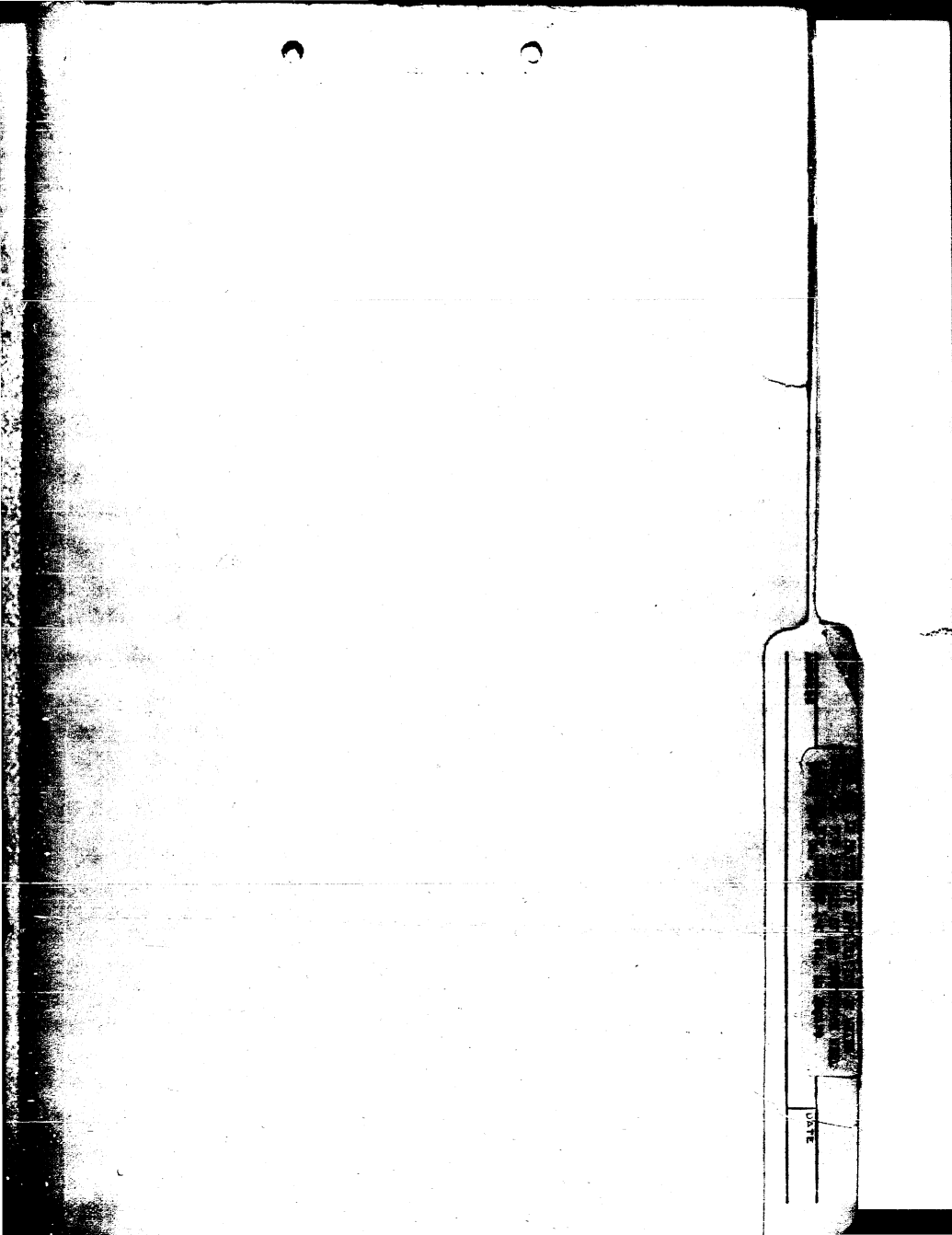
# Case Mo.

144

Merican, Transcript,

Small Exhibits, Etc.



# NEIL B. WATSON ATTORNEY AT LAW ARTERIA, NEW MEDICO

June 11, 1948



Mr. R. R. Spurrier, Oil Conservation Commission, Box 871, Santa Fe. New Mexico.

Dear Mr. Spurrier:

Re: Weier Drilling Company hearing on June 15, 1948.

I thank you very much for your kind letter of June 9th.

I certainly do not want to impose upon the Commission, nor do I want to be in the position of requesting any special treatment. However, I have a letter from the Clerk of the Federal Court, who advises me that Judge Mellott of Kansas will preside at the cases to be tried on the 15th and that there is another case set in the Federal Court on the 15th. Mr. Bryars suggests that I be at the Federal Building at 9 A.M. on the 15th and try at that time to make arrangements to set over the case in Federal Court until the afternoon, but I will not know if this can be done until the morning of the 15th.

Accordingly, I would like to ask that you permit me to advise you sometime before 10:00 on the morning of the 15th and, in the event I can so arrange it so that the Weier Drilling Company application be heard by the Commission at 10:00 A.M., I will advise you. Of course, if this can not be arranged, I am sure you understand that I will have to be in the Federal Court, but my case should not take very long and I could present the Weier Drilling Company application in the afternoon.

I appreciate your cooperation in the matter and hate to have to ask your further indulgence, but I will let you know just as early as possible on the morning of the 15th.

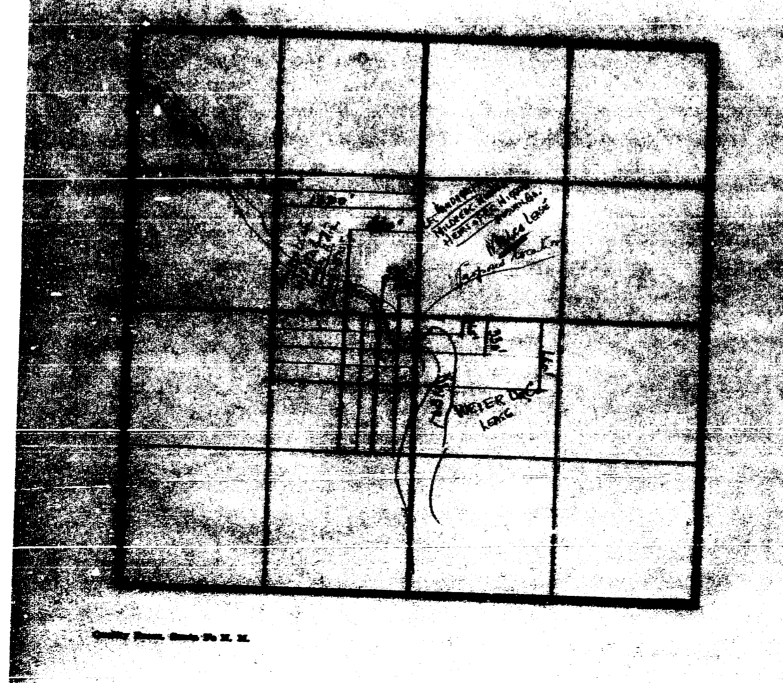
With kind regards, I am,

Yours very truly,

Weil B. Watson.

NBW:lve

AM Ray 27 E 18



Section Conge

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PUBLISHER'S BILL

Received payment,

# Affidavit of Publication

State of New Mexico

County of Santa Fe Will Harrison ..., being first duly sworn, declare and say that I am the Management (Editor) of the Santa Fe ......, a daily newspaper, published in the English Language, and having a general circulation in the City and County of Santa Fe, State of New Mexico, and being a newspaper duly qualified to publish legal notices and advertisements under the provisions of Chapter 167 of the Session Laws of 1937; that the publication, a copy which is hereto atached, was published in said paper of the regular issue of the paper during the time of publication, and that the notice was published in the newspaper proper, and not in any supplement, dil 2nd June , 19 **48** and the later products that payment for said advertisement has been (duly made), or (assessed as court costs); that the undersigned has personal knowledge of the matters and things set forth in this affidavit. Well Garrendy Baitor 51 lines, one time at \$ 5.10 Subscribed and sworn to before me this...... lines, \_\_\_\_times, \$\_\_\_ Tax \$\_\_\_\_ Total . . . . \$ 5.10 Notary Public My Commission expires

# Affidavit of Purication

State of New Mexico, County of Eddy, ss.

