

OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

IN RE: APPLICATION OF SOUTHWEST
PRODUCTION CO. FOR PERMISSION TO PRO-
DUCE AN OFF PATTERN WELL FROM THE
GALLEGOS GALLUP POOL, SUCH WELL BEING
ON THE NORTHWEST QUARTER OF THE NORTH-
WEST QUARTER (NW $\frac{1}{4}$ NW $\frac{1}{4}$) OF SECTION 36,
TOWNSHIP 27 NORTH, RANGE 12 WEST, SAN
JUAN COUNTY, NEW MEXICO, AND BEING
LOCATED ONLY 130 FEET FROM THE EAST
BOUNDARY THEREOF.

CASE NO. 2039

ILLEGIBLE

Comes now the applicant and states:

1. That it is a partnership consisting of JOHN HILL and JOE DRISCOLL and is the operator of its Rummel Federal No. 1 well located 790 feet from the North line and 1190 feet from the West line of Section 36, Township 27 North, Range 12 West, San Juan County, New Mexico.

2. That applicant initially staked and drilled the above-described well as a Dakota test; that such well was drilled to a total depth of 6,258 feet into the Dakota formation but proved to be dry therein; that thereafter it was plugged back to the Gallup formation by setting a Halliburton Model DC packer at 5,770 feet.

3. That the Gallup formation in the above-described well was perforated from 5,116 feet to 5,340 feet and completed as a Gallup well with an initial capacity of 63.75 barrels of oil per day on the pump.

4. That such well is 200 feet closer to the East line of the above-described forty acre tract than the rules of this Commission permit, but that it is necessary that applicant be granted permission to produce such well as the allowable well for such above-described forty acre tract in order to prevent waste and protect the correlative rights of applicant. That applicant is entitled to an Order of this Commission giving it

wildcat,
1 1/2 mi
north
of
Gallup

5116-30 5224-570 5340
not within maximum bridging plug @ 5770
6030-6080 plugged perf. in DK.

permission to produce the above-described well at such off pattern location as the regular well for the above-described forty acre tract.

That there should be no parties other than applicant interested in this application, because the ownership of the forty acre Gallup unit to the east (the unit which is being crowded by the subject well) is identical to the unit upon which the subject well is located.

WHEREFORE, APPLICANT PRAYS that this application be set down for hearing; that notice thereof be given in accord with the rules of this Commission, and the laws of the State of New Mexico, and that from the evidence to be adduced at such hearing this Commission enter its Order granting applicant permission to produce the above-described well as the regular well for the Gallup formation for the above-described forty acres.

SOUTHWEST PRODUCTION CO.

By: Geo. L. Ventry

Suspect Section
17-10
Same property

1500
17-10
130

1500
17-10
130

ILLEGIBLE