

NOTICE OF PUBLICATION
STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION

The Oil Conservation Commission of New Mexico pursuant to law, hereby gives notice of hearing to be held February ~~12~~¹⁷th, 1948, at 10:00 o'clock a.m. on said date at Santa Fe, New Mexico:

THE TEXAS COMPANY and
VORA V. HARTLEY,
Petitioners,

No. 117

VS.

HAROLD HURD, et al,
Respondents.

STATE OF NEW MEXICO TO:

Harold Hurd; Monument Townsite Company; Ed Holland; B.M. Keohane; Marianne Keohane; Bernard Patrick Keohane; B. M. Keohane, Guardian of the estates of Marianne Keohane and Bernard Patrick Keohane; Margie T. Roland; L. R. Hammond; C. A. Scheurich; Nelle G. Scheurich; Abner M. Jack, Guardian of the estate of E. E. Jack, incompetent; Edith L. Jack, Guardian of the estate of W. H. Jack, a minor; Joy Mabel Mattix; A. W. Hockenull; T. B. Cavender; W. W. Mayes; the heirs of Elizabeth A. Anderson, deceased, Mariah McCullough, deceased, and her heirs unknown; J. L. Reed; David Reed, deceased, and his heirs unknown; Sarah Reed, a widow; Jewell Donham; Iola Joiner; Etta Snyder; Clara Root; LeRoy Reed; Carl Hamby; Gusta Shipman; Robert Spencer; Pearl Poulson; Elizabeth Lee; Katie Jordan; Margaret Goff; Vivian Griner; Lillian M.G. Proffitt; Wylie Griner; Melvin Griner; Guy Griner; Edgar Grant Lawrence; Georgia Reed Shaw; William Floyd Reed; Claude Reed; Evelyn Reed.

✓ Lovell; Elizabeth Reed Douthitt; Bertie Whitmire; Margaret Whitmire Baker Dyé; Allen M. Whitmire; Roy Whitmire; J. Dell Barber; Owen Hood; John Hood; Mary Hood Dalton; John J. Reed; Fannie Reed Williamson; Leona Camp; Emma Reed Jennie; Lester Jennie; James L. Reed; Leona B. Reed Camp; Lizzie Reed Bowman; George W. Reed; Benjamin A. Reed; and all unknown heirs, living or dead of Elizabeth A. Anderson, deceased.

NOTICE IS HEREBY GIVEN to you and each of you that The Texas Company and Vora V. Hartley, Petitioners, have filed an application and Petition with the Oil Conservation Commission of New Mexico, for the issuance of an Order requiring the pooling of all tracts of land in the NE $\frac{1}{4}$ NE $\frac{1}{4}$ of Section 32, Township 19 South, Range 37 East, N.M.P.M. for the purpose of production of crude petroleum oil and natural gas; that The Texas Company be designated as the producer of said unit; that the pooling Order be made effective as to all strata or any stratum or strata; that The Texas Company's Cook No. 1 Well located upon said NE $\frac{1}{4}$ NE $\frac{1}{4}$ of Section 32, Township 19 South, Range 37 East, N.M.P.M. be assigned a full 40-acre unit allocation for production; and that The Texas Company be required to make royalty payment to all owners of interests in said 40-acre unit in the same ratio as each such owners' interest bears to the area of the full unit.

Attorneys for the Petitioners are E. R. Wright of Santa Fe, New Mexico for The Texas Company, and Earl E. Hartley of Clovis, New Mexico, for Vora V. Hartley.

GIVEN under the seal of said Commission at Santa Fe, New Mexico, on January _____ 1948.

STATE OF NEW MEXICO

OIL CONSERVATION COMMISSION

R. R. Spurrier, Secretary

TO: OIL CONSERVATION COMMISSION
STATE OF NEW MEXICO
SANTA FE, NEW MEXICO

RE: The Texas Co.-Cook No. 1, Unit A,
NE NE 32-19S-37E, Eunice-
Monument Pool, Lea County, N.M.

The Texas Company and Vora V. Hartley,
Petitioners,

-vs-

Harold Hurd; Monument Townsite Company;
Ed Holland; B. M. Keohane; Marianne
Keohane; Barnard Patrick Keohane; Margie
T. Roland; Heirs of Elizabeth A.
Anderson, Deceased; and All Unknown
Claimants of Interests in the Premises
Adverse to Petitioners,

Respondents.

PETITION FOR HEARING ON REQUESTED POOLING ORDER

Comes now Vora V. Hartley, by her attorney, Earl E. Hartley,
and The Texas Company by its attorney, E. R. Wright, and for their
Petition and Request, state:

I

That The Texas Company is a Delaware Corporation authorized
to do business in the State of New Mexico; that said Company is the
owner of an Oil and Gas Lease covering 36 acres of the NE $\frac{1}{4}$ NE $\frac{1}{4}$ Sec.
32, Township 19 South, Range 37 East, N.M.P.M., with a producing
well thereon as described in the above hearing, and that the royalty
owners under said lease are as follows:

1. Harold Hurd, J. P. White Building, Roswell, New Mexico.
2. L. R. Hammond, 1112 Gidding St., Clovis, New Mexico.
3. C. A. Scheurich, Box 430, Clovis, New Mexico.
4. Nelle G. Scheurich, Box 430, Clovis, New Mexico.
5. E. E. Jack, Incompetent - c/o Abner M. Jack, Gdn.,
Scooba, Miss.
6. W. H. Jack, Minor - c/o Edith L. Jack, Gdn., 135 Columbia
Drive, Tenefly, New Jersey.
7. Joy Mabel Mattix, c/o C. A. Scheurich, Clovis, New Mexico.
8. A. W. Hockenhull, c/o Clovis Nat'l Bank, Clovis, N. M.
9. T. B. Cavender, 1008 Calhoun St., Clovis, New Mexico.
10. W. W. Mayes, 122 S. Princeton St., Albuquerque, N. M.
11. Ed Holland, c/o Union Oil & Mining Co., Alexander Bldg.,
Abilene, Texas.

12. B. M. Keohane, Guardian of the Estates of Marianne Keohane, and Bernard Patrick Keohane, Box 522, Roswell, New Mexico.
13. Margie T. Roland, Box 1013, Roswell, New Mexico.

II

That Vora V. Hartley is the fee simple owner of two acres in the Southwest corner of the NE $\frac{1}{4}$ NE $\frac{1}{4}$ of said Section 32; being more particularly described as follows:

Beginning at the SW corner of said NE $\frac{1}{4}$ NE $\frac{1}{4}$; thence East 295 feet; thence North 295 feet; thence West 295 feet; thence South 295 feet to place of beginning;

That said Vora V. Hartley and her husband have executed a lease in favor of The Texas Company covering the said two acres; being an Oil and Gas Lease and effective for all purposes as of February 1, 1937.

III

Petitioner is now informed that at the time of her death on or about December 6, 1932, one Elizabeth A. Anderson claimed to own two acres in said NE $\frac{1}{4}$ NE $\frac{1}{4}$ of Section 32, or an interest therein, being more particularly described as follows:

Beginning 676 feet West of the SE corner of said NE $\frac{1}{4}$ NE $\frac{1}{4}$; thence North 420 feet; thence West 210 feet; thence South 420 feet; thence East 210 feet to place of beginning;

That the names and addresses of the heirs of Elizabeth A. and/or their assigns. Anderson/as presently known to the best of our knowledge are as follows:

Mariah McCullough, Deceased and her heirs unknown.
J. L. Reed, Lovington, New Mexico.
David Reed, Deceased and his heirs unknown.
Sarah Reed, a Widow, c/o Oscar Donham, Carl Junction, Missouri
Jewell Donham, Carl Junction, Missouri.
Iola Joiner, Commerce, Oklahoma
Etta Snyder, Augusta, Montana
Clara Root, Beloit, Kansas
LeRoy Reed, Commerce, Oklahoma.
Carl Hamby, Rt. 3, Box 392, Watsonville, Cal.
Gusta Shipman, 3706 South 16th St., Omaha, Nebraska.
Robert Spencer, c/o Iola Joiner, Commerce, Oklahoma.
Pearl Poulson, Morgan Park Station, Duluth, Minn.
Elizabeth Lee, 316 No. Harlem, Joplin, Mo.
Katie Jordan, 316 No. Harlem, Joplin, Mo.
Margaret Goff, 334 $\frac{1}{2}$ Third Ave. West, Kalispell, Montana

Vivian Griner, General Delivery, Seneca, Mo.
 Lillian M. G. Proffitt, 223 No. Sacramento Blvd., Chicago, Ill.
 Wylie Griner, General Delivery, Seneca, Mo.
 Melvin Griner, 1020 James St., Carthage, Mo.
 Guy Griner, Address unknown
 Edgar Grant Lawrence, Chautauqua County, Kansas.
 Georgia Reed Shaw, 3412 Adams St.; Granite City, Ill.
 William Floyd Reed, c/o Russell Pray, 2112 E. Warne,
 St. Louis, Missouri
 Claude Reed, Address Unknown.
 Evelyn Reed Lovell, 1620 Central St., Kansas City, Missouri.
 Elizabeth Reed Douthitt, Box 254, Roswell, N. M.
 Bertie Whitmire, Sullivan, Missouri.
 Margaret Whitmire Baker Dye, 4045 W. Pine St., St. Louis, Mo.
 Allen M. Whitmire, Sullivan, Mo.
 Roy Whitmire, St. Clair, Mo.
 J. Dell Barber, Colorado City, Texas
 Owen Hood, 2121 Blake St., Berkeley, Cal.
 John Hood, 557 - 22nd St., Oakland, Cal.
 Mary Hood Dalton, 201 Wellington Ave., Concord, Cal.
 John J. Reed, New Haven, Missouri.
 Fannie Reed Williamson, St. Clair, Missouri.
 Leona Camp, Artesia, New Mexico.
 Emma Reed Jennie, Turley, Oklahoma.
 Lester Jennie, Turley, Oklahoma.
 James L. Reed, Lovington, New Mexico.
 Leona B. Reed Camp, Artesia, New Mexico.
 Lizzie Reed Bowman, St. Clair, Missouri.
 George W. Reed, Rt. 4, Sullivan, Missouri.
 Benjamin A. Reed, St. Clair, Missouri.

That no Oil or Gas Lease covering said two acres has ever been executed and that no pro-rata share of production is assigned to said two acres at this time.

IV

That to avoid waste and unnecessary increase of the cost of the products to the ultimate consumer and to avoid depriving or tending to deprive your Petitioner of the opportunity to recover its fair and equitable share of the crude petroleum oil and natural gas in the pool, it is necessary that the entire 40 acres included in said NE $\frac{1}{4}$ NE $\frac{1}{4}$ of Section 32, Township 19 South, Range 37 East, N.M.P.M., be pooled or unitized and produced as a single unit as to all strata or any stratum or strata.

In this connection Petitioner shows that effective August 1, 1936, this Honorable Commission adopted its Order No. 33 known as the "Monument Proration Order" to which order reference is here made and which prescribes the spacing of wells and allocation of

allowable production from the Monument Pool in which this lease is located.

WHEREFORE, PETITIONERS PRAY that the Oil Conservation Commission issue an order requiring the pooling of all tracts in said NE $\frac{1}{4}$ NE $\frac{1}{4}$ Section 32, Township 19 South, Range 37 East, N.M.P.M., for the purpose of the production of crude petroleum oil and natural gas; that The Texas Company be designated as the Producer of said unit; that the pooling order be made effective as to all strata or any stratum or strata; and that The Texas Co. - Cook No. 1 well described in the heading hereof be assigned a full 40-acre unit allocation for production; and that The Texas Company be required to make royalty payments to all owners of interests in said 40-acre unit in the same ratio as each such owner's interest bears to the area of the full unit.

PETITIONERS FURTHER PRAY that service of Notice of Hearing on this Petition and Request be made by publication and that the Hearing be set at as early a date as said publication may be complete and as may be convenient to the Commission.

VORA V. HARTLEY

BY

Earl E. Hartley
Earl E. Hartley,
Attorney for Petitioner
Clovis, New Mexico

THE TEXAS COMPANY

BY

E. R. Wright
E. R. Wright, Attorney
for The Texas Company.

STATE OF NEW MEXICO |
COUNTY OF SANTA FE |

On this day personally appeared before me E. R. Wright, who after being by me duly sworn deposes and says:

That he is Attorney of record of Petitioner, The Texas Company, and as such is duly authorized by it to make this affidavit in its behalf; that he has read the foregoing petition and is cognizant of the contents thereof, and that the facts therein set forth are true and correct.

