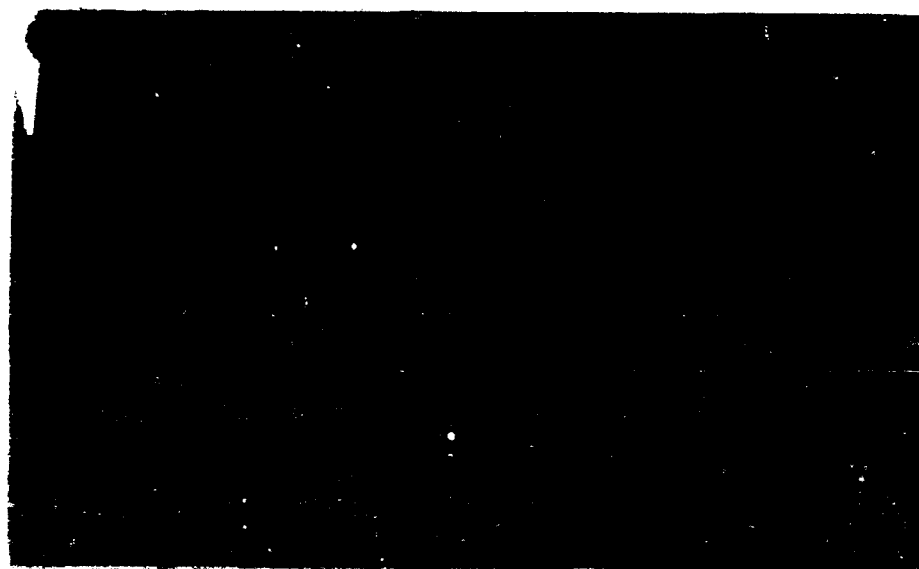
CASE 813:

In the matter of the application of the Oil Conservation Commission upon its own motion for an order calling for the plugging of a well in the event an operator and surety company fail to show cause why such order should not be entered.









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

WESTERN UNION

1206 10-51

W. P. MARSHALL, PRESIDENT

INTERNATIONAL SERVICE	
Check the class of service desired; otherwise the message will be sent at the full rate	
FULL RATE	
LETTER TELEGRAM	
SHIP RADIOGRAM	

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

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

Case 812 - (813) - 814

C O P Y

ST LOUIS MO 1114AM JAN 12 1955

W B MACEY
OIL CONSERVATION COMMISSION SANTA FE NMEX

UNABLE TO ATTEND HEARING TOMORROW ACCOUNT SICKNESS. WOULD
APPRECIATE CONTINUANCE FOR THIRTY DAYS

ROY E TIMMONS

Copy

Form 3806-S (Rev. 2-52)

3877

Receipt for Registered Article No.

Fee paid 20 cents. Class postage 1

Declared value \$7 Surcharge paid, \$

Return Receipt fee 7 Spl. Del'y fee

Delivery restricted to addressee:

In person or order Fee paid
Accepting employee will place his initials in space
indicating restricted delivery.

NOTICE TO SENDER—Enter below name and address of addressee as an identification. Preserve and submit
this receipt in case of inquiry or application for indemnity.

Fidelity Report 104 Squidley
(Name of addressee) (P. O. and State of address)
Dana, Colo.

Postmaster's Receipt
POSTMARK

07-10-1954 6-0

Form 3806-S (Rev. 2-52)

3878

Receipt for Registered Article No.

Fee paid 20 cents. Class postage 1

Declared value \$7 Surcharge paid, \$

Return Receipt fee 7 Spl. Del'y fee

Delivery restricted to addressee:

In person or order Fee paid
Accepting employee will place his initials in space
indicating restricted delivery.

NOTICE TO SENDER—Enter below name and address of addressee as an identification. Preserve and submit
this receipt in case of inquiry or application for indemnity.

Mr. Roy Thomas 1875 Wagonway
(Name of addressee) (P. O. and State of address)

Postmaster's Receipt
POSTMARK

07-10-1954 6-0

Form 3806-S (Rev. 2-52)

3879

Receipt for Registered Article No.

Fee paid 20 cents. Class postage 1

Declared value \$7 Surcharge paid, \$

Return Receipt fee 7 Spl. Del'y fee

Delivery restricted to addressee:

In person or order Fee paid
Accepting employee will place his initials in space
indicating restricted delivery.

NOTICE TO SENDER—Enter below name and address of addressee as an identification. Preserve and submit
this receipt in case of inquiry or application for indemnity.

Mr. D. M. Moore 1444 1/2 1st St.
(Name of addressee) (P. O. and State of address)
Clinton, Mo.

