CASE 1832: Application of JAL OIL CO for exception to overproduction shutin provisions of Order R-520 as amend -ed by Order R-967.

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Caso Mo. 1832 Replication, Transcript, Smill Exhibits, Etc.



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STATE OF NEW MEXICO ) ) ss COUNTY OF BERNALILLO )

I, ADA DEARNLEY, Notary Public in and for the County of Bernalillo, State of New Mexico, do hereby certify that the foregoing and attached Transcript of Hearing was reported by me in stenotype, and that the same was reduced to typewritten transcript under my personal supervision, and contains a true and correct record of said proceedings, to the best of my knowledge, skill and ability.

DATED this 26th day of December, 1959, in the City of Albuquerque, County of Bernalillo, State of New Mexico.

NOTARY PUBLIC

My Commission Expires: June 19, 1963.

> I do hereby certify that the Service is a confluence of a start lie 1832 that the start of a start lie 1832 hered , as start 12-11, 1957,

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DEARNLEY-MEIER REPORTING SERVICE, Inc.

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DEARNalbuquerque, new mexico



BEFORE THE OIL CONSERVATION COMMISSION Santa Fe, New Mexico December 11, 1959 EXAMINER HEARING IN THE MATTER OF: 3 Application of Jal Oil Company for an exception to the overproduction shut-in provisions Inc. of Order R-520, as amended by Order R-967, Case 1832 for one well in the Jalmat Gas Pool. Appli-REPORTING SERVICE, cant, in the above-styled cause, seeks an order allowing the following-described well in the Jalmat Gas Pool to compensate for its overproduced status without being completely shut-in in order to prevent possible waste: Watkins Well No. 2, SE/4 NE/4 of Section 25, Township 24 South, Range 36 East, Lea County, New Mexico. **BEFORE: DEARNLEY-MEIER** Mr. Daniel S. Nutter, Examiner TRANSCRIPT OF HEARING MR. NUTTER: We will take next Case 1832. MR. FLINT: Case 1832: Application of Jal Oil Company MFXICO for an exception to the overproduction shut-in provisions of Order R-520, as amended by Order R-967, for one well in the Jalmat Gas NE:W ALBUQUERQUE, Pool. Mr. Examiner, we have received a communication from Geyer, and he has requested that this case be dismissed. MR. NUTTER: Case 1832 will be dismissed. The hearing will now recess.



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STATE OF NEW MEXICO ) } j CCUNTY OF BERNALILLO

PHONE CH 3-6691

DEARNLEY-MEIER REPORTING SERVICE, Inc.

ALBUQUERQUE, NEW MEXICO

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DATED this 26th day of December, 1959, in the City of Albuquerque, County of Bernalillo, State of New Mexico.

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**Iemo** From Oliver E. Payne General Counsel  $\mathcal{D}_{o}$ Dub Gerand requested by telephone conversation on 12/9 that this case be dismissed. DER

Docket No. 42-59 -2-

CASE 1828: Application of Francis L. Harvey for an exception to Rule 104 of the Commission Rules and Regulations and for certain exceptions to well completion requirements. Applicant, in the above-styled cause, seeks an order establishing 22-acre spacing for Mesaverde oil wells in Sections 10, 11, 21, 22, 23 and 33 of Township 18 North, Range 3 West, Sandoval County, New Mexico, in exception to Rule 104. Applicant further proposes certain exceptions to well completion requirements.

<u>CASE 1829</u>: Application of John M. Kelly for an exception to the overproduction shutin provisions of Order R-520, as amended by Order R-967, for one well in the Jalmat Gas Pool. Applicant, in the above-styled cause, seeks an order allowing its Shahan Well No. 3 in the SW/4 NE/4 of Section 33, Township 25 South, Range 37 East, Jalmat Gas Pool, Lea County, New Mexico, to compensate for its overproduced status without being completely shut-in in order to prevent possible waste.

