# Case Mo.

814

Application, Transcript,
5 mall Exhibits, Etc.

CASE 814: OCC application for Roy Timmons
and Fidelity & Deposit Co to show cause why
Tirder #1 should not be orderedplugged

approved this C-103

approved this C-103

may 21, 1957, Leand

conseeled letter

per make and file

per make and file

## NEW MEXICO OIL CONSERVATION COMMISSION MISCELLANEOUS REPORTS ON WELLS

(Submit to appropriate District Office as per Commission Rule 1106)

Compan	у				
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	Plugging	☐ Ot	her		
Detailed obtained	account of work done, nature .	and quantity of ma	terials used	l and results	
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	Oil Conservation Commission	I hereby certify above is true and knowledge.	/ \	.,	
Name _		Name /	1 Cofe	pringe	
Title _		Position //	(Véle	inist.	
Date		Company			

Wor Dan GILBERT, WHITE AND GILBERT ATTORNEYS AND COUNSELORS AT LAW BISHOP BUILDING SANTA FE, NEW MEXICO CARL H. GILBERT L.C.WHITE WILLIAM W. GILBERT BUMNER S. KOCH October 17, 1955

> Mr. W. B. Macey Oil Conservation Commission Santa Fe, New Mexico

Dear Bill:

Re: Roy E. Timmons-State of New Mexico

Claim No. 326 638, File No. 2888

Enclosed herewith please find copy of letter addressed to Roy E. Timmons from the Fidelity and Deposit Company. This is for your information and to bring your file up to current date, and to show what action the bonding company is taking.

L. C. WHITE

LCW:cc Encl.-1

#### FIDELITY AND DEPOSIT COMPANY

OF MARYLAND

HOME OFFICE - BALTIMORE 3

FIDELITY AND SURETY
BONDS



BURGLARY AND GLASS INSURANCE

R. O. McKENZIE

CLAIM OFFICE 804 EQUITABLE BUILDING DENVER 2, COLO. TELEPHONE

October 10, 1955

Mr. Roy E. Timmons 2635 Blake Street Denver, Colorado

Re: Bond #42 75 246 - Roy F. Timmons etsl - State of New Mexico - File #2868 Claim #326 638

Dear Mr. Timmons:

Under date of September 1st we wrote you concerning the request as made on you by the Oil Conservation Commission of the State of New Maxico and at that time requested that within twenty days of the date of that letter that you take the necessary action to comply with the requirements of the Commission. We are now in recei t of a letter from our attorneys stating that to date you have not replied to their request. The attorneys also forwarded a copy of a letter which the commission had addressed to you under date of October 3rd wherein the Commission requests certain action on your part. We are by copies of this letter notifing your indemnitors that action must be taken by them within twenty days of the date of this letter to comply with the requirements of the State of New Mexico. We do not desire that this matter again get to the stage wherein the Commission has absorbing and enters an order forcing this company to take action.

Since you do not desire to comply with the requirements of the State of New Mexico and if within twenty days of the date of this letter the indemnitors do not comply with the request or furnish this office with collateral in the unounk of 1990, we

will have no alternative but to allow the State of New Mexico to take whatever action it desires and vill in turn demand full repayment from you and the indomnitors.

Again it must be recognized that all expenses which we are incurring including the attorneys fees will in turn be due from you. Your action is increasing the attorney's fees considerably.

Yours very truly

TOHE F. HICKISCH

Jis/rr

ee: George O. Minnerman Neverd and Padella Carl B. Berter

BCC: Gilbert, White & Gilbert Attorneys at Law Santa Fe, New Mexico (In Duplicate) GILBERT, WHITE AND GILBERT

ATTORNEYS AND COUNSELORS AT LAW BISHOP BUILDING

SANTA FE, NEW MEXICO

CARL H. GILBERT L. C. WHITE WILLIAM W. GILBERT SUMNER S. KOCH

January 24, 1956

Mr. Bill Mason Secretary, Oil Conservation Commission Santa Fe, New Mexico

Dear Bill:

Will you please be so kind as to give me the present status of the Roy E. Timmons matter wherein our client, Fidelity and Deposit Company of Maryland, is bondsman.

As you know, Fidelity and Deposit Company have brought considerable pressure upon Mr. Timmons to comply with your regulations, and we are interested in knowing what action he is taking.

