

OIL CONSERVATION COMMISSION

P. O. BOX 871

SANTA FE, NEW MEXICO

October 11, 1957

C
O
P
Y

Mr. Buck Jones
Buck Jones Drilling Co.
P.O. Box 1085
McCamey, Texas

Dear Mr. Jones:

Reference is made to your letter of September 5, 1957, regarding the conversion to a water-well of a well in the SE/4 SE/4 Section 24, Township 6 North, Range 27 East, NMPM, Quay County, New Mexico.

The Oil Conservation Commission of New Mexico has no objection to the conversion of the subject well to a water-well for the landowner's use.

Please return one executed copy of the enclosed Affidavit of Responsibility to this office after the conversion work has been completed and the landowner has accepted responsibility for the well. If the Affidavit of Responsibility is in order, it will then be possible for the Commission to release the bond for the subject well.

If I can be of any further service in this matter, please do not hesitate to call upon me.

Very truly yours,

William J. Cooley
Commission Attorney

WJC:bp

THE NATIONAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
WASHINGTON, D. C. 20535

TO : DIRECTOR, FBI
FROM : SAC, NEW YORK
SUBJECT: [Illegible]

RE: [Illegible]

[Illegible text block]

[Illegible text block]

[Illegible text block]

[Illegible text block]

Cooley

*Check with
Dad on this*

TELEPHONE OL 2-3051

LLING COMPANY
DRILLING

Y, TEXAS

*write the
man, send him
a conversion to
water-well affidavit,
and cancel the
bond when
it has been
returned fully
and properly
executed.*

3rd in regards to the well in the
North, Range 27 East, Quay County,

In August of 1956 I made a verble agreement with Callihan Intrest,
1333 Noth 2nd Street, Abilene, Texas, Mrs Earnestine Farnsworth, 1309
Leggett Drive, Abilene, Texas. to drill this Well for an interest in
the lease they had acquired and owing to the nearness to the spudding
date, I ask for and received a drilling permit from your Commission,
and made a plugging bond with Daniels Insurance, Inc. of Hobbs New Mexico.
The Oil Conservation Commission requested that I set at least 700 feet
of surface casing to protect the surface water. I drilled the well to
645 feet and shut down as I had never received the consignment for my part
of the lease. There is 230 feet of 10 inch casing in the hole that belongs
to the lease owner. The land owner has written me about getting the well
retained as a water well as he can use it. As the well was never drilled
below the surface water I would like to get the well released and I will
turn it over the land owner Mr. R. L. Neff of House, New Mexico. Please
give me a reply as to what can be done about it.

Sincerely yours,

Buck Jones

CC; Daniels Insurance, Inc.
Box 1268- Hobbs, New Mexico.

BUCK JONES DRILLING COMPANY

CONTRACT DRILLING

MCCAMEY, TEXAS

10-10-1962

Mr. J. H. Jones

McCamy, Texas

Dear Mr. Jones:

I am writing you in regard to the contract for the drilling of a well on the McCamey property.

The contract was made on the 10th day of October, 1962, and the work was completed on the 15th day of October, 1962.

Very truly yours,

Buck Jones, President

Enclosed for you are two copies of the contract for the drilling of a well on the McCamey property.

I am sure that you will find the contract to be satisfactory.

I am sure that you will find the contract to be satisfactory.

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Memo

9/3/57

From
A. L. PORTER, JR.
Director

To

Held per reply to
letter of this date

A. L. P.