

New Mexico  
Oil Conservation Commission

AZTEC, NEW MEXICO cc:

Van Thompson, Southern Union,  
Dallas, Texas

W.R. Mints, Aztec, N.M.  
R. R. Carrier, Santa Fe, N.M.  
Miss Esther Crane, attorney, Aztec

September 8, 1952

Mr. Douglas Menaston  
c/o Gwyn S. Redwine  
1618 No. Las Palmas Ave.  
Hollywood, California

Re: Masden-Selby Pooled Unit #2  
NE/4 Sec. 28, T. 29N, R. 11E  
1000' from the North line & 685'  
from the East line.

Dear Mr. Menaston:

Your attorney, Miss Esther Crane of Aztec has just handed us your Notice of Intention to Drill, (Form C-101) the above described well. We are keeping one copy of this here in our files and returning the unapproved copies to you because this Notice of Intention to Drill does not state that all of the acreage in the NE/4 has been pooled, stating only that 40 acres belonging to J.M. Masden and J.P. Selby has been pooled with 10 acres belonging to Martin Rainundo.

The New Mexico Oil Conservation Commission Order No. 745 requires that a drilling unit in the Fulcher-Hutz field contain 160 acres and be a normal quarter-section of the Public Land Survey, wherein all 160 acres is pooled together.

It is reported that you now have pipe set on top of the pictured cliffs sand and this letter is to notify you that if you resume operations on this well before your Notice of Intention to Drill has been approved you will do so in direct violation of the Rules and Regulations of the Oil Conservation Commission, which is punishable by fine and court action as provided by law under the State Oil Conservation act of 1935, such fine not to exceed \$1000 per day for each and every day of such violation and for each and every act of violation.

You're very truly

Al Greer  
Oil & Gas Inspector, Dist. #3

AG:ks

P.S. In checking our files we find that you have not submitted any subsequent reports after you filed your Notice of Intention to Drill. Under corporate cover a mailing to you and also to Miss Crane, your attorney a copy of Rule No. 1106, which is a copy of the revised Rules and Regulations of the Oil Conservation Commission, and call your attention to Rule 1106, page 9, "Miscellaneous Reports". This is form you should report on each and every well.

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