CASE 4996: PLUGGING CASE (LEA)
C. H. BROCKETT - LAZY J STATE "A"
WELL NO. 1

ි <sub>10</sub>

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

BEFORE THE
NEW MEXICO OIL CONSERVATION COMMISSION
MORGAN HALL, STATE LAND OFFICE BUILDING
SANTA FE, NEW MEXICO

June 20, 1973

#### IN THE MATTER OF:

The hearing called by the Oil Conservation Commission on its own motion to permit C. H. Brockett Inc. and the Indemnity Company and all other interested parties to appear and show cause why the Lazy J State "A" Well No. 1 located in Unit A of Section 3, Township 14 South, Range 33 East, Lea County, New Mexico, should not be plugged and abandoned in accordance with a Commission-approved plugging program.

Case No. 4996

BEFORE: State Geologist, A. L. Porter, Jr., Secretary-Director

> I. R. Trujillo, Member

TRANSCRIPT OF HEARING

3

б

7

The Commission now calls Case 4996. MR. PORTER: MR. CARR: Case 4996: In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit C. H. Brockett Inc. and the Indemnity Company and all other interested parties to appear and show cause why the Lazy J State "A" Well No. 1 located in Unit A of Section 3, Township 14 South, Range 33 East, Lea County, New Mexico, should not be plugged and abandoned in accordance with a Commission-approved plugging program.

We have one witness, Mr. Ramey, and he has already been sworn.

# JOSEPH D. RAMEY,

was called as a witness, and having been already duly sworn according to law, testified as follows:

# DIRECT EXAMINATION

# BY MR. CARR:

Mr. Ramey, do you have recommendations in this case? Yes, this case should be dismissed. The well has now Q been plugged and abandoned, and a Form C-103 covering the plugging and abandoning has been approved.

MR. PORTER: Case 4996 will be dismissed.

24

21

22

23

25

```
5
6
7
8
 9
10
11
12
 13
 14
  15
  16
  17
   18
   19
   20
    21
    22
```

STATE OF NEW MEXICO

COUNTY OF BERNALILLO )

I, RICHARD E. McCORMICK, a Certified Shorthand Reporter, in and for the County of Bernalillo, State of New Mexico, do hereby certify that the foregoing and attached Transcript of Hearing before the New Mexico Oil Conservation Commission was reported by me; and that the same is a true and correct record of the said proceedings to the best of my knowledge, skill and ability.

SS

CERTIFIED SHORTHAND REPORTER

# BEFORE-THE-OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

CASE NO. 4996 Order No. R-4565

IN THE MATTER OF THE HEARING CALLED
BY THE OIL CONSERVATION COMMISSION ON
ITS OWN MOTION TO PERMIT C.H. BROCKETT INC.
AND THE INDEMNITY COMPANY AND ALL OTHER
INTERESTED PARTIES TO APPEAR AND SHOW CAUSE
WHY THE LAZY J STATE "A" WELL NO. 1 LOCATED
IN UNIT A OF SECTION 3, TOWNSHIP 14 SOUTH,
RANGE 33 EAST, LEA COUNTY, NEW MEXICO, SHOULD
NOT BE PLUGGED AND ABANDONED IN ACCORDANCE
WITH A COMMISSION-APPROVED PLUGGING PROGRAM.

#### ORDER OF THE COMMISSION

#### BY THE COMMISSION:

This cause came on for hearing at 9 a.m. on June 20, 1973, at Santa Fe, New Mexico, before the Oil Conservation Commission of New Mexico, hereinafter referred to as the "Commission."

NOW, on this 28th day of June, 1973, the Commission, a quorum being present, having considered the testimony presented and the exhibits received at said hearing, and being fully advised in the premises,

#### FINDS:

That the applicant's request for dismissal should be granted.

IT IS THEREFORE ORDERED:

That Case No. 4996 is hereby dismissed.

DONE at Santa Fe, New Mexico, on the day and year hereinabove designated.

