

E

· . .

a na tao

CASE No. 4995 Application, Transcripts, Small Ekhibts 

	1	BEFORE THE	
ен. 1	2	NEW MEXICO OIL CONSERVATION MORGAN HALL, STATE LAND OFF SANTA FE, NEW MEXICO	COMMISSION ICE BUILDING
	3	SANTA FE, NEW PERICO	
		June 20, 1973	
	4		
	5	IN THE MATTER OF:	
S	6	The hearing called by the Oil	
associates	7	Conservation Commission on its own ) motion to permit Glenn Petroleum )	
		Corporation and United States Fire )	
SSC	8	Insurance Company and all other ) interested parties to appear and )	en e
& as	9	show cause why the Crosby Well No. ) 1 located in Unit O of Section 26, )	Case No. 4994
5		Township 7 South, Range 30 East, )	
.ei	10 1	Chaves County, New Mexico, should ) not be plugged and abandoned in )	
E	11	accordance with a Commission-	
ey		approved plugging program.	
dearnley, meier	୍ <b>12</b>	(a,b,c,a) = (a,b,c) = (a	an an Alina An Alina An Alina
de3 NEW MEXICO &	<b>13</b>	IN THE MATTER OF:	
ນ 2 2	<b>b 14</b>	The hearing called by the Oil	
	2	Conservation Commission on its own motion to permit Glenn Petroleum	
а С Ш	z 15	Corporation and United States Fire	
A L BU QU E A QU E.	2 <b>16</b>	Insurance Company and all other	Case No. 4995
ດ ວ	а Ш	interested parties to appear and show cause why the Sanders Well No.	
<b></b>	ă <b>T</b>	1 located in Unit N of Section 25,	
	18	Township 7 South, Range 30 East, Chaves County, New Mexico, should	
243	י 18 ש	not be plugged and abandoned in	<b>)</b>
Ň	vi 19	accordance with a Commission- approved plugging program.	<b>/</b>
02 • D	a ≭ 20	abbroad fredding fredding	<b>)</b>
	BAI	BEFORE: State Geologist, A. L. Porte	r, Jr.,
P.O. BOX		Secretary-D	irector
·······	or 2 22	I. R. Truji	110,
100	R57 I	Member	-
a swi	23 12 12 12 12		
209 SIN	<sup>™</sup> 24	TRANSCRIPT OF HEA	RING
N V	25		
	29		<u> </u>

PAGE 2

PAGE 3 Case 4994. MR. PORTER: MR. CARR: Case 4994: In the matter of the hearing called by the Oil Conservation Commission on its own motion 3 to permit Glenn Petroleum Corporation and United States Fire Insurance Company and all other interested parties to appear 5 and show cause why the Crosby Well No. 1 located in Unit O б dearnley, meier & associates of Section 26, Township 7 South, Range 30 East, Chaves 7 County, New Mexico, should not be plugged and abandoned in 8 accordance with a Commission-approved plugging program. 9 I would move that Cases 4994 and 4995 be consolidated. 10 MR. KELLAHIN: No objection. 1.1 11 MR. CARR: And a separate order be issued in both. 12 NEW MEXICO 8710 MEXICO 87108 Case 4995: In the matter of the hearing called by 13 the Oil Conservation Commission on its own motion to permit 14 Glenn Petroleum Corporation and United States Fire Insurance **15** • PHONE 243-6691 • ALBUQUERQUE, BLDG, EAST • ALBJQUERQUE, NEW Company and all other interested parties to appear and show 16 cause why the Sanders Well No. 1 located in Unit N of 17 BOX 1092.0 PHONE 243-6691 AL BANK BLOG. EAST AL Section 25, Township 7 South, Range 30 East, Chaves County, 18 New Mexico, should not be plugged and abandoned in accordance 19 with a Commission-approved plugging program. 20 MR. PORTER: Are there other appearances in this 21 case? 22 MR, KELLAHIN: Jason Kellahin, of Kellahin and Fox, 23 1216 F Santa Fe, appearing on behalf of Glenn Petroleum Corporation. 24 MR. PORTER: Proceed, Mr. Carr. 25

JOSEPH D. RAMEY, was called as a witness, and having been already duly sworn 2 according to law, testified as follows: 3 DIRECT EXAMINATION BY MR. CARR: Will you state your name and occupation for the record? 5 Q Joe D. Ramey, supervisor of the Commission's District 6 А 7 One Office in Hobbs, New Mexico. 8 Does District One include Chaves County? Q 9 Yes. Α 10 The portion of the county involved in this case? Q Yes, it includes that portion of Chaves County in which 11 Α 12 the two wells are located. 13 Would you briefly describe your duties as District Q 14 supervisor? Our responsibilities in the Hobbs Office is to supervise 15 A the drilling, producing, plugging, and testing of oil 16 17 and gas wells. 18 Do your duties include making recommendations as to Q 19 whether a well should be plugged and abandoned? 20 Yes, they do. Α Are you familiar with the subject matter in Cases 4994 21 SIMMS BLDG. P.O. Q 22 and 4995? Yes, sir. The purpose of this hearing is to permit 23 Ά Glenn Petroleum Corporation to appear and show 24 25

dearnley, meier & associates

V MEXICO 87103

BLDG. ZAST

209

PAGE 4

			page <sup>5</sup>
		1	why their Sanders Well No. 1 and Crosby Well No. 1
		2	should not be plugged and abandoned.
		3 Q	Have you reviewed the reports filed with the Commission
	19. 19 19 1	4	concerning these wells? And have you or someone from
	-	5	your staff visited the well sites?
ें S	-	6 A	Yes, I personally the well sites early last week.
iate		7 Q	Do you have those records with you?
SOC	. (	8 A	Yes, sir.
s as	9	<b>Q</b>	Will you refer to the records and give us a history of
dearnley, meier & associates	1	D	each of the wells as reflected in your records?
, me	. <b>1</b>	A	Which case first?
nley	g <b>1</b>	2 Q	The Crosby Well No. 1.
clear	108 1	A	This well had the Form C-101, Notice of Intent to Drill,
_	а 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	4	approved on 6/28/71 for a well location 660 feet from
	Z 2	5	the south line and 1980 feet from the east line of
	ชั่ ส.ษ ม.ว. 1 ว.ช. 1	6	Section 26, Township 7 South, Range 30 East, Chaves
	ວິຟ ພິວ ∢ວ 1 • ຍ	7	County, New Mexico. The well was drilled to a total
	E AST • ALL	8	depth of 3,720 and it had 278 feet of 8 and 5/8 casing
	<u> </u>	9	circulated and 3,720 feet of 4 inch casing cemented
	1 1002 • PHON	0	with 200 sacks of cement.
	- x 0 2	1997) 1997 - Start Barrison, 1997	The well was tested from 3,454 to 3,641, and was
	0'0 a F	2	tested quite extensively. It made a small amount of
	BLD IRST	3	oil, and a larger amount of water.
8	209 SIMMS 1210 F	:4	The Sanders Well No. 1 had its C-101 approved on
		5	9/24/71 for a well location 660 feet from the south

