	ENERGY AND MINERALS DEPAH IMENT June 7-86 OIL CONSERVATION DIVISION
÷.	UIL CUNSERVATION DIVISION

1

HOBBS DISTRICT OFFICE

TONEY ANAYA

September 19, 1985

POST OFFICE BOX 1980 HOBBS, NEW MEXICO 88240 (505) 393-6161

A. F. Roberts, Jr. c/o Oil Reports & Gas Services, Inc. Box 763 Hobbs, NM 88240

SUBJECT: Bogle Farms SWD Well #1 660/S & 660/W, Sec 16, T11S, R34E

Gentlemen:

The above-referenced disposal has been inactive for many years. It appears there is no further need for this well for disposal purposes and it should be plugged and abandoned.

You are requested to submit your proposal for plug and abandonment of this well within the next 30 days. The plugging operation should be completed within 60 days.

If for some reason the owner wishes to delay plugging until a later date, you must pressure test the casing if the well is to be left shutin.

We require 24-hour notice prior to commencing plugging operations or pressure testing.

Very truly yours,

OIL CONSERVATION DIVISION

′Jerry_&exton Supervisor, District I

JS/ED

cc: File

LAW OFFICES OF

JAMES E. SNIPES A PROFESSIONAL CORPORATION 205 NORTH FIRST STREET P. C. BOX 1565 LOVINGTON, NEW MEXICO 88260 (505) 396-3692

April 15, 1986

Oil Reports and Gas Services Attn: Donna McDonald P. O. Box 763 Hobbs, New Mexico 88240

> Re: Bogle Farms SWD #1-M, 16-11-34

Dear Ms. McDonald:

My clients have delivered your letter of March 25, 1986 to A. F. Roberts, Jr. to me for response. As you know, there is no one to file the reports you indicate. My clients will be happy to cooperate with you but there is no desire on their part to become obligated for any part of this particular salt water disposal well. I would recommend you get in touch with the bondsman and have him contact me if he has any questions about our position.

Sincerely, JAMES E. SNIPES

JES/me

cc: R. L. McMillon

OFFICE: 1008 W BROADWAY

MALLING ADDRESS PO BOX 789 755 HOBBE NEW MED 88240

Oil Reports and Gas Services, Une. THE COMPLETE OIL FIELD MEDORTING SERVICE

 PHONE:
 393-2727
 DUNNA HOLLE R

 393-2017
 MANAGLP

MEMOTO: James Snipes

۰.

6/9/86

I should like to clear up the fact that Donna AcDonald is with the Oil Conservation Division and Donna Holler is with Oil Reports & Gas Services, Inc.

No one advised the that you were the attorney for Elsie Mcmillon.

No one has advised the what response I should make to the Oil Conservation Division for monthly reports on the Bogle Farms #1.

Kioma Walie)

LAW OFFICES OF

JAMES E. SNIPES A PROFESSIONAL CORPORATION 205 NORTH FIRST STREET P. O. BOX 1565 LOVINGTON, NEW MEXICO 88260

(505) 396-3692

May 2, 1986

Energy & Minerals Department Attn: Donna Holler P. O. Box 755 Hobbs, New Mexico 88240

> Re: Bogle Farms, 1 M 16-11S-34E

Dear Ms. Holler:

In response to your note of April 25, 1986 to Elsie McMillon, A. F. Roberts, Jr. has been deceased for many years now. There is not, and never has been, a probate of his estate and Mrs. McMillon cannot assume his responsibilities to plug abandoned wells.

It is awkward to receive your correspondence from my clients, would you please send any correspondence directly to me?