> STATE OF NEW MEXICO OIL CONSERVATION COMMISSION

I. R. TRUJILLO, Chairman

ALTX J ARMITO, Member

. PORTER, Jr., Member & Secretary

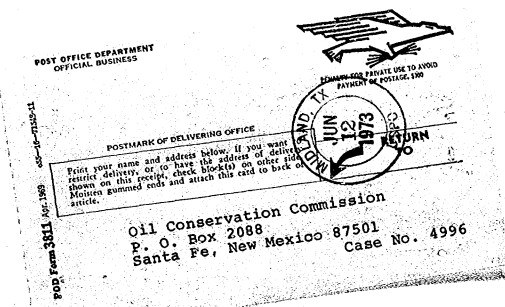
SEAL

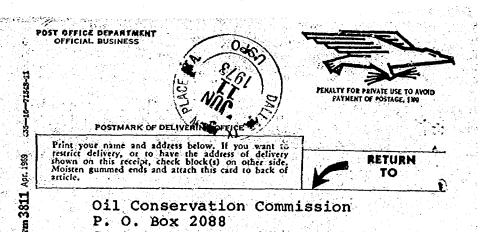
ac/

	PLEASE FURNISH SERVICE(S) INDICATED BY CHECKED BLOCK(S).  REQUIRED FEE(S) PAID.  Show to whom, date and address
	Show to whom, date and address where delivered  Deliver ONLY
TO ORKIS).	to addressee
PLEASE FURNISH SERVICE(S) INDICATED BY CHECKED BLOCK(S).  PLEASE FURNISH SERVICE(S) INDICATED BY CHECKED BLOCK(S).  Deliver ONLY to addressee	Propries
PLEASE FURNISH SERVICED FEE(S) PAID.  Deliver ONLY to addresse	SIGNATURE OR NAME OF ADDRESSEE (Must always be filled in)
chow to whom, date and	635905 Oblanchol
	INSURED NO. SIGNATURE OF ADDRESSEE'S AGENT, IF ANY
RECEIVED the numbered article described below.  Received the numbered article described below.  SIGNATURE OF ADDRESSEE (Mass always be filled in)	- Jal- And
SCRISTERED NO.	DATE DELIVERED SHOW WHERE SELIVERED (only if requested)
SIGNATURE OF ROS	JUN 1 2 1973
635200	655-16-7(0): (7.45-16-
SHOW WHERE DELIVERED (only if regulated)	655-10-7/[ptq-11 347-166 GPG
685-10-71548-11 347-188 979	

	206	
indical contraction of the	RECEIPT FOR CERTIFIED MAIL—206	MARK
* .	The Travelers Indemnity Co.	
90	STREET AND NO. Nat. Bank Building	
59	CITY. STATE, AND ZIP CODE TOWN TO THE TOWN	~ <u>}</u>
63	If you want a return receipt, check which delivery only to addressee, to addressee, to addressee, the here	
	and when where delivery 50% fee	other side)
Ž	FEES ADDITIONAL TO 200 FEE  FEES ADDITIONAL TO 200 FEE  POD Form 3800 NO INSURANCE COVERAGE PROVIDED— (See of the control of t	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

<b>)</b>	SENT TO	POSTMARK
Ś	C. H. Brockett	OR DATE
<b>ó</b> .	STREET AND NO.	
	P. O. Box 1005	
	CITY, STATE, AND ZIP CODE	-
	Midland, Texas 79701	
	If you want a return receipt, check which I are	
	to whom   35t shows to whom,   delivery only	-
	to whom when, and address to addressee, delivered where delivered check here	
	FEES ADDITIONAL TO 204 FEE 504 fee	
	POD Form 3800 NO INSURANCE COVERAGE PROVIDED— (Solution 1963 NOT FOR INTERNATIONAL MAIL	ee other s.





Santa Fe, New Mexico 87501

Case No. 4996

#### DOCKET: REGULAR HEARING - WEDNESDAY - JUNE 20, 1973

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

CASE 4990:

In the matter of the hearing called by the Oil Conservation Commission of New Mexico upon its own motion to consider the application of Thriftway Company, operator of a petroleum refinery in Bloomfield, New Mexico, for certification to the Commissioner of Public Lands as a small business enterprise within the state not having an adequate supply of charge stocks and eligible to be granted a preference, pursuant to Chapter 34, New Mexico Laws of 1967, for the purchase of state royalty oil. The Commission will consider the application and such pertinent evidence as may be submitted concerning the capacity of the refinery, the source and grade of all refinery charge stocks currently available to the applicant, the minimum amount and grade of additional refinery charge stocks needed to meet existing refinery commitments or existing refinery capacity, and the efforts made by applicant to purchase refinery charge stocks on the open market.