PAGE 5

		-	PAGE
		1	line and 1980 feet from the west line of Section 25,
		2	Township 7 South, Range 30 East, Chaves County, New
· . · .		3	Mexico. The well was drilled to a total depth of
		4	280 feet on December 9th, 1971. An 8 5/8 inch casing
		5	was set at 278 feet and circulated. In visiting this
S		6	well site, all we could find was a small pit, and this
ate	-	7	was a pile of cement.
associates	•	8	Now, whether this well has been plugged, I do not
ъ М	•	9	know. This was probably cement that came out on the
		10	surface of the ground in the cementing of the well, so
dearnley, meier	/	11	I would assume something had been put on top of the
nley	ຄ ດ	12	well.
lear	108	13	The well is covered over with dirt.
	MEXIC ICO 87	14	The Crosby No. 1, as I said, was tested quite
an a	2 2 2 2 2 2	15	extensively. We first contacted Glenn Petroleum
	о и в и в и в и в и в и в и в и в и в и	16	Company on April 25th, 1972, asking for delinquent forms,
	ALBUQU BUQUER BUQUER	17	and there was some correspondence on this before I
₹ <sup>1</sup>	3-6691	18	did finally get the forms. However, the well files
•••••••••••••••••••••••••••••••••••••••	102 E 24	19	are complete to date of the work done.
	a u •	20	Glenn Petroleum Corporation corresponded, and
· .	© LO ∠ 2 . Z	21	I would like to call your attention to the letter of
	0. P 0.0	22	August 7th, 1972, wherein Mr. Michael Hart wrote to
	SIMMS BLD 1210 FIRST	23	me after I had written to him, saying that at some
	209 SIMI 1214	24	future date, we were going to set a hearing to let
		25	him show cause why the wells should not be plugged

		 	PAGE 7
a dialati di secono d	1		and abandoned. Briefly in this letter, he states that
	2		he thinks they have a bad cement job, and they are at
	3	an Sairtí	the present time attempting to raise funds for a
	4		work-over to squeeze and perforate the well. He states
	5	en en	that they feel the well will be a producer when funds
	6		can be raised to perform this work.
	7		I answered this letter on August 11th, 1972, and
	8		stated that I would go ahead with the hearing, at which
	9		time, he could present his case to the Commission and
	10		let them make the decision as to whether the well should
	11		be worked over. The well has been sitting idle for
· · · · · ·	12	- 611.	some time, not quite a year and a half, with no work
87108	13		done on the well, and it would seem to me this is ample
NEW MEXICO 87108	14	n na sa sa	time for the operator to raise the funds necessary to
2 3 11 2	15		do the work-over.
ERQUE	16	Q	Could you give us the date of the last official form
L BUQU	17		filed with the Commission concerning these wells?
AST • A	18	A	On the Crosby No. 1, a Form C-103 outlining the work
1.00.E	19		done on the well dated August 18th, 1972. On the
BANK	20	A1	Sanders Well No. 1, there was a C-103 Form filed
ONAL	21		showing the work done on that well and dated 3/22/72.
FIRST NATIONAL BANK BLOG. EASTOAL BUQUERQU	22		These letters state that the wells have been
1216 FIRS	23		temporarily abandoned with no plans to go deeper in
ж. с	24		the immediate future.
	25	Q	Mr. Ramey, have you had other communication with Glenn

200 SIMMS BLDG. P.O. BOX 1022-PHONE 243-0001-ALBUQUERQUE, NEW MEXICO 57103 1210 FIRST NATIONAL BANK BLDG. EAST-ALBUQUERQUE, NEW MEXICO 57103

**1** 

	÷	PAGE 8
1		Petroleum Corporation concerning these wells which
2		you have not previously referred to?
3	A	I have letters dated April 25th, 1972, June 22nd, 1972,
4		August 4th, 1972, and a letter from Glenn Petroleum
5	1. 1.	Corporation dated August 7th, 1972. I wrote again on
6		August 11th, 1972, and then wrote them on May 1st, 1973,
7	- <u></u>	stating that this hearing had been set.
8	Q	These were related to the Crosby No. 1?
9	A	Yes, sir.
10	Q	And you have letters corresponding with them concerning
1	e	the Sanders Well, is that not correct?
2	A	Yes, I have letters dated March 21st, 1972 The first
13	42 	one is March 1st, 1972, March 21st, 1972, April 3rd,
្ន 14		1972, and May 1st, 1973.
15	Q a	Have they been marked in Cases 4994 and 4995 as OCC
16		Exhibit One?
17	А	Yes, sir.
18	Q	Do you have a recommendation based on your experience
19		with these wells as to what should be done with them
20		at this time?
21	A	I would recommend a plugging program for the Sanders
22		No. 1. Since no pipe can be salvaged from the well,
23	:	it should be filled with 25 sacks of cement to its
24		total depth, and the hole filled with mud with 10 sacks
25	14	of cement being placed at the surface with an

200 SIMMS BLDG. P.O. BOX 1092-PHONE 243-0001-ALBUQUERQUE, NEW MEXICO 37103

PAGE 9 appropriate marker. On the Crosby No. 1, I think at this time, the 2 well should be plugged and abandoned, but I would not 3 like at this time to recommend a plugging program, because the operators, or whoever would plug the well, 5 may want to pull pipe and salvage pipe. б dearnley, meier & associates The plugging program would be dependent upon the 7 recovery of the pipe from the well. 8 Are the letters included in Exhibit One true and correct Q 9 copies of the letters on file with the Commission? 10 Yes, sir. A 11 MR. CARR: I offer Exhibit One in Case 4994 and 12 the same exhibit in Case 4995. 13 MR. PORTER: Without objection, the exhibit will be IEXICO 14 admitted. 15 (Whereupon Oil Conservation Commission Exhibit 16 Number One was admitted in evidence.) 17 MR. CARR: I have nothing further. 18 19 CROSS EXAMINATION 20 BY MR. KELLAHIN: 21 Mr. Ramey, am I correct in saying that the last report Q 22 you had on the Crosby No. 1 was dated August 14th, 1972? 23 Yes, sir, unless there is one underneath that. Α 24 That showed a swab test on that well which did not Q 25

produce oil, did it not? 1 Yes. А 2 And it also indicated a bad cement job? Yes, sir. There is one notation on here that this well Q 3 is higher structurally to the Sun State Well, which I Α 4 believe is probably the well to the south of it. 5 Glenn Petroleum Corporation does have production in the 6 dearnley, meier & associates Q 7 area, does it not? 8 Yes, they have one well. А 9 Do they have any other production? Q 10 No, sir. Actually this well was actively being worked in August Α 11 Q 12 of 1972, isn't that correct? M MEXICO 87103 41CO 87108 13 Yes, sir. Α MR. KELLAHIN: I have nothing further. 14 MEXI MR. PORTER: Does anyone else have any questions 15 16 BUQUEROU of Mr. Ramey? 17 (No response) MR. PORTER: If not, the witness may be excused. 18 EAST 19 (Witness excused.) MR. PORTER: Mr. Kellahin, do you have any witnesses? 20 21 MR. KELLAHIN: Yes, sir. 0. P 0. 22 23 121 24 209

25

PAGE 10

		PAGE 11
1		MICHAEL L. HART,
2	was (	called as a witness, and after being duly sworn according
3	to l	aw, testified as follows:
4	a."	C DIRECT EXAMINATION
5	BY M	R. KELLAHIN:
6	Q	Will you state your name, please?
_		Michael L. Hart.
7 8	A Q	Where do you live?
9	A	Dallas, Texas.
- 10	Q	Do you have any connection with Glenn Petroleum Corporatio
11	Α	Yes, I am President and principal stockholder, engineer,
a <b>12</b>		and everything else.
13	ୁ ହ	What kind of staff does Glenn Petroleum Corporation have?
	A	I have a part-time girl that answers the telephone.
15		And myself.
16	a Q	Now, Mr. Hart, you have never testified before the
17		Commission, have you?
18	A	No, sir.
19	Q	Are you a geologist?
20	A	Yes, I am a graduate geologist. I graduated with a
21	4 . •	bachelor of science degree from Texas A and M University
22	200	with a minor in petroleum engineering.
23	Q	When did you receive your degree?
24	A	In 1952.
	Q	What have you done since that date?

