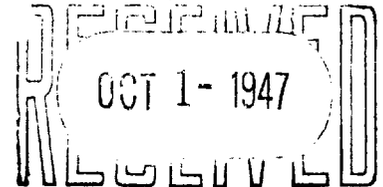


20
Case 113OIL CONSERVATION COMMISSION
SANTA FE, NEW MEXICO.

SHELL OIL COMPANY
INCORPORATED

MIDLAND AREA

MAILING ADDRESS
P. O. BOX 1509
MIDLAND, TEXAS

GENERAL OFFICES
PETROLEUM BUILDING
MIDLAND, TEXAS

September 26, 1947

RE: LEA COUNTY, NEW MEXICO
HOBBS POOL
NM-131 - SANGER INVESTMENT COMPANY
F-1358 - SANGER INVESTMENT COMPANY
FARMOUT CONTRACT BETWEEN SHELL AND
ROY H. KING DATED FEBRUARY 24, 1947

Mr. Roy H. King
c/o Henri L. Bromberg, Jr.
1900 Mercantile Building
Dallas 1, Texas

Dear Mr. King:

Under the terms of our farmout contract dated February 24, 1947, you are to drill a test on Tract 10, being the SW/4 SE/4 of Section 27; Township 18-South, Range 38-East at a location satisfactory to Shell and in strict compliance with any and all governmental regulations.

You have advised us that you propose to drill this well 5 feet from the West line and 600 feet from the South line of the SW/4 SE/4 of Section 27, Township 18-South, Range 38-East, Lea County, New Mexico.

So far as Shell is concerned, we are agreeable that the well be drilled at the above location. You will, of course, secure proper authorization from the State of New Mexico.

Very truly yours,

SHELL OIL COMPANY, Incorporated

By

 A handwritten signature in cursive script, appearing to read "J. J. Johnson".

Area Land Agent

FJN/jc

OIL CONSERVATION COMMISSION

File as 113

Case 113

SANTA FE, NEW MEXICO
NOVEMBER 12, 1947

MR. FRANK E. ISETT
FREY HOTEL
HOBBS, NEW MEXICO

RE TELEPHONE CONVERSATION. SINCE COMMISSION HAS ENTERED NO FINAL
ORDER IN THE KING MATTER SUGGEST YOU TELEGRAPH THE EXACT FOOTAGE
LOCATION WANTED AND SPECIFIC REASON FOR CHANGE. ALSO ADVISE IF
SURFACE OWNERS ARE AGREEABLE.

GEORGE A. GRAHAM, ATTORNEY
OIL CONSERVATION COMMISSION

C
O
P
Y

CLASS OF SERVICE

This is a full-rate Telegram or Cablegram unless its deferred character is indicated by a suitable symbol above or preceding the address.

WESTERN UNION

JOSEPH L. EGAN
PRESIDENT

2201

SYMBOLS

DL = Day Letter

NL = Night Letter

LC = Deferred Cable

NLT = Cable Night Letter

Ship Radiogram

(50)

The filing time shown in the data line on telegrams and day letters is STANDARD TIME at point of origin. Time of receipt is STANDARD TIME at point of destination

VA99 PD=FL DALLAS TEX 31 1131A

047 OCT 31 AM 10 57

GEORGE GRAHAM, ATTY, STATE CONSERVATION COMMISSION=

CAN YOU NOW ADVISE RELATIVE APPLICATION PERMIT ON SANGER
FEE HOBBS AREA=

ROY H KING:

THE COMPANY WILL APPRECIATE SUGGESTIONS FROM ITS PATRONS CONCERNING ITS SERVICE

CLASS OF SERVICE DESIRED	
DOMESTIC	CABLE
TELEGRAM	ORDINARY
DAY LETTER	URGENT RATE
SERIAL	DEFERRED
NIGHT LETTER	NIGHT LETTER

Patrons should check class of service desired; otherwise the message will be transmitted as a telegram or ordinary cablegram.