Very truly yours,

L. C. WHITE

LCW:cc

cc: Fidelity and Deposit Company of Maryland 804 Equitable Building Denver 2, Colorado Line of her the her than the he

1 87 1 -

GILBERT, WHITE AND GILBERT ATTORNEYS AND COUNSELORS AT LAW

BISHOP BUILDING
SANTA FE, NEW MEXICO

CARL H. GILBERT L.C. WHITE WILLIAM W. GILBERT SUMNER S. KOCH

November 14, 1955

Mr. W. B. Macey Oil Conservation Commission Santa Fe, New Mexico

Re: Roy E. Timmons - State of New Mexico Claim No. 326 638, File No. 2888

Dear Bill:

Enclosed herewith please find copy of Fidelity and Deposit Company's recent letter addressed to Roy E. Timmons in regard to his compliance with the Commission's rules and regulations.

Very truly yours,

L. C. WHITE

LCW:LG Enclosure

## FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE - BALTIMORE 1

FIDELITY AND SURETY BONDS



BURGLARY AND GLASS INSURANCE

R. O. McKENZIE

CLAIM OFFICE 804 EQUITABLE BUILDING DENVER 2, COLO.

TEL EPHONE

Movember 11, 1955

Mr. Rev E. Timona 2635 Blake Street Denver, Celerade

Ret Bond #42 75 246 - Key E. Pinnons et al -Claim #326 638

Dear Mr. Timenst

After receipt of our letter of October 10th, you called this office and stated that you would preced to comply with the requirements of the State of New Mexico on the well which had been plugged. To date we have not received any further word from you nor have we been notified by the state that you have complied with their requests. We are again demanding have complied with their requests. We are again demanding that action to taken by you to satisfy the requirements of the state of Man Mexico. the State of New Mexico.

You, of course, no doubt recognize that we can bring a suit for exempration so as to secure cancelation of the hond and at the same time secure a judgment and attach any property which you may own in the State of New Mexico. Any expenses which you may own in the State of New Mexico. Any expenses incurred will, of course, be due from you and your indemnitors. It would, therefore, be to your interest to proceed before we are forced to take legal action.

JEE/rr

cus George O. Aimmercan Boward and Parella Carl R. Berter

BCC: Gilbert, White & Gilbert (duplicate) Santa Fe, New Mexico

#### October 2, 1955

Mr. Roy E. Timmons 1845 Wynkoop Street Denver, Colorado

Mr. W. Perry Smith 3815 West Lawn Amarillo, Texas  $\mathbb{A}$ 

Re: Roy E. Timmons
Tixier No. 1 and John Doe No. 1
SW/4 NE/4 Sec. 2, T-20N, R-30E
Harding County, New Mexico

#### Gentlemen:

Reference is made to our letter of August 3, 1955, wherein we requested that Form C-103, Report of Plugging, be submitted to describe the plugging work which you did an the above-captioned wells last July.

s must

As we stated in our letter, the locations around the wells must be leveled and cleared of junk or land-owner's waiver to the effect that he does not desire said work performed must be filed with the Form C-103.

To date we have heard from neither of you regarding this matter.

It is of utmost imperativeness that this matter be taken care of immediately. We are therefore requesting that the Forms C-103 describing the plugging jobs to be submitted at once, with the reminder that one of the two following courses to be followed insofar as surface work is concerned:

1. Clear the locations of junk and restore surface to original condition.

-2-

Mr. Roy Timmons

Mr. W. Petry Smith

2. Secure land-owner's waiver that this surface work is not necessary nor desired.

We would appreciate hearing from you regarding this work at your earliest convenience.

Very truly yours,

D. S. Nutter Petroleum Engineer

DSN:jh

cc: Fidelity and Deposit Company of Maryland % L. C. White, Attorney At Law

Bishop Building, Santa Fe, New Mexico

#### OIL CONSERVATION COMMISSION F. O. BOX 871

#### SANTA FE. NEW MEXICO

August 19, 1955

Mr. L. C. White Gilbert, White & Gilbert Bishop Building Santa Fe, New Mexico

Re: Roy E. Timmons Drilling Bond

Dear Sir:

Reference is made to your letter of August 17 pertaining to the bond executed by the Fidelity & Deposit Company on the Roy E. Timmons No. 1 Tixier.

This is to advise that this office has written Mr. Timmons to inform him that the bond cannot be released until the mud pit at the well location is filled and the location leveled, or a waiver is obtained from the surface owner. To date we have had no correspondence from Mr. Timmons concerning this matter, although the well has been properly plugged in accordance with our rules.

When Kr. Timmons contacts us concerning this matter, I will advise you immediately.