200 SIMMS BLDG. P.O. BOX 1002 - PHONE 243-0001 - ALBUQUERQUE. NEW MEXICO 87102

			PAGE ]2
	1	A	I worked as a geologist for Lone Star Gas Company
	2		for about five years, and I worked as a geologist and
	3		petroleum engineer for Advanced Petroleum Corporation
	4		out of Dallas for approximately four years. Since
• •	5		that time, I have been on my own both as a consultant
	6		and an operator.
	7	Q	Were do you operate, Mr. Hart?
-	8	А	Outside of these two wells, in Texas.
• ,	9	Q	By these two wells, are you talking about the two that
	10	14	are the subject matter of this hearing? You do have
n O	11		three wells, do you not?
	12	A	Actually there are three wells here, but I was referring
NEW MEXICO 87103 MEXICO 87108	13	-	to the two that are the subject matter of this hearing,
× ₩ × UO × IVO × X	- 14		yes.
а Х С С С С С С С С С С С С	15	Q	You do have a producing well also?
DUERQUE.	16	A	Yes.
200	17	Q	And that is the only production that you have in New
E 243-66910 A	18		Mexico?
ONE 24	19	A	Yes, sir.
1002 • PHONE 3 Ank Bl.dg. r	20	Q	The only other operations you have in New Mexico.
BOX 10 AL BA	21	А	Yes.
06 P.O. BOX 1	22	Q	Had you ever operated in New Mexico before?
S BLDG	23	A	Before I drilled the No. 1 Sun State, I had never
9 SIMMS BLE	23		operated in the State of New Mexico before.
200	24 25	Q Q	Are you familiar with the State of New Mexico's requirements

dearnley, meier & associates

		torms?
1	_	for filing various notices and forms? To some extent, I am now. I was kind of feeling in the
2	<b>A</b>	dark at the start.
3	Q	You have become familiar?
· 4	A	Yes.
6	Q	And have you attempted to file all the necessary forms
7		that are required by this Commission?
8	A	Yes, sir.
9		To the best of your ability?
1(	A	To the best of my knowledge and beliefs.
	1 Q	Now, referring first to what has been marked as Glenn
	2	Now, leftling Petroleum Corporation Exhibit One, would you identify
	13	while please?
		A This is a Xerox copy of a land ownership map covering
: Χ Ι ຟ Ι Σ	14	the portions of Chaves County on which are located
2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	15	the four wells in which I have an interest.
ສັດ ດີຍ ດີຍ ດີຍ ດີຍ ດີຍ ດີຍ ດີຍ ດີຍ ດີຍ ດີ	16	Q What are those wells?
.243-66016ALGU EAST 6ALGUQUE	17 18	A Actually there are three wells in which I have an inserve
0NE 243-0 06. EAST	19	the fourth well is a key well.
.0. ВОХ 1002 - РНОИЕ .0. ВОХ 1002 - РНОИЕ 10NAL, ВАNК ВГОС. Е	20	Q What do you mean by a "key well"?
BOX 10 1AL BA	21	Q What do you mean I A It's owned by Sun Oil Company, and it's their No.1 J.
• ≺ • ≺	22	Q You have no interest in that?
SIMMS BLDG 1216 FIRST 1	23	A NO, SIT.
209 SIMMS 1216	24	Q What well is that?
N	25	A Well No. 1 on this plat.

dearnley, meier & associates ---

		·	PAGE 14
	1	Q	Would you go through the numbers and identify each of
	2		the wells?
	3	À	The No. 2 Well is our No. 1 Sun State Well, which is
	4	,	a producing well, and which is approximately 25 feet
	5		high to the Sun Well. As I say, the No. 2 Well is our
	6		producing well, and is 25 feet high to the Sun Well.
	7		Our No. 3 Well is the Crosby Well No. 1, and it's
÷.	8	   	approximately 25 feet high to our Sun State Well. The
	9	н. Н	No. 4 Well is the Sanders Well No. 1.
	10	Q	Your Sun State Well, the producing well, what kind of
	11		production do you get from that?
۲	12	а А (),	Initially it was completed for approximately 45 barrels
NEW MEXICO 87103 MEXICO 87108	13	· · · · · · ·	a day, with a small amount of water, like 2 barrels of
W MEXI	14	2 	water.
л И И И И И И И И И И И И И И И И И И И	15	: Q	What is your current production?
QUEROUE, 7 2QUE, NEW 7	16	A	Approximately 15 barrels a day, with a half a barrel
ALBU BUQUE	17		of water.
●PMONE 243-6691●AL_BUG BLOG. EAST ●ALBUQUER	18	Q	So it is not a high water producer?
• PHONE 243-6691 BLDG. EAST • AL	19	• <b>A</b> •••••	No, sir.
X 1092 0 PH	20	Q	Do you know anything about the Sun Oil Company Well?
NAL BA	21	A	Yes.
6. + P.O. NATION	22	Q	Does it produce large volumes of water?
BLD RST	23	Л	Originally it did, but then the water depleted, and
208 SIMMS 1216 F	24		it doesn't make but a very normal amount of water now.
τ.u	25	Q	Did they work it over or squeeze it? Do you know?

dearnley, meier & associates

1 No. A Now, referring to what has been marked as Glenn Petroleum 2 Q Corporation Exhibit Number Two, would you identify that 3 exhibit? 4 Exhibit Number Two is a Xerox copy of a portion of a log Α 5 which was run on our No. 1 State, which had the marked б dearnley, meier & associates perforations and the various porosities, pay zones, and 7 analyses thereof. 8 What is Exhibit Number Three? Q 9 Exhibit Number Three is a neutron log of a portion of A 10 our No. 1 Crosby Well on which has been marked the 11 various perforations along with the completion data and 12 porosity information. 13 Now, these are different types of logs, are they not? Q 14 Yes, sir. A 15 They are not the same type of log? Q 16 Α No. 17 Can you compare the two as to the producing formations? Q 18 The two logs show essentially the same producing À 19 formation. 20 From a study of the logs, do they indicate to you that Q 21 the Crosby No. 1 Well is capable of producing? 22 Mr. Kellahin, when we drilled the well, we had some A 23 difficulty in getting the logs down in the well, and 24 this sidewall neutron log was the only log we were 25

PAGE 15

PAGE 16

But on the able to get down because of shale problems. strength of this log, because the well was running high, and because the porosity indicated that it was as good as it was in the first well, we went ahead and set pipe, and attempted to complete the well as a producing Were you able to complete it as a producing well? well. Well, sir, when we tested the well originally from the Q perforation with a swab, it indicated and tested with А the swab essentially the same way the Sun State Well tested when we swab tested it initially. The Sun State Well started out making a high 10 quantity of water with the swab, and then the oil cut 11 increased on up, and we put the thing on pump, and 12 the water depleted. The swab test on the Crosby Well 13 indicated essentially the same thing. The two swab 14 tests were comparable, so because of this, we decided 15 16 to put it on pump immediately. We went ahead and installed the pumping unit on 17 a full tank battery with a heater and treater. When 18 the thing was put on pump, it would pump essentially 19 nothing but water, which led us to believe that we 20 could pull enough vacuum on the thing where the oil 21 could override the water. But with the pump, we 22 couldn't get anything but water out of it. 23 24 25

dearnley, meier & associates

£

1

2

3

4

5

б

7

8

9

NEW MEXICO 87103 4 MEXICO 87108

ALBUQUEF

BLDG. P.O.