SUBSCRIBED AND SWORN TO BEFORE ME this 15th day of December, 1947.

Any commission expires

Dorothy Fell Logan
Notary Public in & for Santa Fe County, N. M.

Receipt for Registered Article No. _____
 Registered at the Post Office indicated in the Postmark _____
 Fee paid 20 cents Class postage _____
 Declared value _____ Surcharge paid, \$ _____
 Return Receipt fee _____ Spl. Del'y fee _____
 Delivery restricted to addressee: _____
 in person _____, or order _____ Fee paid _____
 Accepting employee will place his initials in space
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MAILING OFFICE)

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Dec. 1944

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U. S. GOVERNMENT PRINTING OFFICE 16-20305-1

Form 3806 (Rev. Dec. 1944) (POSTMARK OF _____)

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Registry Fees and Indemnity.—Domestic registry fees range from 20 cents for indemnity not exceeding \$5, up to \$1.35 for indemnity not exceeding \$1,000. The fee on domestic registered matter without intrinsic value and for which indemnity is not paid is 20 cents. Consult postmaster as to the specific domestic registry fees and surcharges and as to the registry fees chargeable on registered parcel-post packages for foreign countries. Fees on domestic registered C. O. D. mail range from 40 cents to \$1.40. Indemnity claims must be filed within one year (C. O. D. six months) from date of mailing.

Form 3806 (Rev. Dec. 1944)

(POSTMARK OF

Receipt for Registered Article No. _____

Registered at the Post Office indicated in the Postmark

Fee paid _____ cents Class postage _____

Declared value _____ Surcharge paid, \$ _____

Return Receipt fee _____ Spl. Del'y fee _____

Delivery restricted to addressee:

in person _____, or order _____ Fee paid _____

Accepting employee will place his initials in space indicating restricted delivery.

POSTMASTER, per _____

MAILING OFFICE)

The sender should write the name of the addressee on back hereof as an identification. Preserve and submit this receipt in case of inquiry or application for indemnity.

Registry Fees and Indemnity.—Domestic registry fees range from 20 cents for indemnity not exceeding \$5, up to \$1.35 for indemnity not exceeding \$1,000. The fee on domestic registered matter without intrinsic value and for which indemnity is not paid is 20 cents. Consult postmaster as to the specific domestic registry fees and surcharges and as to the registry fees chargeable on registered parcel-post packages for foreign countries. Fees on domestic registered C. O. D. mail range from 40 cents to \$1.40. Indemnity claims must be filed within one year (C. O. D. six months) from date of mailing.



Form 3806 (Rev. Dec. 1944) (POSTMARK OF)
Receipt for Registered Article No. 6811
Registered at the Post Office indicated in the Postmark
Fee paid 20 cents Class postage
Declared value Surcharge paid, \$
Return Receipt fee Spl. Del'y fee
Delivery restricted to addressee:
in person, or order Fee paid
Accepting employee will place his initials in space indicating restricted delivery.
POSTMASTER, per MAILING OFFICE)
The sender should write the name of the addressee on back hereof as an identification. Preserve and submit this receipt in case of inquiry or application for indemnity.
Registry Fees and Indemnity.—Domestic registry fees range from 20 cents for indemnity not exceeding \$5, up to \$1.35 for indemnity not exceeding \$1,000. The fee on domestic registered matter without intrinsic value and for which indemnity is not paid is 20 cents. Consult postmaster as to the specific domestic registry fees and surcharges and as to the registry fees chargeable on registered parcel-post packages for foreign countries. Fees on domestic registered C. O. D. mail range from 40 cents to \$1.40. Indemnity claims must be filed within one year (C. O. D. six months) from date of mailing.
U. S. GOVERNMENT PRINTING OFFICE 16-20305-1

Form 3806 (Rev. Dec. 1944) (POSTMARK OF)
Receipt for Registered Article No. 6812
Registered at the Post Office indicated in the Postmark
Fee paid 20 cents Class postage
Declared value Surcharge paid, \$
Return Receipt fee Spl. Del'y fee
Delivery restricted to addressee:
in person, or order Fee paid
Accepting employee will place his initials in space indicating restricted delivery.
POSTMASTER, per MAILING OFFICE)
The sender should write the name of the addressee on back hereof as an identification. Preserve and submit this receipt in case of inquiry or application for indemnity.
Registry Fees and Indemnity.—Domestic registry fees range from 20 cents for indemnity not exceeding \$5, up to \$1.35 for indemnity not exceeding \$1,000. The fee on domestic registered matter without intrinsic value and for which indemnity is not paid is 20 cents. Consult postmaster as to the specific domestic registry fees and surcharges and as to the registry fees chargeable on registered parcel-post packages for foreign countries. Fees on domestic registered C. O. D. mail range from 40 cents to \$1.40. Indemnity claims must be filed within one year (C. O. D. six months) from date of mailing.
U. S. GOVERNMENT PRINTING OFFICE 16-20305-1

Form 3806 (Rev. Dec. 1944) (POSTMARK OF)
Receipt for Registered Article No. 6813
Registered at the Post Office indicated in the Postmark
Fee paid 20 cents Class postage
Declared value Surcharge paid, \$
Return Receipt fee Spl. Del'y fee
Delivery restricted to addressee:
in person, or order Fee paid
Accepting employee will place his initials in space indicating restricted delivery.
POSTMASTER, per MAILING OFFICE)
The sender should write the name of the addressee on back hereof as an identification. Preserve and submit this receipt in case of inquiry or application for indemnity.
Registry Fees and Indemnity.—Domestic registry fees range from 20 cents for indemnity not exceeding \$5, up to \$1.35 for indemnity not exceeding \$1,000. The fee on domestic registered matter without intrinsic value and for which indemnity is not paid is 20 cents. Consult postmaster as to the specific domestic registry fees and surcharges and as to the registry fees chargeable on registered parcel-post packages for foreign countries. Fees on domestic registered C. O. D. mail range from 40 cents to \$1.40. Indemnity claims must be filed within one year (C. O. D. six months) from date of mailing.
U. S. GOVERNMENT PRINTING OFFICE 16-20305-1

Form 3806 (Rev. Dec. 1944) (POSTMARK OF)
Receipt for Registered Article No. 6814
Registered at the Post Office indicated in the Postmark
Fee paid 20 cents Class postage
Declared value Surcharge paid, \$
Return Receipt fee Spl. Del'y fee
Delivery restricted to addressee:
in person, or order Fee paid
Accepting employee will place his initials in space indicating restricted delivery.
POSTMASTER, per MAILING OFFICE)
The sender should write the name of the addressee on back hereof as an identification. Preserve and submit this receipt in case of inquiry or application for indemnity.
Registry Fees and Indemnity.—Domestic registry fees range from 20 cents for indemnity not exceeding \$5, up to \$1.35 for indemnity not exceeding \$1,000. The fee on domestic registered matter without intrinsic value and for which indemnity is not paid is 20 cents. Consult postmaster as to the specific domestic registry fees and surcharges and as to the registry fees chargeable on registered parcel-post packages for foreign countries. Fees on domestic registered C. O. D. mail range from 40 cents to \$1.40. Indemnity claims must be filed within one year (C. O. D. six months) from date of mailing.
U. S. GOVERNMENT PRINTING OFFICE 16-20305-1

Form 3806 (Rev. Dec. 1944) (POSTMARK OF)
Receipt for Registered Article No. 6815
Registered at the Post Office indicated in the Postmark
Fee paid 20 cents Class postage
Declared value Surcharge paid, \$
Return Receipt fee Spl. Del'y fee
Delivery restricted to addressee:
in person, or order Fee paid
Accepting employee will place his initials in space indicating restricted delivery.
POSTMASTER, per MAILING OFFICE)
The sender should write the name of the addressee on back hereof as an identification. Preserve and submit this receipt in case of inquiry or application for indemnity.
Registry Fees and Indemnity.—Domestic registry fees range from 20 cents for indemnity not exceeding \$5, up to \$1.35 for indemnity not exceeding \$1,000. The fee on domestic registered matter without intrinsic value and for which indemnity is not paid is 20 cents. Consult postmaster as to the specific domestic registry fees and surcharges and as to the registry fees chargeable on registered parcel-post packages for foreign countries. Fees on domestic registered C. O. D. mail range from 40 cents to \$1.40. Indemnity claims must be filed within one year (C. O. D. six months) from date of mailing.
U. S. GOVERNMENT PRINTING OFFICE 16-20305-1

Form 3806 (Rev. Dec. 1944) (POSTMARK OF)
Receipt for Registered Article No. 6816
Registered at the Post Office indicated in the Postmark
Fee paid 20 cents Class postage
Declared value Surcharge paid, \$
Return Receipt fee Spl. Del'y fee
Delivery restricted to addressee:
in person, or order Fee paid
Accepting employee will place his initials in space indicating restricted delivery.
POSTMASTER, per MAILING OFFICE)
The sender should write the name of the addressee on back hereof as an identification. Preserve and submit this receipt in case of inquiry or application for indemnity.
Registry Fees and Indemnity.—Domestic registry fees range from 20 cents for indemnity not exceeding \$5, up to \$1.35 for indemnity not exceeding \$1,000. The fee on domestic registered matter without intrinsic value and for which indemnity is not paid is 20 cents. Consult postmaster as to the specific domestic registry fees and surcharges and as to the registry fees chargeable on registered parcel-post packages for foreign countries. Fees on domestic registered C. O. D. mail range from 40 cents to \$1.40. Indemnity claims must be filed within one year (C. O. D. six months) from date of mailing.
U. S. GOVERNMENT PRINTING OFFICE 16-20305-1

(POSTMARK)

Receipt for Registered Article No. _____
 Registered at the Post Office indicated in the Postmark _____
 Fee paid _____ cents Class postage _____
 Declared value _____ Surcharge paid, \$ _____
 Return Receipt fee _____ Spl. Del'y fee _____
 Delivery restricted to addressee: _____
 in person _____, or order _____ Fee paid _____
 Accepting employee will place his initials in space
 indicating restricted delivery.

POSTMASTER, per _____ MAILING OFFICE)

The sender should write the name of the addressee on back hereof as an identification. Preserve and submit this receipt in case of inquiry or application for indemnity.
 Registry Fees and Indemnity.—Domestic registry fees range from 20 cents for indemnity not exceeding \$5, up to \$1.35 for indemnity not exceeding \$1,000. The fee on domestic registered matter without intrinsic value and for which indemnity is not paid is 20 cents. Consult postmaster as to the specific domestic registry fees and surcharges and as to the registry fees chargeable on registered parcel-post packages for foreign countries. Fees on domestic registered C. O. D. mail range from 40 cents to \$1.40. Indemnity claims must be filed within one year (C. O. D. six months) from date of mailing.

(POSTMARK OF

Receipt for Registered Article No. _____
 Registered at the Post Office indicated in the Postmark _____
 Fee paid _____ cents Class postage _____
 Declared value _____ Surcharge paid, \$ _____
 Return Receipt fee _____ Spl. Del'y fee _____
 Delivery restricted to addressee: _____
 in person _____, or order _____ Fee paid _____
 Accepting employee will place his initials in space
 indicating restricted delivery.

POSTMASTER, per _____ MAILING OFFICE)

The sender should write the name of the addressee on back hereof as an identification. Preserve and submit this receipt in case of inquiry or application for indemnity.
 Registry Fees and Indemnity.—Domestic registry fees range from 20 cents for indemnity not exceeding \$5, up to \$1.35 for indemnity not exceeding \$1,000. The fee on domestic registered matter without intrinsic value and for which indemnity is not paid is 20 cents. Consult postmaster as to the specific domestic registry fees and surcharges and as to the registry fees chargeable on registered parcel-post packages for foreign countries. Fees on domestic registered C. O. D. mail range from 40 cents to \$1.40. Indemnity claims must be filed within one year (C. O. D. six months) from date of mailing.

(POSTMARK OF

Receipt for Registered Article No. _____
 Registered at the Post Office indicated in the Postmark _____
 Fee paid _____ cents Class postage _____
 Declared value _____ Surcharge paid, \$ _____
 Return Receipt fee _____ Spl. Del'y fee _____
 Delivery restricted to addressee: _____
 in person _____, or order _____ Fee paid _____
 Accepting employee will place his initials in space
 indicating restricted delivery.