Very truly yours,

H. B. Macey Secretary - Director

WBM:brp

GILBERT, WHITE AND GILBERT ATTORNEYS AND COUNSELORS AT LAW

BISHOP BUILDING

CARL H. GILBERT L.C WHITE WILLIAM W. GILBERT SUMNER S. KOCH SANTA FE, NEW MEXICO

August 17, 1955

Oil Conservation Commission Santa Fe, New Mexico

Attention: Mr. Macy

Re: Roy E. Timmons - State of New Mexico,

Drilling Bond, Claim No. 326 638,

File No. 2888

#### Gentlemen:

At your earliest opportunity I would appreciate your advising us whether or not Mr. Timmons has been successful in obtaining a waiver from the surface owners as to the clearing of the well location and the leveling of the mud pits. It is my recollection, when we last discussed the matter, you stated the well had been plugged but you could not release the bondsman until this work was either accomplished or waivers obtained. As you know, I am interested in the matter from the bondsman's position.

Thanking you for any courtesies you may afford us in this matter, I remain

Very truly yours,

L. C. WHITE

LCW:LG

CO .

GILBERT, WHITE AND GILBERT

ATTORNETS AND COUNSELORS AT LAW

BISHOP BUILDING

CARL H. GILBERT L.C.WHITE WILLIAM W. GILBERT SUMNER S. KOCH Santa Fe, New Mexico

August 2, 1955

Oil Conservation Commission Santa Fe, New Mexico

Attention: Mr. Macy

Gentlemen:

Re: Roy E. Timmons- State of New Mexico,

Drilling Bond, Claim No. 326 638,

File No. 2888

It is our understanding that Roy E. Timmons has plugged the above subject well according to the specifications prescribed by the Oil Conservation Commission on June 13, 1955. We would appreciate your verifying this, and if the plugging has been accomplished, we would appreciate a letter from you releasing Fidelity and Deposit Company, bondsmen, from any further liability, and, if possible, that the bond be returned to us.

Thanking you for your courtesy, we remain

Very truly yours,

L. C. WHITE

LCW:cc

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## Fidelity and Deposit Company

FIDELITY AND SURETY



BURGLARY AND GLASS INSURANCE

JOHN R. HICKISCH

DENVER CLAIM OFFICE 804 EQUITABLE BUILDING DENVER 2, COLO.

TELEPHONE MAIN 1245

June 28, 1955

New Mexico Oil Conservation Commission Post Office Box # 871 Santa Fe, New Mexico

Attention: Mr. W. B. Macey

Re: Bond 42 75 243, Roy E. Timmons - State of Rew Mexico, File No. 2888, Claim 326 638.

Your Re: CCC Case 814.

Gentlemen:

We have been informed by Wr. Timmons that he has employed a Mr. W. Perry Smith to plug the wells as required by your order dated May 12, 1955. Le have conferred with Mr. Smith by telephone and he informed this office he would be on the site within 6 days of June 28, 1955. Mr. Smith's address is 3815 W. Long Street, Amarillo, Texas, and his phone number is DR39412.

Mr. Smith has agreed to collfy this office when he has moved on the site. We in turn will notify you as soon as possible.

JM./Lip

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

May 10, 1955

Mr. John Hickisch, Attorney Fidelity & Deposit Co. of Maryland 804 Equitable Building DENVER 2 - COLORADO

Dear Sir:

RE: OCC Case 814

The Oil Conservation Commission expects to issue the order in the captioned case, involving the Roy Timmons Tixier Well No. 1, SW/4 NE/4 2-20N-30E, within the next few days.

A copy of the order will be sent to you as soon as it is signed by the Commission in official meeting.

Very truly yours,

WBM:nr

W. B. Macey Secretary - Director

Company of the second

## Fidelity and Deposit Company

HOME OFFICE

OF MARYLAND

BALTIMORE :

FIDELITY AND SURETY BONDS



BURGLARY AND GLASS INSURANCE

JOHN R. HICKISCH

DENVER CLAIM OFFICE 804 EQUITABLE BUILDING DENVER 2, COLO. TELEPHONE MAIN 1245

May 5, 1955

Oil and Gas Commission State of New Mexico Post Office Box # 871 Santa Fe, New Mexico

Attention: Mr. Eugene A. Chavez

Re: Roy Timmons No. 1 and Tixier, SWNE 2-20N-30E, File No. 2888.

Gentlemen:

Our last information on the above captioned matter was with regard to your docket for regular hearing on March 16, 1955. It would be appreciated if you would notify this office as to the present status of the matter as far as our principal, Roy E. Timmons, is concerned, and the status of our bond.

