

Entered Nov. 29, 1956

A. F. P.

BEFORE THE OIL CONSERVATION COMMISSION  
OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE HEARING  
CALLED BY THE OIL CONSERVATION  
COMMISSION OF THE STATE OF NEW  
MEXICO FOR THE PURPOSE OF  
CONSIDERING:

CASE NO. 1167  
Order No. R-919

THE APPLICATION OF PLEMONS AND  
HEWITT FOR AN ORDER GRANTING  
PERMISSION TO COMMINGLE OIL, IN  
EXCEPTION TO RULE 303 OF THE NEW  
MEXICO OIL CONSERVATION COMMISSION  
RULES AND REGULATIONS, FROM THE FREN  
POOL AND PREMIER POOL; SAID OIL TO  
BE PRODUCED INTO COMMON TANKAGE FROM  
APPLICANTS' FRIESS NUMBER 1 WELL  
(PREMIER POOL) IN THE NE/4 NW/4 AND  
THEIR FRIESS NUMBER 2 WELL (FREN POOL)  
IN THE SE/4 NW/4 OF SECTION 30,  
TOWNSHIP 17 SOUTH, RANGE 31 EAST, NMPM,  
EDDY COUNTY, NEW MEXICO.

ORDER OF THE COMMISSION

BY THE COMMISSION:

This cause came on for hearing at 9:00 o'clock a.m. on October 31, 1956, at Hobbs, New Mexico, before Warren W. Mankin, Examiner, duly appointed by the Oil Conservation Commission of New Mexico, hereinafter referred to as the "Commission," in accordance with Rule 1214 of the Commission's Statewide Rules and Regulations.

NOW, on this 27<sup>th</sup> day of November, 1956, the Commission, a quorum being present, having considered the application, the evidence adduced, and the recommendations of the Examiner, Warren W. Mankin, and being fully advised in the premises,

FINDS:

- (1) That due notice having been given as required by law, the Commission has jurisdiction of this cause and the subject matter thereof.
- (2) That applicants, Plemons and Hewitt, are the owners of a Federal Oil and Gas Lease upon which have been drilled the Friess Well No. 1 (Premier Pool), located in the NE/4 NW/4 and the Friess Well No. 2 (Fren Pool), located in the SE/4 NW/4 Section 30, Township 17 South, Range 31 East, Eddy County, New Mexico.
- (3) That commingling the oil from said two wells will not adversely affect the interests of the owner of any royalty or other interests.

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(4) That the erection and use of a separate tank battery to receive oil produced from Well No. 2 would result in unnecessary expense to the applicants.

(5) That approval of applicants' application would prevent waste and protect correlative rights.

(6) That no objection has been entered to the granting of this application.

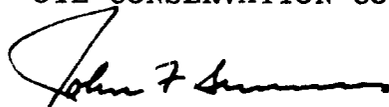
IT IS THEREFORE ORDERED:

(1) That the application of Plemons and Hewitt for permission, in exception to Rule 303 of the Commission Rules and Regulations, to commingle the production of oil from their Friess No. 1 Well (Premier Pool), in the NE/4 NW/4 and their Friess No. 2 Well (Fren Pool), in the SE/4 NW/4 of Section 30, Township 17 South, Range 31 East, Eddy County, New Mexico, into a common tank battery be, and the same is hereby, approved.

(2) That periodical tests shall be made in order to ascertain the production from each well on the lease and separate monthly production forms (Form C-115) shall be submitted on each well.

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

STATE OF NEW MEXICO  
OIL CONSERVATION COMMISSION



JOHN F. SIMMS, Chairman



E. S. WALKER, Member



A. L. PORTER, Jr., Member & Secretary

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