WESTERN UNION ¹²⁰⁷

A. N. WILLIAMS
PRESIDENT

\$	CHECK
S	ACCOUNTING INFORMATION
F	TIME FILED

Send the following telegram, subject to the terms on back hereof, which are hereby agreed to

To ROY H. KING

OCTOBER 31 19 47

Care of or Apt. No. 1900 MERCANTILE BUILDING

Street and No. _____

Place DALLAS, TEXAS

**FOR VICTORY
BUY
WAR BONDS
TODAY**

**RETEL TODAY. UNORTHODOX LOCATION ORDER SANGER FEE DRAFTED BUT NOT
ENTERED DUE TO ABSENCE COMMISSION SECRETARY. TWO MEMBERS OF
COMMISSION AGREEABLE TO LOCATION 650 FEET NORTH OF SOUTHLINE AND
5 FEET EAST OF THE WESTLINE, SECTION 27, TOWNSHIP 18 SOUTH, RANGE
38 EAST.**

GEORGE A. GRAHAM, ATTORNEY

OIL CONSERVATION COMMISSION

(COLLECT)

(DAY LETTER)

Sender's name and address

(For reference only)

Sender's telephone
number

ALL MESSAGES TAKEN BY THIS COMPANY ARE SUBJECT TO THE FOLLOWING TERMS:

To guard against mistakes or delays, the sender of a message should order it repeated, that is, telegraphed back to the sending office for comparison. For this, one-half the unrepeat message rate is charged in addition. Unless otherwise indicated on its face, this is an unrepeat message and paid for such, in consideration whereof it is agreed between the sender of the message and this Company as follows:

1. The Company shall not be liable for mistakes or delays in the transmission or delivery, or for non-delivery, of any message received for transmission at the unrepeat-message rate beyond the sum of five hundred dollars; nor for mistakes or delays in the transmission or delivery, or for non-delivery, of any message received for transmission at the repeat-message rate beyond the sum of five thousand dollars, unless specially valued; nor in any case for delays arising from unavoidable interruption in the working of its lines.

2. In any event the Company shall not be liable for damages for mistakes or delays in the transmission or delivery, or for the non-delivery, of any message, whether caused by the negligence of its servants or otherwise, beyond the actual loss, not exceeding in any event the sum of five thousand dollars, at which amount the sender of each message represents that the message is valued, unless a greater value is stated in writing by the sender thereof at the time the message is tendered for transmission, and unless the repeat-message rate is paid or agreed to be paid, and an additional charge equal to one-tenth of one per cent of the amount by which such valuation shall exceed five thousand dollars.

3. The Company is hereby made the agent of the sender, without liability, to forward this message over the lines of any other company when necessary to reach its destination.

4. Except as otherwise indicated in connection with the listing of individual places in the filed tariffs of the Company, the amount paid for the transmission of a domestic telegram or an incoming cable or radio message covers its delivery within the following limits: In cities or towns of 5,000 or more inhabitants where the Company has an office which, as shown by the filed tariffs of the Company, is not operated through the agency of a railroad company, within two miles of any open main or branch office of the Company; in cities or towns of 5,000 or more inhabitants where, as shown by the filed tariffs of the Company, the telegraph service is performed through the agency of a railroad company, within one mile of the telegraph office; in cities or towns of less than 5,000 inhabitants in which an office of the Company is located, within one-half mile of the telegraph office. Beyond the limits above specified the Company does not undertake to make delivery, but will endeavor to arrange for delivery as the agent of the sender, with the understanding that the sender authorizes the collection of any additional charge from the addressee and agrees to pay such additional charge if it is not collected from the addressee. There will be no additional charge for deliveries made by telephone within the corporate limits of any city or town in which an office of the Company is located.

5. No responsibility attaches to this Company concerning messages until the same are accepted at one of its transmitting offices; and if a message is sent to such office by one of the Company's messengers, he acts for that purpose as the agent of the sender.