Yours very truly,

JOHN R. HICKISCH

JRH/tip

### 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. 814 Order No. R-630

THE MATTER OF THE APPLICATION
OF THE COMMESION UPON ITS OWN
MOTION FOR AN ORDER DIRECTED TO
ROY E. TIMMONS, DOING BUSINESS AS
THE TIMMONS CARBONIC COMPANY,
AND TO FIDELITY AND DEPOSIT COMPANY
OF MARYLAND TO APPEAR AND SHOW
CAUSE WHY THE TIXIER NO. 1 WELL (HOLF)
IN THE 8W/4 NE/4 OF SECTION 2, TOWNSHIP
20 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 12 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 Tixier No. 1 well (hole) located in the SW/4 NE/4 of Section 2, Township 20 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 Roy E. Timmons is responsible for the operation and maintenance of this well (hole) and the facilities necessary to the drilling and operation thereof.
- (4) That the Tixier No. 1 well (hole) was apudded during the month of August, 1938.
- (5) That the Fidelity and Deposit Company of Maryland did, on May 5, 1938, act as surety on a \$2,500.00 one-well plugging bond covering operations on the Tixier No. 1 well (hole) and that said bond is in full force and effect as of this date.

- (6) That two abandoned wells (holes) are located in the SW/4 NE/4 of Section 2, Township 20 North, Range 30 East, NMPM, Harding County, New Mexico.
- (7) That the two abandoned wells (holes) are situated at a distance of approximately 150 feet on a north-south trending line.
- (8) That the northernmost of these two abandoned wells (holes) is the Tixier No. 1 well (hole).
- (9) That the southernmost of these two abandoned wells (holes) shall be called the John Doe No. 1 well (hole) for the purposes of this order.
- (10) That no bond has been filed with the Commission to cover operations on the John Doe No. 1 well (hole).
- (ii) That it is reasonable to assume, and is assumed and found by the Commission, that operations on the John Doe No. 1 well (hole) were conducted in behalf of Roy E. Timmons, doing business as the Timmons Carbonic Company.
- (12) That both abandoned wells (holes) are standing open to the atmosphere and that neither location has been properly levelled and cleared of junk.
- (13) That both abandoned wells (holes) constitute a threat to the well-being of individuals and properties in the vicinity.
- (14) That the present condition of the two abandoned wells (holes) is prima facie evidence of gross negligence and an infraction of Commission rules and regulations by Roy E. Timmons, operator.
- (15) That this condition can be rectified only by the proper plugging of these wells (holes).

#### IT IS THEREFORE ORDERED:

- (1) That Roy E. Timmons and Fidelity and Deposit Company of Maryland cause the Tixier No. 1 well (hole), defined as the northernmost of two wells (holes) in the SW/4 NE/4 of Section 2, Township 20 North, Range 30 East, NMPM, Harding County, New Mexico, to be plugged within 60 days following the effective date of this order.
- (2) That such plugging be accomplished by setting ten (10) sacks nest cement at total depth, and spotting an additional ten (10) sacks nest cement at a depth of 700 feet, provided the well (hole) was drilled to that depth or greater. Further, a plug consisting of ten (10) sacks nest cement shall be set at the surface and a regulation marker placed therein. Intervals between plugs will be filled with heavy mud. The location shall be levelled and cleared of junk,
- (3) Upon completion of plugging operations, the Commission shall be notified of such completion, and an authorized representative of the

Commission shall inspect the plugged hole and the location. Pertinent information concerning the plugging operation shall be filed with the Commission on Form C-103.

- (4) That Roy E. Timmons cause the John Dee No. i well (hole), defined as the southernmost of two wells (holes) in the SW/4 NE/4 of Section 2, Township 20 North, Range 30 East, NMPM, Harding County, New Mexico, to be plugged within 60 days following the effective date of this order, or to appear before the Commission within that time to show cause why this provision should not be amended. No extension of time in which to appear shall be granted.
- (5) That 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, provided the well (hole) was drilled to that depth or greater. 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.
- (6) Upon completion of plugging operations, the Commission shall be notified of such completion and an authorised representative of the Commission shall inspect the plugged hole and the location. Pertinent information concerning the plugging operation shall be filed with the Commission on Commission Form C-103.

PROVIDED FURTHER, That failure to comply with this order within the 60 days allotted for compliance shall render said Fidelity and Deposit Company of Maryland and/or Roy E. Timmons liable to presecution 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 herein-above designated.

STATE OF NEW MEXICO OIL CONSERVATION COMMISSION

John F. SIMMS, Chairman

F. S. WALKER, Merober

W. B. MACEY, Member and Secretary

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#### 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 Emerican 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 314: 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, SW4 NE/4 2-20N-30E, Harding County, New Mexico, should not be ordered plugged.