F. B. Rigdon, being first duly sworn, on oath says:

That he is publisher of the Daily Current-Argus, a newspaper published daily at the City of Carlsbad, in said county of Eddy, State of New Mexico and of general paid circulation in said county; that the same is a duly qualified newspaper under the laws of this state wherein legal notices and advertisements may be published; that the printed notice attached hereto was published in the regular and entire edition of said newspaper and not in a supplement thereof on the dates as follows, to-wit:

June 3	19. <b>4.8</b>
<u></u>	19
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that the cost of publication is \$.2.50, and that payment therefor has been made and will be assessed as court costs.

and and arrow to before me this

Subscribed and sworn to before me this

Jay B. Trung
Notary Public.

My commission expires July 1,1950

JUME 3
MOTICE OF PUBLICATION
Stree of New Mexico, Oil Conservatio

The State of New Mexico by its Oil Conservation Commission hereby gives rottee pursuant to law of the following hearings to be held June 15, 1968, beginning at 19.80 o'clock a. m. on said only in the City of Santa Fe, New Mex-

STATE OF NEW MEXICO TO: All named parties in the following cases, and notice to the

In the matter of application of Weier Drilling Company for approval of an unorthodox well location for Gibert I-X to be 180 finet south of the north line, and 76 finet weit of the east line of NE1/28W% of section 7. Township 18 South, Range 27 East, N.M.P.M., in the Empire pool, Eddy County, New Mexico.

Cases inc. 148

The matter of application of the New Mexico Oil Conservation Commission, upon its own matter, by suggestion of the Lea County Operators Committee, for an order amending, restating and clarifying existing regulations in the matter of Transportation of crude petroleus, and to facilitate the purchase, transportation and handling thereof by pipe line companies and other transporters within the Etate of New Mexico.

In the matter of the application of Franklin, Aston & Fair for approval of an unorthodox well inention 2800 feet sorith of the north line and 1370 ft east of the west line (in SEMANM) of section 7, Township 18 Sorth, Bange 30 East, M.P.M., in Eddy County, New Markith and Section 1, Township 18 Sorth, Bange 100 feet, Markith and Markith and Section 1, Township 18 Sorth Markith and Section 1, Township 18 Sorth Markith and Section 1, 19 Section 1, 1

Given under the said of the Oil Conservation Commission of New Mexico at Santa Fe, Rew Mexico, on May 28, 1948.

OIL CONSERVATION C

May 28, 1948

THE CARLEDAD CHRENT ARGUS Carlebad, New Maxies

RE: Cases 144, 146 and 147 - Notice of Publication

#### Continues of

Planes publish the enclosed notice once, immediately. Please proof-read the metics carefully and send a copy of the paper carrying such motios.

WPON COMPLETION OF THE PUBLICATION, PLEASE SEND PUBLISHER'S APPROAVET IN DIFFLICATE.

For payment please submit statement in duplicate, accompanied by vencher executed in duplicate. The necessary blanks are enclosed.

Very truly yours,

GEORGE A. SRAHAM, Attorney

bp

May 28, 1948

Mr. Hell B. Watson Attorney at Law Artenin, New Mexico

RE: Case No. 144

Door Mr. Volume

With reference to the application of Weier Drilling Company for approval of an uncerthodox location in the Empire field, the above captioned case will be heard on June 15, 1948 at 10:00 states a.m. in the Senate Chumbers.

Very truly yours,

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#### NOTICE OF PUBLICATION STATE OF MEN HELICO OIL CONSERVATION CONSISSION

The State of New Mexico by its Oil Conservation Commission hereby gives notice pursuant to law of the following hearings to be held June 15, 1948, beginning at 10:00 o'clock a.m. on said day in the City of Santa Fe, New Mexico.

#### STATE OF NEW MEXICO TO:

All named parties in the following cases, and notice to the public:

#### CASE NO. 144

In the matter of application of Weier Drilling Company for approval of an unorthodox well location for Gilbert 1-X to be 180 feet south of the north line, and 74 feet west of the east line of MRESWE of section 7, Tourship 18 South, Range 27 East, N.M.P.M., in the Empire poel, Eddy County, New Mexico.

## CASE NO. 146

In the matter of application of the New Mexico Oil Conservation Commission, upon its own motion, by suggestion of the Lea County Operators Committee, for an order amending, restating and clarifying existing regulations in the matter of Transportation of crude petroleum, and to facilitate the purchase, transportation and handling thereof by pipe line companies and other transporters within the State of New Mexico.

#### CASE NO. 147

In the matter of the application of Franklin, Aston & Fair for approval of an unorthodox well location 2590 feet south of the morth line and 1370 feet east of the west line (in SEMME) of section 7, Township 18 South, Range 30 Hast, H.M.P.N., in Eddy County, New Mexico.

Given under the seal of the Oil Conservation Commission of New Mexico at Santa Fe, New Mexico, on May 26, 1948.

STATE OF MEN MEXICO

OIL CONSERVATION CONSISSION

R. R. SPHRESE, Secretary

Santa Te Mich

# OIL COMPRESSATION COMMISSION

# STATE OF HIS ENGIGE

MINUTES

of

Heering held June 15, 1948 Sente Fe, New Mexico

Gases No. 145, 144, 145, 146 and 147.

#### NOTICE OF PUBLICATION STATE OF NEW MEXICO OIL CONSERVATION COMMISSION

"The State of New Mexico by its Oil Conservation Commission hereby gives notice pursuant to law of the following hearing to be held June 15, 1948, beginning at 10:00 o'clock a.m. on said day in the City of Santa Fe, New Mexico.

#### STATE OF NEW MEXICO TO:

All named parties in the following cases, and notice to the public:

#### "CASE NO. 145

In the matter of application of Wilson Oil Company for approval of an unorthodox location for well No. 35 in the SRANW2, section 25, Township 21 South, Range 54 East, N.M.P.M., in the West Eurice pool, Lea County, New Mexico.

#### "CASE NO. 144

In the matter of application of Weier Drilling Company for approval of an unorthodox well location for Gilbert 1-X to be 180 feet south of the north line, and 74 feet west of the east line of HMANN of section 7, Township 18 South, Range 27 East, M.M.P.M., in the Empire pool, Eddy County, New Mexico.

# "GASE NO. 145

In the matter of application of Mid-Continent Petroleum Corporation for an order supplementing Order No. 657, the Statewide Preration Order (with deep pool adaptation) establishing a propertional factor for production from depths in excess of 12,000 feet and specifically relating to the U. D. Sawyer No. 1 deep well in SWISE, section 27, Township 9 South, Range 56 East, H.M.P.M., in Lea County, New Magnice.

#### "CASE NO. 146

In the matter of application of the New Mexico Oil Conservation Commission, upon its own motion, by suggestion of the Lea County Operators Committee, for an order amending, restating and clarifying existing regulations in the matter of transportation of crude petroleum, and to facilitate the purchase, transportation and handling thereof by pipe line companies and other transporters within the State of New Mexico.

# \*CASE NO. 147

In the matter of the application of Franklin, Aston & Fair for approval of an unorthodox well location 2590 feet south of the north line and 1570 feet east of the west line (in SNAWA) of section 7, Township 18 South, Range 50 East, N.M.P.M., in Eddy County, New Mexico.

"Given under the seal of the Oil Conservation Commission of New Mexico at Santa Fe, New Mexico, on May 26, 1948.

STATE OF NEW MEXICO

OIL CONSERVATION COMMISSION

By (signed) R. R. SPURRIER R. R. SPURRIER; Secretary\*

(OIL CONSERVATION) (COMMISION SEAL) Said hearing was held at 10:00 o'clock a.m., Tuesday, June 15, 1948, in the Senate Chamber of the State Capitol Building, in the City of Santa Fe, New Mexico.

#### MIMBERS OF THE COMMISSION PRESENT:

Hon. John E. Miles, State Land Commissioner, Member Hon. R. R. Spurrier, Secretary, Oil Conservation Commission, Member Hon. George Graham, Attorney.