6. The Company will not be liable for damages or statutory penalties in the case of any message except an intrastate message in Texas where the claim is not presented in writing to the Company within sixty days after the message is filed with the Company for transmission, and in the case of an intrastate message in Texas the Company will not be liable for damages or statutory penalties where the claim is not presented in writing to the Company within ninety-five days after the cause of action, if any, shall have accrued; provided, however, that neither of these conditions shall apply to claims for damages or overcharges within the purview of Section 415 of the Communications Act of 1934.

7. It is agreed that in any action by the Company to recover the tolls for any message or messages the prompt and correct transmission and delivery thereof shall be presumed, subject to rebuttal by competent evidence.

8. Special terms governing the transmission of messages according to their classes, as enumerated below, shall apply to messages in each of such respective classes in addition to all the foregoing terms.

9. No employee of the Company is authorized to vary the foregoing.

10-42

CLASSES OF SERVICE

DOMESTIC SERVICES

CABLE SERVICES

TELEGRAMS

A full-rate expedited service.

DAY LETTERS

A deferred service at lower than the standard telegram rates.

SERIALS

Messages sent in sections during the same day.

NIGHT LETTERS

* Accepted up to 2 A.M. for delivery not earlier than the following morning at rates substantially lower than the standard telegram or day letter rates.

ORDINARIES

The standard service, at full rates. Code messages, consisting of 5-letter groups only, at a lower rate.

DEFERREDS

Plain-language messages, subject to being deferred in favor of full-rate messages.

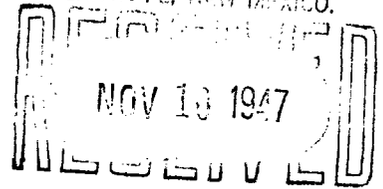
NIGHT LETTERS

Overnight plain-language messages.

URGENTS

Messages taking precedence over all other messages except government messages.

OIL CONSERVATION COMMISSION
SANTA FE, NEW MEXICO.



TO ALL OPERATORS
LEA COUNTY

Attached is a copy of a letter received from Honorable R. H. Beck, Mayor, City of Hobbs, addressed to the Lea County Operators. Representatives of the Oil Conservation Commission and the State Land Office will be present at this meeting.

Respectfully submitted

GLENN STALEY

1471010

November 3, 1947

Lea County Operators Committee
Hobbs, New Mexico

Attention: Mr. Glenn Staley

Gentlemen:

It has been brought to the attention of the City of Hobbs that there exists a strong possibility of future, additional oil well drilling operations within the corporate limits of the municipality.

In view of that possibility, the present population of the City and its prospective future growth, it is deemed advisable for the City to promulgate and adopt adequate, reasonable and uniform regulations for such drilling operations within the corporate area.

It will not be the policy of the City to undertake to unduly restrict operations or to impose unreasonable regulations, but simply to adopt measures most likely to protect all parties affected by oil well drilling, including the public, the surface property owners and the oil and gas lessee.

Will you kindly request representatives of mineral lessees affected, and all other interested parties, to meet with representatives of the City at the Hobbs City Hall at 10:00 o'clock a. m. on November 20th, 1947, for the purpose of discussing and working out details on this proposal. It is desired that lessee representatives attending the meeting, be in position to speak with authority for their respective principals.

Very truly yours,

R. H. Bock, Mayor
City of Hobbs

RHB/er

Distributed by
Lea County Operators Committee
Hobbs, New Mexico
November 5, 1947

NOTICE OF PUBLICATION
STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION

The Oil Conservation Commission of New Mexico, pursuant to law, hereby gives public notice of the following hearing to be had at a regular meeting of the Commission October 15, 1947, beginning at 10:00 o'clock a.m. on said date at Santa Fe, New Mexico:

STATE OF NEW MEXICO TO:

All named parties in the following case, and notice to the public:

Case 113

In the matter of the application of Roy H. King for an unorthodox location on the SW $\frac{1}{4}$ SE $\frac{1}{4}$ section 27; Township 18 South, Range 38 East in the Hobbs Pool, Lea County, New Mexico.

Given under the seal of the Oil Conservation Commission of New Mexico, at Santa Fe, New Mexico, on October 1, 1947.