CASE 1830: Application of Texaco Inc. for an oil-oil dual completion. Applicant, in the above-styled cause, seeks an order authorizing the dual completion of its United Royalty "A" Well No. 3 located in Unit F, Section 19, Township 24 South, Range 38 East, Lea County, New Mexico, in such a manner as to permit the production of oil from the Dollarhide-Queen Pool and the production of oil from the Dollarhide-Drinkard Pool through parallel strings of tubing.

<u>CASE 1831</u>: Application of Texaco Inc. for an oil-oil dual completion. Applicant, in the above-styled cause, seeks an order authorizing the dual completion of its United Royalty "A" Well No. 4, located in Unit K, Section 19, Township 24 South, Range 38 East, Lea County, New Mexico, in such a manner as to permit the production of oil from the Dollarhide-Queen Pool and the production of oil from the Dollarhide-Drinkard Pool through parallel strings of tubing.

CASE 1832:

Application of Jal Oil Company for an exception to the overproduction shut-in provisions of Order R-520, as amended by Order R-967, for one well in the Jalmat Gas Pool. Applicant, in the above-styled cause, seeks an order allowing the following-described well in the Jalmat Gas Pool to compensate for its overproduced status without being completely shut-in in order to prevent possible waste:

> Watkins Well No. 2, SE/4 NE/4 of Section 25, Township 24 South, Range 36 East, Lee County; New Mexico.

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NO. 42-19 DOCKET: EXAMINER HEARING DECEMBER 11, 1959 OIL CONSERVATION COMMISSION - 9 a.m., Mabry Hall, State Capitol, Samo Fe, New Mexico. The following cases will be heard before Daniel S. Nutter, Examiner, or A. L. Porter, Application of Cabot Carbon Company for an oil-oil dual completion and Jr., Secretary: application of Gabot Garbon Company for an Olimoni Gual completion a for permission to commingle the production from two separate pools. for permission to commingre the production from two separate pools. Applicant, in the above-styled cause, seeks an order authorizing the Applicant, in the above-styled cause, seeks an order authorizing the dual completion of its Howard Fleet Well No. 1, located 1980 feet from the South line and 660 feet from the East line of Section 35, Township CASE 18041 the south line and you reet from the cast line of section 30, formship 13 South, Range 37 East, Lea County, New Mexico, in such a manner as to manda the anodustion of sil from an underigned Department of sil from an underigned Department of sil from an underigned Department. 13 South, Range 3/ East, Lea County, New Mexico, in such a manner as to permit the production of oil from an undesignaied Pennsylvanian oil pool permit the production of oil from an undesignated rennsyivanian oil pool and the production of oil from the King-Devonian Pool through parallel and the production of off from the Ning-Devolution roof through parameter strings of lightinch tubing. Applicant further seeks permission to commingle strings of igningen tubing. Applicant further seeks permission to comm the Devonian and Pennsylvanian production from said Howard Fleet Well Application of The Atlantic Refining Company for an exception to Rule No. 1. Application of the Atlantic Religing Company for an exception to Rule 104 (c) of the Commission Rules and Regulations. Applicant, in the above-styled cause, seeks an exception to Rule 104 (c) so that it may above-styled cause, seeks an exception to nute ion (c) so that it may recomplete in the Denton Wolfcamp Pool its Federal Jones Well No. 2, recomplete in the Denton Molitamp rool its reveral Jones Mell NO. 2; located 330 feet from the South and East lines of Section 34, Township 10 Calcar than 660 fast to 2 well and winter from the same from the same same CASE 1824: closer than 660 feet to a well producing from the same common source Application of Continental Oil Company for an amerdment of Order R-1440. Applicant, in the above-styled cause, seeks an order amending Order R-1440 to normit the commingling of Tubb and Discher enduction on the Lockhort Applicant, in the above-styled cause, seeks an order amending order n-1440 to permit the commingling of Tubh and Blinebry production on its Lockhart of supply. to permit the comminging of Tube and Differry production on its Locenar A-17 lease in Section 17, Township 21 South, Range 37 East, Lea County, CASE 1825: ÷. Application of Continental Oil Company for an amendment of Order R-1445. New Mexico, without separate measurement. Applicant, in the above-styled cause, seeks an amendment of Order R-1445, to marrit the installation of outpath rApplicant, in the above-styled cause, seeks an amenument of order nerve to permit the installation of automatic custody transfer equipment to handle the Delevere production from ite wilder Devre and Readley lase to permit the installation of automatic customy transfer equipment to handle the Delaware production from its Wilder, Payne and Bradley leases insume the Delaware production from its wilder, Payne and Bradley leas in Sections 25, 26 and 35, Township 26 South, Range 32 East, and in Sections 30 and 31, Township 26 South, Range 33 East, Lea County, New Mexico. and for permission to produce more than 16 wells in a common to CASE 1826: Mexico, and for permission to produce more than 16 wells in a common tank Application of Gulf Oil Corporation for an oil-oil dual completion. Applicant, in the above-styled cause, seeks an order authorizing the Applicant, in the above-Styled cause, seeks an order eminorizing the dual completion of its Learcy McBuffington Well No. 5, located 1650 feet from the South line and 1000 feet from the Feet line of South 10 Term from the South line and 1980 feet from the East line of Section 13, Townfrom the south line and 1900 reet from the East file of Section 13, for ship 25 South, Range 37 East, Lea County, New Mexico, in such a manner as to permit the production of oil from an undesignated Paddock pool and CASE 1827 as to permit the production of oil from the Justis-Blinebry Pool through parallel strings of tubing.