POSTMASTER, per _____ MAILING OFFICE)

The sender should write the name of the addressee on back hereof as an identification. Preserve and submit this receipt in case of inquiry or application for indemnity.
 Registry Fees and Indemnity.—Domestic registry fees range from 20 cents for indemnity not exceeding \$5, up to \$1.35 for indemnity not exceeding \$1,000. The fee on domestic registered matter without intrinsic value and for which indemnity is not paid is 20 cents. Consult postmaster as to the specific domestic registry fees and surcharges and as to the registry fees chargeable on registered parcel-post packages for foreign countries. Fees on domestic registered C. O. D. mail range from 40 cents to \$1.40. Indemnity claims must be filed within one year (C. O. D. six months) from date of mailing.

(POSTMARK OF

Receipt for Registered Article No. _____
 Registered at the Post Office indicated in the Postmark _____
 Fee paid _____ cents Class postage _____
 Declared value _____ Surcharge paid, \$ _____
 Return Receipt fee _____ Spl. Del'y fee _____
 Delivery restricted to addressee: _____
 in person _____, or order _____ Fee paid _____
 Accepting employee will place his initials in space
 indicating restricted delivery.

POSTMASTER, per _____ MAILING OFFICE)

The sender should write the name of the addressee on back hereof as an identification. Preserve and submit this receipt in case of inquiry or application for indemnity.
 Registry Fees and Indemnity.—Domestic registry fees range from 20 cents for indemnity not exceeding \$5, up to \$1.35 for indemnity not exceeding \$1,000. The fee on domestic registered matter without intrinsic value and for which indemnity is not paid is 20 cents. Consult postmaster as to the specific domestic registry fees and surcharges and as to the registry fees chargeable on registered parcel-post packages for foreign countries. Fees on domestic registered C. O. D. mail range from 40 cents to \$1.40. Indemnity claims must be filed within one year (C. O. D. six months) from date of mailing.

(POSTMARK OF

Receipt for Registered Article No. _____
 Registered at the Post Office indicated in the Postmark _____
 Fee paid _____ cents Class postage _____
 Declared value _____ Surcharge paid, \$ _____
 Return Receipt fee _____ Spl. Del'y fee _____
 Delivery restricted to addressee: _____
 in person _____, or order _____ Fee paid _____
 Accepting employee will place his initials in space
 indicating restricted delivery.

POSTMASTER, per _____ MAILING OFFICE)

The sender should write the name of the addressee on back hereof as an identification. Preserve and submit this receipt in case of inquiry or application for indemnity.
 Registry Fees and Indemnity.—Domestic registry fees range from 20 cents for indemnity not exceeding \$5, up to \$1.35 for indemnity not exceeding \$1,000. The fee on domestic registered matter without intrinsic value and for which indemnity is not paid is 20 cents. Consult postmaster as to the specific domestic registry fees and surcharges and as to the registry fees chargeable on registered parcel-post packages for foreign countries. Fees on domestic registered C. O. D. mail range from 40 cents to \$1.40. Indemnity claims must be filed within one year (C. O. D. six months) from date of mailing.

(POSTMARK OF

Receipt for Registered Article No. _____
 Registered at the Post Office indicated in the Postmark _____
 Fee paid _____ cents Class postage _____
 Declared value _____ Surcharge paid, \$ _____
 Return Receipt fee _____ Spl. Del'y fee _____
 Delivery restricted to addressee: _____
 in person _____, or order _____ Fee paid _____
 Accepting employee will place his initials in space
 indicating restricted delivery.

POSTMASTER, per _____ MAILING OFFICE)

The sender should write the name of the addressee on back hereof as an identification. Preserve and submit this receipt in case of inquiry or application for indemnity.
 Registry Fees and Indemnity.—Domestic registry fees range from 20 cents for indemnity not exceeding \$5, up to \$1.35 for indemnity not exceeding \$1,000. The fee on domestic registered matter without intrinsic value and for which indemnity is not paid is 20 cents. Consult postmaster as to the specific domestic registry fees and surcharges and as to the registry fees chargeable on registered parcel-post packages for foreign countries. Fees on domestic registered C. O. D. mail range from 40 cents to \$1.40. Indemnity claims must be filed within one year (C. O. D. six months) from date of mailing.

Form 3806 (Rev. Dec. 1944) 6830 (POSTMARK OF)
Receipt for Registered Article No. _____
Registered at the Post Office indicated in the Postmark _____
Fee paid _____ cents Class postage _____
Declared value _____ Surcharge paid, \$ _____
Return Receipt fee _____ Spl. Del'y fee _____
Delivery restricted to addressee: _____
in person _____, or order _____ Fee paid _____
Accepting employee will place his initials in space indicating restricted delivery.
POSTMASTER, per _____ MAILING OFFICE)
The sender should write the name of the addressee on back hereof as an identification. Preserve and submit this receipt in case of inquiry or application for indemnity.
Registry Fees and Indemnity.—Domestic registry fees range from 20 cents for indemnity not exceeding \$5, up to \$1.35 for indemnity not exceeding \$1,000. The fee on domestic registered matter without intrinsic value and for which indemnity is not paid is 20 cents. Consult postmaster as to the specific domestic registry fees and surcharges and as to the registry fees chargeable on registered parcel-post packages for foreign countries. Fees on domestic registered C. O. D. mail range from 40 cents to \$1.40. Indemnity claims must be filed within one year (C. O. D. six months) from date of mailing.
U. S. GOVERNMENT PRINTING OFFICE 16-20305-1

Form 3806 (Rev. Dec. 1944) 6831 (POSTMARK OF)
Receipt for Registered Article No. _____
Registered at the Post Office indicated in the Postmark _____
Fee paid _____ cents Class postage _____
Declared value _____ Surcharge paid, \$ _____
Return Receipt fee _____ Spl. Del'y fee _____
Delivery restricted to addressee: _____
in person _____, or order _____ Fee paid _____
Accepting employee will place his initials in space indicating restricted delivery.
POSTMASTER, per _____ MAILING OFFICE)
The sender should write the name of the addressee on back hereof as an identification. Preserve and submit this receipt in case of inquiry or application for indemnity.
Registry Fees and Indemnity.—Domestic registry fees range from 20 cents for indemnity not exceeding \$5, up to \$1.35 for indemnity not exceeding \$1,000. The fee on domestic registered matter without intrinsic value and for which indemnity is not paid is 20 cents. Consult postmaster as to the specific domestic registry fees and surcharges and as to the registry fees chargeable on registered parcel-post packages for foreign countries. Fees on domestic registered C. O. D. mail range from 40 cents to \$1.40. Indemnity claims must be filed within one year (C. O. D. six months) from date of mailing.
U. S. GOVERNMENT PRINTING OFFICE 16-20305-1

Form 3806 (Rev. Dec. 1944) 6835 (POSTMARK OF)
Receipt for Registered Article No. _____
Registered at the Post Office indicated in the Postmark _____
Fee paid _____ cents Class postage _____
Declared value _____ Surcharge paid, \$ _____
Return Receipt fee _____ Spl. Del'y fee _____
Delivery restricted to addressee: _____
in person _____, or order _____ Fee paid _____
Accepting employee will place his initials in space indicating restricted delivery.
POSTMASTER, per _____ MAILING OFFICE)
The sender should write the name of the addressee on back hereof as an identification. Preserve and submit this receipt in case of inquiry or application for indemnity.
Registry Fees and Indemnity.—Domestic registry fees range from 20 cents for indemnity not exceeding \$5, up to \$1.35 for indemnity not exceeding \$1,000. The fee on domestic registered matter without intrinsic value and for which indemnity is not paid is 20 cents. Consult postmaster as to the specific domestic registry fees and surcharges and as to the registry fees chargeable on registered parcel-post packages for foreign countries. Fees on domestic registered C. O. D. mail range from 40 cents to \$1.40. Indemnity claims must be filed within one year (C. O. D. six months) from date of mailing.
U. S. GOVERNMENT PRINTING OFFICE 16-20305-1

Form 3806 (Rev. Dec. 1944) 6836 (POSTMARK OF)
Receipt for Registered Article No. _____
Registered at the Post Office indicated in the Postmark _____
Fee paid _____ cents Class postage _____
Declared value _____ Surcharge paid, \$ _____
Return Receipt fee _____ Spl. Del'y fee _____
Delivery restricted to addressee: _____
in person _____, or order _____ Fee paid _____
Accepting employee will place his initials in space indicating restricted delivery.
POSTMASTER, per _____ MAILING OFFICE)
The sender should write the name of the addressee on back hereof as an identification. Preserve and submit this receipt in case of inquiry or application for indemnity.
Registry Fees and Indemnity.—Domestic registry fees range from 20 cents for indemnity not exceeding \$5, up to \$1.35 for indemnity not exceeding \$1,000. The fee on domestic registered matter without intrinsic value and for which indemnity is not paid is 20 cents. Consult postmaster as to the specific domestic registry fees and surcharges and as to the registry fees chargeable on registered parcel-post packages for foreign countries. Fees on domestic registered C. O. D. mail range from 40 cents to \$1.40. Indemnity claims must be filed within one year (C. O. D. six months) from date of mailing.
U. S. GOVERNMENT PRINTING OFFICE 16-20305-1

Form 3806 (Rev. Dec. 1944) 6837 (POSTMARK OF)
Receipt for Registered Article No. _____
Registered at the Post Office indicated in the Postmark _____
Fee paid _____ cents Class postage _____
Declared value _____ Surcharge paid, \$ _____
Return Receipt fee _____ Spl. Del'y fee _____
Delivery restricted to addressee: _____
in person _____, or order _____ Fee paid _____
Accepting employee will place his initials in space indicating restricted delivery.
POSTMASTER, per _____ MAILING OFFICE)
The sender should write the name of the addressee on back hereof as an identification. Preserve and submit this receipt in case of inquiry or application for indemnity.
Registry Fees and Indemnity.—Domestic registry fees range from 20 cents for indemnity not exceeding \$5, up to \$1.35 for indemnity not exceeding \$1,000. The fee on domestic registered matter without intrinsic value and for which indemnity is not paid is 20 cents. Consult postmaster as to the specific domestic registry fees and surcharges and as to the registry fees chargeable on registered parcel-post packages for foreign countries. Fees on domestic registered C. O. D. mail range from 40 cents to \$1.40. Indemnity claims must be filed within one year (C. O. D. six months) from date of mailing.
U. S. GOVERNMENT PRINTING OFFICE 16-20305-1

Form 3806 (Rev. Dec. 1944) 6838 (POSTMARK OF)
Receipt for Registered Article No. _____
Registered at the Post Office indicated in the Postmark _____
Fee paid _____ cents Class postage _____
Declared value _____ Surcharge paid, \$ _____
Return Receipt fee _____ Spl. Del'y fee _____
Delivery restricted to addressee: _____
in person _____, or order _____ Fee paid _____
Accepting employee will place his initials in space indicating restricted delivery.
POSTMASTER, per _____ MAILING OFFICE)
The sender should write the name of the addressee on back hereof as an identification. Preserve and submit this receipt in case of inquiry or application for indemnity.
Registry Fees and Indemnity.—Domestic registry fees range from 20 cents for indemnity not exceeding \$5, up to \$1.35 for indemnity not exceeding \$1,000. The fee on domestic registered matter without intrinsic value and for which indemnity is not paid is 20 cents. Consult postmaster as to the specific domestic registry fees and surcharges and as to the registry fees chargeable on registered parcel-post packages for foreign countries. Fees on domestic registered C. O. D. mail range from 40 cents to \$1.40. Indemnity claims must be filed within one year (C. O. D. six months) from date of mailing.
U. S. GOVERNMENT PRINTING OFFICE 16-20305-1

6859

(POSTMARK OF

Receipt for Registered Article No. _____
 Registered at the Post Office indicated in the Postmark _____
 Fee paid _____ cents Class postage _____
 Declared value _____ Surcharge paid, \$ _____
 Return Receipt fee _____ Spl. Del'y fee _____
 Delivery restricted to addressee:
 in person _____, or order _____ Fee paid _____
 Accepting employee will place his initials in space
 indicating restricted delivery.

POSTMASTER, per _____ MAILING OFFICE)

The sender should write the name of the addressee on back hereof as an identification. Preserve and submit this receipt in case of inquiry or application for indemnity.
 Registry Fees and Indemnity.—Domestic registry fees range from 20 cents for indemnity not exceeding \$5, up to \$1.35 for indemnity not exceeding \$1,000. The fee on domestic registered matter without intrinsic value and for which indemnity is not paid is 20 cents. Consult postmaster as to the specific domestic registry fees and surcharges and as to the registry fees chargeable on registered parcel-post packages for foreign countries. Fees on domestic registered C. O. D. mail range from 40 cents to \$1.40. Indemnity claims must be filed within one year (C. O. D. six months) from date of mailing.