# REGISTER

Representin J. H. Crecker Mid-Continent Petroleum Corp. Tulsa, Okla. M. B. Penn Midland, Texas Roswell, N. M. Hobbs, N. M. L J. Pierce Foster Morrell U. S. Geological Survey J. N. Dunlevey Skelly Oil Co. G. W. Selinger Tulsa, Okla. Sinclair Prairie Oil Co. G. D. Thomas Mrs. U. D. Sewyer Crossroads, N.M. U. D. Samper G. H. Gray Repolle 011 Co. Midland, Texas Hobbs, N. M. Nidland, Texas Tulsa, Okla. Valter Femeries Fameries 011 Co. Frank D. Gerener Sinelair Prairie Oil Co. Alexander Johnston Roswell, H. M. Joe Y. Lackey Denald B. Anderson Males Refineries, Inc. E. A. Paschal L. O. Homonway Oil Development Co. of Texas Santa Fe Railway Amerillo, Texas Albaquerque, N.H. I. G. White Magnolia Pipe Line Co. Brownfield, Tex. 6. H. Beshells Midland, Texas Earvie H. Marfield Magnelia Petreleum Co. Paul C. Evans Gulf Oil Corp. Hobbs, N. M. Dellas, Texas Ponce City, Okla E. P. Keeler Magnelia Petroleum Co. C. B. Wests Continental Oil Co. Midland, Texas Artesia, N. M. R. S. Bewer Humble Oil & Refining Co. Bud Boggs Chack Aston Consulting Petroleum Geolgst. G. H. Cord J. O. Seth H. T. Smith Ft. Worth, Tex. Santa Fe, H.M. Midland, Texas Stanolind Oil & Gas Co. Shell 011 Co. I. C. Barnes Oil Conservation Commission Sente Po, N.M. N. R. Lamb New Mexico Bureau of Mines Artesia, N. N. Lea County Operators Committee, Hobbs, N.M. Weier Brilling Co. Artesia, N. Glean Staley Heil B. Vetson Artesia, N.N. A. D. Weier Guy Shepard Santa Fe, N. M.

#### PROCEEDINGS

The meeting was called to order by Commissioner Miles, Presiding Member. The docket was read by Mr. Graham.

#### COMMISSIONER MILES:

In the matter of the application for 500 barrel allowable in Case No. 145, this question is submitted to those who have an idea of what should be done, and I want your recommendations and comments. Please feel free to speak up.

# Case No. 143

MR. SPURRIER:

Who is appearing for Mr. Wilson in this case?

If no one is appearing we will continue the case to some future date.

#### Case No. 144

BY MR. MEIL B. WATSON:

I am appearing for the applicant, Weier Drilling Company of Artesia, New Mexico, and request that Mr. Weier be sworn as a witness.

TESTIMONY OF MR. A. D. WEIER, after having been duly

#### MR. TATSON:

- Q. Are you a member of the firm, Weier Brilling Company?
  - A. Yes.
- Q. Is that a corporation?
  - A. Yes.
- Q. What is your official position?
  - A. President.
- Q. Is that company engaged in oil well drilling operations in New Mexico?
  - A. Yes sir.
- Q. How long have you been so engaged?
  - A. About ten or eleven years.

#### MR. WATSON:

- I have here the original oil and gas lease on the lands in question which I would like to submit in evidence and later withdraw, substituting a copy to be designated as "Petitioner's EXHIBIT #1."
- Q. I hand you petitioner's Exhibit #1 and ask you to state what it is, please.
  - A. It is an oil and gas lease for the Biswi Section 7, Township 18 South, Range 27 East.
- Q. Who is the lessee named in that lease?
  - A. The Weier Drilling Company.
- Q. What is the date of that lease, please?

- A. The 50th day of October, 1947.
- Q. Does that lease cover fee lands, state lands or government lands?
  - A. Foe lasts.

#### MR. WATSON:

I effer in evidence Exhibit Ho. 1, which is an exact copy of the original oil and gas lease just identified.

- Q. What field is that lease in?
  - A. It is known as the Empire pool.
- Q. Have you drilled any wells in that area?
  - A. Yes sir.
- Q. Bid you drill a well offsetting this 80?
  - A. Yes sir, one well.
- Q. Where was it located?
  - A. In the MWASEL of Section 7.
- Q. You are then familiar with that area; is that correct?

  Yes sir.
- Q. Are there some natural hazards with reference to drilling?
  - A. Yes; the river has bad bulges and places where the water stands the year round.
- Q. Is that the Pecos River?
  - A. Yes sir.
- Q. You have made application to drill a well in the NEINEISWE of said Section 7, 74 feet west of the east line and 180 feet south of the morth line of the NEISWE of said Section 7, to be known as Gilbert 1-X. Why is it necessary to make your location at that point instead of elsewhere?
  - A. We would have to build five or six miles of roads through the swamps.
- Q. What difficulties would you incur in drilling?
  - A. The river would everflow the location.
- Q. Did you have a survey made for this location?
  - A. Yes sir.
- Q. Is there any other place in that forty that is accessible and would be a feasible location for a well?
  - A. We sir, there is not. We located it on the highest point we could find according to the survey.
- Q. Have you heretofre filed with the Commission notice of intention to drill at this point?

- A. Yes sir.
- Q. In addition to the well you have drilled in the offsetting forty, are there any other wells producing in that forty?
  - A. Yes, in the NEWWisk there is a small well.
- Q. And besides these two there is no other development?
  - A. No sir.
- Q. Do you know the names of the owners on the forty agree adjoining the tract where you are making application for this location?
  - A. Yes sir.
- Q. Bid you file with your petition a consent to the proposed location of these adjoining owners?
  - A. Yes sir.
- Q. To the best of your knowledge, are any of those owners making any pre-test to this location?
  - A. No sir; none that I know of.
- Q. The well that you previously drilled on the offsetting forty is a producing well, is it not?
  - A. Yes sir.

MR. WATSON:

Does the Commission have any questions?

MR. SPURRIER:

Has anyone anything further in this case? Boes anyone with to question the witness?

Case No. 144 is approved by the Commission as requested by the applicant.

#### COMMISSIONER MILES:

Before we proceed with the next case I want to introduce Mr. and Mrs. Sawyer of Grossroeds.

Also, Mr. Guy Shepard, neminee for State Land Commissioner.

# Case No. 145

BY MR. J. H. CROCKER:

My name is J. H. Crocker, Tulsa, Oklahoma. I represent the applicant in this matter. We have two witnesses here, but in the

interest perhaps of saving the record and taking up the time of the Commission unduly, it might be appropriate for me to make an observation or two; and I might start by saying that at the time this application was filed no proportional factor had been designated as requested. Since that time this has been done so far as a proration unit is concerned. There have been changed conditions since the application was filed; and if we were filing the application today it would be different in some respects. Our position before you today is that we think you have the jurisdiction to grant a temporary allowable for this (well.

First and foremost we want to state we are not here seeking any advantage whatsoever at the cost or expense of any other operator. The Commission's jurisdiction has been invoked through the filing of an application yesterday with the secretary. This application was filed pursuant to the consensus of opinion evinced at a meeting held in Tulsa last Friday at which time a representative group assembled, representing, I should say, practically all the operators of the pool. At that meeting it was suggested that an application be filed seeking an order from the Commission establishing 80-acre proration units, fixing spacing as two wells staggered in the NET and SWT of each government quarter section and fixing a daily well allowable for the Devenian formation in that area based upon proration units of 80 acres.

Coming to this application, we would like to have the Commission allow us 500 barrels a day for a 90 day period, and we are hopeful, if allowed, no part of it would be charged to any other producer. I presume everybody concedes we have brought in the discovery well and have so earned the reward for discovery which is generally considered to be just compensation. Our discovery allowable, I believe, if we could take it, amounts to an aggregate of about 60,000 barrels. Under your formula as we interpret it we may either take our top well allowable of 291 barrels or our discovery allowable of 165 barrels a day. Of course it is obvious that our choice is 291 barrels.

We seek this concession from the Commission upon the theory that it will not result in underground or surface waste. We do not think results energy will be unduly impaired; and I would like here for the record to show that in the tests which have thus far been made our interpretations are available to the Commission, the Geological Survey, Mr. Staley and any operator operating in the pool. If we have any information, or develop any information as a result of future tests, that any of these operators desire, it is available to them. We have given most of the information to the press and any we have not given is available as I have stated.

We think that an added allowable will be beneficial in the progress of further tests and we are deeply concerned about conservation of reservoir energy and, as I say, we are not seeking anything that is not just, fair and equitable. It would be helpful we think in future tests if you will allow the 500 barrels a day for 90 days from this well, and the results of these tests might be very beneficial to other operators and the Commission if and when you set the time for hearing the application filed yesterday.

