

Case 13632

To: James Bruce  
Attorney at Law  
369 Montezuma, No. 213  
Santa Fe, New Mexico 87501

2006 JAN 12 PM 5 37

To: New Mexico Oil Conservation Division  
1220 South St. Francis Drive  
Santa Fe, New Mexico 87505

Refer to: A letter of James Bruce P.O. Box 1056 Santa Fe. NM 87504 Attorney at Law  
that is to Larry A. Jones Route 1, Box 29 Central City, Nebraska 68826 and  
that has December 28, 2005 on it.

Refer to: Friday, December 13, 2006 as 'day to notify (in Writing) the Division and  
James Bruce'.

Affidavit.

Dear Gentlemen:

1. My Mother, Mrs. Robert J. Jones, and myself, Larry A. Jones, hereby make Special Appearance on the issue that we are not bound to sign our hand-signature(s) on mineral rights lease/contract agreement(s) until we can in good conscience know the law and the facts that pertain to mineral rights.
2. We shall not cause neither hardship to the people that run drill rigs and pump minerals; nor, shall we cause hardship to the people that 'buy' the product of minerals.
3. We shall give our permission and/or consent to Nadel and Gussman Permian, LLC 'regarding the E 1/2 of Section 30, township 23 South, Range 28 East, N.M.P.M., Eddy County, New Mexico' that NGP requested by 'offer'; with our stipulation that NGP tender all payments to Steve Lammermann 2730 South Ogden St. Englewood, Colorado 80110 and with instructions to Steve Lammermann to keep said payments secure in his office until we know for certain the Lawful authority for us to sign our hand-signature(s) on mineral rights contract/lease agreement(s).
4. We shall 'administrate' Robert J. Jones' "Last Will and Testament" and pay Robert J. Jones' bills, as Robert J. Jones would have paid his bills had he lived and not died on Dec. 17, 2000.
5. Our authority to pay Robert J. Jones' bills is Robert J. Jones' "Last Will and Testament", (that cannot be annulled) and that is in force after death only".  
See Galatians 3: 15 and Hebrews 9: 16, 17 of Thee Holy Bible King James Version, Collins World (that is Thee Rule Book of our religion); and, see the Bill of Rights that is "the first ten amendments to the Constitution of the United States which guarantee certain rights to the people, as freedom of speech, assembly and worship".  
"The Constitution of the United States: it consists of seven articles and twenty-two amendments, and has been the supreme law of the Federal government since its adoption in 1789". "WEBSTER'S NEW WORLD DICTIONARY OF THE AMERICAN LANGUAGE" "College Edition" "1960" "Cleveland and New York" "The World Publishing Company".

Without prejudice.

Sincerely yours,

Larry A. Jones  
Larry A. Jones

Route One Box 29  
Central City, Nebraska 68826

Dated

Jan. 11, 2006

To: James Bruce  
Attorney at Law  
369 Montezuma, No. 213  
Santa Fe, New Mexico 87501

To: New Mexico Oil Conservation Division  
1220 South St. Francis Drive  
Santa Fe, New Mexico 87505

Refer to: A letter of James Bruce P.O. Box 1056 Santa Fe, NM 87504  
that is to Larry A. Jones Route 1 Box 29 Central City, Nebraska 68826 and  
that has December 28, 2005 on it.

Refer to: 'Thursday, January 19, 2006 is day that the matter of NCP's application for  
compulsory pooling is scheduled for hearing at 8:15 a.m. at Division's offices at  
Santa Fe, New Mexico'.

Refer to: Special appearance that has "Dated Jan. 11, 2006" on it and the hand-signature of  
Larry A. Jones on it and that has "To: James Bruce Attorney at Law" on it. A  
photo-copy of said special appearance is enclosed.

Affidavit.

Dear Gentlemen:

Special Appearance.

I; Larry A. Jones, hereby affirm:

1. My Mother, Mrs. Robert J. Jones, and I; Larry A. Jones, shall seek and study and learn  
and know and review the facts and the law to be certain that we know the facts and the law  
that pertains to legal description(s) of well(s) pumping and well(s) offered to be pumped  
and well(s) 'offered to be drilled for test/exploratory and hopefully for minerals'.
2. We shall seek and study the facts and the law that includes the common law that is God's  
law and the supreme Law of the land, to learn and know the answer(s) to Pinkerton's question  
that is of a telephone call to/of Pinkerton to Larry A. Jones and that Pinkerton has  
'attempted' to administrate Robert J. Jones' "Last Will and Testament" with a (ruse) for the  
answer to Sheila Pinkerton's question(s) that Sheila Pinkerton wrote in her letter to Mrs.  
Robert J. Jones and that we can not commit said answer(s) to said question(s) of Pinkerton  
in good conscience until we know the facts and the law that pertains to inheritance and "Last  
Will and Testament".
3. We shall seek documents from the public record and we shall study an abstract plat type  
of document of the legal description(s) and the location(s) of well(s) that are being pumped  
and that are 'proposed to be drilled deeper for test/exploratory and hopefully for pumping  
minerals that were left behind'. And we shall note well(s) that are 'plugged' and not pumping.
4. We shall study the facts and the law and determine whether or not NCP's offer(s) to pump  
and drill a test/exploratory well are superseded by Yates' offer to pump and by the fact that  
Watts may be for a fact indeed 'pumping from a well that Votaw and Pinkerton 'offered to drill  
deeper and for pumping hoped for minerals left behind'.
5. By the authority of the common law and the supreme Law of the land and the facts, said  
referred to NCP's application for 'pool' at common law is moot, null and void.

Without prejudice.

Sincerely yours,

Larry A. Jones

Larry A. Jones  
Route One Box 29  
Central City, Nebraska 68826

Dated Jan. 16, 2006  
enclosed: one (1).