

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 hearing to be held January 6, 1949, beginning at 10:00 o'clock a.m. on that day in the City of Santa Fe, New Mexico, in the Senate Chambers.

STATE OF NEW MEXICO TO:

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

Case 169

In the matter of the application of Continental Carbon Company for order permitting it to use residue, flare, and gas well gas in the manufacture of carbon black at its proposed site in Lot 15, section 3, T.21 S, R.37 E, N.M.P.M. Lea County, New Mexico, adjacent to existing carbon black plant.

Case 170

In the matter of the application of the New Mexico Oil Conservation Commission, upon its own motion, at the suggestion of the New Mexico Nomenclature Committee, to delete from the Cooper-Jal pool as presently described all of section 14 (containing 2 gas wells), T.23 S, R.36 E, N.M.P.M. Lea County, New Mexico.

Case 171

In the matter of the application of the New Mexico Oil Conservation Commission, upon its own motion, at the suggestion of the New Mexico Nomenclature Committee, to delete from the Penrose-Skelly pool as presently described, W/2 section 6; all of section 7; all section 18; N/2 section 19, T.23 S, R.37 E, N.M.P.M. (containing several gas wells) in Lea County, New Mexico.

Case 172

In the matter of the application of Floyd H. West for an order authorizing an unorthodox well location for his Patterson No. 1, to be located in SE $\frac{1}{4}$ NE $\frac{1}{4}$  2490 feet south of the north line and 1220 feet west of the east line of section 5, T.30 N, R.13 W, N.M.P.M. in San Juan County, New Mexico.

Given under the seal of the Oil Conservation Commission of New Mexico, at Santa Fe, New Mexico, on December 16, 1948.

STATE OF NEW MEXICO  
OIL CONSERVATION COMMISSION

  
R. R. SPURRIER, Secretary

SEAL

# ILLEGIBLE

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 March 31, 1949, beginning at 10:00 o'clock A.M. on that day in the City of Santa Fe, New Mexico, in the Senate Chambers.

STATE OF NEW MEXICO TO:

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

Case 173

*Grant*  
In the matter of the application of Transcontinental Oil Co., Inc. for an order granting permission to drill its Coyote Dome No. 1, Cabra Springs Ranch well, in an unorthodox location in the center of the northeast quarter of section 1, in T.13N, R.21E, San Miguel County, New Mexico.

Case 174

*Grant*  
In the matter of the application of Southern Union Production Company for an order granting an exception to section 1 (c) of Order No. 748 to permit location of a well 200 ft. west of the boundaries specified in section 1 (c) because of the nature of the terrain. The drilling unit containing 160 acres substantially in the shape of a square, embraces the SE $\frac{1}{4}$  of section 29, T.28N, R.10W, in San Juan County, New Mexico.

Case 175

*Case #92  
ORDER # 713  
(West Grimes #4)*  
In the matter of the application of Gulf Oil Corporation for an order to dually complete and produce from the Hobbs line section and the Byers sand section from a single well bore in the West Grimes #15, located 990 ft. north of the south line and 2310 ft. east from the west line of section 32, T.18S, R.38E, Lea County, New Mexico.

Case 176

*Continued*  
In the matter of the application of the Oil Conservation Commission upon its own motion to amend Paragraph 2 of Order No. 788, issued in Case No. 146, deleting therefrom the words at the end of the section to-wit: "Provided that a supplemental order is issued authorizing such production", and making said Paragraph 2 of said Order 788 read as follows:

*(Covering) alternate language by well unit*

*to be  
re-advertised*  
\*Paragraph 2. That any common purchaser is authorized to purchase 100% of the allowable from all units classified as marginal units on the monthly proration order. A marginal unit is a unit that is

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incapable of producing the state top unit allowable for that particular month. Any amount of crude petroleum up to and including the top unit allowable for that particular month may be purchased from a marginal unit".

## Case 177

In the matter of the application of the Oil Conservation Commission upon its own motion to rescind, revise, change or amend Order No. 573, which became effective as of June 1, 1944, and generally known as the "Bonus Discovery Allowable Order". ( *Atty. Gen. May in Santa Fe -*

## Case 178

In the matter of the application of the Oil Conservation Commission upon its own motion upon recommendation of the Nomenclature Committee for an order deleting from the Arrowhead pool as heretofore established, the following described lands. SW of section 11, and the W $\frac{1}{2}$  of section 14, T.22S, R.30E, N.M.P.M., Lea County, New Mexico. This deletion from the Arrowhead pool is necessary because of the extension of the South Eunice pool to include gas production in the west part of above described section.

Given under the seal of the Oil Conservation Commission of New Mexico, at Santa Fe, New Mexico, on March 15, 1946.

STATE OF NEW MEXICO  
OIL CONSERVATION COMMISSION

*R. R. Spurrick*  
R. R. SPURRICK, Secretary

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