6860

(POSTMARK OF

Receipt for Registered Article No. _____
 Registered at the Post Office indicated in the Postmark _____
 Fee paid _____ cents Class postage _____
 Declared value _____ Surcharge paid, \$ _____
 Return Receipt fee _____ Spl. Del'y fee _____
 Delivery restricted to addressee:
 in person _____, or order _____ Fee paid _____
 Accepting employee will place his initials in space
 indicating restricted delivery.

POSTMASTER, per _____ MAILING OFFICE)

The sender should write the name of the addressee on back hereof as an identification. Preserve and submit this receipt in case of inquiry or application for indemnity.
 Registry Fees and Indemnity.—Domestic registry fees range from 20 cents for indemnity not exceeding \$5, up to \$1.35 for indemnity not exceeding \$1,000. The fee on domestic registered matter without intrinsic value and for which indemnity is not paid is 20 cents. Consult postmaster as to the specific domestic registry fees and surcharges and as to the registry fees chargeable on registered parcel-post packages for foreign countries. Fees on domestic registered C. O. D. mail range from 40 cents to \$1.40. Indemnity claims must be filed within one year (C. O. D. six months) from date of mailing.

6861

(POSTMARK OF

Receipt for Registered Article No. _____
 Registered at the Post Office indicated in the Postmark _____
 Fee paid _____ cents Class postage _____
 Declared value _____ Surcharge paid, \$ _____
 Return Receipt fee _____ Spl. Del'y fee _____
 Delivery restricted to addressee:
 in person _____, or order _____ Fee paid _____
 Accepting employee will place his initials in space
 indicating restricted delivery.

POSTMASTER, per _____ MAILING OFFICE)

The sender should write the name of the addressee on back hereof as an identification. Preserve and submit this receipt in case of inquiry or application for indemnity.
 Registry Fees and Indemnity.—Domestic registry fees range from 20 cents for indemnity not exceeding \$5, up to \$1.35 for indemnity not exceeding \$1,000. The fee on domestic registered matter without intrinsic value and for which indemnity is not paid is 20 cents. Consult postmaster as to the specific domestic registry fees and surcharges and as to the registry fees chargeable on registered parcel-post packages for foreign countries. Fees on domestic registered C. O. D. mail range from 40 cents to \$1.40. Indemnity claims must be filed within one year (C. O. D. six months) from date of mailing.

6862

(POSTMARK OF

Receipt for Registered Article No. _____
 Registered at the Post Office indicated in the Postmark _____
 Fee paid _____ cents Class postage _____
 Declared value _____ Surcharge paid, \$ _____
 Return Receipt fee _____ Spl. Del'y fee _____
 Delivery restricted to addressee:
 in person _____, or order _____ Fee paid _____
 Accepting employee will place his initials in space
 indicating restricted delivery.

POSTMASTER, per _____ MAILING OFFICE)

The sender should write the name of the addressee on back hereof as an identification. Preserve and submit this receipt in case of inquiry or application for indemnity.
 Registry Fees and Indemnity.—Domestic registry fees range from 20 cents for indemnity not exceeding \$5, up to \$1.35 for indemnity not exceeding \$1,000. The fee on domestic registered matter without intrinsic value and for which indemnity is not paid is 20 cents. Consult postmaster as to the specific domestic registry fees and surcharges and as to the registry fees chargeable on registered parcel-post packages for foreign countries. Fees on domestic registered C. O. D. mail range from 40 cents to \$1.40. Indemnity claims must be filed within one year (C. O. D. six months) from date of mailing.

6863

(POSTMARK OF

Receipt for Registered Article No. _____
 Registered at the Post Office indicated in the Postmark _____
 Fee paid _____ cents Class postage _____
 Declared value _____ Surcharge paid, \$ _____
 Return Receipt fee _____ Spl. Del'y fee _____
 Delivery restricted to addressee:
 in person _____, or order _____ Fee paid _____
 Accepting employee will place his initials in space
 indicating restricted delivery.

POSTMASTER, per _____ MAILING OFFICE)

The sender should write the name of the addressee on back hereof as an identification. Preserve and submit this receipt in case of inquiry or application for indemnity.
 Registry Fees and Indemnity.—Domestic registry fees range from 20 cents for indemnity not exceeding \$5, up to \$1.35 for indemnity not exceeding \$1,000. The fee on domestic registered matter without intrinsic value and for which indemnity is not paid is 20 cents. Consult postmaster as to the specific domestic registry fees and surcharges and as to the registry fees chargeable on registered parcel-post packages for foreign countries. Fees on domestic registered C. O. D. mail range from 40 cents to \$1.40. Indemnity claims must be filed within one year (C. O. D. six months) from date of mailing.

6864

(POSTMARK OF

Receipt for Registered Article No. _____
 Registered at the Post Office indicated in the Postmark _____
 Fee paid _____ cents Class postage _____
 Declared value _____ Surcharge paid, \$ _____
 Return Receipt fee _____ Spl. Del'y fee _____
 Delivery restricted to addressee:
 in person _____, or order _____ Fee paid _____
 Accepting employee will place his initials in space
 indicating restricted delivery.

POSTMASTER, per _____ MAILING OFFICE)

The sender should write the name of the addressee on back hereof as an identification. Preserve and submit this receipt in case of inquiry or application for indemnity.
 Registry Fees and Indemnity.—Domestic registry fees range from 20 cents for indemnity not exceeding \$5, up to \$1.35 for indemnity not exceeding \$1,000. The fee on domestic registered matter without intrinsic value and for which indemnity is not paid is 20 cents. Consult postmaster as to the specific domestic registry fees and surcharges and as to the registry fees chargeable on registered parcel-post packages for foreign countries. Fees on domestic registered C. O. D. mail range from 40 cents to \$1.40. Indemnity claims must be filed within one year (C. O. D. six months) from date of mailing.

6865

Receipt for Registered Article No. _____
 Registered at the Post Office indicated in the Postmark _____
 Fee paid _____ cents Class postage _____
 Declared value _____ Surcharge paid, \$ _____
 Return Receipt fee _____ Spl. Del'y fee _____
 Delivery restricted to addressee:
 in person _____, or order _____ Fee paid _____
 Accepting employee will place his initials in space
 indicating restricted delivery.

POSTMASTER, per _____ MAILING OFFICE)

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6866

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6867

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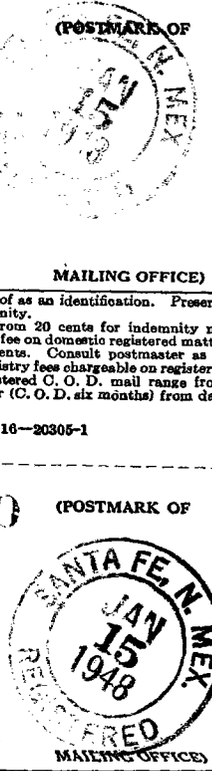
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U. S. GOVERNMENT PRINTING OFFICE 16-20305-1

N. M. Clipping Bureau
 Santa Fe, N. M.

Santa Fe (N.M.) News

NOTICE OF PUBLICATION
 STATE OF NEW MEXICO
 OIL CONSERVATION COMMISSION

The State of New Mexico, by its Oil Conservation Commission, hereby gives notice, pursuant to law, of the following public hearings to be held February 17, 1948, beginning at 10:00 o'clock a. m. on that day in the City of Santa Fe, New Mexico:

STATE OF NEW MEXICO TO:

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

CASE NO. 119

In the matter of the application of G. B. Suppes, D. D. Thomas, Carper Drilling Co., Inc. and the Texas Trading Co., Inc. for approval of an unorthodox well spacing plan and proration plan covering and including sections 28, 33 and 34, township 18 S, range 30 east, N.M.P.M. within the Square Lakes Field, Eddy County, New Mexico.

CASE NO. 120

In the matter of the application of Malco Refineries, Inc., Dale Reser d/b/a Resler Oil Company, and Martin Yates Jr. for approval of the deepening of an unorthodox location, the same being 220 feet from the north line and 2420 feet from

the east line of section 28, township 18 S, range 28 E, N.M.P.M., Eddy County, New Mexico.

CASE NO. 121

In the matter of the application of Malco Refineries, Inc., Dale Reser d/b/a Resler Oil Company, and Martin Yates Jr. for approval of the deepening of an unorthodox location, the same being located 1070 feet from the south line and 1070 feet from the east line of section 21, township 18 S, range 28 E, N.M.P.M., Eddy County, New Mexico.

CASE NO. 122

In the matter of the application of Malco Refineries, Inc., Dale Reser d/b/a Resler Oil Company, and Martin Yates Jr. for approval of the deepening of an unorthodox location, the same being located 1857 feet from the north line and 2390 feet from the west line of section 28, township 18 S, range 28 E, N.M.P.M., Eddy County, New Mexico.

CASE NO. 123

In the matter of the application of Malco Refineries, Inc., Dale Reser d/b/a Resler Oil Company, and Martin Yates Jr. for approval of the deepening of an unorthodox location, the same being located 220 feet from the east line and 380 feet from the north line of section 32, township 18 S, range 28 E, N.M.P.M., Eddy County, New Mexico.

CASE NO. 124

In the matter of the application of Dale Reser d/b/a Resler Oil Company for approval of the deepening of an unorthodox location to be located 1070 feet from the south line and 1070 feet from the east line of section 27, township 18 S, range 28 E, N.M.P.M., Eddy County, New Mexico.

CASE NO. 125

In the matter of the application of Malco Refineries, Inc., Dale Reser d/b/a Resler Oil Company, and Martin Yates Jr. for approval of the deepening of an unorthodox location, the same located 1070 feet from the north line and 1070 feet from the east line of section 28, township 18 S, range 28 E, N.M.P.M., Eddy County, New Mexico.

CASE NO. 126

In the matter of the petition of Southern Union Production Company for an order fixing the spacing of wells in the Kutz Canyon and Fulcher Basin gas fields of San Juan County (as they may be extended) on the basis of one well to a drilling unit of approximately 160 acres with suitable provisions for any related matters including special approval of unorthodox well locations where necessary.

CASE NO. 118

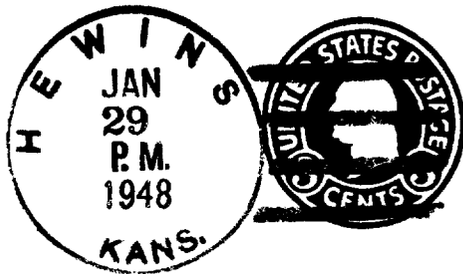
In the matter of the application of the Ohio Oil Company for the issuance of a special order permitting production through a single well bore of oil and gas from the Drinkard zone between 6,370 feet and 6,410 feet, and gas and/or gas and distillate from the Blinebry zone between 5,410 feet and 5,520 feet in Ohio Oil Company, J. L. Muncy No. 2, located 1980 feet from the south and west lines of section 24, township 22 S, range 37 E, N.M.P.M., Lea County, New Mexico.

Given under the seal of the Oil Conservation Commission of New Mexico, at Santa Fe, New Mexico, on January 28, 1948.

STATE OF NEW MEXICO
 OIL CONSERVATION COMMISSION.
 By (s) R. R. SPURRIER,
 Secretary

(SEAL)
 Pub. Jan. 29, 1948.

Edgar Lawrence
New Mexico
1948



Mr. S. Spurrer,

Oil Conservation Commission

Santa Fe New Mexico

file Case #117

Jan 29 1948

Dear sir in regard
to the Elizabeth
Amundson Estate about
the hearing on the
17th of Jan 1948
is to determine interest
in the estate
yours truly
Edgar Lawrence
Lawrence, Kansas
Kansas 64501

OIL CONSERVATION COMMISSION
SANTA FE, NEW MEXICO
RECEIVED
FEB - 2 1948

January 13, 1950

Mr. Wiley C. Robbins
North Chautauqua Street
Sedan, Kansas

Dear Sir:

Further to our letter of January 9, this is to advise that we have located your letter of December 9, 1949.

Please be advised that the lease owner on the land about which you inquire is The Texas Company. You will find attached, copy of Case No. 117, Order No. 739, which you have requested.

Very truly yours,

STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION

R. R. Spurrier
Secretary-Director

RHS:bw
encl.