We believe that statement generally covers our attitude and the reason why we are here; and we are going to put on our chief petroleum engineer and I shall not draw him out at any great length unless the Commission or other operators desire to elicit further information. We also have our engineer, Mr. Pierce, who has been on the derrick floor all the time. It may not be necessary for him to testify unless you want to question him. I ask that Mr. Penn be sworn.

TESTIMONY OF MR. M. B. PENN, after being duly sworn:

#### BY MR. CROCKER:

- Q. State your name.
  - A. M. B. Penn.
- Q. What is your profession?
  - A. Petroleum engineer.
- Q. With whom?
  - A. Mid-Continent Petroleum Corporation.
- Q. How long have you been with that corporation?
  - A. Since 1955.
- Q. Have you ever testified before this Commission?
  - A. No.
- Q. Are you a graduate petroleum engineer?
  - A. Yes.
- Q. When did you graduate?
  - A. In 1955.
- Q. From what university?
  - A. The University of Tulsa.
- Q. What has been your experience since you graduated?
  - A. The two years following my graduation I was a chemist in the testing and research department of the Sinelair Refining Company. In 1935 I became affiliated with the Mid-Continent Petroleum Petroleum Corporation with the title of draftsman and subsequently ehief draftsman; and later in the production department as petroleum engineer and subsequently as chief petroleum engineer, my present title.
- Q. Mr. Penn, are you familiar with the engineering data of the drilling operations in connection with the drilling and completion of the U. D. Sawyer No. 1 discovery well in the Crossroads pool, Lee County, New Mexico?
  - A. I am.
- Q. I wish you would, in your own method of expression, advise the Commission how the well was drilled, how it was completed, when it was completed, what tests have been made, and your interpretation of such tests. When was the well completed?
  - A. The well was completed as to drilling April 22, 1948, at a total depth of 12,255 feet. The pipe was run to the bottom of the hole and cemented.

A radial activity log was made; the well was perforated with 600 holes from 12,115 to 12,215 feet. The top of the section from which we are producing and which we judge to be the Devonian formation, is 12,105 feet.

The official produced 995 barrels in 6 hours and 20 minutes. Following that test we have taken, under the services of the West Texas Engineering Service Company, a series of gas-oil ratio and productivity index tests. We found static bottom hole pressure at a datum of minus 8100, which is 12,134 feet, to be 4885 pounds. When the well was operated with a 48/64 choke it produced 3792 barrels per day, with 195 pounds bottom hole pressure draw down, which gives us a P. I. of 19.6 barrels per day per pound drop. Through a 88/64 choke the well produced 3192 barrels per day with 165 pound draw down and P. I. of 19.34. Through a 16/64 choke the well produced 1523 barrels per day with 43 pound draw down and P. I. of 35.4. Through a 10/64 choke it produced 567 barrels a day with 15 pound draw down and P. I. of 37.8. We took a test through a 6/64 choke and found the rate to be 130 barrels a day and the draw down was 3 or 4 pounds, and the P. I. I would not want to say was determined because we were within the accuracy of the bettom hole pressure gauge.

I believe that these tests, which not only show very small draw down for these rates of production has also show a practically continuous build up as to static conditions, indicate that production at the rate of 500 barrels a day would certainly not be detrimental to the reservoir energy; and it is our intention to test the well further in order to obtain some history and production data that will allow us to make some further conclusions as to the characteristics of the reservoir. We have given the Commission a copy of the graphic chart of these tests.

#### MR. CROCKER:

- Q. If this Crossroads area is as productive as we all hope it will be, I wish you would tell the Commission the number of wells we will be required to drill to fully develop the field and the number of direct and indirect offsets that will be required assuming this Commission fixes proration units at 80 acres with two wells to 160 acres.
  - A. On the acreage contiguous to the well we will have a total of ten wells. At the present time seven will be direct effects to our discovery well under the spacing pattern you describe.
- Q. Are there other wells drilling or rigging up in that area in addition to the completed well.
  - A. We have one well drilling and one well rigging up.
- Q. Where is the drilling well?
- A. It is a quarter-mile west and a quarter-mile south of the discovery well, in the NEINE of Section 25. We have a well rigging up, and it might be drilling by this time, which is

a quarter mile west and a quarter-mile north of the discovery well, in the NEISWI of Section 27. The Magnolia Petroleum Company has a well drilling a half-mile east of our discovery well in the SWISWI of Section 26. The Skally Oil Company has a well in the process of drilling in the MENNEI of Section 35, which is three-quarters of a mile west and a quarter-mile south of our discovery well

- Q. Mr. Penn, in the light of that testimony it would naturally follow, I assume, that we are very vitally interested in conserving the reservoir energy and producing the well under the most efficient means possible, and in not being responsible for underground or surface waste. Does this well produce any gas to speak of?
  - A. A very small amount.
- Q. Is any gas being popped off?
  - A. What gas there is is being popped off. The ratios are all less than fifty to one: less than fifty cubic feet per barrel. That is an unusually low ratio.
- Q. Is that all? Is there enything else?
  - A. I believe that is all.

MR. CROCKER:

The Commission may have the witness - and any operator who has any questions.

MR. SPURRIER:

Does anyone care to cross-examine the witness or ask any questions?

BY MR. SETH:

What was the time of the various tests through the different shokes?

- A. On the 48/64 choke we produced five hours; on the 28/64, a two hour gauge was used; on the 16/64 test we produced for three hours and twenty minutes; on the 10/64 test we produced one hour; and on the 6/64 test, two hours. I would like to add to that statement that we took these tests over short periods of time because of the rapid build up and rapid draw down; and we are going to take some more tests along these lines beginning tomorrow.
- Q. How much did the well cost?
  - A. Exclusive of flow lines, separators and tank batteries, etc., \$500,114.24.
- Q. How long will it take to pay out with the present price of crude at approximately 300 barrels a day production?
  - A. I cannot answer that; I do not know what the price of this crude is and am not familiar with the deal with the Magnolia.

- Q. What is the gravity of the oil?
  - A. Forty-two to forty-three.
- Q. The Mid-Continent price per barrel is \$2.65, isn't it? And if you were hooked up to a pipe line it would pay out in a little over one and a-half years; is that correct?
  - A. That sounds reasonable.
- BY MR. SELINGER, representing Skelly 011 Company:
- Q. Mr. Penn, how long does it take to drill a well to the Devonian formation in that area?
  - A. We started drilling September 1, 1947, and we completed the well April 22, 1948; about seven months, I believe. We expect to complete our next well in six months, approximately.
- Q. You expect to complete the next well in approximately six menths?
  - A. That is correct.
- Q. What size choke are you now using?
  - A. I believe about 10/64; but at the same time we will experiment with others.
- Q. You will experiment with various size chokes?
  - A. That is correct.
- Q. Is the well making any water?
  - A Not a drep.
- Q. What you say about the lack of gas would indicate a water drive?
  - A. That is my conclusion.
- Q. And your request is for a temperary allowable for 500 barrels daily until such time as you complete your testing or until such time as the Commission might issue a permanent order in connection with the application filed yesterday afternoon?
  - A. That is right.
- Q. That is all.

#### COMMISSIONER MILES:

Does anyone else have any questions?

- MR. R. S. DEWEY, representing Humble Oil & Refining Company:
- Q. The application filed yesterday will come up in 90 days for hearing whether or not the Commission sees fit to grant a temporary order; is that the way it is?

MR. SPURRIER:

Tentatively, Mr. Dewey, we hope to

hear that application on the 15th day of July.

Q. This matter will be heard on the 15th day of July; is that right?

#### MR. SPURRIER:

That depends on what Mr. Crocker asks for; that application as presented yesterday deals with spacing and proration units and allowable, and the application today deals with allowable. Now perhaps Mr. Crocker can clarify that.

#### BY MR. CRCCKER:

Q. You were not represented at the Tulsa meeting, Mr. Dewey?

MR. DEWEY:

A. No, and I am just trying to get it clear.

#### MR. CROCKER:

As I stated in my opening statement, the meeting at Tulsa last Friday was attended by practically all operators in that area I believe except your company and two others. I filed the application yesterday pursuant to the commensus of epinion and a vote taken on Friday. Now that application covers three points upon which we invoked the jurisdiction of the Commission: The first is to establish properion units of 80 acres; second to fix well spacing as two wells to a government quarter section, one in the HRT of the quarter and one in the STT, with proper telerance for surface obstructions; and third, and last, if the Commission grants the 80 acre proration units and requested well spacing, that it fix daily production allowable in the Gabasroeds pool from the Devonian formation at 500 bar-17

#### MR. DEWKY:

The allowable will have to be discussed at that hearing?