CASE 4991:

Application of El Paso Natural Gas Company for the amendment of the prorated gas pool rules promulgated by Order No. R-1670, as amended.

Applicant, in the above-styled cause, seeks the amendment of the General Rules and Regulations for the Prorated Gas Pools of Northwest New Mexico and Southeast New Mexico, as promulgated by Commission Order No. R-1670, as amended. Applicant proposes:

- 1. That Rule 9 (B) of the Northwest New Mexico Gas Proration Rules and 10 (A) of the Southeast New Mexico Gas Proration Rules each be amended to provide that the monthly allowable assigned to a marginal well would be equal to its latest available monthly production.
- 2. That Rule 13 of the Northwest New Mexico and Southeast New Mexico Gas Proration Rules be amended to provide that the proration period would be the 12-month period from 7:00 a.m. April 1 of each year to 7:00 a.m. April 1 of the following year. (The current proration period, due to terminate at 7:00 a.m. January 1, 1974, would be extended to 7:00 a.m. April 1, 1974).
- 3. That Rule 16 (A) of the Northwest New Mexico and Southeast New Mexico Gas Proration Rules be amended to provide that each proration period consist of four classification periods for the purpose of classifying wells marginal, each such classification period being of three months duration; and to provide that after production data is available for the last month of each such classification period, any well which had an underproduced status at the beginning of the gas proration period would be classified marginal

#### (Case 4991 continued from Page 1)

if its highest single month's production during the classification period is less than its average monthly allowable for the classification period, unless within 15 days after receipt of notice of classification of a well as marginal, the operator of the well or other interested person presents satisfactory evidence to the Commission showing that the well is not of marginal character and should not be so classified.

Applicant, in addition to the above-requested specific rule changes, further requests such additional word changes in other orders and/or Rules of the Commission (including but not limited to Order No. R-333-F-1) as may be necessary to effectuate the substantive rule changes proposed herein.

- CASE 4992: In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit Corinne Grace and the Travelers Indemnity Company and all other interested parties to appear and show cause why the Ranger Lake Wells Nos. 1 and 3 located in Unit N of Section 11, Township 12 South, Range 34 East, Lea County, New Mexico should not be plugged and abandoned in accordance with a Commission-approved plugging program.
- CASE 4993: In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit Corinne Grace and the Travelers Indemnity Company and all other interested parties to appear and sign cause why the T. P. State Well No. I located in Unit A of Section 17, Township 10 South, Range 33 East, Lea County, New Mexico, should not be plugged and abandoned in accordance with a Commission-approved plugging program.
- CASE 4994: In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit Sleun Petroleum Corporation and United States Fire Insurance Company and all other interested parties to appear and show cause why the Crosby Well No. 1 located in Unit O of Section 26, Township 7 South, Range 30 East, Chaves County, New Mexico, should not be plugged and abandoned in accordance with a Commission-appr ved plugging program.
- CASE 4995: In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit Glenn Petroleum Corporation and United States Fire Insurance Company and all other interested parties to appear and show cause why the Sanders Well No. 1 located in Unit N of Section 25, Township 7 South, Range 30 East, Chaves County, New Mexico, should not be plugged and abandoned in accordance with a Commission-approved plugging program.

CASE 4996:

In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit C. H. Brockett Inc. and the Indemnity Company and all other interested parties to appear and show cause why the Lazy J State "A" Well No. 1 located in Unit A of Section 3, Township 14 South, Range 33 East, Lea County, New Mexico, should not be plugged and abandoned in accordance with a Commission-approved plugging program.

CASE 4997: In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit Jal Fishing Tool Company and United States Fidelity & Guarantee Company and all other interested parties to appear and show cause why the H. Whitten Well No. 1 located in Unit C of Section 4, Township 24 South, Range 36 East, Lea County, New Mexico, should not be plugged and abandoned in accordance with a Commission-approved plugging program.

