

BEFORE THE OIL CONSERVATION COMMISSION
OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION OF
E. B. CLARK AND C. B. CHRISTIE FOR
DESIGNATION OF A GAS POOL AND FOR
OTHER RELIEF.

CASE NO. 235
ORDER NO. R-32

O R D E R

This matter came on for hearing at Santa Fe, New Mexico on 21 September 1950 on the application of Clark and Christie. Clark and Christie were represented by Zinn and Zinn, Attorneys; Lea County Water Company by C. M. Neal, Attorney; Warren Petroleum Corporation by G. T. Hanners, Attorney; El Paso Natural Gas Company by Ben R. Howell, Attorney; Nolan and Byron, a partnership by Bill Byron, a member of the partnership.

The Commission having heard the evidence of the parties and arguments of Counsel, FINDS:

1. It has jurisdiction of the parties and the subject matter, due notice of this hearing having been given as required by law.

2. The following lands in Lea County, New Mexico;

$S\frac{1}{2}S\frac{1}{2}$ Sec. 34, T. 19S., R. 37E.
 $N\frac{1}{2}N\frac{1}{2}$ Sec. 3, T. 20S., R. 37E.

constitutes a separate common reservoir of natural gas in the Queen sand producing between 3500' and 3600' and should be classified and defined as such and named the "Williams-Queen Gas Pool" pursuant to Rule 601.

3. The area described above should be deleted from the Eunice-Monument Oil Pool as to the Queen Sand.

4. This cause should be continued as to all other matters prayed for in the application of Clark and Christie until 24 October 1950.

5. Rule 104c and Rule 104i relating to acreage requirements should not apply to the Williams-Queen Gas Pool.

IT IS THEREFORE ORDERED:

1. The following lands in Lea County, New Mexico;

$S\frac{1}{2}S\frac{1}{2}$ Sec. 34, T. 19S., R. 37E
 $N\frac{1}{2}N\frac{1}{2}$ Sec. 3, T. 20S., R. 37E

are hereby classified and defined as a gas pool producing from the Queen Sand between 3500' and 3600' and named as the "Williams-Queen Gas Pool", subject to the continuing right of the Commission to add to or delete acreage therefrom on the basis of new evidence and recommendations.

2. The area described above is deleted from the Eunice Monument Oil Pool as to the Queen sand.

3. Rules 104c and 104i shall not apply to this gas pool but no well shall be drilled except on a tract consisting of approximately 40 surface contiguous acres in the form of a square and not closer than 330 feet to any boundary line of such tract.

4. This case is continued to 24 October 1950 at 10 a.m. as to all other matters prayed for in the petition of Clark and Christie.

STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION

THOMAS J. MABRY, CHAIRMAN

GUY SHEPARD, MEMBER

R. R. SPURRIER