Postmaster's Receipt
POSTMARK

07-10-1954 6-0

OIL CONSERVATION COMMISSION

P. O. BOX 871

SANTA FE, NEW MEXICO

November 8, 1954

Mr. Roy Timmons
1845 Wynkoop Street
DENVER COLORADO

Dear Sir:

RE: Timmons CO₂ Operations, Harding County, N M

This office has been studying your operations recently, and the three wells which apparently are operated by you or by Timmons Carbonic Company, and we have reached the following conclusions:

(1) Your Tixier No. 1 Well, SW/4 NE/4 Section 2, Township 20 North, Range 30 East, NMPM, is not producing, and we are therefore requesting that you, as operator, and Fidelity and Deposit Company of Maryland, as surety, appear in hearing to show cause why the well should not be ordered plugged and abandoned. (This case will be legally advertised for the Oil Conservation Commission's regular hearing of December 16, 1954, in Santa Fe, and copies of legal notice will be sent to you and to your surety company on the \$2,500.00 one-well plugging bond which has been in effect for this operation since August 5, 1938.)

(2) The Berlin No. 1 Well, SE/4 NW/4 Section 34, Township 21 North, Range 30 East, NMPM, is being reported as a producer on reports submitted by Timmons Carbonic Company (Form C-114), and currently is the only producing operation which you list. You fail, however, to maintain the required plugging bond covering this operation. Unless a one-well bond in the amount of \$5,000.00 is furnished within 30 days, this well will be ordered shut down by the Commission. I might add that if you plan to continue operations on this well under the name Timmons Carbonic Company, you should secure your bond in that name, as the name of the principal on the bond and the name in which reports are submitted must be in agreement.

(3) Since the Timmons No. 1 Well, SW/4 NE/4 Section 33, Township 21 North, Range 30 East, NMPM, apparently is not producing, as it has not been listed on your production report in recent months, we will also make proper advertisement giving notice to you and the surety company (American Employers' Insurance Company) to appear at the December 16 hearing to show cause why this well also should not be ordered plugged and abandoned.

Page 2:

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

We are asking our oil and gas inspector for District IV, E. A. Chaves, to visit your operational site within the next 10 days to give us an immediate report on current conditions. In the meantime, the two cases as mentioned in Paragraphs 1 and 3, above, will be scheduled for the December 16 hearing.

