

DOCKET: EXAMINER HEARING DECEMBER 11, 1959OIL CONSERVATION COMMISSION - 9 a.m., Mabry Hall, State Capitol, Santa Fe, New Mexico.

The following cases will be heard before Daniel S. Nutter, Examiner, or A. L. Porter, Jr., Secretary:

CASE 1804:

(Continued)

Application of Cabot Carbon Company for an oil-oil dual completion and for permission to commingle the production from two separate pools. Applicant, in the above-styled cause, seeks an order authorizing the dual completion of its Howard Fleet Well No. 1, located 1980 feet from the South line and 660 feet from the East line of Section 35, Township 13 South, Range 37 East, Lea County, New Mexico, in such a manner as to permit the production of oil from an undesignated Pennsylvanian oil pool and the production of oil from the King-Devonian Pool through parallel strings of 1½-inch tubing. Applicant further seeks permission to commingle the Devonian and Pennsylvanian production from said Howard Fleet Well No. 1.

NEW CASESCASE 1824:

Application of The Atlantic Refining Company for an exception to Rule 104 (c) of the Commission Rules and Regulations. Applicant, in the above-styled cause, seeks an exception to Rule 104 (c) so that it may recomplete in the Denton Wolfcamp Pool its Federal Jones Well No. 2, located 330 feet from the South and East lines of Section 34, Township 14 South, Range 37 East, Lea County, New Mexico, said well being located closer than 660 feet to a well producing from the same common source of supply.

CASE 1825:

Application of Continental Oil Company for an amendment of Order R-1440. Applicant, in the above-styled cause, seeks an order amending Order R-1440 to permit the commingling of Tubb and Blinebry production on its Lockhart A-17 lease in Section 17, Township 21 South, Range 37 East, Lea County, New Mexico, without separate measurement.

CASE 1826:

Application of Continental Oil Company for an amendment of Order R-1445. Applicant, in the above-styled cause, seeks an amendment of Order R-1445 to permit the installation of automatic custody transfer equipment to handle the Delaware production from its Wilder, Payne and Bradley leases in Sections 25, 26 and 35, Township 26 South, Range 32 East, and in Sections 30 and 31, Township 26 South, Range 33 East, Lea County, New Mexico, and for permission to produce more than 16 wells in a common tank battery.

CASE 1827:

Application of Gulf Oil Corporation for an oil-oil dual completion. Applicant, in the above-styled cause, seeks an order authorizing the dual completion of its Learcy McBuffington Well No. 5, located 1650 feet from the South line and 1980 feet from the East line of Section 13, Township 25 South, Range 37 East, Lea County, New Mexico, in such a manner as to permit the production of oil from an undesignated Paddock pool and the production of oil from the Justis-Blinebry Pool through parallel strings of tubing.

CASE 1828: Application of Francis L. Harvey for an exception to Rule 104 of the Commission Rules and Regulations and for certain exceptions to well completion requirements. Applicant, in the above-styled cause, seeks an order establishing 2 $\frac{1}{2}$ -acre spacing for Mesaverde oil wells in Sections 10, 11, 21, 22, 23 and 33 of Township 18 North, Range 3 West, Sandoval County, New Mexico, in exception to Rule 104. Applicant further proposes certain exceptions to well completion requirements.

CASE 1829: Application of John M. Kelly for an exception to the overproduction shut-in provisions of Order R-520, as amended by Order R-967, for one well in the Jalmat Gas Pool. Applicant, in the above-styled cause, seeks an order allowing its Shahan Well No. 3 in the SW/4 NE/4 of Section 33, Township 25 South, Range 37 East, Jalmat Gas Pool, Lea County, New Mexico, to compensate for its overproduced status without being completely shut-in in order to prevent possible waste.

CASE 1830: Application of Texaco Inc. for an oil-oil dual completion. Applicant, in the above-styled cause, seeks an order authorizing the dual completion of its United Royalty "A" Well No. 3 located in Unit F, Section 19, Township 24 South, Range 38 East, Lea County, New Mexico, in such a manner as to permit the production of oil from the Dollarhide-Queen Pool and the production of oil from the Dollarhide-Drinkard Pool through parallel strings of tubing.

CASE 1831: Application of Texaco Inc. for an oil-oil dual completion. Applicant, in the above-styled cause, seeks an order authorizing the dual completion of its United Royalty "A" Well No. 4, located in Unit K, Section 19, Township 24 South, Range 38 East, Lea County, New Mexico, in such a manner as to permit the production of oil from the Dollarhide-Queen Pool and the production of oil from the Dollarhide-Drinkard Pool through parallel strings of tubing.

CASE 1832: Application of Jal Oil Company for an exception to the overproduction shut-in provisions of Order R-520, as amended by Order R-967, for one well in the Jalmat Gas Pool. Applicant, in the above-styled cause, seeks an order allowing the following-described well in the Jalmat Gas Pool to compensate for its overproduced status without being completely shut-in in order to prevent possible waste:

Watkins Well No. 2, SE/4 NE/4 of Section 25,
Township 24 South, Range 36 East, Lea County,
New Mexico.