RILEY O. ROBBINS
ATTORNEY
NORTH CHAUTAUQUA STREET
SEDAN, KANSAS
December 9, 1949

RECEIVED
DEC 12 1949

The Oil Conservation Commission
of New Mexico
Santa Fe, New Mexico

Re: Texas Co. and Vora
V. Hartley, Petitioners
vs. Harold Hurd, et al
Respondent, No. 117

Dear Sir:

I represent Edgar Grant Lawrence who was one of the heirs and inherited an undivided one-tenth interest in all of the property belonging to Elizabeth A. Anderson, deceased, and my client has just handed me a copy of a notice mailed to him just prior to a hearing which was set before your commission February 17, 1948 on the application of the Texas Company and Vora V. Hartley for the issuance of an order requiring the pooling of all tracts of land in the

Northeast quarter of the Northeast quarter of
Section 32, Township 19, South, Range 37, East
N. M. P. M.

for the production of crude petroleum oil and natural gas.

My client received this notice in January, 1948 but he has never heard anything further from that order.

I will appreciate it if you will send me a copy of the Order that was made pooling that land as a result of that hearing. I would also like to know who owns the lease on that land at the present time. (Send office)

TR →
Texas Co.

Yours truly,

Riley Robbins
Riley O. Robbins

ROR/els

January 3, 1950

Mr. Riley O. Robbins
North Chautauqua Street
Sedan, Kansas

Re: Texas Co. and Vera V. Hartly, Petitioners
VS
Harold Herd et al, Respondent
No. 117

Dear Sir:

In reply to your letter of December 30, 1949, this will advise that we are unable to find your letter of December 9th, in our files.

At the present time, Mr. Spurrier is in Washington, D. C., but is expected back in a week or so. If you will forward us a copy of your letter of December 9, you will undoubtedly receive a reply, just as soon as he returns to the office.

Very truly yours,

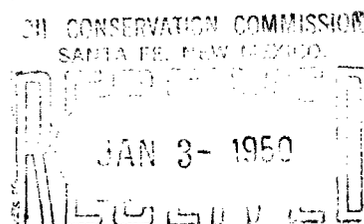
STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION

R. R. Spurrier
Secretary-Director

By _____

bw

RILEY O. ROBBINS
ATTORNEY
NORTH CHAUTAUQUA STREET
SEDAN, KANSAS
December 30, 1949



Oil Conservation Commission of New Mexico
Santa Fe, New Mexico

Re: Texas Co. and
Vera V. Hartly, Petition
ers, vs. Harold Herd,
et al, Respondent,
No. 117

Dear Sir:

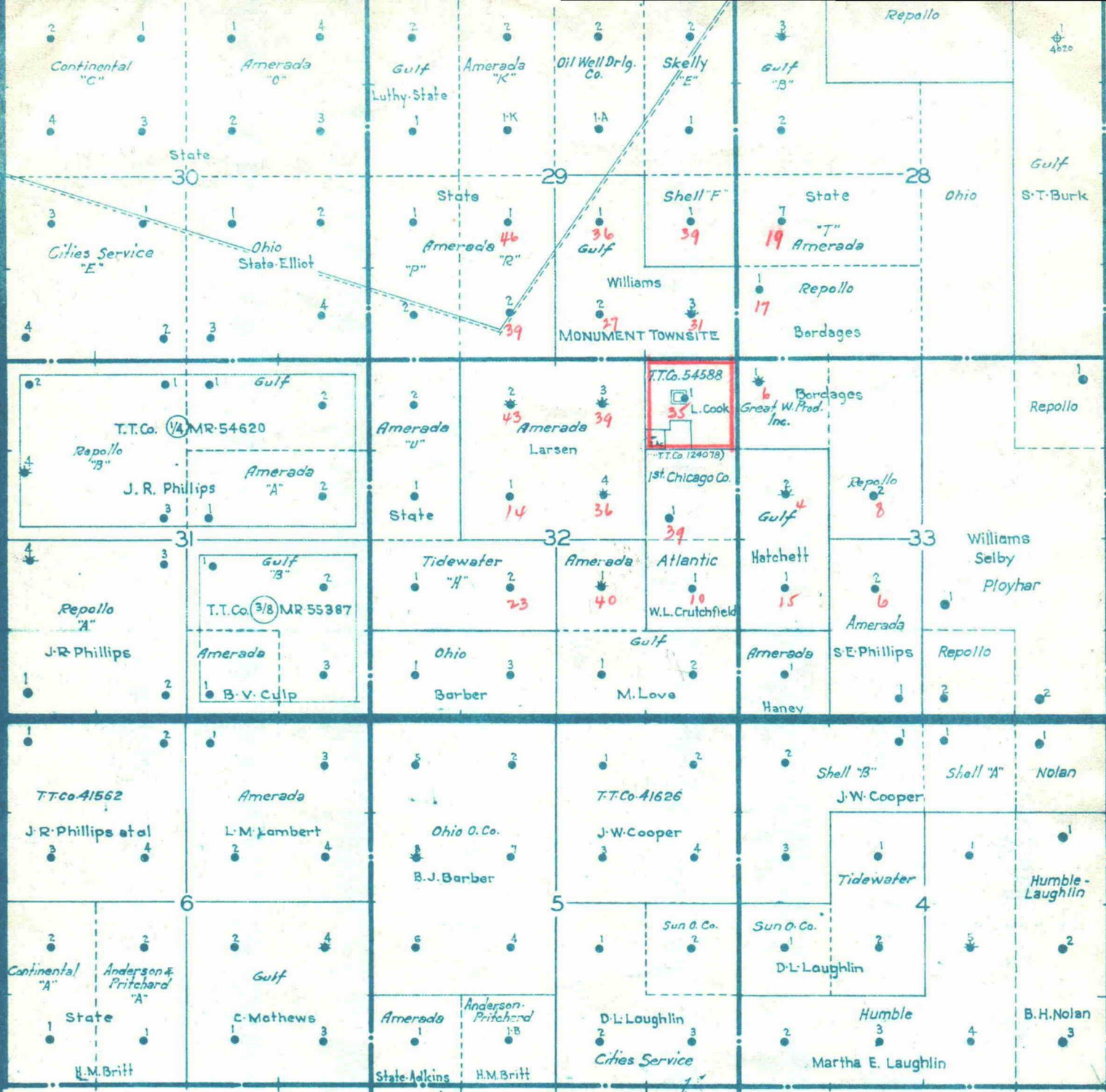
On December 9, 1949 I wrote you a letter for some information concerning the above entitled matter but have not had a reply to my letter.

Now that the Christmas season is over probably you are not quite so rushed and I will appreciate your answering my letter.

Yours truly,

Riley Robbins
Riley O. Robbins

ROR/els



PLAT OF VICINITY
THE TEXAS COMPANY - LEE COOK, ET UX AND
VORA V. HARTLEY, ET VIR LEASES
SEC. 32, T-19-S R-37-E N.M.P.M
MONUMENT POOL
LEA COUNTY, NEW MEXICO

SCALE - 1"-2000'

LEGEND:
 34 Feb. 1948 Allowable

E/1-117 2/11/48

THE TEXAS COMPANY

TEXACO PETROLEUM PRODUCTS

PRODUCING DEPARTMENT
WEST TEXAS DIVISION
C. B. WILLIAMS, DIVISION MANAGER



P. O. BOX 1720
FORT WORTH 1, TEXAS

April 7, 1948

54588 - THE TEXAS COMPANY'S
LEE COOK ET UX LEASE
Lea County, New Mexico

Case #117 - State of New Mexico
Oil Conservation Commission

Mr. George A. Graham, Attorney
Oil Conservation Commission N. M.
P. O. Box 791
Santa Fe, New Mexico

Dear Sir:

This is to acknowledge receipt of and to thank you for your letter of April 5, 1948 to which was attached a copy of a proposed order relating to Case #117 before the Oil Conservation Commission in the name of The Texas Company and Vora V. Hartley et al. We appreciate your giving us the opportunity of examining this order before its adoption by the Commission.

An examination of your files will show that our Attorney, Mr. E. R. Wright, conferred with you and the Commission from the very outset, and we took all possible precautions to follow the conservation statutes so that the purpose for which the hearing was called would be accomplished. This included the wording of the Notice of Publication subsequently mailed to all interested parties and published in accordance with the statutory requirements, the presentation of evidence in support of our application, and the wording of the proposed order which was tentatively approved by you in the presence of our Attorney prior to the hearing.

Copy of the proposed order submitted with your letter of April 5, 1948, in our opinion does not accomplish the purpose for which this hearing was held. I quote in part from Section 1, page 1 of the proposed order:

"That the application of The Texas Company and Vora V. Hartley, Petitioners, vs. Harold Hurd et al, respondents, in the above entitled matter, be and it is hereby granted and the petitioners

"are authorized to pool all tracts of land in
the Northeast quarter of Section 32....."

By referring to page 2 of the Notice of Publication in this case, you will note that our petition is drawn requesting, among other things, "the issuance of an order requiring the pooling of all tracts of land in the NE/4 of the NE/4 of Section 32..."

Section 12 of the Oil and Gas Conservation Statutes of New Mexico permits "the pooling of properties or parts thereof" but it also empowers the Commission to "require" under certain conditions the pooling of properties. From the above quotations in our application and the proposed order you have submitted, it may be seen that the order as written will not constitute a requirement by the Commission to pool the properties such as was contemplated in this case.

Section 3 of the proposed order submitted by you sets out an additional requirement which was not contemplated, which is "that The Texas Company endeavor to secure leases in regular form from all interested parties as promptly as it is able to do so." The transcript of evidence and testimony in this hearing will reflect that The Texas Company has acquired leases on all except two acres of the proposed unit and that the owners of the outstanding tract are numerous and the addresses of many of them unknown, and that unsuccessful attempts had heretofore been made to acquire the lease. Reference to the proposed order submitted and tentatively approved by you will indicate that The Texas Company would assume full responsibility under such order for payment of royalty to outstanding owners of interest in the unit when satisfactory evidence is submitted showing good title. Until such time as asserted owners of the outstanding 2-acre tract could submit satisfactory evidence of their ownership, the proportionate royalty payable to such outstanding claimants would be held in suspense.

We feel that the precautions and care taken in submitting this application, the notice published pursuant to our application, and the evidence submitted at the hearing, support an order from the Commission in essential conformance with the order submitted and tentatively approved by you prior to the hearing. Although we do not wish to appear insistent upon an order worded in exact accordance with the one we submitted, we respectfully request that you consider the particular points raised in objection to the form submitted with your letter of April 5 in order that the order finally adopted and issued by the Commission will essentially cover the purpose outlined.

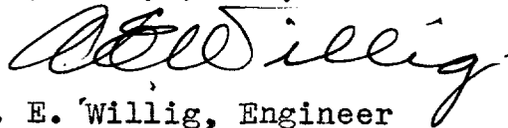
Mr. Geo. A. Graham

-3-

4-7-48

Your letter of April 5, 1948 did not indicate that our Attorney, Mr. E. R. Wright, at Santa Fe was furnished a copy thereof and we are taking the liberty of forwarding him a copy in order that he may confer with you further regarding this matter. In order that we may safely proceed with disbursement of royalties from production of our well on this unit, we will appreciate your prompt attention to the issuance of an order in this case.

Very truly yours,



A. E. Willig, Engineer

AEW:NPP

cc-Judge E. R. Wright
Santa Fe, New Mexico



THE TEXAS COMPANY

TEXACO PETROLEUM PRODUCTS

PRODUCING DEPARTMENT
WEST TEXAS DIVISION
C. E. WILLIAMS, DIVISION MANAGER

P. O. BOX 1720
FORT WORTH 1, TEXAS
April 26, 1948

54588 - THE TEXAS COMPANY'S
LEE COOK ET UX LEASE
Monument Pool
Lea County, New Mexico

Case No. 117, Order No. 739
Oil Conservation Commission
State of New Mexico

Honorable Thomas J. Mabry, Chairman
Honorable John B. Miles, Member
✓ Honorable R. R. Spurrier, Secretary
Oil Conservation Commission of
State of New Mexico
Santa Fe, New Mexico

Gentlemen:

We are in receipt of the Commission's Order No. 739 in Case No. 117 "in the matter of the hearing called by the Oil Conservation Commission of the State of New Mexico for the purpose of considering the petition of The Texas Company et al for the issuance of an order requiring the pooling of all tracts of land in the NE/4 of the NE/4 of Section 32, T-19-S, R-37-E, N.M.P.M., Lea County, New Mexico, for the purpose of production of crude petroleum oil and natural gas".

We wish to express our appreciation to each of you for the consideration you have given this matter and for the order just issued in this case. As you know, this is the initial case of its kind to come before the Conservation Commission of New Mexico under Section 12 of the Conservation Statutes which permits and in some instances requires the pooling of properties under certain conditions.

We feel that this statute and the action taken by the Commission in this matter is a forward step in administering the proper development of pools and we wish to commend you on your favorable action.

