BEFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION OF THE OIL CONSERVATION COMMISSION UPON ITS OWN MOTION AT SUGGESTION OF THE NEW MEXICO NOMENCLATURE COMMITTEE FOR AN ORDER DELETING W_2^2 SEC. 6; ALL SECTIONS 7 AND 18; N_2^2 SEC. 19 IN TOWNSHIP 23S, RANGE 37E, N.M.P.M. FROM THE PRESENTLY DESCRIBED PENROSE-SKELLY POOL IN LEA COUNTY, NEW MEXICO

CASE NO. 171

APPLICATION OF THE OIL CONSERVATION COMMISSION OF NEW MEXICO

Comes now the New Mexico Oil Conservation Commission and applies for an Order deleting W_2^1 section 6; all of sections 7 and 18; and N_2^1 section 19 in Township 23S, Range 37E, N.M.P.M., from the Penrose-Skelly Pool, Lea County, New Mexico and states:

- 1. That the New Mexico Nomenclature Committee has recommended the deletion
- 2. That the Commission has been advised that there are several wells upon said described land, but that the same are gas wells, producing no oil.

Wherefore a deletion order in the premises is requested.

STATE OF NEW MEXICO OIL CONSERVATION COMMISSION

rohan Dorgen

GEORGE A. GRAHAM ATTORNEY FOR COMMISSION

BEFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

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

> CASE NO. 171 ORDER NO. 808

IN THE MATTER OF THE APPLICATION OF THE NEW MEXICO OIL CONSERVATION COMMISSION UPON ITS OWN MOTION AT THE SUGGESTION OF THE NEW MEXICO NOMENCLATURE COMMITTEE TO DELETE FROM THE PENROSE-SKELLY POOL AS PRESENTLY DESCRIBED, W/2 OF SECTION 6; ALL OF SECTION 7; ALL OF SECTION 18; N/2 OF SECTION 19, TOWNSHIP 23 SOUTH, RANGE 37 EAST, N.M. P.M., (CONTAINING SEVERAL GAS WELLS), IN LEA COUNTY, NEW MEXICO.

ORDER OF THE COMMISSION

BY THE COMMISSION:

This matter came on regularly for hearing at 10:00 A.M., on January 6, 1949, at Santa Fe, New Mexico, before the Oil Conservation Commission of New Mexico, hereinafter referred to as the "Commission".

NON, on this 27th day of January, 1949, the Commission having before it for consideration the recommendation of the Nomenclature Committee and the testimony adduced at the hearing of said cause, and being fully advised in the premises;

FINDS:

1. That due public notice having been given pursuant to law, jurisdiction is vested in the Commission;

2. That the recommendation of the Nomenclature Committee for deletion of said described land from the Penrose-Skelly pool, is acceptable;

3. That the only production upon the land sought to be deleted is from several gas wells.

4. That exceptions to the requirements of Section 6 of Order 633 as from time to time supplemented should be granted in proper cases.

IT IS THEREFORE ORDERED that the recommendation of the Nomenclature Committee that the W/2 of Section 6; all of Section 7; all of Section 18; N/2 of Section 19, Township 23 South, Range 37 East, N.M.P.M. be eliminated and deleted from the Penrose-Skelly pool as heretofore defined, be, and it hereby is accepted and approved and said W/2 of Section 6; all of Section 7; all of Section 18; N/2 of Section 19, Township 23 South, Range 37 East, N.M.P.M. (containing several gas wells), are hereby deleted from said Penrose-Skelly pool.

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

STATE OF NEW MEXICO OILCONSERVATION COMMISSION 4 le obr J. MARRY, CHATEMAN THOMAS Muy She GUY SHEP RD, MEN SER special

R. R. SPURRIER, SECRETARY