	· · · · · · · · · · · · · · · · · · ·	PAGE 17
dearnley, meler & assuuriated	3 4 5 6 7 8 9 10 11 12 13 13 14 15 16	We gave it a test of about 60 days pumping, and it didn't respond, and we went in and tried to do some more work on the thing. Then we put it back on pump again and tested it again, and it hadn't changed. So at that time, we decided that it was obviously a bad cement job between these various areas, some of which carry oil and some of which carry water, and at that time, I talked to my partners and said, "What do you want to do?" They said, "Well, let's not flow anymore money after it, because it's too hard to operate this far from home. Let's just sell the thing to a local operator." So that's the status of the thing at this time. Now, you heard Mr. Ramey testify that you wrote to him and stated that you were attempting to raise money to do a work-over on the well. Right. Were you successful? So far, no, because my partners said, "No, let's dispose of it." I it your present intention to attempt to sell this well? A Yes.
	• 22 • 2018 SINNIS 002 • 23 • 23 • 24 • 25	<ul> <li>A Yes.</li> <li>Q Would you sell it by itself?</li> <li>A I would like to sell the producing well, and all three</li> </ul>

nley, meier & associates

				PAGE 18
		1	·	wells in a package.
e deta		2	Q	What is the status of the Sanders No. 1 Well?
		3	Α	When we started the Sanders No. 1 Well, because of
С. З		4		surface conditions, it made it imperative to set pipe
÷		5		with cable, because Railroad Mountain ran right through
S		6		there, and we didn't want to get on top of Railroad
iate		7		Mountain with a rotary rig.
SOC		8		So we set a series of pipe on the Sanders Well
s as		9		with a cable tool.
ier s		10	Q.	Is that all that has been done to that well?
dearnley, meier & associates		11	A	That's all.
		12	Q	Did you cement the surface string?
	CO 8710	13	A	Yes.
	× ₩ ¥ V U V X V X	14	Q	And circulated the cement?
	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	15	A	Yes.
	20 20 20 20 20 20 20 20 20 20 20 20 20 2	16	Q	You heard Mr. Ramey's recommendation that the Sanders
	01● A L BUG	17		Well be plugged. Do you have any objection to the
	243-6691	<b>18</b> g		plugging of that well?
	PHONE 24	19 <sup>°°</sup>	A	I have no objection to plugging the well, although I
	1092 + PH	20		might want to argue a little bit about the plugging
	_ D	21		program recommended.
	6 P.O. 807	22	Q	Do you have a plugging program that you would recommend?
	SIMMS BLOC 1216 FIRST	23	A	Yes, sir. Since the 8 and 5/8 inch surface pipe has
	ĉ	24		been set in the hole and nothing has been deepened
	Ň	25		beyond where it was set, I think it would be sufficient
		•		

		•	PAGE 19
	1		to merely fill the hole with mud and put a plug at
ц.	2		the surface.
	3	Q.	Do you think that would adequately protect the formation?
	4	A	I think it would more than adequately protect any
	5		formations. First of all, when we dug the surface hole
S	6		with the cable tool, it was just as dry at 270 feet
iate	7		as it was on the top of the ground.
SOC	8	Q	You encountered no water?
& as	9	A	There was no water. As a matter of fact, I could sell
dearnley, meier & associates	10	•	the well if I had water in it. I could make more money
, me	11		off fresh water than I did off the oil.
'nley "	12	Q	With regard to the Crosby No. 1 Well, Mr. Ramey has
dear	<sup>801</sup> 13		recommended that this well be plugged in accordance
R R R R R R R R R R R R R R R R R R R	o 14	÷.	with Commission regulations. Do you ask the Commission
	≥		to give you some period of time in which to attempt
QUERQU	алы 16	÷.	to sell this well, together with the producing well?
•∕A L BU QÙ E!	ສຸດວັກ <b>ຣ 17</b>	А	Yes, that's our request.
243-6691	18 I8	Q.,	Would it be a more favorable package for you to sell
	v 19		the two rather than just the one producing well?
, 1092 • Pi	чик 20	A	Yes, sir. The plugging of the second well, the Sanders
× × × × × × × × × × × × × × × × × × ×	<sup>©</sup> ∫∀ Z 21		Well, would not materially affect the package, though.
0. q •. 0	NATIO 85	Q	But the plugging of the Crosby would, in your opinion?
MS BLO	1216 FIRST MATIO	A	Very definitely.
209 SIM	24	<sup>1</sup> Q	How much time are you asking the Commission to give you?
	25	A	I would like to be able to sell it tomorrow, but I have

talked to several people, and so far, I have received 1 no firm prospect. But you have some interest in it? 2 I have talked to people who are interested, yes. Q 3 Are they checking it at the present time? A 4 5 Ç., Can you give the Commission any estimate as to what time Yes. A 6 dearnley, meier & associates you think you might be able to sell it in? Q 7 8 Well, in order to be safe, would one year be all right? No, I can't. Α 9 I would say if it was not done within one year, it's Q 10 Α 11 an undoable situation. Referring to what has been marked as Exhibits Four and 12 NEW MEXICO 87108 MEXICO 87108 Five, would you identify those exhibits? Q 13 Number Four is a cementing affidavit by the Ron Jackson 14 Corporation regarding the surface casing cementing on A 15 16 the No. 1 Crosby. 17 And Exhibit Number Five? Exhibit Five is an affidavit of cementing by the Ron Q 18 Jackson Corporation on the No. 1 Crosby on the 4 and A 19 BLDG. 20 1/2 inch string. 21 On the surface string? BLDG. • F.O. NATIOI Q 22 Yes. Did cement circulate to the surface? Ä 23 200 SIMMS 1 Q 24 Yes. A 25

PAGE 20

		PAGE 21
1	Q	And on the 4 and 1/2 inch string, how many sacks of
2		cement were used?
. 3	A	Two hundred fifty.
- 4	Q .	Do you have any idea where the top of the cement is?
5	A	I can't find my notes to refer to, but it's approximately
6		2,700 feet,
7	Q	Would that cover any producing formations that exist
8		in the area?
9	A	Yes.
10	Q	And it was cemented through them?
11	A	It came above the San Andreas.
12	Q	Was the casing used in the well good quality casing?
801 13 14	A	Yes.
001×14		In your opinion, will the leaving of this well as it is
15 16		for a period of one year cause any damage to any
16		formation which this well penetrates?
17	A	No, sir.
18	Q	Is there any possibility of any leakage, oil or gas,
19		to any formation?
20	λ	Not the way the well presently stands, no.
21	Q	Were Exhibits One through Five extracted from your
22		business records?
23	A	Yes, sir.
24		MR. KELLAHIN: At this time, I would like to offer
2	5 into	o evidence Glenn Petroleum Corporation Exhibits One through

કે. .ક્સ્ટ્રો .ર

dearnley, meier & associates

......

••

t reg

-

	PAGE 22
1	Five.
2	MR. PORTER: Without objection, Exhibits One through
3	Five will be admitted in evidence.
4	(Whereupon Glenn Petroleum Corporation Exhibits
5	One through Five were admitted in evidence.)
6	MR. KELLAHIN: That's all I have, Mr. Porter.
7	MR. PORTER: Does anyone have any questions?
8	MR. RAMEY: Yes.
9	
10	CROSS EXAMINATION
11	BY MR. RAMEY:
12	Q Mr. Hart, you no longer anticipate working on this well
13	yourself?
14	A I do not anticipate working on it myself, I am trying
15	to sell it. I find it too difficult to operate right
16	now in New Mexico from Dallas.
17	Q You evidently think this well would be a produceable
18	well?
19	A Yes, sir.
20	Q What was the effect of the bad cement job on the producing
21	formation?
22	A On the producing formation?
23	Q Yes. Are you in communication with water?
24	A We don't feel like it is true communication. We feel
 	as if it's a non-bonding situation in which there is