Sincerely, JAMES E. SNIPES

JES/me

cc: Elsie McMillon Donna McDonald

50 YEARS



STATE OF NEW MEXICO ENERGY AND MINERALS DEPARTMENT OIL CONSERVATION DIVISION



GOVERNOR

June 3, 1986

POST OF LICE BOX 2088 STATE LAND OFFICE BUILDING SANTA FE, NEW MEXICO 87501 (505) 827-5800

CERTIFIED - RETURN RECEIPT REQUESTED

A. F. Roberts, Jr.
c/o Oil Reports & Gas Services, Inc.
P. O. Box 763
Hobbs, New Mexico 88240

Great American Insurance Co. Broadmoor Insurance Agency, Inc. P. O. Box 576 Hobbs, New Mexico 88240

Elsie R. McMillon P. O. Box 6723 Lubbock, Texas 79413

> Re: Bogle Farms Well No. 1, located in Unit M of Section 16, Township 11 South, Range 34 East, Lea County Plugging Bond

Gentlemen:

Enclosed is a copy of the docket of the Examiner Hearing to be held on Thursday, June 12, 1986, at 8:15 a.m. in the Oil Conservation Division Conference Room, State Land Office Building, Santa Fe, New Mexico. Case 8910 concerns the above captioned subject matter.

Sincerely, JEFFERY TAYLOR General Counsel

JT/fd enc.

Origh Jame & Dough 6/9/81

~

Decrets Los. 10-66 and 21-86 are tentatively set for June 16 and July 9, 1986. Applications for rearing must be filed at less 10 days in advance of hearing date.

DOCHET: EVANDER HENDRIG - MERITSONY - THE 11, 1986 3:15 A.M. - OIL CONSERVATION DIVISION DIFFERICE MCM, STATE LAND OFFICE BUILDING, SANTA FE, NUM VERICO

The following cases will be heard before David P. Catanach, Examiner, or Michael E. Stogner, Alternate Examiner:

- <u>INSE 3909</u>: In the matter of the hearing called by the Cil Conservation Division on its own motion to amend Rule 112 to provide for administrative approval of applications for treating plants, to require a tash or survey bond sufficient for surface reclamation of the treating plant facility site, and to additionally condition the bond upon land surface reclamation to OCD standards.
- <u>USE 1910</u>: In the matter of the hearing called by the Oil Conservation Division on its dwn motion to permit A. F. Foberts, Jr., Great American Insurance Company, and other interested parties to appear and show tause why the Bogle Farms SND Well No.1 located 660 feet from the South and West lines of Section 16, Township 11 South, Pange 14 East, Lea County, should not be plugged and abandoned in accordance with a Division-approved plugging program.
 - <u>INSE 3911</u>: In the matter of the hearing called by the Oil Conservation Division on its own motion to permit I. 6 W., Inc. to appear and show cause why its Form C-133, Authorization to Haul Water, should not be cancelled for non-compliance with Oil Conservation Division's regulations.
 - <u>CISE 3912</u>: Application of Parabo, Inc. for salt water disposal, Lea County, New Mexico. Applicant, in the abovestyled cause, seeks authority to dispose of produced salt water into the San Andres formation in the perforated interval from 4300 feet to 4950 feet in its Royalty Holding Well No. 4, located 660 feet from the North and East lines of Section 25, Township 21 South, Range 37 East.
 - DEE 6011: Application of Dexon Corporation for an unorthodox gas well location and a non-standard gas proration unit, Eddy County, New Mexico. Applicant, in the above-styled cause, seeks approval of an unorthodox gas well location 1980 feet from the North line and 525 feet from the West line of Section 7, Township 17 South, Range 29 East, Undesignated South Empire-Morrow Gas Pool, the NE/4, E/2 NW/4, and Lots 1 and 2 of said Section 7 to be dedicated to said well forming a 292.32-acre non-standard gas spacing and proration unit.
 - <u>UNSE 3914</u>: Application of Chase Energy, Inc. for salt water disposal, San Juan County, New Mexico. Applicant, in the above-styled cause, seeks authority to dispose of produced salt water into the Slick Pock-Dakota Cil Pool in the open-hole interval from 750 feet to 758 feet in their DEB Well No. 18 located 510 feet from the South line and 420 feet from the East line (Unit P) of Section 36, Township 30 North, Range 17 West.
 - INSE 2891: (Continued from May 28, 1986, Examiner Hearing)

Application of Manana Gas, Inc. for an unorthodox gas well location, San Juan County, New Mexico. Applicant, in the above-styled cause, seeks approval of an unorthodox gas well location for its proposed Hartman Well No. 1-E to be drilled 1230 feet from the North line and 55 feet from the East line of Section 22, Township 29 North, Range 11 West, Basin-Dakota Pool, the E/2 of said Section 22 to be dedicated to the well.