CASE 4998: In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit E. P. Campbell and Aetna Casualty and Surety Company and all other interested parties to appear and show cause why the E. P. Campbell Christmas Well No. 1 located in Unit C of Section 6, Township 23 South, Range 36 East, Lea County, New Mexico, should not be plugged and abandoned in accordance with a Commission-approved plugging program.

CASE 4999: In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit Standard Production Company and Aetna Life & Casualty and all other interested parties to appear and show cause why the Brown Lease Wells Nos. 1, 2, 3, 4, 5, and 5-A, located in Units F. D. C. F. E. and E. respectively, of Section 25, Township 25 South, Range 36 Rast, Lea County, New Mexico, should not be plugged and abandoned in accordance with a Commission-approved plugging program, and why the location of Well No. 6 in Unit L and No. 7 in Unit M of said Section 25 should not be cleaned and levelled.

CASE 5000: In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit Aztec Oil and Gas Company and United States Fidelity and Guaranty Company and all other interested parties to appear and show cause why the Aztec Totah Unit Wells Nos. 17 and 18, located in Unit E of Section 20, and Unit H of Section 19, respectively, Township 29 North, Range 13 West, San Juan County, New Mexico, should not be plugged and abandoned in accordance with a Commission-approved plugging program.

CASE 5001: In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit Tamanaco Oil Corporation and Continental Casualty Company and all other interested parties to appear and show cause why the El Poso Ranch "N" Well No. 11 located in Unit N of Section 11, Township 28 North, Range 1 East, Rio Arriba County, New Mexico, should not be plugged and abandoned in accordance with a Commission-approved plugging reogram.

- CASE 5002: In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit Tamanaco Oil Corporation and Continental Casualty Company and all other interested parties to appear and show cause why the Pound Ranch "B" Well No. 27 located in Unit B of Section 27, Township 28 North, Range 1 East, Rio Arriba County, New Mexico, should not be plugged and abandoned in accordance with a Commission-approved plugging program.
- CASE 5003: In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit Dan M. Lockie and Hartford Fire Insurance Company Group and all other interested parties to appear and show cause why the Dan M. Lockie, Gersbach Com #1 located in Unit J of Section 3, Township 29 North, Range 16 West, San Juan County, New Mexico, should not be plugged and abandoned in accordance with a Commission-approved plugging program.
- CASE 5004: In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit Pettus and Associates and United States Fidelity and Guaranty Company and all other interested parties to appear and show cause why the Pettus and Associates, Hunt Well No. 1 located in Unit K of Section 3, Township 29 North, Range 16 West, San Juan County, New Mexico, should not be plugged and abandoned in accordance with a Commission-approved plugging program.
- CASE 5005: In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit Pettus and Associates and United States Fidelity and Guaranty Company and all other interested parties to appear and show cause why the Pettus and Associates, Don Stock Well No. 1 located in Unit E of Section 3, Township 29 North, Range 16 West, San Juan County, New Mexico, should not be plugged and abandoned in accordance with a Commission-approved plugging program.
- CASE 5006: In the matter of the hearing called by the Oil Conservation Commission on its own motion to permit Aztec Oil and Gas Company and United States Fidelity and Guaranty Company and all other interested parties to appear and show cause why the Southeast Cha Cha Unit Well No. 1 located in Unit M of Section 32, Township 29 North, Range 13 West, San Juan County, New Mexico, should not be plugged and abandoned in accordance with a Commission-approved plugging program.

#### CASE 4989: (Continued from the June 6, 1973, Examiner Hearing)

In the matter of the hearing called by the Oil Conservation Commission upon its own motion to consider the amendment of the general rules governing prorated gas pools in Northwest and Southeast New Mexico as promulgated by Order No. R-1670, as amended. Rule 15 of the aforesaid general rules would be amended to provide that if a well is overproduced in an amount exceeding six times its average monthly allowable for the preceding twelve months (or, in the case of a newly connected well or a well in a newly prorated pool, six times its average monthly allowable for the months available), it shall be shut in during that month and each succeeding month until it is overproduced in an amount less than six times its average monthly allowable, as determined above.