dearnley, meier & associates

		PAGE 23
	1	just enough water there to flood out the oil.
	2	Q You don't feel that the water would be going into the
•	3	oil zone?
	4	A Let me say that this is the position of the operators:
	5	instead of selectively perforating each one of these
	6	zones that we have indicated here which are from the
	7	oil-bearing zones, some of the zones being water-bearing,
	8	most of the operators perforate the whole thing and
	9	produce it altogether.
	.10	Q But they do produce it, they don't allow it to stand?
	11	A I am sure the wells are shut down sometimes.
50	12	MR. RAMEY: That's all I have.
37108	13	MR. PORTER: Mr. Ramey, did you leave any room for
NEW MEXICO 87103 MEXICO 87108	14	argument? The witness says he would like to argue with you
2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	15	about the plugging program.
LERQUE, DEW	16	MR. RAMEY: I think, Mr. Porter, I could go along
9 0 9 0 9 0	17	with a ten sack plug in at the top of the hole in view of
8100, 1921 • 41,000 8100, 1981 • 41,000 00	18	the evidence that there was no water encountered in the sand.
100. W	19	MR. PORTER: Does anyone have anything further
ANK ANK	20	in this case?
NAL B	21	(No response)
1214-51851 NATIONAL 8	22	MR. PORTER: There being nothing further to be
MS 9LL	23	offered in this case, the Commission will take it under
121	24	advisement.
	25	

dearnley, meier & associates

STATE OF NEW MEXICO ã3 1 COUNTY OF BERNALILLO ) 2 I, RICHARD E. MCCORMICK, a Certified Shorthand 3 Reporter, in and for the County of Bernalillo, State of 4 New Mexico, do hereby certify that the foregoing and attached 5 Transcript of Hearing before the New Mexico Oil Conservation dearnley, meier & associates б Commission was reported by me; and that the same is a true 7 and correct record of the said proceedings to the best of 8 my knowledge, skill and ability. 9 10 CERTIFIED SHORTHAND REPORTER **ĩ1** 12 200 SIMMS BLDG. 7.0. BOX 1002 PHONE 243-6601 ALBUQUERQUE. NEW MEXICO 87103 1210 FIRST NATIONAL BANK BLDG. EAST ALBUQUERQUE. NEW MEXICO 87108 13 14 15 16 17 -18 19 20 21 22 23 24 25

PAGE 24

PAGE 25

			TNDF	с X		
1			INDI		PAGE	
2		WITNESS				
3	JOS	EPH D. RAMEY		· · · ·	4	
4		nirect Exa	mination by Mr	. Carr	······································	
·		cross Exam	nination by Mr.	. Kellahin		A
5						
6	MI	CHAEL L. HAR	r Notion by M	r. Kellahin	11	
7	т. Г	Direct Ex	amination by M	Ramev	22	
8		Cross Exa	mination by Mr	1 Indino 1		
9			n 19 <sup>5</sup> - An an ann a' sharrachair an Arainne A	ידי וידי אראי איז איז איז איז איז איז איז איז איז א	20 20 20	
			E <u>X II</u> I	BITS		OFFERED
10		EXHIBIT			ADMITTED	8
11			Letters	•	₽ <b> 9</b> √	
12		OCC #1	Land owner	abin map	22	1:
13		Glenn #1	Land owner	Burb mer	22	1
13	4	Glenn #2	Log		22	2 1
1	5	Glenn #3	Neutron lo		2:	2 2
•		Glenn #4	Cementing	affidavit		
1	6	1	Cementing	affidavit	2	2
	17	Glenn #5				
- ↓ ↓	18					
ຟ ບັ	19	• •			· · · · ·	X
2	20		.,			.,
SIMMS BLUGSTONAL BANK BLOG. AAFOUND	21	× .				
4 IONA	. [			·		-
	22			·		
AMS BI	23					
200 SIMMS BLUGATIONAL BANK BLOG. EAST ALBUNGT 1	24					
	25	· · · · · · · · · · · · · · · · · · ·				

dearnley, meier & associates

#### BEFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

CASE NO. 4995 Order No. R-4571

IN THE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION COMMISSION ON ITS OWN MOTION TO PERMIT GLENN PETROLEUM CORPORATION AND UNITED STATES FIRE IN-SURANCE COMPANY AND ALL OTHER INTERESTED PARTIES TO APPEAR AND SHOW CAUSE WHY THE SANDERS WELL NO. 1 LOCATED IN UNIT N OF SECTION 25, TOWNSHIP 7 SOUTH, RANGE 30 EAST, CHAVES COUNTY, NEW MEXICO, SHOULD NOT BE PLUGGED AND ABANDONED IN ACCORDANCE WITH A COMMISSION-APPROVED PLUGGING PROGRAM.

#### ORDER OF THE COMMISSION

#### BY THE COMMISSION:

This cause came on for hearing at 9 a.m. on June 20, 1973, at Santa Fe, New Mexico, before the Oil Conservation Commission of New Mexico, hereinafter referred to as the "Commission."

NOW, on this 28th day of June, 1973, the Commission, a guorum being present, having considered the testimony presented 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 Glenn Petroleum Corporation is the owner and operator of the Sanders Well No. 1 located in Unit N of Section 25, Township 7 South, Range 30 East, NMPM, Chaves County, New Mexico.

(3) That in order to prevent waste and protect correlative rights said Sanders Well No. 1 should be plugged and abandoned in accordance with a program approved by the Hobbs District Office of the New Mexico Oil Conservation Commission on or before August 1, 1973.

--2-Case No. 4995 Order No. R-4571

## IT IS THEREFORE ORDERED:

(1) That Glenn Petroleum Corporation and United States Fire Insurance Company are hereby ordered to plug and abandon the Sanders Well No. 1, located in Unit N of Section 25, Township 7 South, Range 30 East, NMPM, Chaves County, New Mexico, on or before August 1, 1973.

(2) That Glenn Petroleum Corporation and United States Fire Insurance Company, prior to plugging and abandoning the above-described well, shall obtain from the Hobbs Office of the Commission, a Commission-approved program for said plugging and abandoning, and shall notify said Hobbs Office of the date and hour said work is to be commenced whereupon the Commission may, at its option, witness such work.

(3) That jurisdiction of this cause is retained for the entry of such further orders as the Commission may deem necessary.

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

above designated.

STATE OF NEW MEXICO OIL CONSERVATION COMMISSION

will

I. R. TRUJILLO, Chairman

Member ARMIJO ALEX J. L. PORTER Jr., Member & Secretary Ά.

SEAL

ac/

# OIL CONSERVATION COMMISSION

STATE OF NEW MEXICO P. O. BOX 2088 - SANTA FE 87501

### June 7, 1973

Glenn Petroleum Corporation 2906 Maple Avenue Dallas, Texas 75201

Floyd West & Company 4040 N. Central Expressway Dallas, Texas

Attention: Mr. Raymond Mitchell

Re:

I. R. TRUJILLO CHAIRMAN

LAND COMMISSIONER ALEX J. ARMIJO MEMBER

STATE GEOLOGIST A. L. PORTER, JR. SECRETARY - DIRECTOR

CERTIFIED - RETURN RECEIPT REQUESTED

Sanders Well No. 1, Unit N, Section 25, Township 7 South, Range 30 East, Chavez County, New Mexico, United States Fire Insurance Company \$10,000 Blanket Bond No. 760451

#### Gentlemen:

Enclosed is a copy of the docket of the Examiner Hearing to be held on Wednesday, June 20, 1973, at 9:00 a.m. in the Oil Conservation Commission Conference Room, State Land Office Building, Santa Fe, New Mexico. Case No. 4995 concerns the subject matter.

Very truly yours, A. Curk lien

WILLIAM F. CARR Special Assistant Attorney General Oil Conservation Commission

11

WFC/ac enclosure cc: Oil Conservation Commission - Artesia

POST OFFICE DEPARTMENT OFFICIAL BUSINESS POSTMARK OF DELIVERING OFFICE Print your name and address below. If you want to restrict delivery, of to have the address of delivery shown on this receipt, check block(s) on other side. Moisten gummed ends and attach this card to back of article. RETURN 1963 TO Åpr. Oil Conservation Commission 3811 P. O. Box 2088 15 E L Santa Fe, New Mexico 87501 Case No. 4995 OST OFFICE DEPARTMENT OFFICIAL BUSINESS E. CASE POSTMARK OF DELIVERING OFFICE 363 Your name have be address of you want to check block(s) of other side. ad stach this card to back of Want to delivery 011 Conservation Commission P. O. Box 2088 Santa Fe, New Mexico 87501 Case No. 4995

 $\boldsymbol{\omega}$  $\mathcal{O}$ တ် ഹ  $\infty$ ဖ No.