#### MR. GROCKER:

If and when the Commission grants that application it will fix a daily well allowable and 80 acre promation units under which the Cressroads field and our He. 1 Sawyer will be eperated.

MR. DEMEY: Thank you.

BY MR. F. G. WHITE, representing Magnolia Pipe Line Company:

If the Commission sees fit to grant the 500 barrel daily allowable; the Magnolia will nominate to purchase and transport to Eunice the crude, where there are adequate transportation facilities outside the state.

#### MR. SPURRIER:

Is there anything further?

If not, Mr. Penn is excused.

#### MR. CROCKER:

I am inclined, unless somebody otherwise suggests, to forege putting Mr. Pierce on the stand. But if anyone wishes it he will. If he does not go on, I would like to make a further suggestion. If the Commission is willing to do it, and assuming, of course, that they grant the request for a 500 barrel allowable, we would like to have it date back to the 16th day of May. If the Commission doubts the wisdom of this or any operator objects we would not press the point. We would like to have the decision of the Commission today, and start tomorrow on the new production schedule.

We believe our case is closed.

#### MR. SPURRIER:

Does anyone have anything further? Mr. Morrell, would you like to put something in the record?

#### MR. MORREIL:

A. I think I have no comment to add.

#### MR. SPURRIER:

One last request - is there anyone else to be heard? If not, the Commission will announce that they approve the MidContinent's application as requested.

MR. GLENN STALEY, Representing Lea County Operators' Committee:

I do not know that I can add anything. Of course it always complicates the bookkeeping when changes are made, but we have plenty of ink eradicator so the effective date of allowable can be changed. As you know the books consist of ledger forms and the allowable for each proration period is entered on that set of books, and if the order is made retroactive they will have to be changed.

## MR. SPURRIER:

If it is made effective as of May 16th does that involve this problem?

### MR. STALEY:

A. It certainly does.

# COMMISSIONER MILES:

What is your reason for the request that it be set back to May 16th?

#### MR. CROCKER:

That is the day the well officially came in, and if that is out of order we suggest it be thrown out, but if it could be granted without involving too much inconvenience or expense, we would appreciate it.

#### COMMISSIONER MILES:

Do you think it would throw you out of gear too much if we set it back to May 16th, Mr. Staley?

A. No, it would just change the amount charged to the well, and the Commission would have to notify the producer the amount of back allowable from that date on.

#### COMMISSIONER MILES:

I do not know how Mr. Staley feels, but I feel this is a special case, and if it can be granted without too much disturbance I would like to grant the request.

#### MR. SELINGER:

We are drilling a well in that area and are down approximately 4506 feet. Of course from a selfish point of view we would like to have the allowable held down to 100 barrels until we brought ours in. You gentlemen will recall the bonus order only goes down to a certain depth, and operators at that time had no idea of production beyond 10,000 feet, and wells below that depth were not given the favorable consideration of wells above 10,000. As we are all aware, the Mid-Continent has brought in this discovery well and we believe they are entitled to some sort of bonus. At the meeting Friday some discussion was had as to modifying the bonus and deep well adaptation and permitting wells below 10,000 to receive equal consideration with those above. As an interested operator, we would have no objection to the date being fixed as May 16th for the reason it is merely a temporary allowable, subject to the order of the Commission at the July 15th hearing, and only gives 60 days extra consideration, and I would like to say that is a good extra allowable for the 60 day period.

#### COMMISSIONER MILES:

Would anyone else like to make a statement?

MR. SPURRIER:

Is there anyone else to be heard in this case?

If not, the Commission will grant the application as requested.

MR. CROCKER:

Thank you.

INSERT HERE: Case No. 146- pp 14, 15, 16, 17

## Case No. 147

TESTIMONY OF MR. CHUCK ASTON, after having been duly

#### MR. ASTON:

I represent Franklin, Aston & Fair in this case, and, if the Commission please, this petition concerns an unorthodox well location in the SWESBENNE of Section 7, Township 16 South, Range 50 East, in the Loco Hills pool, Eddy County, New Mexico, same being Federal Lease Las Cruces #047869-A, operated by Franklin, Aston & Fair.

As stated in the petition, all 40 acre tracts concerned in this petition are subject to the rules and regulations of the United States Geological Survey, and said Department makes no objection to this request, as evidenced by "EXHIBIT A" in your file in this case.

This well is to be located 2590 feet from the north line and 1570 feet from the west line of Section 7, Township 18 South, Range 30 East, and is to be drilled to a total depth of approximately 2850 feet to test the Loco Hills pay sand.

I have filed with the Commission "EXHIBIT B" which is a map showing a part of the Loco Hills oil field. On this map are lecated the producing wells in the section in question, as well as the unorthodox location requested in this petition; and further, a dashed line approximating the structural contour determining the water-oil contact in this section of the Loco Hills field. From a study of that map it is easy to see that an orthodox location, either 10 acre or 40 acre, in the forty in question, would lie directly on the dashed line or on the water side of said dashed line; and therefore a well drilled in an orthodox location would be economically unsound.

The petitioner represents that drilling a well in this requested unorthodox location will more adequately drain the Loco Hills reserveir and, as before stated, would make it a more economical venture for the operator. The petitioner further requests that the Loco Hills top allowable which has governed under the order of the Commission be granted to this unorthodox well if it is a producer.

is an expert witness as petroleum geologist, it is my considered opinion that the water-oil contact as shown on "EXHIBIT B" is as near the true water-oil contact as it is possible to show with the present geological evidence.

That is all I have if the Commission pleases.

# COMMISSIONER MILES:

Has anyone any questions they would like to ask?

The petition is granted as requested.

The hearing was adjourned.

1 copy order 776 mailed 7-21-48 to:

Neil B. Watson, Artesia

Glenn Staley

Artesia office

#### BEFORE THE OIL COMSERVATION MISSION OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE HEARING CALLED HY THE OIL CONSERVATION CONSISSION OF THE STATE OF MEN MEXICO FOR THE PURPOSE OF CONSTRUCTOR

CASE NO. 144

ORDER NO. 776

THE APPLICATION OF WEIER DRILLING COM-PANY FOR APPROVAL OF AN UNCETHODOX WELL LOCATION FOR GILBERT 1 - X TO BE 180° SOUTH OF THE MORTH LINE AND 74° MEST OF THE BAST LINE OF MB. SW. OF SECTION 7, TOWNSHIP 18 S. R. 27 B N.M.P.M. IN THE BAPTER POOL, EDDY COUNTY, HEN MEXICO.

#### ORDER OF THE CONCUSSION

#### MY THE COMMISSION:

This cause came on for hearing at 10:00 o'clock am June 15, 1948 at Santa Fe, New Mexico, before the Oil Conservation Commission of New Mexico, bereafter referred to as the "Commission".

#### HOW:

On this 12th day of July, 1948 the Commission having before it for consideration the testimony adduced at the hearing of said cause and being fully advised in the premises.

#### FIERS:

- I. That due public notice of said cause having been given as required by law, the Commission has jurisdiction of the case.
- 2. That the meandering of the Pecos River and the location of summp areas in the immediate vicinity makes it an uneconomic operation to drill an orthodox location, or location other than as applied for.
- 3. That camers of effect acreage to the proposed location have offered no objection to petitioners application.
  - 4. The acreage involved in privately owned.

#### IT IS THEREFORE OFFICERS:

That the application of Weier Drilling Company for an order is hereby approved for a location of its Gilbert 1 - X well location in Mighigal, of section 7, in township 18 S. R. 27 E. N.M.P.M., being more particularly described as 74° west of the east line, and 180° south of the north line of the Mighigal of said section 7 in said township and range.

#### IT IS FURTHER ORDERED:

That an event production is had in said Gilbert 1 - X, the same well, by itself or in conjunction with other wells on Magazia, shall not be produced in excess of the allowable for the Empire pool.

DOME at Santa Fe, New Maxico, the day and year hereinabove designated.

STATE OF NEW MEXICO / OIL COMSERVATION COMMISSION

Thomas J. Mabry CHAIRMAN

John E. Mies. MORER

R. R. Sommer. SECRETARY

# **NEIL B. WATSON** ARTERIA, NEW MEXICO

May 11, 1948



Oil Conservation Commission, Santa Fe, New Mexico.