Yours very truly,

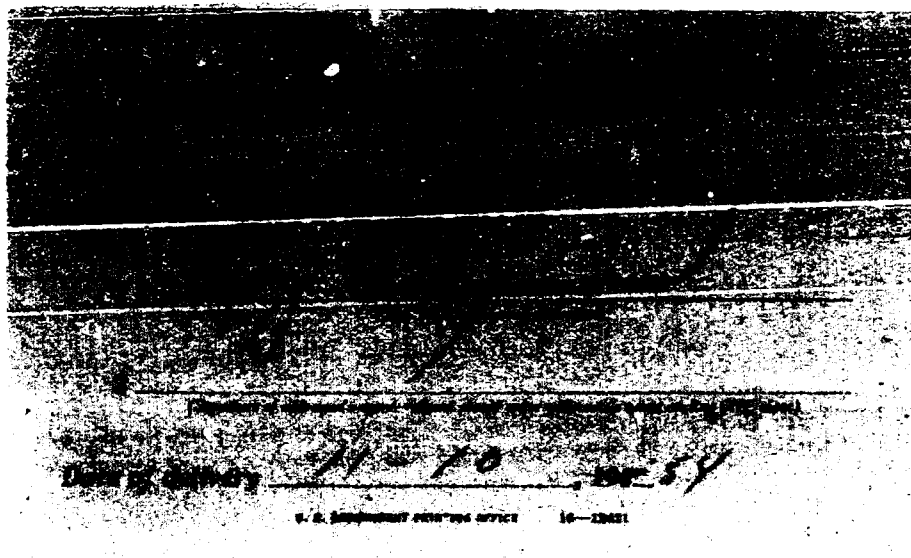
OIL CONSERVATION COMMISSION

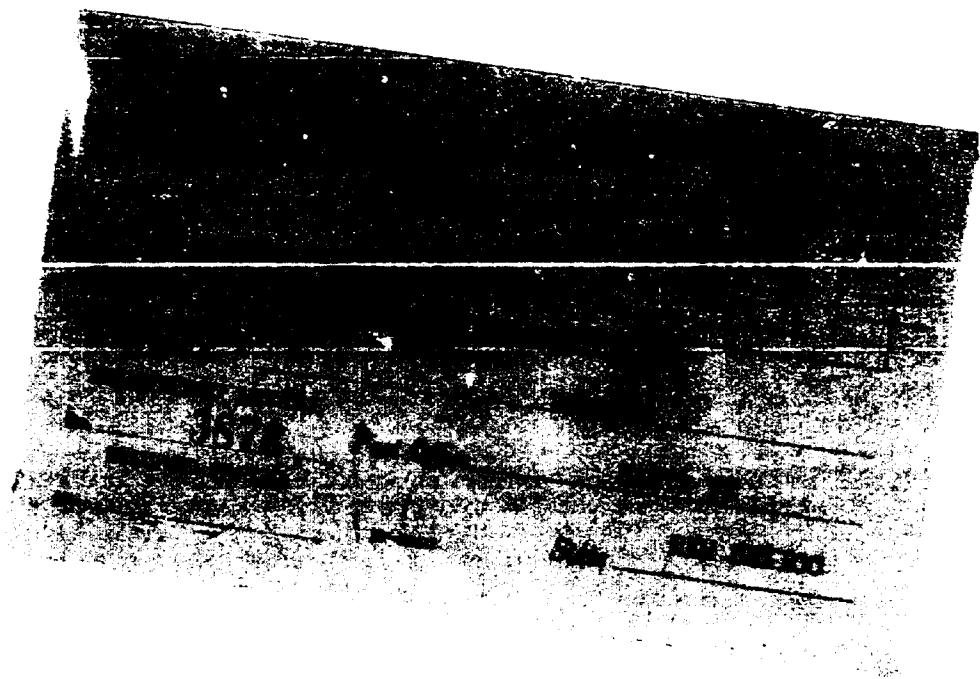
W. B. Macey, Secretary-Director

WBM:mf

cc: Mr. D. D. Moore
Clayton Abstract Co., Inc.
Clayton, New Mexico
(for American Employers' Insurance Company)
Fidelity & Deposit Co., of Maryland
Attention: Mr. John R. Nickisch, Attorney
Denver Claim Office
804 Equitable Building
Denver, Colorado

E. A. Chaves, OCC
Santa Fe





OIL CONSERVATION COMMISSION

P. O. BOX 871

SANTA FE, NEW MEXICO

December 8, 1954

Mr. Roy Timmons
1845 Wynkoop Street
DENVER COLORADO

Dear Mr. Timmons:

We refer to our previous correspondence indicating the Oil Conservation Commission's intention to hold a "show cause" hearing relating to the plugging of the Kerlin No. 1, Tixier No. 1 and Timmons No. 1 Wells, all of which have been a part of your carbon dioxide operations in Harding County, New Mexico.

By our letter of November 8 we notified you, as well as the surety companies who wrote the bonds on the latter two wells, that the hearing would be held on December 16, 1954, at Santa Fe, N. M. However, we found that the agenda for that meeting was already overruled, and we now feel that it will be best to bring the matters up at the regular hearing of January 13, 1955, instead.

You will be further notified by copy of the legal advertisement issued for the January 13 hearing.

Very truly yours,

W. B. Macey
Secretary - Director

WBM:mr

cc: Mr. D. D. Monroe
Clayton Abstract Co., Inc.
Clayton, N. M.
(for American Employers' Insurance Company)

Fidelity and Deposit Co. of Maryland
Attention: Mr. John Hickisch, Attorney
Denver Claim Office
804 Equitable Bldg, DENVER

E. A. Chavez, OGC
Santa Fe

OIL CONSERVATION COMMISSION

P. O. BOX 871

SANTA FE, NEW MEXICO

November 8, 1954

Mr. D. D. Monroe
Clayton Abstract Company, Inc.
CLAYTON N H

Dear Mr. Monroe:

I am enclosing a copy of our letter of this date to Roy Timmons, operator of CO₂ wells in Harding County, New Mexico, who is principal on a \$5,000.00 one-well plugging bond which you have been carrying for several years (with American Employers' Insurance Company as surety).

The letter, I believe, will be self-explanatory. Your bond covers the Timmons No. 1 Well, SW/4 NE/4 Section 33, Township 21 North, Range 30 East, NMPL. We will send you a copy of the formal legal notice by which the case will be advertised for the December 16 hearing.

We will advise you of any reply or action on the part of Mr. Timmons.

Sincerely,

W. B. Macey,
Secretary - Director

WBM:mr

VIA REGISTERED MAIL

OIL CONSERVATION COMMISSION

P. O. BOX 871

SANTA FE, NEW MEXICO

March 5, 1954

Mr. Roy Timmons
1845 Wynkoop Street
Denver, Colorado

Re: Roy E. Timmons
#1 Timmons
SWNE Sec. 33-T21N-R30E
#1 Kerlin
SWNE Sec. 34-T21N-R30E
Harding County

Dear Sir:

Confirming our telephone conversation of today, I am sending you a number of Oil Conservation Commission Forms C-114, sheets one and two, for your convenience. You shall submit to this office in summary form all data that you have at your disposal on carbon dioxide production at your Bayores plant and from the above captioned wells. Until this office has received and approved these reports and is satisfied that your producing wells will be individually metered henceforth, your plant shall remain shut down.

