

DOCKET: EXAMINER HEARING MARCH 23, 1960

Oil Conservation Commission - 9 a.m., Mabry Hall, State Capitol, Santa Fe
The following cases will be heard before Elvis A. Utz, Examiner, or A. L. Porter, Jr., Secretary-Director:

CASE 1923: Application of Caulkins Oil Company for a gas-gas dual completion and an unorthodox gas well location. Applicant, in the above-styled cause, seeks an order authorizing the dual completion of its Sanchez Well No. 1, located 560 feet from the North line and 660 feet from the West line of Section 24, Township 26 North, Range 6 West, Rio Arriba County, New Mexico, in such a manner as to permit the production of gas from the South Blanco-Pictured Cliffs Pool and the production of gas from the Dakota Producing Interval through parallel strings of tubing. Applicant further seeks approval of an unorthodox gas well location for said Sanchez Well No. 1.

CASE 1924: Application of Caulkins Oil Company for a gas-oil dual completion, an unorthodox oil well location and an exception to the casing requirements of Order R-1191. Applicant, in the above-styled cause, seeks an order authorizing the dual completion of its D-140 Well, located 990 feet from the North and East lines of Section 11, Township 26 North, Range 6 West, Rio Arriba County, New Mexico, in such a manner as to permit the production of gas from the South Blanco-Dakota Pool and the production of oil from the Tocito formation adjacent to the South Blanco-Tocito Oil Pool through parallel strings of tubing. Applicant also seeks an exception to the casing requirements of Order No. R-1191. Applicant further seeks approval of an unorthodox oil well location for said D-140 well.

CASE 1925: Application of Honolulu Oil Corporation for approval of a unit agreement. Applicant, in the above-styled cause, seeks approval of its North Mullis Unit Agreement, which unit will embrace approximately 1922 acres of State, Federal and fee land in Townships 14 and 15 South, Range 29 East, Chaves County, New Mexico.

CASE 1926: Application of Hondo Oil & Gas Company for approval of an automatic custody transfer system. Applicant, in the above-styled cause, seeks an order authorizing it to install an automatic custody transfer system to handle the Empire-Abo Pool production from all wells located on its State 647 Lease consisting of the NE/4 SE/4, S/2 NE/4, and NE/4 NE/4 of Section 6, Township 18 South, Range 28 East, and the E/2 E/2 of Section 31 and the SW/4 and NE/4 of Section 32, all in Township 17 South, Range 28 East, Eddy County, New Mexico.

CASE 1927: Application of J. W. Brown for the establishment of special rules and regulations governing the Brown Pool in Eddy County, New Mexico, to provide for 2½-acre spacing in said pool.

CASE 1928: Application of Franklin, Aston & Fair, Inc. for an amendment of Order R-1573 and for permission to install an automatic custody transfer system. Applicant, in the above-styled cause, seeks an amendment of Order R-1573 to include the NW/4 NW/4 of Section 5, Township 18 South, Range 28 East, Empire-Abo Pool, Eddy County, New Mexico, in the commingling authorization granted by said order. Applicant further seeks permission to install an automatic custody transfer system to handle the commingled Empire-Abo Pool production from the three leases authorized by Order R-1573.