Attention: Mr. Spurrier

Dear Mr. Spurrier:

We herewith enclose Petition of Weier Drilling Company for unorthodox well location on its Weier Drilling Company - Gilbert 1-X Well in the NEINELSWI of Section 7, Township 18 South, Range 27 East, N.M.P.M.

I am filing only the original for the reason that I do not have copies of the Consents. If you need an additional copy of the Petition, we can type copies of the Consent and send them in.

Yours very truly,

Meil B. Watson.

NBW: lve

Graham

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

144

\* 4

Re: Petition of Weier Drilling Company, a corporation, for unorthodox well location.

# PETITION

comes now Weier Drilling Company, by its attorney, Neil B. Watson, of Artesia, New Mexice, and petitions the Oil Conservation Commission of the State of New Mexice for an order permitting an unorthodox eil and gas well lecation, and states:

- 1. That the Weier Drilling Company, a Texas corporation of Monohans, Texas, has a contract providing for the drilling of a well for oil and gas in the EgSW2 of Section 7, Township 18 South, Range 27 East, N.M.P.M., which said lands are fee lands. That said contract provides that said Weier Drilling Company will receive an oil and gas lease covering said lands at such time as Weier Drilling Company actually spuds and commences drilling of a well on said lands.
- 2. That said lands are within what is designated as the Empire Field in Eddy County, New Mexico, and there are two producing wells now located in the N\(\frac{1}{2}\)M\(\frac{1}{2}\)SE\(\frac{1}{2}\) of said Section 7, one of said wells being located in the ME\(\frac{1}{2}\)M\(\frac{1}{2}\)SE\(\frac{1}{2}\) and the other of said wells being located in the MM\(\frac{1}{2}\)M\(\frac{1}{2}\)SE\(\frac{1}{2}\) of said Section 7. That applicant, Weier Drilling Company, drilled the said well in the MM\(\frac{1}{2}\)M\(\frac{1}{2}\)SE\(\frac{1}{2}\) of Section 7 and is the operator of said well.
  - 3. That the Pecos River flews through this

area and it will be necessary for petitioner to make its well location at a point in the MERMERSWR of Section 7, Township 18 South, Range 27 East, N.M.P.M., 74 feet west of the east line and 180 feet south of the north line of the NERSWR of said Section 7 by reason of the location of the river. That said well is to be known as the Weier Drilling Company - Gilbert 1-X.

- drill said well 180 feet south of the north line and 32 feet west of the east line of said NELSWA of Section 7 and obtained consents, as hereinafter set forth, of the owners of the oil and gas leasehold estate and minerals, on the basis of petitioner's intention to so locate said well, but subsequent information has developed it would be more feasible to locate said well at the point above set forth, to wit: 180 feet south of the north line and 74 feet west of the east line of the NELSWA of Section 7, Township 18 South, Range 27 East, N.M.P.M.
- 5. That the petitioners heretofore filed its

  Motice of Intention to Drill said Weier Drilling Company Gilbert 1-X well, and petitioner respectfully requests
  approval of the unorthodox location and of petitioner's
  said Notice of Intention to Drill.
- 6. That the ewnership of the oil, gas and other minerals and any existing oil and gas leasehold estates or operating rights on adjoining forty acre tracts that might be affected by the well location are as follows:

SELWE of Section 7, Township 18 South, Range 27 East, N.M.P.M.

OWNERSHIP OF MINERALS AND ROYALTY INTEREST
Will Sterling, Houck, Arisona
Malco Refineries, Inc., Roswell, New Mexico
OWNERSHIP OF OIL AND GAS LEASEHOLD ESTATE
OR OPERATING RIGHTS

None known to petitioner.

# SWINE of Section 7, Township 18 South, Range 27 East, N.M.P.M.

# OWNERSHIP OF MINERALS AND ROYALTY INTEREST

Lee Vandagriff, Artesia, New Mexico

Mildred Crane Hudson, Artesia, New Mexico

Heirs of E. C. Higgins, Deceased, c/o Mary Lorena Higgins, Trustee, Auburn, Georgia.

OWNERSHIP OF OIL AND GAS LEASEHOLD ESTATE OR OPERATING RIGHTS

Malco Refineries, Inc., Roswell, New Mexico

# MWiSE of Section 7, Township 18 South, Range 27 East, N.M.P.M.

# OWNERSHIP OF MINERALS AND ROYALTY INTEREST

Birdie Kaiser, Artesia, New Mexico

Birdie Kaiser, Executrix of the Will of A. A. Kaiser, deceased, Artesia, New Mexico

Birdie Kaiser, as Mother and natural guardian of Mary Lou Kaiser and Margaret Kaiser, Minors, Artesia, New Mexico.

Lee Vandagriff, Artesia, New Mexico.

OWNERSHIP OF OIL AND GAS LEASEHOLD ESTATE OF OPERATING RIGHTS

Weier Drilling Company, Monohans, Texas.

That there is attached hereto and made a part hereof, marked Exhibit "A", Consent to Location of Well, which has been executed by Malco Refineries, Inc., Lee Vandagriff, Mildred Crane Hudson, Birdie Kaiser, individually, and as executrix of the Will of A. A. Kaiser, deceased, and as Mother and natural guardian of Mary Lou Kaiser and Margaret Kaiser, Miners. That said Consent was executed by the parties at a time when petitioner intended to make said well location 32 feet west of the east line instead of 74 feet west of the east line of the MELSWL of said Section 7, but the present proposed location would be a greater distance from any of the adjoining forty acre tracts.

7. That the existing development in the area

indicates that the well to be drilled in the EgSWi of Section 7, Township 18 South, Range 27 East, N.M.P.M., should be drilled in the most northern portion of said eighty acre tract, and that the location herein applied for is the only feasible location, by reason of the fact that the Pecos River flows through this tract and in this area.

WHEREFORE, petitioner prays that it be granted permission to drill a well for oil and gas at the location above set forth, and that a date be set for hearing this Petition; and that all proper orders be made in the premises.

WRIER DRILLING COMPANY

Atterney for Petitioner, Artesia, New Mexico.

# EXHIBIT "A"

# CONSENT TO LOCATION OF WELL

MHEREAS, Weier Drilling Company, a corporation, is the record owner of an oil and gas lease covering the EisWi of Section 7, Township 16 South, Range 27 East, N.M.P.M., and Weier Brilling Company is making an application to drill a well for oil and gas in the MEINEISWi of said Section 7, Township 16 South, Range 27 East, N.M.P.M., and, by reason of the fact that the Pecos River flows through the area, it will be necessary to make said location at a point in the MEINEISWi of Section 7, Township 16 South, Range 27 East, M.M.P.M., 32 feet west of the east line and 180 feet south of the north line of the MEISWi of said Section 7; and,

WHERRAS, exmership of the eil, gas and other minerals and the eil and gas leaseheld estate or operating rights on the adjoining lands that might be affected by said location are as follows:

SELUGE of Section 7, Township 18 South, Range 27 East. H.M.P.M.:

INTER		MINDRALD	AND ROYALS
Will Sterling			
Malco	Refiner	ries, Inc	•
			*. · · · · · · · · · · · · · · · · · · ·
			GAS LEASE- ING RIGHTS:
	•		
	·		

SWINE of Section 7.
Township 16 South, Range
27 East, H.M.P.M.:

	OWNERSHIP OF NIMERALS AND ROYALTY INTEREST: Lee Vandagriff
	Mildred Crane Hudson Heirs of E. C. Higgins, Deceased.
	C/e Mary Lerena Higgins, Trustee  OWNERSHIP OF OIL AND GAS LEASE- HOLD ESTATE OR OPERATING RIGHTS:
	Malco Refineries, Inc.
Wishi of Sectional 18 Section 18	outh, Range P.M.:
	OWNERSHIP OF MIMERALS AND ROYALTY INTEREST: Birdie Kaiser
	Birdie Kaiser, Executrix of the Will of A. A. Kaiser, Deceased Birdie Kaiser, Guardian for
	Nary Lou Kaiser and Margaret Kaiser, Minors.  Lee Vandagriff (O.R.R.)
	CWNERSHIP OF OIL AND GAS LEASE- HOLD ESTATE OR OPERATING RIGHTS:
	Weier Brilling Company

WHEREAS, the owners of the oil, gas and other minerals and holders of royalty interests as above set forth, and the leasehold estate or operating rights as above set forth, desire to consent to the location of a test well in the MEREASWR of Section 7, Township 18 South, Range 27 East, N.M.P.M., at the place above set forth.

