

BEFORE THE
OIL CONSERVATION COMMISSION
SANTA FE, NEW MEXICO

IN THE MATTER OF:

CASE 1615

TRANSCRIPT OF HEARING

MAY 13, 1959

Vol 1092

DEARNLEY - MEIER & ASSOCIATES
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BEFORE THE
OIL CONSERVATION COMMISSION
SANTA FE, NEW MEXICO
MAY 13, 1959

IN THE MATTER OF:

CASE 1615 In the matter of the rehearing requested by
Malco Refineries, Inc. for reconsideration by
the Commission of Case No. 1615, Order R-1363.:
Case 1615 was an application by Stanley Jones,:
et al, for an order requiring Malco Refiner- :
ies, Inc. to purchase oil produced from wells :
in the Dayton-Abo Pool in Eddy County, New :
Mexico, under the provisions of the Common :
Purchaser Act. Case 1615 culminated in the :
entry of Order No. R-1363 which required Malco :
Refineries, Inc. to purchase all oil tendered :
to it which is produced from the Dayton Field :
in Eddy County, New Mexico. :
:

BEFORE:

Mr. Murray Morgan
Gov. John Burroughs
Mr. A. L. Porter

T R A N S C R I P T O F P R O C E E D I N G S

MR. PORTER: Next case on the docket will be Case
1615 for rehearing.

MR. PAYNE: Case 1615. In the matter of the rehear-
ing requested by Malco Refineries, Inc. for reconsideration by the
Commission of Case No. 1615, Order R-1363.

May it please the Commission, we have received a request
from Continental Pipeline Company as the successor in interest
to Malco Refineries, Inc., that this case be continued until the

regular hearing in July, inasmuch as Continental Pipeline Company has not had sufficient time to consider what possible effects the order may have on its operations.

MR. PORTER: You have heard the request for continuance made by the Continental Pipeline Company to the month of July. Is there any discussion of this motion or any objection to it?

MR. CAMPBELL: If the Commission please, I would like to enter an appearance in this case on behalf of E. P. Campbell and Western Drilling Company at Lubbock, Texas, and also enter an appearance in the case on behalf of the Independent Producers and Royalty Owners Association of New Mexico, and I would like to inquire if the order is now in effect?

MR. PAYNE: Yes, sir.

MR. PORTER: The order is, yes.

MR. CAMPBELL: I presume it will remain in effect until it is heard?

MR. PORTER: Yes.

MR. CAMPBELL: In that event, so far as those appearances I have entered, have no objection to the continuance.

MR. PORTER: Order R-1363 will remain in effect and the case will be heard on the regular July docket.

BEFORE THE
OIL CONSERVATION COMMISSION
SANTA FE, NEW MEXICO

IN THE MATTER OF:

CASE 1615

TRANSCRIPT OF HEARING

JULY 15, 1959

DEARNLEY - MEIER & ASSOCIATES
GENERAL LAW REPORTERS
ALBUQUERQUE NEW MEXICO
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BEFORE THE
OIL CONSERVATION COMMISSION
SANTA FE, NEW MEXICO
JULY 15, 1959

IN THE MATTER OF:

CASE 1615 (Rehearing) In the matter of the rehearing :
requested by Continental Oil Company and/or :
Continental Pipeline Company, as successor in :
interest to Malco Refineries, Inc., for re- :
consideration by the Commission of Case No. :
1615, Order R-1363. Case 1615 was an appli- :
cation by Stanley Jones, et al, for an order :
requiring Malco Refineries, Inc. to purchase :
oil produced from wells in the Dayton-Abo :
Pool in Eddy County, New Mexico, under the :
provisions of the Common Purchaser Act. Case :
1615 culminated in the entry of Order No. :
R-1363 which required Malco Refineries, Inc. :
to purchase all oil tendered to it which is :
produced from the Dayton Field in Eddy County :
New Mexico. :

BEFORE:

Gov. Burroughs
Murray Morgan
A. L. Porter

T R A N S C R I P T O F P R O C E E D I N G S

MR. PORTER: At this time I'm going to call Case 1600
just a minute. It is not the one I want to call. Case 1615, and
I'll ask Mr. Payne to read a letter which we have received from
Continental Oil Company in regard to Case 1615.

MR. PAYNE: Case 1615. (Rehearing) In the matter of
the rehearing requested by Continental Oil Company and/or Contin-

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ental Pipeline Company, as successor in interest to Malco Refineries, Inc., for reconsideration by the Commission of Case No. 1615, Order R-1363.

Mr. Examiner, we have received the following communication from A. K. Montgomery, attorney for Continental Oil Company in this case, which reads as follows:

"As I have just advised your Mr. Porter on the telephone, Continental Oil Company and Continental Pipeline Company, as successors in interest to Malco Refineries, Inc., do hereby withdraw and dismiss its application and motion for rehearing in the matter involved under your above captioned case and order number."

MR. PORTER: He refers to a telephone conversation of yesterday at which time he called me and told me that the letter would follow. Does anyone have any objection to the counsel's motion for dismissal of this case? Case 1615 will be dismissed.

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