OIL CONSERVATION COMMISSION

BY R. R. Spurrier, Secretary

LEA COUNTY OPERATORS COMMITTEE
OCTOBER 3, 1947
Hobbs, New Mexico

NOTICE OF PUBLICATION
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OIL CONSERVATION COMMISSION
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All named parties in the following case,
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In the matter of the application of
Roy H. King for an unorthodox location
on the SW 1/4 SE 1/4 section 27, Town-
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Hobbs Pool, Lea County, New Mexico.
Given under the seal of the Oil Con-
servation Commission of New Mexico, at
Santa Fe, New Mexico, on October 1,
1947.

OIL CONSERVATION COMMISSION
By R. R. SPURRIER,
Secretary.

(SEAL)
Pub. Oct. 3, 1947.

Affidavit of Publication

State of New Mexico, }
County of Santa Fe } ss.

I, John E. Baker, being first duly sworn,
declare and say that I am the (~~Business Manager~~) (Editor) of the Santa Fe
New Mexican, a daily newspaper, published in the English

Language, and having a general circulation in the City and County of Santa Fe, State of
New Mexico, and being a newspaper duly qualified to publish legal notices and adver-
tisements under the provisions of Chapter 167 of the Session Laws of 1937; that the
publication, a copy which is hereto attached, was published in said paper ~~once each week~~

for one time ~~consecutive weeks, and in the regular issue of each week~~ in
the regular issue of the paper during the time of publication, and that the notice was
published in the newspaper proper, and not in any supplement, ~~once each week~~ for

one time ~~week consecutively, the first~~ publication being on the
3rd day of October, 1947, and the last publica-

~~tion~~ ~~day~~; that payment
for said advertisement has been (duly made), or (assessed as court costs); that the
undersigned has personal knowledge of the matters and things set forth in this affidavit.

PUBLISHER'S BILL

..... 27 lines, one time at \$..... 2.70
..... lines, times, \$.....
Tax \$.....
Total \$..... 2.70

Received payment,
.....
By.....

John E. Baker
Manager
Subscribed and sworn to before me this 3rd
day of October, A.D., 1947
Berna K. Ormsbee
Notary Public

My Commission expires

June 14, 1949

OIL CONSERVATION COMMISSION
SANTA FE, NEW MEXICO

P. O. Box 871
October 1, 1947

C
O
P
Y

Mr. Glen Staley
Proration Office
Hobbs, New Mexico

RE: Case 113 - Notice of Publication

Dear Glenn:

Enclosed you will find Notice of Publication for the
above captioned case.

Very truly yours,

bpw

GEORGE A. GRAHAM, Attorney
Oil Conservation Commission

OIL CONSERVATION COMMISSION
SANTA FE, NEW MEXICO

P. O. Box 871
October 1, 1947

C

O

P

Y

THE SANTA FE NEW MEXICAN
Santa Fe, New Mexico

RE: Case No. 113 - Notice of Publication

Gentlemen:

Please publish the enclosed notice once, immediately. Please proof-read the notice carefully and send a copy of the paper carrying such notice.

UPON COMPLETION OF THE PUBLICATION, PLEASE SEND PUBLISHER'S AFFIDAVIT IN DUPLICATE.

For payment please submit statement in duplicate, accompanied by voucher executed in duplicate. The necessary blanks are enclosed.

Very truly yours,


GEORGE A. GRAHAM, Attorney
Oil Conservation Commission

GAG:bpw

OIL CONSERVATION COMMISSION
SANTA FE, NEW MEXICO

P. O. Box 871
October 1, 1947

C
O
P
Y

THE HOBBS DAILY NEWS-SUN
Hobbs, New Mexico

RE: Case No. 113 - Notice of Publication

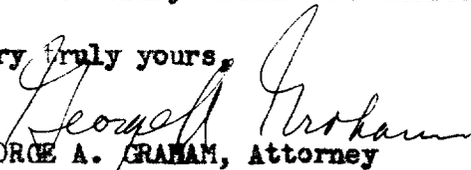
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