NOW, THEREFORE, the undersigned who have executed this instrument, do hereby expressly consent and agree that a well may be drilled for eil and gas in the HELHELSWL of Section 7, Township 18 South, Range 27 East, N.M.P.M., at a location 32 feet west of the east line and 180 feet south of the north line of the HELSWL of Section 7, Township 18 South, Range 27 East, N.M.P.M.; and the undersigned do hereby expressly agree that the Oil Conservation Commission of the State of New Mexico may make an order herein approving which location.

The undersigned further agree that, upon the drilling and completion of said well, the oil and gas encountered therein may be produced therefrom; and the undersigned, consenting to such location, waive any and all claims for any drainage or any other claims arising out of such unorthodox location.

Each of the undersigned further agree that this Consent may be executed in counterparts and shall be binding upon each of the undersigned upon his execution of any counterpart thereof, and that all executed counterparts may be considered together as a single instrument.

IN WITNESS WHEREOF, the undersigned have hereunto set their hands this the 25 day of March, 1948.

ATTEST: Jae W. Luly Luiy. Melio Refreire fre. In Rob To. aleron Pre Lee Handagriff. Mildred Crone Huber

STATE OF NEW MEXICO ) : 88.
COUNTY OF EDDY )
On this 17th day of Marck, 1948, before me
personally appeared Birdie Kaiser
to me known to be the person described in and who executed the foregoing instrument and acknowledged that she executed the same as her free act and deed.
IN WITHESS WHEREOF, I have hereunte set my hand and seal the day and year above written.
My Commission Expires:
Oct. 8, 1950 Motary Public
****
STATE OF NEW MEXICO )
. 88.
COUNTY OF Eddy )
On this 17th day of March, 1948, before me percenally appeared Birdie Kaiser, Executrix of the Will of
A. A. Kaiser, Deceased; and Birdie Kaiser, Guardian for Mary Lo
Maiser and Margaret Kaiser, Minors,
the feregoing instrument and acknowledged that she
capacity therein set forth.
IN WITHESS WHEREOF, I have hereunte set my hand and seal the day and year above written.
My Generation Expires:
Oct. 8, 1950 Potary Public
****
COLOR OF WEN MEYTON \
: ss.
COUNTY OF )  COUNTY OF )  County of )
On this day of March, 1948, before me personally appeared
2
te me known to be the person described in and who executed the foregoing instrument and admostledged that execute the same as free act and deed.
IN WITHESS WHEREOF, I have hereunte set my hand and seal the day and year above written.
My Commission Expires: Motary Public

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. . . .

~**.** 

STATE OF NEW MEXICO )
. 88.
COUNTY OF EDDY )
on this 26th day of March, 1948, before me personally appeared
to me known to be the person described in and who executed the foregoing instrument and acknowledged that the executed the same as there free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and seal the day and year above written.
Ny Commission Expires:
Oct. 8, 1950 Notary Public
****
STATE OF NEW MEXICO )
COUNTY OF E say
On this 3rd day of North, 1948, before me personally appeared 2 thank and
Les E. Faire
to me known to be the person described in and who executed the foregoing instrument and acknowledged that the executed the same as their free act and deed.  IN WITHESS WHEREOF, I have hereunto set my hand
and seal the day and year above written.
My Commission Expires:
May 31 1949 Hotary Public
VIRRIALIA
STATE OF MALE NAME )
COUNTY OF NORFOLK)
STATE OF NORFOLK; SS.  COUNTY OF NORFOLK; SS.  On this 5 day of the, 1948, before me personally appeared B.F. KAISER, JR.
to me known to be the person described in and who executed the foregoing instrument and acknowledged that the executed the same as the free act and deed.
IN WITHESS WHEREOF, I have hereunte set my hand and seal the day and year above written.
Milapulow
My Commission Expires: Notary Public

My Commission Expires: My Commission Expires May 21, 1944

STATE OF New Mexico
COUNTY OF <u>Chaves</u> ;
On this 25th day of March, 1948, before me personally appeared Refer D. Anderson, to me personally known, who, being by me duly sworn, did say that he is the, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its Board of Directors, and said
IN WITNESS WHEREOF, I have hereunto set my hand and seal the day and year above written.
My Commission Expires:  MY COMMISSION EXPIRES AFRIL 22, 1950  Notary Public
STATE OF Verginia
personally appeared to me duly sworn, did say that he is the president of the, and that the seal affixed to
the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its Board of Directors, and said acknowledged said instrument to be the free act and deed of said corporation.
IN WITHESS WHEREOF, I have hereunto set my hand and seal the day and year above written.
My Compression Expires:

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Form 88 - (Producer's Revised) (New Mexico) Burkhart Printing & Stationery Co., Tulsa, Oklahoma.

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# Patitioners EXHIBITA

#### OIL AND GAS LEASE

AGREEMENT, made and entered into this 30th day of October, 1947, by and between B. F. KAISER, a widower, BEN F. KAISER, JR. and Reatha Kaiser, his wife, G. E. KAISER and VERA L. KAISER, his wife, MRS. BIRDIE KAISER, a widow, individually and as executrix of the Last Will and Testament of A. A. Kaiser, deceased, MRS. EMMA Y. GILBERT, a widow, and R. L. PARIS, administrator of the estate of S. W. Gilbert, deceased, Parties of the first part, hereinafter called lessor (whether one or more) and after called lessor (whether one or more) and

Weier Drilling Company, a Texas corporation, Party of the second part, hereinafter called lesses.			
WITNESSETH, That the said lessor, for and in consideration of One Dollar & other considerations with the said lessor, for and in consideration of One Dollar & other considerations which is hereby acknowledged and of the covenants and agreements here nafter contained on the part of lessee to be paid, kept and performed, has granted, demised, leased, and let and by these presents does grant, demise, lease and let unto the said lessee, for the sole and only purpose of mining and operating for oil and gas, and laying pipe lines, and building tanks, powers, stations and structures thereon to produce, save and take care of said			
products, all that certain tract of land situate in the County of Eddy State of New Mexico, described as follows, to-wit:			
E3SW2 of Section 7, Township 18 South, Range 27 East, N.M.P.M.			
PRECIDENT X X X X X X X X X X X X X X X X X X X			
First. To deliver to the credit of lessor, free of cost, in the pipe line to which he may connect his wells, the equal of one-eighth (1/8) part of all of produced and saved from the lessed premises.			
SECOND. To pay lessor for gas from each well where gas only is found, the equal one-eighth (1/8) of the gross proceeds at the prevailing market rate for all gas used off the premises, said payments to be made quarterly and lessor to have gas free of cost from any such well for all stoves and all inside light in the principal dwelling house on said land during the same time by making his own connections with the well at his own risk and expense.			
THIRD. To pay lessor for gas produced from any oil well and used off the premises, or for the manufacture of casing-head gasoline or dry commercia gas, one-eighth (1/2) of the gross preceeds at the prevailing market rate for the gas during which time such gas shall be used, said payments to be made quarterly			
If no well be commenced on said land on or before the			
in the First National Bank of Artesia value at Artesia New Mexico or its successor or successor, or any bank with which it may be merged, or consolidated, or which succeeds to its business or assets, or any part thereof by purchase or otherwise, which shall continue as the depository regardless of changes in the ownership of the said land, the sum of One Hundred and Twenty DOLLARS			
which shall operate as a rental and cover the privilege of deferring the commencement of a well for twelve months from said date. In like manner an upon like payments or tenders the commencement of a well may be further deferred for like periods of the same number of months successively. And it is understood and agreed that the consideration first recited herein, the down payment, covers not only the privileges granted to the date when said first rents is payable as aforesaid, but also the lessee's option of extending that period as aforesaid, and any and all other rights conferred.			
Should the first well drilled on the above described land be a dry hole or cease to produce, then and in that event, if a second well is not commence			

on said land within twelve months from the expiration of the last rental period which rental has been paid, this lease shall terminate as to both parties, unless the lessee on or before the expiration of said twelve months shall resume the payment of rentals in the same amount and in the same manner as hereinbefore provided. And it is agreed that upon the resumption of the payment of rentals, as before provided, that the last preceding paragraph hereof, governing the payment of rentals and the effect thereof, shall continue in force as though there had been no interruption in the rental payments.