RECEIPT FOR CERTIFIED MAIL-20¢ SENT TO Glenn Petroleum Corp. POSTMARK OR DATE STREET AND NO. 2906 Maple Avenue CITY, STATE, AND ZIP CODE Dallas, Texas 75201 If you want a return receipt, check which lot shows 35t shows to whom, and when when, and address where delivered 

 If you want a return receipt, check which to whom to whom and when, and address where delivered
 If you want a return receipt, check which to whom delivery only to addresse, check here

 If you want a return receipt, check which to whom to whom to whom to when, and address where delivered
 If you want a return receipt, check which to whom, to whom to whom to whom to whom to whom to addresse, check here

 If you want a return receipt, check which to whom the return receipt to the town to whom the town to whom t POD Form 3800 NO. INSURANCE COVERAGE PROVIDED- (See other side) July 1963 NOT FOR INTERNATIONAL MAIL



Docket No. 16-73

#### DOCKET: REGULAR HEARING - WEDNESDAY - JUNE 20, 1973

OIL CONSERVATION COMMISSION - 9 A.M. - MORGAN HALL, STATE LAND OFFICE BUILDING, SANTA FE, NEW MEXICO

CASE 4990:

In the matter of the hearing called by the Oil Conservation Commission of New Mexico upon its own motion to consider the application of Thriftway Company, operator of a petroleum refinery in Bloomfield, New Mexico, for certification to the Commissioner of Public Lands as a small business enterprise within the state not having an adéquate supply of charge stocks and eligible to be granted a preference, pursuant to Chapter 34, New Mexico Laws of 1967, for the purchase of state royalty oil. The Commission will consider the application and such pertinent evidence as may be submitted concerning the capacity of the refinery, the source and grade of all refinery charge stocks currently available to the applicant, the minimum amount and grade of additional refinery charge stocks needed to meet existing refinery commitments or existing refinery capacity, and the efforts made by applicant to purchase refinery charge stocks on the open market.

CASE 4991:

Application of El Paso Natural Gas Company for the amendment of the prorated gas pool rules promulgated by Order No. R-1670, as amended.

Applicant, in the above-styled cause, seeks the amendment of the General Rules and Regulations for the Prorated Gas Pools of Northwest New Mexico and Southeast New Mexico, as promulgated by Commission Order No. R-1670, as amended. Applicant proposes:

1. That Rule 9 (B) of the Northwest New Mexico Gas Proration Rules and 10 (A) of the Southeast New Mexico Gas Proration Rules each be amended to provide that the monthly allowable assigned to a marginal well would be equal to its latest available monthly production.

2. That Rule 13 of the Northwest New Mexico and Southeast New Mexico Gas Proration Rules be amended to provide that the proration period would be the 12-month period from 7:00 a.m. April 1 of each year to 7:00 a.m. April 1 of the following year. (The current proration period, due to terminate at 7:00 a.m. January 1, 1974, would be extended to 7:00 a.m. April 1, 1974).

3. That Rule 16 (A) of the Northwest New Mexico and Southeast New Mexico Gas Proration Rules be amended to provide that each proration period consist of four classification periods for the purpose of classifying wells marginal, each such classification period being of three months duration; and to provide that after production data is available for the last month of each such classification period, any well which had an underproduced status at the beginning of the gas provation period would be classified marginal Regular Hearing - Wednesday - June 20, 1973 -2-

#### Docket No. 16-73

#### (Case 4991 continued from Page 1)

if its highest single month's production during the classification period is less than its average monthly allowable for the classification period, unless within 15 days after receipt of notice of classification of a well as marginal, the operator of the well or other interested person presents satisfactory evidence to the Commission showing that the well is not of marginal character and should not be so classified.

Applicant, in addition to the above-requested specific rule changes, further requests such additional word changes in other orders and/or Rules of the Commission (including but not limited to Order No. R-333-F-1) as may be necessary to effectuate the substantive rule changes proposed herein.

CASE 4992:

: In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit Corinne Grace and the Travelers Indemnity Company and all other interested parties to appear and show cause why the Ranger Lake Wells Nos. 1 and 3 located in Unit N of Section 11, Township 12 South, Range 34 East, Lea County, New Mexico should not be plugged and abandoned in accordance with a Commission-approved plugging program.

CASE 4993:

In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit Corinn, Grace and the Travelers Indemnity Company and all other interested parties to appear and show cause why the T. P. State Well No. 1 located in Unit A of Section 17, Township 10 South, Range 33 East, Lea County, New Mexico, should not be plugged and abandoned in accordance with a Commission-approved plugging program.

CASE 4994:

In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit Glenn Petroleum Corporation and United States Fire Insurance Company and all other interested parties to appear and show cause why the Crosby Well No. 1 located in Unit O of Section 26, Township 7 South, Range 30 East, Chaves County, New Mexico, should not be plugged and abandoned in accordance with a Commissionapproved plugging program.

CASE 4995:

In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit Glenn Petroleum Corporation and United States Fire Insurance Company and all other interested parties to appear and show cause why the Sanders Well No. 1 located in Unit N of Section 25, Township 7 South, Range 30 East, Chaves County, New Mexico, should not be plugged and abandoned in accordance with a Commissionapproved plugging program. Regular Hearing - Wednesday - June 20, 1973 -3Docket No. 16-73

CASE 4996:

In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit C. H. Brockett Inc. and the Indemnity Company and all other interested parties to appear and show cause why the Lazy J State "A" Well No. 1 located in Unit A of Section 3, Township 14 South, Range 33 East, Lea County, New Mexico, should not be plugged and abandoned in accordance with a Commission-approved plugging program.

CASE 4997:

In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit Jal Fishing Tool Company and United States Fidelity & Guarantee Company and all other interested parties to appear and show cause why the H. Whitten Well No. 1 located in Unit C of Section 4, Township 24 South, Range 36 East, Lea County, New Mexico, should not be plugged and abandoned in accordance with a Commission-approved plugging program.

CASE 4998:

In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit E. P. Campbell and Aetna Casualty and Surety Company and all other interested parties to appear and show cause why the E. P. Campbell Christmas Well No. 1 located in Unit C of Section 6, Township 23 South, Range 36 East, Lea County, New Mexico, should not be plugged and abandoned in accordance with a Commission-approved plugging program.

CASE 4999:

In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit Standard Production Company and Aetna Life & Casualty and all other interested parties to appear and show cause why the Brown Lease Wells Nos. 1, 2, 3, 4, 5, and 5-A, located in Units F, D, C, F, E, and E, respectively, of Section 25, Township 25 South, Range 36 East, Lea County, New Mexico, should not be plugged and abandoned in accordance with a Commission-approved plugging program, and why the location of Well No. 6 in Unit L and No. 7 in Unit M of said Section 25 should not be cleaned and levelled.

CASE 5000:

In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit Aztec Oil and Gas Company and United States Fiderity and Guaranty Company and all other interested parties to appear and show cause why the Aztec Totah Unit Wells Nos. 17 and 18, located in Unit E of Section 20, and Unit H of Section 19, respectively, Township 29 North, Range 13 West, San Juan County, New Mexico, should not be plugged and abandoned in accordance with a Commission-approved plugging program.