MR. MACEY: The next cases are Cases 312, 313, 314. I have a telegram from Mr. Hoy E. Timmons. Mr. Timmons' telegram reads: "Specifically request additional 30 days continuance on Cases 312, 313, 314, 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.

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.

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W B HACET OIL CONSERVATION CONNIESSION SANTA FE NHEX

UNABLE TO ATTEMD HEARING TOMORROW ACCOUNT SICKNESS. WOULD

APPRECIATE CONTINUANCE FOR THIRTY DAYS

ROY E TIMESONS

#### OIL CONSERVATION COMMISSION

P. O. BOX 871

SANTA FE, NEW MEXICO

December 23, 1954

Mr. Roy Timmens 1845 Wymboop Street DENVER COLORADO

Dear Sire

We attach a copy of the legal notices issued this date in Oil Geneervation Commission Cases \$12, \$13 and \$14, 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 heroin are being sent this same notice.

Very truly yours,

W. B. Macey Secretary - Director

WENjar

cc: Hr. D. D. Honroe Clayton Abstract Co., Inc. CLAYTON, N. H. (for American Employers: Insurance Company)

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

VIA REGISTERED MAIL

NOTICE TO PUBLICATION STATE OF NOW 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 Gil Conservation Conmission 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 Boy Timmons declaring the Kerlin No. 1 Well, located in SE/4 NW/4 Section 34, Township 21 North, Range 30 East, NMPM, Harding County, New Hexico, 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 Gil 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.

Applicant, in the above-styled cause, meaks an order directed to Roy Timmons and to American Employers' Insurance Company declaring the Timmons No. 1 Well, located in SW/4 NE/4 Section 33, Township 21 North, Range 30 East, NMPM, Harding County, New Mexico, abandoned, and ordering it plugged, and directing said Roy Timmons and American Employers' Insurance Company to appear before the Oil Conservation Commission at 9 o'clock a.m. on January 13, 1955, at Sonta Fe, New Nexico, and show cause why such order should not issue.

#### CASE 814:

In the matter of the application of the Oil Conservation Commission of New Mexico 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.

Applicant, in the above-styled cause, seeks an order directed to Roy Timmons and to Fidelity and Deposit Company of Maryland declaring the Tixier No. 1 Well, located in SW/4 FE/4 Section 2. Township 20 North. Range 30 East, NMPK, Harding County. New Mexico, abandoned, and ordering it plurged, and directing said key Timmons and Fidelity and Deposit Company of Maryland to appear before the Oil Conservation Commission at 9 oldock a.m. on January 13. 1955, at Santa Fe, New Mexico, and show cause why such order should not issue.

Fe. her Sexico, on this 23rd day of Becember, 1954.

STATE OF SUBSTITUTION CONSTRUCTOR





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

November 8, 1954

Pidelity & Deposit Co. of Maryland Denver Glaim Office 804 Equitable Building DENVER, COLORADO

Attention: Mr. John R. Hickisch, Attorney

Gentlemen:

We enclose a copy of fur letter of this date to Mr. Roy Timmons, operator of \$60, wells in Harding County, New Mexico, who is grincipal on a \$2,500.00 one-well plugging bond which you have been carrying for several years.

The letter, I believe, will be self-explanatory. Your bond covers the Tixier No. 1 Well, SW/4 ME/4 Section 2, Township 20 North, Range 30 East, MPPM. For further information you might refer to your letters of June 17 and July 20, 1954, and to correspondence from this office in relation thereto.

We will send you a copy of the formal legal notices by which the case will be advertised for the December 16 hearing.

Very truly yours,

OIL CONSTRUCTION CONDUSSION

W. B. Macey Secretary-Director

WBMinr

Encl.



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

December 8, 1954

Hr. Roy Timeons 1845 Nynkoop 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 Serlin No. 1, Tixier So. 1 and Timmons No. 1 Wells, all of which have been a part of your carbon dioxide operations in Harding County, New Yexico.

By our letter of Movember 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. H. However, we found that the agenda for that meeting was already overcrowded, and we now feel that it will be best to bring the matters up at the regular hearing of wanuary 13, 1955, instead.

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

Very truly yours.

kan:n**r** 

5. B. Pacey Secretary - Director

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

Fidelity and Deposit Go. of Daryland Attention: Gr. John Hickisch, Attorney Penver Claim Office 804 Equitable bldg, 70hV)R

E. A. Chaves, OCC Santa Fe