As a matter of explanation concerning the above mentioned forms, please be advised of the following:

Intake under volume signifies volume of carbon dioxide gas produced expressed in thousands cubic feet. The "Intake" is that gas taken from the wells and processed through the extraction plant.

Under "Disposition of Residue" we do not have reference to the solidified carbon dioxide as that is not a residue but a final end-product for marketing. If excess gas is recycled, then there would be no residue and you should state accordingly. If residual gas is returned to earth for repressuring then you may state as much. "Under "vented" we would expect you to express volume in thousands cubic feet if this corresponds to "loss" at your plant.

Under "plant production" for your purposes the condensate product will suffice to cover dry ice or solidified CO₂ produced in terms of pounds with opening and closing stocks

OIL CONSERVATION COMMISSION

P. O. BOX 871

SANTA FE, NEW MEXICO

-2-

being that ice on hand and not sold at the first and last of each month.

Under "Deliveries" you report all products, whether in gaseous, liquid or solid state, delivered or sold at the plant. Your deliveries should coincide with your production, ordinarily; if not, then you should have something to list under opening and closing stock.

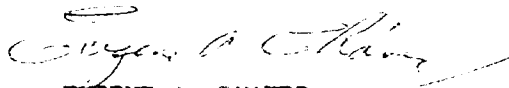
On Sheet No. 2 the name of producer shall be "Timmons Carbonic Company"; the lease name shall be the well name; the unit refers to the unit letter of the section wherein the well is located, each section being subdivided into sixteen units or quarter-quarters starting with "A" at the upper right hand corner or NE/4 NE/4.

In short, this report for the future should constitute an accurate and concise account of your total monthly gas production as measured at each well with individual charted orifice meters and the disposition, in detail, of said total.

Now, concerning your intentions to commence a new well in the very near future, if its location is to be on state or fee land, you shall have to file with this office for approval the usual plugging bond executed by a responsible surety company, authorized to transact business in the State of New Mexico. Similarly, the new location shall be properly spaced, located and plotted by a registered land surveyor and copies of the surveyor's plat submitted with your "notice of intention to drill" on our Form C-101.

If I can be of any further assistance please feel free to call upon me. I am also sending you a number of our C-101, C-102, C-103 and bond forms.

Very truly yours,



EUGENE A. CHAVEZ,
Oil & Gas Inspector
District #4

in
enclosures

C
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OIL CONSERVATION COMMISSION

P. O. BOX 871

SANTA FE, NEW MEXICO

February 11, 1954

Mr. R. Allen Timmons
c/o Timmons Carbonic Company
17 South First Street
Clayton, New Mexico

Re: Roy E. Timmons
#1 Timmons
SW NE Sec. 33-T21N-R30E
#1 Kerlin
SW NE Sec. 34-T21N-R30E
HARDING COUNTY

Dear Sir:

Confirming our conversation of last week you have all of the production data for the above captioned wells stored in the back of your furniture store there in Clayton. Likewise you and your father are delinquent in filing of production reports with this office (I am under the impression that same have never been filed by the Timmons Carbonic Company) and you claim that at present you are swamped with the current impetus of television receptor sales and installments in the Clayton area. As a consequence you cannot readily expedite filing of these reports.

You had led me to believe that your plant and wells at Bueyeros were shut down and/or not producing. Please be advised that I visited your plant last week and have found that you are producing gas from the #1 Timmons and the #1 Kerlin wells. Granted this production is nothing fabulous, but the fact remains that as best I could gather these wells are producing for a bottled gas market, individual well production is not being gauged, and production data is not being submitted to this office as prescribed by law. Your apparent disregard to our regulations cannot be tolerated any longer.

You shall bring us up to date on all production of these wells in question and also a plant report on the sale or other disposition of residue, i. e. carbon dioxide in solid, liquid or gaseous state. This data may be submitted on Oil Conservation Commission Form C-114, sheets one and two. If you persist in evading the issue and otherwise completely disregarding our requests we shall have no alternative but to order your production to cease.

I am enclosing a number of our C-114 blank forms and trust that we shall hear from you soon.

Very truly yours,
EUGENE A. CHAVEZ
OIL AND GAS INSPECTOR

mlg
encl.