Rule 15 would be further amended to permit the Secretary-Director of the Commission to grant a pool-wide moratorium of up to three months on the shutting in of gas wells during periods of high demand emergency if a significant number of the wells in the pool are subject to being shut in.

#### OIL CONSERVATION COMMISSION

STATE OF NEW MEXICO P. O. BOX 2088 - SANTA FE 87501

June 7, 1973

I. R. TRUJILLO CHAIRMÁN

LAND COMMISSIONER ALEX J. ARMIJO MEMBER

STATE GEOLOGIST
A. L. PORTER, JR.
SECRETARY -- DIRECTOR

C. H. Brockett
P. O. Box 1005
Midland, Texas 79701

CERTIFIED - RETURN RECEIPT REQUESTED

The Travelers Indemnity Co. First National Bank Building Dallas, Texas 75202

> Re: Lazy J. State "A" Well No. 1, Unit A, Section 3, Township 14 South, Range 33 East, Lea County. New Mexico, The Travelers Indemnity Company \$10,000 Blanket Bond No. 987696

Gentlemen:

Enclosed is a copy of the docket of the Examiner Hearing to be held on Wednesday, June 20, 1973, at 9:00 a.m. in the Oil Conservation Commission Conference Room, State Land Office Building, Santa Fe, New Mexico. Case No. 4996 concerns the subject matter.

Very truly yours,

WILLIAM F. CARR

Special Assistant Attorney General

Oil Conservation Commission

WFC/ac enclosure

cc: Oil Conservation Commission - Hobbs



# OIL CONSERVATION COMMISSION

STATE OF NEW MEXICO P. O. BOX 1980 - HOBBS May 9, 1973

GIL CONSERVATION COMM. Santa Fo

GOVERNOR BRUCE KING CHAIRMAN

LAND COMMISSIONER ALEX J. ARMIJO **MEMBER** 

STATE GEOLOGIST A. L. PORTER, JR. SECRETARY - DIRECTOR

4996

Mr. William F. Carr, Attorney New Mexico Oil Conservation Commission P. O. Box 2088 Santa Fe, New Mexico 87501

Please include on the docket we have scheduled for show-cause hearings riease include on the docket we have scheduled for show-cause hearings as to why wells should not be plugged and abandoned the following well:

C. H. Brockett, Inc. Lazy J State "A" Well No. 1 located in Unit A of Section 3, T-14-S, R-33-E. We have written Mr. Brockett on several occording to the location so that the casions requesting that a cleanup be made of the location so that we could approve his plugging and abandoning report, but have received no cooperation from him. We did receive a letter from The Travelers Insurance Company stating they had contacted Mr. Brockett and he had advised them that he would clean up the location as soon as possible. The date of the Travelers' letter is August 4, 1972, and if Mr. Brockett was going to clean the location, he should have had it done by now.

I am attaching copies of the correspondence we have had with Mr. Brockett, and am sending copies of this letter to Mr. Brockett and The Travelers.

Yours very truly,

OIL CONSERVATION COMMISSION

Joe D. Ramey Supervisor, District 1

JDR/mc Attach. cc-Mr. C. H. Brockett P. O. Box 1005 Midland, Texas 79701

> The Travelers Ins. Co. First National Bank Bldg. Dallas, Texas 75202 Re: Bond No. 987696

## THE TRAVELERS

THE TRAVELERS INSURANCE COMPANY . THE TRAVELERS INDEMNITY COMPANY

SURETY DIVISION
SAM R. KIMMELL, MANAGER

DALLAS OFFICE

DALLAS OFFICE

DALLAS OFFICE

DALLAS OFFICE

DALLAS OFFICE

DALLAS OFFICE

MAY 1 0 1973

OIL CONSEDERATION

DALLAS OFFICE

Talephone: 747-8261

August 4, 1972

Re: C. H. Brockett

RECEIVED

AUS 7 1972

OIL CONSERVATION COMM.

State of New Mexico
Hobbs, New Mexico 88240
Attention: Mr. Joe D. Ramey

Oil Conservation Commission

Supervisor, District 1

Blanket Plugging Bond Bond No. 987696

Dear Mr. Ramey,

This letter is to acknowledge yours of June 1, 1972 and advise that we have been in contact with Mr. Brockett. He has advised us that he will take care of the clean up as requested as soon as possible.