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

December 17, 1959 Mr. W. D. Girand Box 1445 Hobbs, New Nexico Dear Mr. Girand: On behalf of your client, Jal Oil Company, we enclose two copies of Order No. R-1553 issued by the Oil Conservation Commission on December 16, 1959 in Case No. Ш Very truly yours,

A. L. PORTER, Jr. Secretary-Director

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## BEFURE 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. 1832 Order No. R-1553

-...

APPLICATION OF JAL OIL COMPANY FOR AN ORDER PERMITTING ONE OVER-PRODUCED GAS WELL IN THE JALMAT GAS POOL, LEA COUNTY, NEW MEXICO, TO COMPENSATE FOR ITS OVER-PRODUCTION AT A LESSER RATE THAN COMPLETE SHUT-IN IN EXCEPTION TO ORDER NOS, R-520 AND R-967

## ORDER OF THE COMMISSION

BY THE COMMISSION:

This cause came on for hearing at 9 o'clock a.m. on December 11, 1959, at Santa Fe, New Mexico, before Daniel S. Nutter, Examiner duly appointed by the Oil Conservation Commission of New Mexico, hereinafter referred to as the "Commission," in accordance with Rule 1214 of the Commission Rules and Regulations.

NOW, on this <u>Math.</u> day of December, 1959, the Commission, a quorum being present, having considered the application and the recommendations of the Examiner, Daniel S. Nutter, 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 applicant requested that Case No. 1832 be dismissed.

IT IS THEREFORE ORDERED:

That Case No. 1832 be and the same is hereby dismissed.

-2-Case No. 1832 Order No. R-1553

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

STATE OF NEW MEXICO OIL CONSERVATION COMMISSION

JOHN BURROUGHS, Chaiman

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NURRAY E. MORGAN, Member

A. L. PURTER, Jr. Member & Secretary

Con 1832 Dec 11 hearing supplemental ad

application of Jal all Converge for an depotion to the overpto duction to the in ordering of Car R-520, as amended by Order R-967, for one well in the falmet Gas Pool. applicant , in The above styled cause, seeks an order allowing the following described well in the folmat Gas Pool to compensate shut in morden to prevent Jossible waste : Watkins Well No. 2, SE/4 NE/4 of Actin 25, Township 24 South, Range 36 East, hea County, new mexico.

Dec 1st