Assuring you of our continued cooperation, we are

Very truly yours,

KEW:NPP

cc-Mr. Geo. A. Graham
cc-Mr. E. R. Wright



April 5, 1948

The Texas Company
Post Office Box 720
Fort Worth, Texas

Attention of Mr. Willig

Gentlemen:

I am enclosing a copy of a proposed order (this order has not yet been entered or approved) relating to Case No. 117 before the Oil Conservation Commission in the Texas Company and Hartley petition.

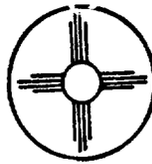
Following the hearing, Mr. Lake Frazier, my associate as Commission attorney, drafted the enclosed order covering the case, and the same not being identical with the suggested order is sent to you for your specific criticisms, if any. I am sending it to you with the permission of Mr. Spurrier of the Commission. Please advise me if you have any definite objections to this, in order that we can finally enter an order in the matter.

I have been delayed several days by matters beyond my control from giving you this opportunity to take a look at the proposed order.

Very truly yours,

  GEORGE A. GRAHAM, Attorney
Oil Conservation Commission

GAG/min
enclosure



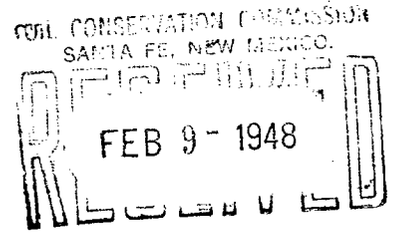
ESTABLISHED 1907

The Scheurich Agency
WE KNOW HOW

INSURANCE
ABSTRACTS AND LOANS
REAL ESTATE
CLOVIS, NEW MEXICO

Feb., 5, 1948.

WE SPECIALIZE IN ROYALTIES
OIL AND GAS LEASES



State Oil Conservation Com.,
Santa Fe, N. Mex.,

Gentlemen;

Herewith hand you our agreement on
Teas Oil Co., and Harteley,
Vs,
Harold Hurd et als.,

Yours truly,

MOUNUMENT WOSNITE CO.
By *E. Scheurich*
Sec-Treas.,

file
Case # ?

Exhibit -117

STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION

THE TEXAS COMPANY and
VORA V. HARTLEY,
Petitioners,
VS.
HAROLD HURD, et al,
Respondents.

No. 117

NOW COMES the Monument Townsite Company by C. A. Scheurich, Secretary-Treasurer, one of the Defendants in the above and foregoing petition, and advises the Oil Conservation Commission, of the State of New Mexico, that he has no objections to the matters and facts set forth in said Petition.

The interest of your defendant is known to the owner of the interest herein, and has been recognized by the Texas Company.

By answering the Petition herein, your Defendant waives further notice of this hearing.

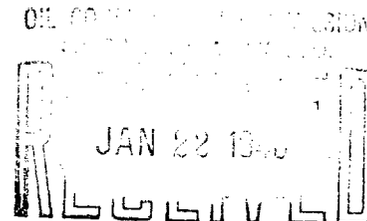
J. R. Hammond
President.

C. A. Scheurich

Monument Townsite Company
By C. A. Scheurich, Secretary-Treasurer

Feb. 3, 1948

LAW OFFICE OF
THOMAS J. SHEEHAN, JR.
OMAHA NATIONAL BANK BUILDING
OMAHA, NEBRASKA



January 20, 1948

G. Sheehan

Hon. R. R. Spurrier,
Secretary, Oil Conservation Commission,
Santa Fe, New Mexico.

Dear Sir:

My client, Mrs. Augusta Shipman, has presented to me an instrument entitled "Notice of Publication", "No. 117", "The Texas Company and Vora V. Hartley, Petitioners, vs. Harold Hurd, et al, Respondents" in which Mrs. Shipman is named as Gusta Shipman.

I am rather unfamiliar with matters of this kind, but as I understand it, the petitioners are seeking the issuance of an order designating them as the producers of crude oil and natural gas from land located in NE $\frac{1}{4}$ NE $\frac{1}{4}$ of Section 32, Township 19 South, Range 37 East, N.M.P.M., your state. My client has an interest in this property as an heir of a deceased former owner. At no time has she ever signed any agreement, lease or other instrument with or for either of the petitioners.

The Gulf Oil Corporation heretofore has operated the property and paid royalties to Mrs. Shipman.

Will you kindly advise me in as much detail as possible how the petitioners acquired any rights in this property and exactly what is desired to be done and what they seek to do by this proceeding. The last dividend check received by Mrs. Shipman indicates that the property produces considerable oil and is therefore of genuine value. At this time I do not know that Mrs. Shipman will have objection to The Texas Company operating the property, but she has been satisfied with the operation by The Gulf Oil Company, and unless operation by The Texas Company will be to her advantage she would wish to have the property operated as heretofore.

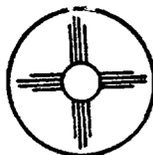
Thanking you for the anticipated information herein requested,
I am

Yours very truly,

Thomas J. Sheehan, Jr.
Thomas J. Sheehan, Jr.

TJS/m

Ex. - 117

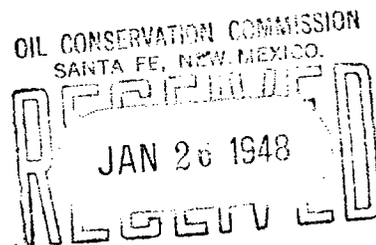


ESTABLISHED 1907

The Scheurich Agency
WE KNOW HOW

INSURANCE
ABSTRACTS AND LOANS
REAL ESTATE
CLOVIS, NEW MEXICO

WE SPECIALIZE IN ROYALTIES
OIL AND GAS LEASES



January 22, 1948

Mr. Spurrier,
State Geologist
State Land Office,
Santa Fe, New Mexico

Dear Mr. Spurrier:

We have notice that the Texas Company wants to unitize forty acres down in Lea County in which the Monument Townsite Company has an interest.

For your information I am sending you herewith, a copy of the original lease made on this land. The owner Cooks, made this lease for 36 acres and the Texas Company claims they have been paying on forty acres and our abstract shows lease only covered on 35 and 3/4 acres. Knowing the Texas Company and how it works I hope you will spring this on them, and if you want a copy of the entire lease we can send it to you.

Very truly yours,

C. A. Scheurich, Sec.
Monument Townsite Company
box 430
Clovis, N.Mex.

CAS:ce

AFFIDAVIT OF PUBLICATION

State of New Mexico,
County of Lea

I, Robert L. Sumners

Of the Hobbs Daily News-Sun, a daily newspaper published at Hobbs, New Mexico, do solemnly swear that the clipping attached hereto was published once a week in the regular and entire issue of said paper, and not in a supplement thereof for a

period of _____

One Issue weeks.

beginning with the issue dated _____

February 7, 1948

and ending with the issue dated _____

Robert L. Sumners
Publisher.

Sworn and subscribed to before me

this 7th day of _____

February 1948

Nellie Jones
Notary Public.

My commission expires _____

January 7, 1951

(Seal)

This newspaper is duly qualified to publish legal notices or advertisements within the meaning of Section 8, Chapter 167, Laws of 1937, and payment of fees for said publication has been made.

Edith L. Jack, Guardian of the estate of W. H. Jack, a minor; Joy Mabel Mattix; A. W. Hockenbuhl; T. B. Cavender; W. W. Mayes; the heirs of Elizabeth A. Anderson, deceased; Mariah McCallough, deceased, and her heirs unknown; J. L. Reed; David Reed, deceased, and his heirs unknown; Sarah Reed; a widow, Jewel Donham; Lola Joiner; Etta Snyder; Clara Reed; LeRoy Reed; Carl Reed; Gusta Shipman; Robert Spencer; Pearl Poulson; Elizabeth Lee; Katie Jordan; Margaret Goff; Virginia Griner; Lillian M. G. Profit; Wylie Griner; Melvin Griner; Guy Griner; Edgar Grant Lawrence; Georgia Reed Shaw; William Floyd Reed; Claude Reed; Emma Reed; Lovell; Elizabeth Reed; Douthitt; Bertie Whitmire; Margaret Whitmire; Baker Dye; Allen M. Whitmire; Roy Whitmire; J. Dell Barber; Owen Hood; John Hood; Mary Hood Dalton; John J. Reed; Fannie Reed Williamson; Leona Camp; Emma Reed Jennie; Lester Jennie; James L. Reed; Leona B. Reed Camp; Lizzie Reed Bowman; George W. Reed; Benjamin A. Reed; and all unknown heirs, living or dead of Elizabeth A. Anderson, deceased.

NOTICE IS HEREBY GIVEN to you and each of you that The Texas Company and Vera V. Hartley, Petitioners, have filed an application and Petition with the Oil Conservation Commission of New Mexico, for the issuance of an Order requiring the pooling of all tracts of land in the NE 1/4, NE 1/4 of Section 32, Township 19 South, Range 37 East, N.M.P.M. for the purpose of production of crude petroleum oil and natural gas; that The Texas Company be designated as the producer of said unit; that the pooling Order be made effective as to all strata or any stratum or strata that The Texas Company's Cook No. 1 Well located upon said NE 1/4, NE 1/4 of section 32, Township 19 South, Range 37 East, N.M.P.M. be assigned a full 40-acre unit allocation for production; and that The Texas Company be required to make royalty payment to all owners of interests in said 40-acre unit in the same ratio as each such owners' interest bears to the area of the full unit.

Attorneys for the Petitioners are E. R. Wright of Santa Fe, New Mexico, for The Texas Company, and Earl E. Hartley of Clovis, New Mexico, for Vera V. Hartley.

GIVEN under the seal of said Commission at Santa Fe, New Mexico, on January 14, 1948.
(SEAL) R. R. Spurrier

STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION
R. R. Spurrier, Secretary

LEGAL NOTICES

February 6, 1948
NOTICE OF PUBLICATION
STATE OF NEW MEXICO
OIL CONSERVATION
COMMISSION

The Oil Conservation Commission of New Mexico pursuant to law, hereby gives notice of hearing to be held February 17, 1948, at 10:00 o'clock a. m. on said date at Santa Fe, New Mexico:

THE TEXAS COMPANY and VERA V. HARTLEY, Petitioners,

VS. HAROLD HURD et al, Respondents.) No. 117

STATE OF NEW MEXICO TO: Harold Hurd; Monument Townsite Company; Ed Holland; B. M. Keohane; Marianna Keohane; Bernard Patrick Keohane; B. M. Keohane, Guardian of the estates of Marianne Keohane and Bernard Patrick Keohane; Marcie T. Roland; L. R. Hammond; C. A. Scheurich; Nelle G. Scheurich; Abner M. Jack, Guardian of the estate of E. E. Jack, incompetent;

ILLEGIBLE

STATE OF NEW MEXICO
 OIL CONSERVATION COMMISSION
 The Oil Conservation Commission of
 New Mexico, pursuant to law, hereby gives
 notice of hearing to be held February 17,
 1948, at 10:00 A.M. on the said date
 at Santa Fe, New Mexico, in the case
 THE TEXAS COMPANY vs.
 VORA V. HARTLEY
 Petitioner

117
 HAROLD ...
 Harold ...
 pny; E...
 anne, K...
 E. M. ...
 of Maria...
 Keobang...
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 W. W...
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 Reed; Dav...
 unknown; ...
 Jewell ...
 Donham; ...
 Clara ...
 Root; L...
 Gusta ...
 Shipman; ...
 Pouison;
 Elizabeth ...
 Jordan; Margaret
 Goff; Vivian Griner; Lillian M. G. Proffitt;
 Wylie Griner; Melvin Griner; Guy
 Griner; Edgar Grant Lawrence; Georgia
 Reed Shaw; William Boyd Reed; Claude
 Reed; Evelyn ...
 Edith ...
 Douthitt; Bertie Whitmire; Margaret Whit-
 mire Baker Dye; Allen M. Whitmire; Roy
 Whitmire; J. Dell Barber; Owen Hood;
 John Hood; Mary Hood Dalton; John J.
 Reed; Fannie Reed Williamson; Leona
 Camp; Emma Reed Jennie; Lester Jennie;
 James L. Reed; Leona B. Reed Camp;
 Lizzie Reed Bowman; George W. Reed;
 Benjamin A. Reed; and all unknown heirs,
 living or dead of Elizabeth A. Anderson,
 deceased.

Affidavit of Publication

STATE OF NEW MEXICO, }
 County of Santa Fe } ss.