USE 3890: (Continued from May 26, 1966, Examiner Hearing)

Application of Manana Gas, Inc. for an unorthodox gas well location, San Juan County, New Mexico. Applicant, in the above-styled cause, seks approval of an unorthodox gas well location for its proposed Nancy Hartman Well Mo. 1 to be drilled 1100 feet from the North line and 55 feet from the Tast line of Section 22, Township 29 North, Pange 11 West, Bloomfield-Chacra Pool, the NE/4 of said Section 22 to be dedicated to the well.

<u>DUSE 3915</u>: (This case will be continued to June 25, 1986)

Application of Tenneco Oil Company for directional drilling, San Juan County, New Mexico. Applicant, in the above-styled cause, seeks authority for the directional drilling of four wells to the BasinSTATE OF NEW MEXICO F RGY AND MINERALS DEPARTM OIL CONSERVATION DIVISION

> CASE NO. 8910 Order No. R-8269

Р

IN THE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION DIVISION ON ITS OWN MOTION TO PERMIT A. F. ROBERTS, JR., GREAT AMERICAN INSURANCE COMPANY, AND OTHER INTERESTED PARTIES TO APPEAR AND SHOW CAUSE WHY THE BOGLE FARMS SWD WELL NO. 1 LOCATED 660 FEET FROM THE SOUTH AND WEST LINES OF SECTION 16, TOWNSHIP 11 SOUTH, RANGE 34 EAST, LEA COUNTY, SHOULD NOT BE PLUGGED AND ABANDONED IN ACCORDANCE WITH A DIVISION-APPROVED PLUGGING PROGRAM.

ORDER OF THE DIVISION

BY THE DIVISION:

This cause came on for hearing at 8:15 a.m. on June 12, 1986, at Santa Fe, New Mexico, before Examiner David R. Catanach.

NOW, on this 28th day of July 1986, the Division Director, having considered the testimony, the record, and the recommendations of the Examiner, and being fully advised in the premises,

FINDS THAT:

(1) Due public notice having been given as required by law, the Division has jurisdiction of this cause and the subject matter thereof.

(2) A. F. Roberts, Jr. is the owner and operator of the Bogle Farms SWD Well No. 1 located 660 feet from the South and West lines of Section 16, Township 11 South, Range 34 East, NMPM, Lea County, New Mexico.

(3) Great American Insurance Company is the surety on the Oil Conservation Division plugging bond on which A. F. Roberts, Jr. is principal.

(4) The current condition of said well is such that waste may occur, correlative rights may be violated, or fresh waters may be contaminated if action is not taken to properly plug and abandon the well.

(5) In order to prevent waste, protect correlative rights, and prevent any fresh water contamination, the above-described well should be plugged and abandoned in

-2-Case No. 89 Order No. R-8269

accordance with a program approved by the Division's district office in Hobbs on or before September 1, 1986.

IT IS THEREFORE ORDERED THAT:

(1) A. F. Roberts, Jr. and Great American Insurance Company are hereby ordered to plug and abandon the Bogle Farms SWD Well No. 1 located 660 feet from the South and West lines of Section 16, Township 11 South, Range 34 East, NMPM, Lea County, New Mexico, on or before September 1, 1986.

(2) A. F. Roberts, Jr. and Great American Insurance Company, prior to plugging and abandoning the above-described well, shall obtain from the Hobbs office of the Division an approved plugging program and shall notify said Hobbs office of the date and time said work is to be commenced whereupon the Division may, at its option, witness such work.

(3) Jurisdiction of this cause is retained for the entry of such further orders as the Division may deem necessary.