CASE 5001:

In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit Tamanaco Oil Corporation and Continental Casualty Company and all other interested parties to appear and show cause why the El Poso Ranch "N" Well No. 11 located in Unit N of Section 11, Township 28 North, Range 1 East, Rio Arriba County, New Mexico, should not be plugged and abandoned in accordance with a Commission-approved plugging program. Regular Hearing - Wednesday - June 20, 1973 -4Docket No. 16-73

CASE 5002:

22: In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit Tamanaco Oil Corporation and Continental Casualty Company and all other interested parties to appear and show cause why the Pound Ranch "B" Well No. 27 located in Unit B of Section 27, Township 28 North, Range 1 East, Rio Arriba County, New Mexico, should not be plugged and abandoned in accordance with a Commissionapproved plugging program.

CASE 5003:

In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit Dan M. Lockie and Hartford Fire Insurance Company Group and all other interested parties to appear and show cause why the Dan M. Lockie, Gersbach Com #1 located in Unit J of Section 3, Township 29 North, Range 16 West, San Juan County, New Mexico, should not be plugged and abandoned in accordance with a Commission-approved plugging program.

CASE 5004:

In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit Pettus and Associates and United States Fidelity and Guaranty Company and all other interested parties to appear and show cause why the Pettus and Associates, Hunt Well No. 1 located in Unit K of Section 3, Township 29 North, Range 16 West, San Juan County, New Mexico, should not be plugged and abandoned in accordance with a Commission-approved plugging program.

CASE 5005:

: In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit Pettus and Associates and United States Fidelity and Guaranty Company and all other interested parties to appear and show cause why the Pettus and Associates, Don Stock Well No. 1 located in Unit E of Section 3, Township 29 North, Range 16 West, San Juan County, New Mexico, should not be plugged and abandoned in accordance with a Commission-approved plugging program.

CASE 5006:

In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit Aztec Oil and Gas Company and United States Fidelity and Guaranty Company and all other interested parties to appear and show cause why the Southeast Cha Cha Unit Well No. 1 located in Unit M of Section 32, Township 29 North, Range 13 West, San Juan County, New Mexico, should not be plugged and abandoned in accordance with a Commission-approved plugging program.

Regular Hearing - Wednesday - June 20, 1973 -5-

Docket No. 16-73

#### CASE 4989: (Continued from the June 6, 1973, Examiner Hearing)

In the matter of the hearing called by the Oil Conservation Commission upon its own motion to consider the amendment of the general rules governing prorated gas pools in Northwest and Southeast New Mexico as promulgated by Order No. R-1670, as amended. Rule 15 of the aforesaid general rules would be amended to provide that if a well is overproduced in an amount exceeding six times its average monthly allowable for the preceding twelve months (or, in the case of a newly connected well or a well in a newly prorated pool, six times its average monthly allowable for the months available), it shall be shut in during that month and each succeeding month until it is overproduced in an amount less than six times its average monthly allowable, as determined above.

Rule 15 would be further amended to permit the Secretary-Director of the Commission to grant a pool-wide moratorium of up to three months on the shutting in of gas wells during periods of high demand emergency if a significant number of the wells in the pool are subject to being shut in.

Ease 4995 - Klenn Letsolaum Formpang

• ~

#### TESTIMONY FOR SHOW CAUSE HEARINGS

Mal	ke appearance for Oil Conservation Commission
	one witness: <u>be Tamen</u>
1.	Name, position, place of residence.
2.	Does district I include Chaves County?
3.	Does it include the part of <u>bauas</u> County involved in this case?
4.	as they relate to this case?
	(recommendations to the Commission as to when wells should be plugged and abandoned)
5.	Are you familiar with subject matter of Case No. 4995 ?
6.	What is the purpose of this case? (be sure wells are identified)
7.	Are you familiar with the wells?
8.	Have you reviewed all reports filed with the Commission concerning this / these wells and visited the well site (13)?
9.	Do you have them records with you?
10.	Please refer to these records and give us the history of the/each well as reflected by the official records:
·	<ul> <li>A. application to drill and date</li> <li>B. operator</li> <li>C. location and dedicated acreage (C-102)</li> <li>D. well depth</li> <li>E. formation completed in</li> <li>F. information from other forms</li> </ul>
11.	The date of the last official form.
12.	Other communication (any which is relative to this case that should be called to the examiner's attention)
13.	How recently have you visited the wells?
14.	Would you tell us what you found at the site:
	A. abandoned B. a dry hole C. any sign of present production
15.	Would there be any danger in leaving this well in its present condition?
16.	Could it be a safety problem?
17.	Do you have any opinion as to whether or not the well should be plugged?

18. Do you have a recommended plugging program to submit to the Commission at this time?

(if there is a recommended plugging program:

- 1. What should be pulled from the well?
- 2. Where should plugs be set and why?
- 3. How many sacks of cement needed?)
- 19. Do you have true and correct copies of all Commission forms for inclusion in the record of this case?

20. Offer forms as exhibits.

5- 1

## **DIL CONSERVATION COMMISSION**

### HOBBS, NEW MEXICO 88240

#### March 7, 1972

DEPORT. THE
OIL COMPRESSION Senta Fa, New Mordes
 Caso No. 4995 Exisible ido.
Submitted by OCC
 Hearing Date 6-20 -73
יין איז

Glenn Petroleum Corp. 2906 Maple Ave. Dallas, Texas 75201

Gentlemen:

No reports have been submitted for your Sanders No. 1 located in Unit N of Section 25, T-7-S, R-30-E, since September of 1971, when Form C-101, Notice of Intention to Drill, was approved. Please immediately submit Form C-103 covering the work done to date, and also showing the present status of the well.

Yours very truly,

OIL CONSERVATION COMMISSION

Joe D. Kamey Supervisor, District 1

me

# OIL CONSERVATION COMMISSION

HOBBS, NEW MEXICO 88240

March 21, 1972

Glenn Petroleum Corp. 2906 Maple Ave. Iballas, Texas 75201

Attention: Mr. Michael L. Hart

We are in receipt of Form C-103 covering work done on your Saunders Well No. 1 We are in receipt of Form C-103 covering work done on your Saunders Well No. 1 located in Unit N of Section 25, T-7-S, R-30-E, Chaves County, New Mexico. This C-103 indicated that you drilled to 280 feet and had set 8 5/8" surface casing at 273 feet and commuted with 100 sacks of commute You also stated that the well was Gentlemen: 6-103 indicated that you drilled to 250 reet and had set o 5/00 Surface casing at 278 feet and cemented with 100 sacks of cement. You also stated that the well was

First, this office requires that all surface pipe be cemented to the surface of temporarily abandoned on December 9, 1971. the ground. Your Notice of Intention to Drill indicated that you would use 300 Lue ground. Your Notice of Intention to Drill indicated that you would use 300 Backs of cement, and yet on your actual work you used only 100 sacks, and it is Houbtful if this volume would be enough to circulate coment Backs of cement, and yet on your actual work you used only 100-Sacks, and it is Houbtful if this volume would be enough to circulate cement. Also, drilling wells

are allowed to be temporarily abandoned state for in success of 100 days, and this are arrowed to be comportantly avanuous for a period of only of uays, and well has been in a temporarily abandoned state for in excess of 100 days. Please advise this office immediately as to where the top of the cement is behind

the 8 5/8" surface casing on this well, and also let me know immediately what your Fine 5 3/3" Surrace casing on this Well, and also let me know immediately what y future plans are for the Well, particularly as to whether or not you intend to drill this Well any deeper in the immediate future.

yours very truly,

OIL CONSERVATION COMMISSION

Joe D. Ramey Supervisor, District 1

JDR/mc

# OIL CONSERVATION COMMISSION

HOBBS, NEW MEXICO 88240

April 3, 1972

Glenn Petroleum Corp. 2906 Maple Ave. Dallas, Texas 75201

Gentlemen: To complete our file for your temporarily abandoned Sanders No. 1 located in Unit N of Section 25, T-7-S, R-30-E, please submit Form C-105, Well Record.