Please note that our Lubbock Bond office has been discontinued and all further communications should be directed to Dallas in order to avoid delay.

Very truly yours,

James J. Bovenzi, Sr. Acct. Analyst

JJB:dd

HOME OFFICE: HARTFORD, CONNECTICUT

### DIL CONSERVATION COMMISSION

#### HOBBS, NEW MEXICO 88240

June 1, 1972

Oase 4996

C. H. Brockett Box 1005 Midland, Texas 79701

#### Gentlemen:

You have been contacted on several occasions, the latest being April 19, 1971, concerning the cleaning up of the location for your Lazy J State No. 1 located in Unit A of Section 3, T-14-S, R-33-E. To date we have not heard from you that this cleanup has been made.

By copy of this letter we are requesting that your bonding company contact this office so that we may instruct them on what must be done to clear this well from our records.

Yours very truly,

OIL CONSERVATION COMMISSION

Joe D. Ramey Supervisor, District 1

JDR/mc

CC-The Travelers Ins. Co.

Hartford, Conn.
Lubbock, Texas 1940/
Mr. George Hatch
Oil Conservation Commission
Santa Fe, New Mexico

### DIL CONSERVATION COMMISSION

#### HOSBS, NEW MEXICO 88240

April 19, 1971 : -

Case 4996

C. H. Brockett Box 1005 Midland, Texas 79701

Gentlemen:

Your Lazy J State No. 1 located in Unit A of Section 3, T-14-S, R-33-E was plugged and abandoned in July of 1965. Since that time we have made five trips to this location and have written letters in January of '67 and February of '68, and to date the location still will not pass inspection because of junk on the location.

Please inspect this location and do the necessary work immediately. If we do not hear from you by May 1, 1971, then we will request that your bonding company make the necessary cleanup.

Yours very truly,

OIL CONSERVATION COMMISSION

Joe D. Ramey Supervisor, District 1



## DIL CONSERVATION COMMISSION HOBBB, NEW MEXICO

February 5, 1968

C. H. Brockett Inc. Box 1005 Midland, Texas

Dear Sir:

We find that the below listed well was plugged in 1965, but the Commission has not been notified that this well is ready for final surface inspection, although an inspection on September 9, 1967 shows this well location to need additional surface work.

We cannot release your plugging bond on this well until said well location passes surface inspection.

Please attend to this matter as soon as possible. Notify us when the well is ready for inspection.

Lazy J State "A" No. 1 Unit A, Section 3, Tl4S, R33E

1. Much junk on well location.

Very truly yours,

OIL CONSERVATION COMMISSION

John W. Runyan Geologist, District I

JWR:fd

## NEW MEXICO OIL CONSERVATION COMMISSION

BOX 1980

## HOBBS, NEW MEXICO

		DATE	July 12, 19	267
C. H. Brockett, Inc.				
Box 1005		•		
Midland, Texas				
		Re:	Inspection of	of Plugged Well
Gentlemen:	,			
An inspection has been made of	the location	for your plu	igged and abai	ndoned
Lazy J State "A"	1	A	3-14-33	
Lease	Well No.	Unit	S-T-I	<b>*</b>
and it was found that the items chec	cked below had	not been do	one in accorda	ince with
Commission Rules and Regulations:				
( ) Tie downs or dead men have not	been cut or r	emoved.		
( ) Rat hole has not been properly	filled.		•	<b>*</b>
(x) Marker does not have proper des	scription. Nec	d quarter qu	erter descrip	tion
( ) Cellar has not been properly f	illed and leve	led.		
( ) Location has not been properly	filled and lev	eled.		
( ) Pits have not been properly dr	ied and levele	<b>d</b> .	· .	
(x) Junk has been left scattered or	ver location.			
( ) Equipment has been left at loca	•			
( ) Pipe has been left at location	and Section 1995			
( ) Battery and burn pit location lease or last well on lease)		roperly clea	ned and level	ed (one well
When the work indicated above l	has been done,	please noti	fy this offic	e in writing
so that another inspection can be ma	ade. If the l	ocation is t	hen found to	comply with
Commission Rules and Regulations, Fo	orm C-103 will	be approved	without furt	her delay.
	Yours	very truly,		• -
	4.	NSERVATION C	OMMISSION	
The second secon				
$V_{ij} = \frac{1}{2} \left( $				
	0il & (	Gas Inspecto	or	44
cc-Well File	÷			

# BEFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION COMMISSION ON ITS OWN MOTION TO PERMIT C. H. BROCKETT INC. AND THE INDEMNITY COMPANY AND ALL OTHER INTERESTED PARTIES
TO APPEAR AND SHOW CAUSE WHY THE LAZY J STATE "A" WELL NO. 1
LOCATED IN UNIT A OF SECTION 3, TOWNSHIP 14 SOUTH, RANGE 33
EAST, LEA COUNTY, NEW MEXICO, SHOULD NOT BE PLUGGED AND
ABANDONED IN ACCORDANCE WITH A COMMISSION-APPROVED PLUGGING PROGRAM.

> CASE NO. 4996 Order No. R-

#### ORDER OF THE COMMISSION

	W111	COMMITTORY
$\omega$		COMMISSION:

before July 19, 1973

BY THE COMMISSION:
This cause came on for hearing at 9 a.m. on June 20, 1973, at Santa Fe, New Mexico, before the Oil Conservation Commission of New Mexico, hereinafter referred to as the "Commission."
NOW, on thisday of June, 1973, the Commission, a
quorum being present, having considered the testimony presented
and the exhibits received at said hearing, and being fully advised
in the premises,
FINDS:
(1) That due public notice having been given as required by Law, the Commission has jurisdiction of this cause and the subject matter thereof.
(2) That C. H. Brockett Inc. is the owner and
operator of the Lazy J State "A" Well No. 1
located in Unit A of Section 3 , Township 14 South , Range
33 East , NMPM, Lea County, New Mexico.
(3) That in order to prevent waste and protect correlative
rights said Lazy J State "A" Well No. 1
should be plugged and abandoned in accordance with a program
approved by the Hobbs District Office of the New Mexico Oil
Conservation Commission on or before July 19, 1973.
IT IS THEREFORE ORDERED:
(1) That C. H. Brockett Inc. and the Indemnity Company
are hereby ordered to plug and abandon the
Lazy J State "A" Well No. 1
located in Unit $\frac{A}{}$ of Section $\frac{3}{}$ , Township $\frac{14 \text{ South}}{}$ ,
Range 33 East , NMPM, Lea County, New Mexico, on or

-2-Case No. 4996 Order No. R-

(3) That jurisdiction of this cause is retained for the entry of such further orders as the Commission may deem necessary.

DONE at Santa Fe, New Mexico, on the day and year hereinabove designated. (g)

air.

BEFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE HEARING CALLED BY
THE OIL CONSERVATION COMMISSION ON ITS OWN
MOTION TO PERMIT C. H. BROCKETT INC. AND
THE INDEMNITY COMPANY AND ALL OTHER INTERESTED PARTIES TO APPEAR AND SHOW CAUSE WHY
THE LAZY J STATE "A" WELL NO. 1 LOCATED IN
UNIT A OF SECTION 3, TOWNSHIP 14 SOUTH, RANGE
33 EAST, LEA COUNTY, NEW MEXICO, SHOULD NOT
BE PLUGGED AND ABANDONED IN ACCORDANCE WITH
A COMMISSION-APPROVED PLUGGING PROGRAM.

6-22-73

don



CASE NO. 4996 Order No. R-4565

#### ORDER OF THE COMMISSION

#### BY THE COMMISSION:

This cause came on for hearing at 9 a.m. on June 20, 1973, at Santa Fe, New Mexico, before the Oil Conservation Commission of New Mexico, hereinafter referred to as the "Commission."

NOW, on this \_\_\_\_\_day of June, 1973, the Commission, a quorum being present, having considered the testimony presented and the exhibits received at said hearing, and being fully advised in the premises.

#### FINDS:

That the applicant's request for dismissal should be granted.

## IT IS THEREFORE ORDERED:

That Case No. 4996 is hereby dismissed.

DONE at Santa Fe, New Mexico, on the day and year hereinabove designated.

ac/