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

STATE OF NEW MEXICO OIL CONSERVATION DIVISION

.

Ř. L. STAMETS Director

SEAL fd/ NO. 21.167 FILED FOR RECORD ESTATE OF ANDREW FLORENCE ROBERTS, JR. I OF DECEASED I LUBBOCK COUNTY, TEXAS

٨.

APPLICATION FOR PROBATE OF WILL AND FOR ISSUANCE OF LETTERS TESTAMENTARY

TO THE HONORABLE JUDGE OF SAID COURT:

ELSIE ROBERTS MCMILLON, hereinafter referred to as applicant, comes now and respectfully shows the Court:

Ι.

That applicant, Elsie Roberts McMillon resides at 7003-B Hartford Street, Lubbock, Lubbock County, Texas, and is domiciled in the State of Texas.

II.

That ANDREW FLORENCE ROBERTS, JR. also known as A. F. Roberts, Jr. is dead, having died on the 11th day of November, 1981, at the age of 67 years, in Lubbock, Lubbock County, Texas, at which time Decedent was domiciled in Lubbock County, Texas.

III.

That this Court has venue, since the Decedent resided in Lubbock County, Texas, and was domiciled in the State of Texas at the time of Decedent's death.

IV.

That Decedent owned property of a probable value in excess of \$1,000,000.00 consisting of real and personal property.

That Decedent left a written will dated October 14, 1980, and filed herewith, in which applicant, Elsie Roberts McMillon of 7003-B Hartford Street, Lubbock, Texas, was named as Independent Executrix without bond: that said will was witnessed by Rachel Pedigo and Winston P. Brummett of Lubbock, Texas, and said will has been made self-proved by the acknowledgment thereof by the Testator and the affidavits of the attesting witnesses,

IVOL 382 me 553

1-4

each made before an officer authorized to take acknowledgments to deeds of conveyance and to administer oaths under the laws of this State, such acknowledgments and affidavits being evidenced by the certificate, with seal affixed, of such officer attached or annexed to said will, all in compliance with the Texas Probate Code.

•• •

2 -

vı.

No child was born to or adopted by the Decedent after the making of such will.

VII.

Elsie Roberts McMillon is not disqualified by law from accepting Letters Testamentary and desires that Letters Testamentary be issued to her.

VIII.

The Decedent was not married at the date of his death. He was married to Winona L. Roberts which terminated in a divorce on October 3, 1980, in Lubbock County, Texas.

WHEREFORE, PREMISES CONSIDERED, Applicant prays that citation be issued to all persons interested in the estate of Andrew Florence Roberts, Jr., deceased, as required by law and that said will be admitted to probate; that Letters Testamentary as Independent Executrix, without bond, be issued Elsie Roberts McMillon, and that such other and further orders be made as the Court may deem proper.

Respectfully submitted,

MCWHORTER, COBB & JOHNSON Attorney at Law 1502 Avenue Ω Lubbock, Texas

CRAIG BRUMMETT 2315 50th Street Lubbock, Texas 79412

mull

Craig Brummett State Bar No. 3247000

STATE OF TEXAS

I, ELSIE ROBERTS MCMILLON, state that I am the applicant in the foregoing "Application for Probate of Will and for Issuance of Letters Testamentary". I have read said application and do solemnly swear that the matters contained therein are true and correct.

1510 Roberts McMillon

SWORN TO AND SUBSCRIBED BEFORE ME by ELSIE ROBERTS MCMILLON on this the $\frac{12}{12}$ day of November, 1981, to certify which witness my hand and seal of office.

Notary Public, in and for Lubbock County, Texas

Seal

(Seal)

VOL 382 MOR 555

- 3 -

VOL 382 PAGE 556

Tast Will and Testament

OF

ANDREW FLORENCE ROBERTS, JR., Also known as A. F. ROBERTS, JR., STATE OF TEXAS

COUNTY OF LUBBOCK

KNOW ALL MEN BY THESE PRESENTS:

That I, ANDREW FLORENCE ROBERTS, JR., also known as A. F. ROBERTS JR., of Lubbock County, Texas, being of sound and disposing mind and memory, and desiring to dispose of my worldly affairs, do hereby make, declare and publish this my Last Will and Testament, hereby revoking any and all Wills heretofore made by me.