I, John N. Eddy, being first duly sworn,
 declare and say that I am the (Business Manager) ~~manager~~ of the Santa Fe News
 _____, a weekly newspaper, published in the English and
 Spanish 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 advertisements 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 consecutive weeks, and on the
 same day of each week in the regular issue of the paper during the time of publica-
 tion, and that the notice was published in the newspaper proper, and not in any sup-
 plement, once each week for one weeks consecutively, the first publi-
 cation being on the 5th day of February, 1948,
 and the last publication on the 5th day of February
 1948; ~~that the payment for said publication has been fully made, and assessed as~~
~~provided in~~ that the undersigned has personal knowledge of the matters and things
 set forth in this affidavit.

John N. Eddy
 Manager

Subscribed and sworn to before me this 5th
 day of February, A.D., 1948

Joseph B. Lawler
 Notary Public

My Commission expires
November 13, 1951

NOTICE IS HEREBY GIVEN to you
 and each of you that The Texas Company
 and Vora V. Hartley, Petitioners, have
 filed an application and Petition with the
 Oil Conservation Commission of New Mex-
 ico, for the issuance of an Order requir-
 ing the pooling of all tracts of land inat \$ 9.00
 the NE $\frac{1}{4}$, NE $\frac{1}{4}$, E $\frac{1}{2}$ Section 32, Township 19
 South, Range 37 East, N.M.P.M. for the
 purpose of production of crude petroleum, \$
 oil and natural gas; that The Texas Com-
 pany be designated as the producer of
 said unit; that the pooling Order be made
 effective as to all strata or any stratum
 of strata; that The Texas Company's
 Cook No. 1 Well located upon said
 NE $\frac{1}{4}$, NE $\frac{1}{4}$, E $\frac{1}{2}$ Section 32, Township 19
 South, Range 37 East, N.M.P.M. be as-
 signed a full 40-acre unit allocation for
 production; and that The Texas Company
 be required to make royalty payment to
 all owners of interests in said 40-acre
 unit in the same ratio as each such own-
 er's interest bears to the area of the full
 unit.
 Attorneys for the Petitioners are E. R.
 Wright of Santa Fe, New Mexico, for
 The Texas Company, and Earl E. Hartley
 of Clovis, New Mexico, for Vora V.

ILLEGIBLE

N. M. Clipping Bureau
SANTA FE

JAN 29 1948

Espanola Valley News

ESPAÑOLA, N.M.

**NOTICE OF PUBLICATION
STATE OF NEW MEXICO**

OIL CONSERVATION COMMISSION

The State of New Mexico, by its Oil Conservation Commission, hereby gives notice, pursuant to law, of the following public hearings to be held February 17, 1948, beginning at 10:00 o'clock a. m. on that day in the City of Santa Fe, New Mexico:

STATE OF NEW MEXICO TO:

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

CASE NO. 119

In the matter of the application of G. B. Suppes, D. D. Thomas, Carper Drilling Co., Inc. and the Texas Trading Co., Inc. for approval of an unorthodox well spacing plan and proration plan covering and including sections 28, 33 and 34, township 16 S, range 30 east, N.M.P.M. within the Square Lakes Field, Eddy County, New Mexico.

CASE NO. 120

In the matter of the application of Malco Refineries, Inc., Dale Reser d/b/a Reser Oil Company, and Martin Yates Jr. for approval of the deepening of an unorthodox location, the same being 220 feet from the north line and 2420 feet from

In the matter of the application of Malco Refineries, Inc., Dale Reser d/b/a Reser Oil Company, and Martin Yates Jr. for approval of the deepening of an unorthodox location, the same being located 1070 feet from the south line and 1070 feet from the east line of section 21, township 18 S, range 28 E, N.M.P.M., Eddy County, New Mexico.

CASE NO. 122

In the matter of the application of Malco Refineries, Inc., Dale Reser d/b/a Reser Oil Company, and Martin Yates Jr. for approval of the deepening of an unorthodox location, the same being located 1857 feet from the north line and 2390 feet from the west line of section 28, township 18 S, range 28 E, N.M.P.M., Eddy County, New Mexico.

CASE NO. 123

In the matter of the application of Malco Refineries, Inc., Dale Reser d/b/a Reser Oil Company, and Martin Yates Jr. for approval of the deepening of an unorthodox location, the same being located 220 feet from the east line and 880 feet from the north line of section 32, township 18 S, range 28 E, N.M.P.M., Eddy County, New Mexico.

CASE NO. 124

In the matter of the application of Dale Reser d/b/a Reser Oil Company for approval of the deepening of an unorthodox location to be located 1070 feet from the south line and 1070 feet from the east line of section 27, township 18 S, range 28 E, N.M.P.M., Eddy County, New Mexico.

CASE NO. 125

In the matter of the application of Malco Refineries, Inc., Dale Reser d/b/a Reser Oil Company, and Martin Yates Jr. for approval of the deepening of an unorthodox location, the same located 1070 feet from the north line and 1070 feet from the east line of section 28, township 18 S, range 28 E, N.M.P.M., Eddy County, New Mexico.

CASE NO. 126

In the matter of the petition of Southern Union Production Company for an order fixing the spacing of wells in the Kutz Canyon and Fulcher Basin gas fields of San Juan County (as they may be extended) on the basis of one well to a drilling unit of approximately 160 acres with suitable provisions for any related matters including special approval of unorthodox well locations where necessary.

CASE NO. 118

In the matter of the application of the Ohio Oil Company for the issuance of a special order permitting production through a single well bore of oil and gas from the Drinkard zone between 6,370 feet and 6,410 feet, and gas and/or gas and distillate from the Blinbry zone between 5,410 feet and 5,520 feet in Ohio Oil Company, J. L. Muncy No. 2, located 1980 feet from the south and west lines of section 24, township 22 S, range 37 E, N.M.P.M., Lea County, New Mexico.

Given under the seal of the Oil Conservation Commission of New Mexico, at Santa Fe, New Mexico, on January 26, 1948.

STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION

ILLEGIBLE

NOTICE OF PUBLICATION
STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION
 The Oil Conservation Commission of New Mexico, created by Chapter 117 of the Laws of 1941, Chapter 117 of the Laws of 1942, Chapter 117 of the Laws of 1943, Chapter 117 of the Laws of 1944, Chapter 117 of the Laws of 1945, Chapter 117 of the Laws of 1946, Chapter 117 of the Laws of 1947, Chapter 117 of the Laws of 1948, Chapter 117 of the Laws of 1949, Chapter 117 of the Laws of 1950, Chapter 117 of the Laws of 1951, Chapter 117 of the Laws of 1952, Chapter 117 of the Laws of 1953, Chapter 117 of the Laws of 1954, Chapter 117 of the Laws of 1955, Chapter 117 of the Laws of 1956, Chapter 117 of the Laws of 1957, Chapter 117 of the Laws of 1958, Chapter 117 of the Laws of 1959, Chapter 117 of the Laws of 1960, Chapter 117 of the Laws of 1961, Chapter 117 of the Laws of 1962, Chapter 117 of the Laws of 1963, Chapter 117 of the Laws of 1964, Chapter 117 of the Laws of 1965, Chapter 117 of the Laws of 1966, Chapter 117 of the Laws of 1967, Chapter 117 of the Laws of 1968, Chapter 117 of the Laws of 1969, Chapter 117 of the Laws of 1970, Chapter 117 of the Laws of 1971, Chapter 117 of the Laws of 1972, Chapter 117 of the Laws of 1973, Chapter 117 of the Laws of 1974, Chapter 117 of the Laws of 1975, Chapter 117 of the Laws of 1976, Chapter 117 of the Laws of 1977, Chapter 117 of the Laws of 1978, Chapter 117 of the Laws of 1979, Chapter 117 of the Laws of 1980, Chapter 117 of the Laws of 1981, Chapter 117 of the Laws of 1982, Chapter 117 of the Laws of 1983, Chapter 117 of the Laws of 1984, Chapter 117 of the Laws of 1985, Chapter 117 of the Laws of 1986, Chapter 117 of the Laws of 1987, Chapter 117 of the Laws of 1988, Chapter 117 of the Laws of 1989, Chapter 117 of the Laws of 1990, Chapter 117 of the Laws of 1991, Chapter 117 of the Laws of 1992, Chapter 117 of the Laws of 1993, Chapter 117 of the Laws of 1994, Chapter 117 of the Laws of 1995, Chapter 117 of the Laws of 1996, Chapter 117 of the Laws of 1997, Chapter 117 of the Laws of 1998, Chapter 117 of the Laws of 1999, Chapter 117 of the Laws of 2000, Chapter 117 of the Laws of 2001, Chapter 117 of the Laws of 2002, Chapter 117 of the Laws of 2003, Chapter 117 of the Laws of 2004, Chapter 117 of the Laws of 2005, Chapter 117 of the Laws of 2006, Chapter 117 of the Laws of 2007, Chapter 117 of the Laws of 2008, Chapter 117 of the Laws of 2009, Chapter 117 of the Laws of 2010, Chapter 117 of the Laws of 2011, Chapter 117 of the Laws of 2012, Chapter 117 of the Laws of 2013, Chapter 117 of the Laws of 2014, Chapter 117 of the Laws of 2015, Chapter 117 of the Laws of 2016, Chapter 117 of the Laws of 2017, Chapter 117 of the Laws of 2018, Chapter 117 of the Laws of 2019, Chapter 117 of the Laws of 2020, Chapter 117 of the Laws of 2021, Chapter 117 of the Laws of 2022, Chapter 117 of the Laws of 2023, Chapter 117 of the Laws of 2024, Chapter 117 of the Laws of 2025.

Harold Reed, Trustee of the estate of W. H. Jack, incompetent; Edith L. Jack, Guardian of the estate of W. H. Jack, a minor; Joy Mabel Mattix; A. W. Hockenull; T. B. Cavender; W. W. Mayes; the heirs of Elizabeth A. Anderson, deceased; Mariah McCullough, deceased, and her heirs unknown; J. L. Reed; David Reed, deceased, and his heirs unknown; Sarah Reed; a widow; Jewell Donham; Iola Joiner; Etta Snyder; Clara Root; LeRoy Reed; Carl Hamby; Gusta Shipman; Robert Spencer; Pearl Poulson; Elizabeth Lee; Katie Jordan; Margaret Jeff; Vivian Griner; Lillian M. G. Profitt; Willie Griner; Edwin Griner; Guy Griner; Edgar Grant Lawrence; Georgia Reed Shaw; William Floyd Reed; Claude Reed; Evelyn Reed Lovell; Elizabeth Reed Louthitt; Bertie Whitmire; Margaret Whitmire; Baker Dye; Allen M. Whitmire; Roy Whitmire; J. Dell Barber; Owen Hood; John Hood; Mary Hood Dalton; John J. Reed; Fannie Reed Williams; Leona Camp; Emma Reed Jennie; Lester Jennie; James L. Reed; Leona B. Reed Camp; Lizzie Reed Bowman; George W. Reed; Benjamin A. Reed; and all unknown heirs, living or dead of Elizabeth A. Anderson, deceased.

NOTICE IS HEREBY GIVEN to you and each of you that The Texas Company and Vera V. Hartley, Petitioners, have filed an Application and Petition with the Oil Conservation Commission of New Mexico, for the issuance of an Order requiring the pooling of all tracts of land in the NE 1/4, NW 1/4 of Section 32, Township 19 South, Range 37 East, N.M.P.M. for the purpose of production of crude petroleum oil and natural gas; that The Texas Company be designated as the producer of said unit; that the pooling Order be made effective as to all strata or any stratum of strata; that The Texas Company's Cook No. 1 Well located upon said NE 1/4, NW 1/4 of Section 32, Township 19 South, Range 37 East, N.M.P.M. be assigned a full 40-acre unit allocation for production; and that The Texas Company be required to make royalty payment to all owners of interests in said 40-acre unit in the same ratio as each such owner's interest bears to the area of the full unit.

Attorneys for the Petitioners are E. R. Wright of Santa Fe, New Mexico, for The Texas Company, and Earl E. Hartley of Clovis, New Mexico, for Vera V.

Affidavit of Publication

STATE OF NEW MEXICO, }
 County of Santa Fe } ss.

I, John N. Eddy, being first duly sworn, declare and say that I am the (Business Manager) ~~owner~~ of the Santa Fe News, a weekly newspaper, published in the English and Spanish 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 advertisements 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 consecutive weeks, and on the same day 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 weeks consecutively, the first publication being on the 5th day of February, 1948, and the last publication on the 5th day of February, 1948; that no copy of said notice or advertisement has been (duly made), or (assessed as ~~made~~) that the undersigned has personal knowledge of the matters and things set forth in this affidavit.