10

Yours very truly,

шC

OIL CONSERVATION COMMISSION

Joe D. Ramey Supervisor, District 1

#### **DIL CONSERVATION COMMISSION**

HOBBS, NEW MEXICO 88240

May 1, 1973

Glenn Petroleum Corp. 2906 Maple Ave. Dallas, Texas 75201

Gentlemen:

As you know, there has been considerable correspondence between this office and you concerning future plans for your Sanders No. 1 located in Unit N of Section 25, T-7-S, R-30-E, and your Crosby No. 1 located in Unit O of Section 26, T-7-S, R-30-E. To date you have indicated no intent for producing these wells, and I have no choice but to recommend that a hearing be held to enable you to show cause why the wells should not be plugged and abandoned.

In line with this, the matter has been turned over to the Commission's attorney and a hearing will be docksted in the near future with this in mind.

Yours very truly,

OIL CONSERVATION CONDESSION

Joe D. Ramey Supervisor, District 1

JDR/mc

cc-William F. Carr, Attorney Oil Conservation Commission Santa Fe, New Mexico

۰.



BORG WARNER

BYRON JACKSON INC.

#### CEMENTING AFFIDAVIT

I, Cino Leath	, bein	ng of lawful age and l	having full know	vledge of
		out do state: I am emp		
On7	<u>29-71</u> , 19	, BYRON JACKSON INC	. performed the	cementing
operation here	in described f	for <u>Glenn Petroleun</u>		_ on their
		the Crosley		
		County, State of	· · · · · · · · · · · · · · · · · · ·	
provided by th set in <u>12</u> For this job t	ne Customer Com inch hole, a the following m	type of string was mpany states that the and that the casing de materials were used:	casing was <u>6-5</u>	<u>/8" in. O.E</u>
225 Sks- Class	C Cement			
l Sk - Caliu	m Chloride			
14 Sks- Gel				
			en de la companya de	
		· · · · · · · · · · · · · · · · · · ·		·
An estimated	sacks	s of excess cement was	s circulated out	t of the well
<u>CEMENT PLUG</u> : hole size was_	Information pr		er Company state was	es that the _feet. For
<u>CEMENT PLUG</u> : hole size was_ this job the f	Information pr inc Tollowing mater	s of excess cement was covided by the Custome ches, and total depth cials were used to pla	er Company state was ace plugs as ind	es that the _feet. For
<u>CEMENT PLUG</u> : hole size was this job the f	Information pr	s of excess cement was covided by the Custom ches, and total depth	er Company state was	es that the _feet. For
<u>CEMENT PLUG</u> : hole size was_ this job the f	Information pr inc Tollowing mater	s of excess cement was covided by the Custome ches, and total depth cials were used to pla	er Company state was ace plugs as ind	es that the _feet. For
<u>CEMENT PLUG</u> : hole size was_ this job the f	Information pr inc Tollowing mater	s of excess cement was covided by the Custome ches, and total depth cials were used to pla	er Company state was ace plugs as ind	es that the _feet. For
<u>CEMENT PLUG</u> : hole size was_ this job the f	Information pr inc Tollowing mater	s of excess cement was covided by the Custome ches, and total depth cials were used to pla	er Company state was ace plugs as ind	es that the _feet. For
<u>CEMENT PLUG</u> : hole size was_ this job the f	Information pr inc Tollowing mater	s of excess cement was covided by the Custome ches, and total depth cials were used to pla	er Company state was ace plugs as ind	es that the _feet. For
<u>CEMENT PLUG</u> : hole size was_ this job the f	Information pr inc Tollowing mater	s of excess cement was covided by the Custome ches, and total depth cials were used to pla	er Company state was ace plugs as ind	es that the _feet. For
<u>CEMENT PLUG</u> : hole size was_ this job the f	Information pr inc Tollowing mater	s of excess cement was covided by the Custome ches, and total depth cials were used to pla	er Company state was ace plugs as ind	es that the _feet. For
<u>CEMENT PLUG</u> : hole size was_ this job the f	Information pr inc Tollowing mater	s of excess cement was covided by the Custome ches, and total depth cials were used to pla	er Company state was ace plugs as ind sacks of	es that the _feet. For
<u>CEMENT PLUG</u> : hole size was_ this job the f	Information pr inc Tollowing mater ft. to  SIGNED:	s of excess cement was covided by the Custom ches, and total depth cials were used to pla ft. with	er Company state was ace plugs as ind sacks of	es that the _feet. For
<u>CEMENT PLUG</u> : hole size was_ this job the f	Information pr inc Tollowing mater ft. to	s of excess cement was covided by the Custom ches, and total depth rials were used to pla ft. with	er Company state was ace plugs as ind sacks of	es that the _feet. For
<u>CEMENT PLUG</u> : hole size was_ this job the f	Information pr inc Tollowing mater ft. to  SIGNED:	s of excess cement was covided by the Custom ches, and total depth cials were used to pla ft. with 	er Company state was ace plugs as ind sacks of	es that the _feet. For
<u>CEMENT PLUG</u> : hole size was_ this job the f	Information pr inc Tollowing mater ft. to  SIGNED: BY	s of excess cement was covided by the Custom ches, and total depth cials were used to pla ft. with 	er Company state was ace plugs as ind sacks of	es that the _feet. For

DRAFT BEFORE THE OIL CONSERVATION COMMISSION dr/ OF THE STATE OF NEW MEXICO IN THE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION COMMISSION ON ITS OWN MOTION TO PERMIT GLENN PETROLEUM CORPORATION AND UNITED STATES FIRE INSURANCE COMPANY AND ALL OTHER INTERESTED PARTIES TO APPEAR AND SHOW CAUSE WHY THE SANDERS WELL NO. 1 LOCATED IN UNIT N OF SECTION 25, TOWNSHIP 7 SOUTH, RANGE 30 EAST, CHAVES COUNTY, NEW MEXICO, SHOULD NOT BE PLUGGED AND ABANDONED IN ACCORDANCE WITH A COMMISSION-APPROVED PLUGGING PROGRAM. CASE NO. Order No. Sir ORDER OF THE COMMISSION BY THE COMMISSION: This cause came on for hearing at 9 a.m. on June 20, 1973, at Santa Fe, New Mexico, before the Oil Conservation Commission of New Mexico, hereinafter referred to as the "Commission." NOW, on this day of June, 1973, the Commission, a quorum being present, having considered the testimony presented 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. is the owner and (2) That Glenn Petroleum Corporation Sandera operator of the -11 No. located in Unit N of Section 2525, Township 7 South , Range 30 East , NMPM, Chaves County, New Mexico. 7 (3)That in order to prevent waste and protect correlative rights said Sanders Well No. 1 should be plugged and abandoned in accordance with a program 0655 approved by the Artesla District Office of the New Mexico Oil Conservation Commission on or before The Party of States IT IS THEREFORE ORDERED. (1) That Glenn Petroleum Corporation and United States Fire are hereby ordered to plug and abandon the Insurance Company Sanders Well No. 1 located in Unit N of Section 25 , Township 7 South , NMPM, <u>Chaves</u> County, New Mexico, on or Range 30 East and the later of 10 before anai

-2-Case No. 4995 Order No. R-

(2) That <u>Clenn Petroleum Corporation and United States Fire</u> <u>Insurance Company</u>, prior to plugging and abandoning the abovedescribed well, shall obtain from the <u>Artesta</u> Office of the Commission, a Commission-approved program for said plugging and abandoning, and shall notify said <u>Artesta</u> Office of the date and hour said work is to be commenced whereupon the Commission may, at its option, witness such work.

(3) That jurisdiction of this cause is retained for the entry of such further orders as the Commission may deem necessary. DONE at Santa Fe, New Mexico, on the day and year hereinabove designated.