

DOCKET: EXAMINER HEARING - WEDNESDAY - MAY 12, 1965

9 A.M. - OIL CONSERVATION COMMISSION CONFERENCE ROOM,  
STATE LAND OFFICE BUILDING - SANTA FE, NEW MEXICO

The following cases will be heard before Elvis A. Utz, Examiner, or Daniel S. Nutter, Alternate Examiner:

CASE 2691 (Reopened):

In the matter of Case No. 2691 being reopened pursuant to the provisions of Order No. R-2373-A, which order continued 640-acre gas proration units for the Lusk-Morrow Gas Pool, Lea County, New Mexico, for one year. All interested parties may appear and show cause why said pool should not be developed on 160-acre proration units.

CASE 3016 (Reopened):

In the matter of Case No. 3016 being reopened pursuant to the provisions of Order No. R-2697, which order established 80-acre spacing units for the Vacuum-Upper Pennsylvanian Pool, Lea County, New Mexico, for a period of one year. All interested parties may appear and show cause why said pool should not be developed on 40-acre spacing units.

CASE 3245: Application of Worldwide Petroleum Corporation for creation of an oil pool and for an amendment to Order No. R-2095, McKinley County, New Mexico. Applicant, in the above-styled cause, seeks the creation of the Seven Lakes Oil Pool for production of oil from the Menefee formation in Township 18 North, Range 10 West, McKinley County, New Mexico. Applicant further seeks an order amending Order No. R-2095, which authorized a waterflood project in the Seven Lakes area, McKinley County, New Mexico. Applicant seeks the designation of the SW/4 of Section 17, SE/4 of Section 18, N/2 of Section 19, and the NW/4 of Section 20, all in Township 18 North, Range 10 West, to be the waterflood project area. Applicant further seeks authority to inject water in the Seven Lakes Pool through 8 wells drilled at various orthodox and unorthodox locations within said project area, and to drill for water injection purposes and as producers numerous other wells in said project area. Development of the project area would be on a standard 10-acre 5-spot water injection pattern subject to amendment as need may arise upon administrative approval by the Secretary-Director of the Commission.

ILLEGIBLE

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- CASE 3246: Application of Paul DeCleva for an amendment to Order No. R-2691, Lea County, New Mexico. Applicant, in the above-styled cause, seeks an amendment to Order No. R-2691, which order prescribes pool rules for the Mesa Queen Pool, Lea County, New Mexico. Applicant, among other things, requests that said rules be amended to include the definition of gas wells and oil wells in said pool, the assignment of 40 acres to oil wells, and the assignment of 160 acres to gas wells.
- CASE 3247: Application of Paul DeCleva for a non-standard gas proration unit, Lea County, New Mexico. Applicant, in the above-styled cause, seeks approval of a 160-acre non-standard gas proration unit for his Tidewater State Well No. 1 located in Unit D of Section 17, Township 16 South, Range 32 East, Mesa Queen Pool, Lea County, New Mexico, said unit to comprise the W/2 NW/4, NE/4 NW/4, and NW/4 NE/4 of said Section 17.
- CASE 3248: Application of Texaco Inc. for commingling, Lea County, New Mexico. Applicant, in the above-styled cause, seeks authority to commingle Drinkard production from Tract 1 of its W. L. Nix Lease comprising the W/2 SE/4 and E/2 SW/4 of Section 17, and from Tract 2 of said lease comprising the W/2 NE/4 and E/2 NW/4 of Section 20, all in Township 22 South, Range 38 East, Lea County, New Mexico, allocating the production to each tract on the basis of periodic well tests. Applicant further seeks administrative procedure to extend the above-described commingled method to other zones that may prove productive from said lease.