If said lessor owns a less interest in the above described land than the entire and undivided fee simple estate therein, then the royalties and rentals herein provided shall be paid the lessor only in proportion which his interest bears to the whole and undivided fee.

Lessee shall have the right to use, free of cost, gas, oil and water produced on said land for its operation thereon, except water from wells of lessor. When requested by the lessor, lessee shall bury his pipe lines below plow depth.

No well shall be drilled nearer than 200 feet to the house or barn now on said premises, without the written consent of the lessor.

Lessee shall pay for damages caused by its operations to growing crops on said lands.

Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing. If the lessee shall commence to drill a well within the term of this lease or any extension thereof, the lessee shall have the right to drill such well to completion with reasonable diligence and dispatch, and if oil or gas, or either of them, be found in paying quantities, this lesse shall continue and be in force with like effect as if such well had been completed within the term of years herein, first mentioned.

If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their heirs, executors, administrators, successors or assigns, but no change in the ownership of the land or assignment of rentals or royalties shall be binding on the lessee until after the lessee has been furnished with a written transfer or assignment or a certified copy thereof. In the event of the death of lessor or his successor in title, any rental payment which may be made hereunder shall be deposited in the depository bank to the credit of the estate of such deceased lessor or his successor in title until lessee shall have been furnished with certified copies of all muniments of title deraigning title from such deceased lessor or successor in title to the person succeeding to such interest. And it is hereby agreed in the event this lease shall be assigned as to a part or parts of the above described lands and the assignee or assignees of such part or parts shall fail or make default in the payment of the proportionate part of the rents due from him or them, such default shall not operate to defeat or affect this lease in so far as it covers a part or parts of said lands which the said lessee or any assignee thereof shall make due payment of said rentals. An assignment of this lease, in whole or in part, shall as to the extent of such assignment relieve and discharge the lessee of all obligation hereunder.

Compliance with any now or hereafter existing set, bill or statute appropriate to be extend to see the lessee of all obligation hereunder.

Compliance with any now or hereafter existing act, bill or statute purporting to be enacted by any Federal or State legislative authority, or with orders, judgments, decrees, rules, regulations made or promulgated by State or Federal courts, State or Federal offices, boards, commissions or committees purporting to be made under authority of any such act, bill or statute, shall not constitute a violation of any of the terms of this lease or be considered a breach of any clause, obligation, covenant, undertaking, condition or stipulation contained herein, nor shall it be or constitute a cause for the termination, forfeiture, revision or revesting of any estate or interest herein and hereby created and set out, nor shall any such compliance confer any right of entry or become the basis of any actions for damages or suit for the forfeiture or cancerlistion bereefs and while any such purport to be in force and effect they shall, when complied with by bessee or assigns, to the extent of such compliance operate as modifications of the terms and conditions of this lease where inconsistent therewith.

Lessee may at any time surrender this lease, in whole or in part, by delivering or mailing a release to the lessor, or by placing a release of record in

Lessee may at any time surrenuer one lease, in the lands herein described, and agrees that the lessee shall have the right at any time to redeem the proper county.

Lessor hereby warrants and agrees to defend the title to the lands herein described, and agrees that the lessee shall have the right at any time to redeem the proper county.

Lessor hereby warrants and agrees to defend the title to the lands herein described, and agrees that the lessee shall have the right at any time to redeem the proper county.

Lessor hereby warrants and agrees to defend the title to the lands herein described, and agrees that the lessee shall have the right at any time to redeem the proper county.

IN TESTIMONY WHEREOF WE SIGN, this the 30th day of October, 1947.

G. E. KAISER G. E. Kaiser

VERA L. KAISER Vera L. Kaiser

MRS. BIRDIE KAISER
Mrs. Birdie Kaiser, individually
and as executrix of the Last Will and Testament of A. A. Kaiser, deceased.

B. F. KAISER B. F. Maiser

BEN F. KAISER, JR. Ben F. Kaiser, Jr.

REATHA KAISER Reatha Kaiser

MRS, EMMA Y, GILBERT Firs. Emma Y. Gilbert

R. L. PARIS
R. L. Paris, administrator of
the estate of S. W. Gilbert, deceased.



STATE OF NEW MEXICO,	1_	(Achnowledgment for Individual)	
County of Eddy			1.7
	October		1947, before me personally appeared
			, his wife, Mrs. Birdie
Kaiser a widow, individ of A. A. Kaiser decease to me known to be the person. S. described in an	d. narra and as	s executrix of the	thought and Testament
			+haim
and in the capacity ther witness my hand and official seal the day :	ein set fort	th.	the if free act and deed.
	me year task above write	LELA ELLIC	COTT
(SEAL)	3050		Notary Public
My commission expires October 8,	1950	Postoffice Artesia,	New Mexico
STATE OF NEW MEXICO,	3		
County of Eddy	<b>es.</b>	(Acknowledgment for Individual)	
~~a_, ~	Octobe	er .	, 1947., before me personally appeared
Mrs. Emma Y. Gilbert, a	widow, and I	R. L. Paris, adminis	strator of the estate
of S. W. Gilbert, deceas	ed,		
to me known to be the personS. described in an	d who executed the fores	going instrument, and acknowledged that	they
and in the capacity ther	ein set for	executed the same as	their free set and deed.
and in the capacity ther Witness my hand and official seal the day :	and year last above writte	en. T 121 A 121 T *	T C O M M
(SEAL)		LELA ELL	Notary Public
My commission expires October 8	1950	Postoffice Artesia	New Mexico
	The same with the same of the		
STATE OF NEW MEXICO,	]	(Acknowledgment for Corporation)	
County of	]		
On this day of			19, before me personally appeared
to me personally known, who being by me duly su	rorn did say that he is th		president of
corporate seal of said corporation and that said in	strument was signed and	scaled in behalf of said corporation by	the seal affixed to said instrument is the seathority of its Board of Directors, and
eaid			acknowledged said instrument
to be the free act and deed of said corporation.			
Witness my hand and official seal the day	and year last above with	en.	
My commission expires			Notary Public
	1 1 : 8	11 134	
	W <sub>C</sub>	ecorded the	4 6
	re Few Mex	19 19 record	Deeds. Seputy.
W -	19	13	Deputy.
	, Range.	13	pleter of Doods.  Deputy. Talia, Okia.
LEASE		13	Register of Deeds. Deputy. 30., Talies, Okle.
S LEASE		13	erk—Register of Deeds.  Sil to:  Ty Co., Tules, Okle.
GAS LEASE		13	of Mail to:  Deputy.  Deputy.  Jeant to:  Lionery Co., Tules, Okle.
GAS LEASE 720M		for record on the 19 och M., and duly repage.	ounty Clerk—Register of Deeds. d and Mail to: Stationery Co., Tules, Okle.
ND GAS LEASE TO	Гочвевір	for record on the 19 och M., and duly repage.	County Clerk—Register of Doeds.  Lecord and Mail to:  Age & Stationary Co., Tules, Okle.
AND GAS LEASE FROM TO	Гочвевір	for record on the 19 och M., and duly repage.	County Clerk—Register of Doeds.  Record and Mail to:  Aning & Stationery Co., Tules, Okla.
IL AND GAS LEASE PROM TO	Гочвевір	for record on the 19 och M., and duly repage.	County Clerk—Register of Doeds.  Record and Mail to:  Deputy.  Retailonery Co., Tules, Okle.
	Гочвевір	for record on the 19 och M., and duly repage.	County Clerk—Register of Doeds.  Deputy.  Record and Mail to:  Record and Mail to:  Record and Mail to:  Actual an
OIL AND GAS LEASE TROM TO	Гочвевір	record on the 19 19 M. and dely re	. Teles,

STATE OF CALIFORNIA ) : ss.
COUNTY OF SAN MATEO )

On this 10th day of November, 1947, before me personally appeared Ben F. Kaiser, Jr. and Reatha Kaiser, his wife, to me known to be the persons described in and who executed the foregoing instrument and acknowledged that they executed the same as their free act and deed.

WITNESS MY hand and seal the day and year above written.

My Commission Expires:

October 31, 1950 (SEAL)

VINCENT P. MORRIS Notary Public