John N. Eddy
 Manager
 Subscribed and sworn to before me this 5th day of February, A.D., 1948
Joseph G. Lawler
 Notary Public
 My Commission expires November 13, 1951

ILLEGIBLE

NEW MEXICO CLIPPING BUREAU
Albuquerque, N. M.

JAN 29 1948

Carlsbad Current Argus

(Published Jan. 29, 1948)
NOTICE OF PUBLICATION
STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION
The State of New Mexico, by its Oil Conservation Commission, hereby gives notice pursuant to law, of the following public hearings to be held February 15, 1948, beginning at 10:00 o'clock a. m. on that day in the City of Santa Fe, New Mexico:

Case No. 119
In the matter of the application of G. H. Supper, D. D. Thomas, Carpenter Co., Inc. and the Texas Frac-ting Co., Inc., for approval of an unorthodox well spacing plan and primary plan covering and including sections 28, 29 and 30, township 16 N, range 30 east, N.M.P.M. within the Square Lakes Field, Eddy County, New Mexico.

Case No. 120
In the matter of the application of Malco Refineries, Inc., Dale Resler d/b/a Resler Oil Company, and Martin Yates, Jr., for approval of the deepening of an unorthodox location, the same being located 220 feet from the north line and 2420 feet from the east line of section 28, township 18 S, range 28 E, N.M.P.M., Eddy County, New Mexico.

Case No. 121
In the matter of the application of Malco Refineries, Inc., Dale Resler d/b/a Resler Oil Company, and Martin Yates, Jr., for approval of the deepening of an unorthodox location, the same being located 1070 feet from the south line and 1070 feet from the east line of section 28, township 18 S, range 28 E, N.M.P.M., Eddy County, New Mexico.

Case No. 122
In the matter of the application of Malco Refineries, Inc., Dale Resler d/b/a Resler Oil Company, and Martin Yates, Jr., for approval of the deepening of an unorthodox location, the same being located 1070 feet from the south line and 1070 feet from the east line of section 28, township 18 S, range 28 E, N.M.P.M., Eddy County, New Mexico.

Case No. 123
In the matter of the application of Malco Refineries, Inc., Dale Resler d/b/a Resler Oil Company, and Martin Yates, Jr., for approval of the deepening of an unorthodox location, the same being located 1070 feet from the south line and 1070 feet from the east line of section 28, township 18 S, range 28 E, N.M.P.M., Eddy County, New Mexico.

Case No. 124
In the matter of the application of Malco Refineries, Inc., Dale Resler d/b/a Resler Oil Company, and Martin Yates, Jr., for approval of the deepening of an unorthodox location, the same being located 1070 feet from the north line and 2380 feet from the west line of section 28, township 18 S, range 28 E, N.M.P.M., Eddy County, New Mexico.

Case No. 125
In the matter of the application of Malco Refineries, Inc., Dale Resler d/b/a Resler Oil Company, and Martin Yates, Jr., for approval of the deepening of an unorthodox location, the same being located 220 feet from the east line and 880 feet from the north line of section 28, township 18 S, range 28 E, N.M.P.M., Eddy County, New Mexico.

Case No. 126
In the matter of the application of Malco Refineries, Inc., Dale Resler d/b/a Resler Oil Company, and Martin Yates, Jr., for approval of the deepening of an unorthodox location, the same being located 1070 feet from the south line and 1070 feet from the east line of section 28, township 18 S, range 28 E, N.M.P.M., Eddy County, New Mexico.

Case No. 127
In the matter of the application of Malco Refineries, Inc., Dale Resler d/b/a Resler Oil Company, and Martin Yates, Jr., for approval of the deepening of an unorthodox location, the same being located 1070 feet from the north line and 1070 feet from the east line of section 28, township 18 S, range 28 E, N.M.P.M., Eddy County, New Mexico.

Given under the seal of the Oil Conservation Commission of New Mexico, at Santa Fe, New Mexico, on January 29, 1948.

Secretary.

(SEAL)

ILLEGIBLE

NOTICE OF PUBLICATION

STATE OF NEW MEXICO

OIL CONSERVATION

The New notice 1948 at Santa Fe, New Mexico; THE TEXAS COMPANY and VORA V. HARTLEY, Petitioners, No. 117

Hartley, V. E. Company; Mari- phane; B. ... states of ... trick ... am- ... ped- ... the ... with ... H. ... W. ... W. ... May ... son, ... de- ... L. ... L. ... heirs ... well ... Clara ... Gusta Margaret ... Goff; Vivian Griner; Lillian M. G. Prof- it; W. ...; Melvin Griner; Guy Griner; ... Lawrence; Georgia ... Floyd Reed; Claude ... Lovell; Elizabeth Reed ... Margaret Whit- mire Baker Dye; Allen M. Whitmire; Roy Whitmire; J. D. Barber; Owen Hood; John Hood; Mary Hood Dalton; John J. Reed; Fannie Reed Williamson; Leona Camp, Emma Reed Jennie; Lester Jennie; James L. Reed; Leona B. Red Camp; Lizzie Reed Bowman; George W. Reed; Benjamin A. Reed; and all unknown heirs, living or dead of Elizabeth A. Anderson, deceased.

NOTICE IS HEREBY GIVEN to you and each of you that The Texas Company and Vora V. Hartley, Petitioners, have filed an application and Petition with the Oil Conservation Commission of New Mexico, for the issuance of an Order requiring the pooling of all tracts of land in the NE 1/4, NE 1/4 of Section 22, Township 19 South, Range 37 East, N.M.P.M. for the purpose of production of crude petroleum oil and natural gas; that The Texas Company be designated as the producer of said unit; that the pooling Order be made effective as to all strata or any stratum or strata; that The Texas Company's Cook No. 1 Well located upon said NE 1/4, NE 1/4 of Section 22, Township 19 South, Range 37 East, N.M.P.M. be assigned a full 40-acre unit allocation for production; and that The Texas Company be required to make royalty payment to all owners of interests in said 40-acre unit in the same ratio as each owners' interest bears to the area of the full unit. Attorneys for the Petitioners are E. R. Wright of Santa Fe, New Mexico, for The Texas Company, and Earl E. Hartley of Clovis, New Mexico, for Vora V. Hartley. GIVEN under the seal of said Com-

Reprinted 2-5-48

Affidavit of Publication

STATE OF NEW MEXICO, } ss. County of Santa Fe

I, John N. Eddy, being first duly sworn, declare and say that I am the (Business Manager) of the Santa Fe News

a weekly newspaper, published in the English and Spanish 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 advertisements 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 consecutive weeks, and on the same day of each week in the regular issue of the paper during the time of publica- tion, and that the notice was published in the newspaper proper, and not in any sup- plement, once each week for one weeks consecutively, the first publi- cation being on the 29th day of January, 1948,

and the last publication on the 29th day of January 1948;

that the undersigned has personal knowledge of the matters and things set forth in this affidavit.

John N. Eddy, Manager

Subscribed and sworn to before me this 29th day of January, A.D., 1948

Josy L. Lawler, Notary Public

My Commission expires November 13, 1951

ILLEGIBLE

AFFIDAVIT OF PUBLICATION

State of New Mexico,
County of Lea

I, Robert L. Summers

Of the Hobbs Daily News-Sun, a daily newspaper published at Hobbs, New Mexico, do solemnly swear that the clipping attached hereto was published once a week in the regular and entire issue of said paper, and not in a supplement thereof for a

period of One Issue weeks.

beginning with the issue dated February 6, 19 48

and ending with the issue dated _____, 19 _____

Robert L. Summers
Publisher.

Sworn and subscribed to before me this 7th day of February 19 48

Nellie Jones
Notary Public.

My commission expires January 7, 19 51
(Seal)

This newspaper is duly qualified to publish legal notices or advertisements within the meaning of Section 3, Chapter 167, Laws of 1937, and payment of fees for said publication has been made.

LEGAL NOTICES

February 6, 1948
**NOTICE OF PUBLICATION
STATE OF NEW MEXICO
OIL CONSERVATION
COMMISSION**
The Oil Conservation Commission of New Mexico, pursuant to law, hereby gives notice of hearing to be held February 17, 1948, at 10:00 o'clock a. m. on said date at Santa Fe, New Mexico:
THE TEXAS COMPANY and VORA V. HARTLEY, Petitioners;
VS.
HAROLD HURD, et al, Respondents.
STATE OF NEW MEXICO TO: Harold Hurd; Montfort Townsite Company; Ed Holland; B. M. Keohane; Marianna Keohane; Bernard Patrick Keohane; B. M. Keohane, Guardian of the estates of Marianne Keohane and Bernard Patrick Keohane; Marcie T. Roland; L. R. Hammond; C. A. Scheurich; Nelle G. Scheurich; Abner M. Jack, Guardian of the estate of E. E. Jack, incompetent;

Edith L. Jack, Guardian of the estate of W. H. Jack, a minor; J. Mabel Mattix; A. W. Hockenbuhl; T. B. Cavender; W. W. Meyer; the heirs of Elizabeth A. Anderson, deceased; Mariah McCullough, deceased, and her heirs unknown; J. L. Reed; David Reed, deceased, and his heirs unknown; Sarah Reed; a widow; Jewel Doutham; Iola Joiner; Etta Snyder; Clara Root; LeRoy Reed; Carl Hamby; Gusta Shimman; Robert Science; Pearl Poulson; Elizabeth Lee; Katie Jordan; Margaret Goff; Vivian Griner; Lillian M. G. Proffitt; Willie Griner; Melvin Griner; Guy Griner; Edgar Grant; Lawrence; Georgia Reed Shaw; William Floyd Reed; Claude Reed; Evelyn Reed Lovell; Elizabeth Reed Douthitt; Bertie Whitmire; Margaret Whitmire Baker Dye; Allen M. Whitmire; Roy Whitmire; J. Dell Barber; Owen Hood; John Hood; Mary Hood Dalton; John J. Reed; Fannie Reed Williamson; Leona Camp; Emma Reed Jennie; Lester Jennie; James L. Reed; Leona B. Reed Camp; Lissie Reed Bowman; George W. Reed; Benjamin A. Reed; and all unknown heirs, living or dead of Elizabeth A. Anderson, deceased.

NOTICE IS HEREBY GIVEN to you and each of you that The Texas Company and Vora V. Hartley, Petitioners, have filed an application and Petition with the Oil Conservation Commission of New Mexico, for the issuance of an Order requiring the pooling of all tracts of land in the NE 1/4 of Section 32, Township 19 South, Range 37 East, N.M.P.M. for the purpose of production of crude petroleum oil and natural gas; that The Texas Company be designated as the producer of said unit; that the pooling Order be made effective as to all strata or any stratum or strata; that The Texas Company's Cook No. 1 well located upon said NE 1/4 NE 1/4 section 32, Township 19 South, Range 37 East, N.M.P.M. be assigned a full 40-acre unit allocation for production; and that The Texas Company be required to make royalty payment to all owners of interests in said 40-acre unit in the same ratio as each such owners' interest bears to the acre of the full unit.

Attorneys for the Petitioners are E. R. Wright of Santa Fe, New Mexico, for The Texas Company, and Earl E. Hartley of Clovis, New Mexico, for Vora V. Hartley.

GIVEN under the seal of said Commission at Santa Fe, New Mexico, on January 14, 1948.
(SEAL) R. R. Spurrier

STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION
R. R. Spurrier, Secretary

ILLEGIBLE

P. O. Box 371
February 2, 1948

Mr. Foster Morrell
U. S. Geological Survey
Roswell, New Mexico

Dear Mr. Morrell:

We are enclosing Notices of Publication on Cases
No. 117 to No. 127, inclusive, which will be heard in
Santa Fe, February 17 at 10:00 a.m. in the Coronado Room
of the La Fonda.

Very truly yours,

Betty Wistrand, Chief Clerk

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P. O. Box 871
February 9, 1948

Honorable John E. Miles
Land Commissioner
Santa Fe, New Mexico

Dear Governor Miles:

For your information, we are enclosing Notices of
Publication of all cases to be heard February 17, 1948,
at 10:00 o'clock a.m. at the La Fonda Hotel.

Respectfully submitted,

bpw

P. O. Box 271
February 9, 1943

Honorable Thomas J. Mabry
Governor of the State of New Mexico
Santa Fe, New Mexico

Dear Governor Mabry:

For your information we are enclosing Notices of
Publication of all cases to be heard February 17, 1943,
at 10:00 o'clock a.m. at the La Fonda Hotel.

Respectfully submitted,

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