CASE 1962:

Application of McGrath and Smith for a special allowable for one well in the Caprock-Queen Pool, Lea and Chaves Counties, New Mexico. Applicant, in the above-styled cause, seeks a special allowable for one well offsetting a capacity water-flood project in the Caprock-Queen Pool, Lea and Chaves Counties, New Mexico. Said well is the Tidewater-State Well No. 1, located in the NW/4 SE/4 of Section 18, Township 13 South, Range 32 East, Lea County, New Mexico.

CASE 1963:

Application of Aztec Oil & Gas Company for an unorthodox gas well location and for approval of two non-standard units. Applicant, in the above-styled cause, seeks approval of an unorthodox gas well location in the Blanco-Mesaverde Gas Pool for its Richardson Well No. 6, to be located in the SE/4 of Section 22, Township 31 North, Range 12 West, San Juan County, New Mexico. Applicant further seeks establishment of a 297-acre non-standard gas proration unit in the Blanco-Mesaverde Gas Pool and a 297-acre non-standard unit in the Dakota Producing Interval, each consisting of the E/2 of said Section 22 and to be dedicated to the said Richardson Well No. 6.

CASE 1964:

Application of Aztec Oil & Gas Company for an unorthodox gas well location and for approval of two non-standard units.

Applicant, in the above-styled cause, seeks approval of an unorthodox gas well location in the Blanco-Mesaverde Gas Pool for its Richardson Well No. 7, to be located in the SE/4 of Section 15, Township 31 North, Range 12 West, San Juan County, New Mexico. Applicant further seeks establishment of a 309.

55-acre non-standard gas proration unit in the Blanco-Mesaverde Gas Pool and a 309.55-acre non-standard unit in the Dakota Producing Interval, each consisting of the E/2 of said Section 15, and to be dedicated to said Richardson Well No.

CASE 1965:

Application of Aztec Oil & Gas Company for approval of an unorthodox gas well location. Applicant, in the above-styled cause, seeks approval of an unorthodox location in the Blanco-Mesaverde Gas Pool for its Thompson Well No. 6, to be located in the SE/4 of Section 28, Township 31 North, Range 12 West, San Juan County, New Mexico.

CASE 1966:

Application of Texas National Petroleum Company for an oilgas dual completion utilizing parallel strings of casing cemented in a common well bore and for an unorthodox gas well location. Applicant, in the above-styled cause, seeks an order authorizing the dual completion of a well to be located at an unorthodox location 660 feet from the North and West

DOCKET: EXAMINER HEARING MAY 11, 1960

Oil Conservation Commission - 9 a.m., Mabry Hall, State Capitol, Santa Fe.

The following cases will be heard before Daniel S. Nutter, Examiner, or Oliver E. Payne, Attorney, as alternate examiner:

CASE 1958:

Application of Texaco Inc., for approval of an automatic custody transfer system. Applicant, in the above styled cause, seeks an order authorizing the installation of an automatic custody transfer system to handle the production from the Echol-Devonian Pool from all wells on its State "AR" Lease, consisting of the N/2 SW/4 and Lots 3 and 4 of Section 2, Township 11 South, Range 37 East, Lea County, New Mexico.

CASE 1959:

Application of Sinclair Oil & Gas Company for approval of an automatic custody transfer system. Applicant, in the abovestyled cause, seeks an order authorizing the installation of an automatic custody transfer system to handle the production from the Empire-Abo Pool from all wells presently completed or hereafter drilled on its M. Yates "B" Lease, consisting of the S/2, NE/4, S/2 NW/4, and NE/4 NW/4 of Section 33, Township 17 South, Range 28 East, Eddy County, New Mexico.

CASE 1960:

Application of Gulf Oil Corporation for approval of a unit agreement. Applicant, in the above-styled cause, seeks approval of its North Caverns Unit Agreement, which unit will embrace approximately 6,303 acres of Federal and State land in Townships 22 and 23 South, Range 24 East, Eddy County, New Mexico.

CASE 1961:

Application of Gulf Oil Corporation for permission to commingle the production from four separate pools and for approval of an automatic custody transfer system to handle said commingled production. Applicant, in the above-styled cause, seeks permission to commingle the production from the Blinebry, Drinkard, Paddock, and Penrose-Skelly Pools from all wells located on its C. L. Hardy lease comprising the SW/4 of Section 20, Township 21 South, Range 37 East, Lea County, New Mexico, after separately metering only the production from the Blinebry Pool and to allocate the Drinkard Paddock and Penrose-Skelly Pool production without prior metering or measurement but on the basis of monthly individual well tests. Applicant further seeks approval of an automatic custody transfer system to handle the said commingled production from all wells on the said C. L. Hardy lease.