I.

I direct that upon my death, my body be buried in a decent Christian manner suitable to my circumstances and condition in life.

II.

I direct that all of my just debts and taxes be paid out of any property which I may own at my death but they shall not require prepayment of any obligations not then due.

III.

I give, devise and bequeath all of my property and estate of which I die seized and possessed to my sister, ELSIE ROBERTS MCMILLON, in fee simple absolute. Provided however, in the event ELSIE ROBERTS MCMILLON should predecease me, I give, devise and bequeath all of my property and estate of which I die seized and possessed to REGNAL LUTHER MCMILLON and the children of ELSIE ROBERTS MCMILLON share and share alike, in fee simple, absolute if all of them survive me, but if all do not survive me, then equally to those named who do survive me, in fee simple, absolute.

IV.

I intentionally make no provision in my will for my children, SAMUEL JOSEPH ROBERTS and GARY LYNN ROBERTS and it is my will that they do not redeive any portion of my estate.

1.11

NENEW FLORENCE RODERTS, JR., Testator

Last Will and Testament

Page - 2 -

v.

I hereby appoint my sister, ELSIE ROBERTS MCMILLON as Independent Executrix of this my Last Will and Testament. In the event that she fails to or is unable to serve in such capacity, for any reason, then I appoint her husband, REGNAL LUTHER MCMILLON as Alternate Independent Executor of my Will and Estate.

I direct that no bond be required of named Executrix or any Alternate and that no other action be had in the probate court in relation to the settlement of my estate, than the probating and recording of this instrument and return of Statutory Inventory and Appraisement.

My Executrix shall have, in extension and not in limitation of the powers given by law or by other provisions of this Will, the following powers with respect to the settlement of my estate, to be exercised in each case from time to time in the discretion of my Executrix without further order or license of any Court:

- (a) To retain any and all property received for as long as such retention appears advisable.
- (b) To invest and reinvest in stocks, shares, and obligations of corporations, or unincorporated associations or trusts and of investment companies or in any other kind of personal or real property, notwithstanding the fact that any or all of the investments made are of a character or size which but for this expressed authority would not be considered proper for Executors.
- (c) To hold securities or other estate property in the name of my Executor as Executor or in my Executor's own name or in the name of a nominee or unregistered in a condition where ownership will pass by delivery.
- (d) To continue and operate, to sell or to liquidate, as my Executor deems advisable at the risk of my estate, any business or partnership interest received by my estate.
- (e) To sell for cash or on deferred payments at public or private sale, to exchange, and to convey any portion of my estate, real, personal, or mixed at the time or price and on the terms and conditions which my Executor may determine.
- (f) To lease any real or personal property of my estate for any purpose for terms within or extending beyond the term of the settlement of my estate.

VOL 382 PACE 557

(g) To manage, control, improve, and repair real and personal property belonging to my estate.

fiel ANDREW FLORENCE ROBERTS, JR., Testator

last Will and Testament

Page - 3 -

VOL 382 PAGE 558

- (h) To procure and carry at the expense of my estate insurance of the kinds, forms and amounts deemed advisable by my Executor to protect my estate and my Executor against any hazard.
- (i) To enforce any deed of trust, mortgage, or pledge held by my estate and to purchase at any sale thereunder any property subject to any such hypothecation.
- To commence or defend at the expense of my estate any (j) litigation affecting my estate deemed advisable by my Executor.
- (k) To compromise, submit to arbitration, release with or without consideration, or otherwise adjust claims in favor of or against my estate.
- (1) When distributing my estate, to make such distribution wholly or partly in kind by allotting and transferring specific securities or other personal or real properties or undivided interests therein as a part of the whole of any one or more shares at current values in the manner deemed advisable by my Executor.

If any provision of this Will or of any codicil thereto is held to be inoperative, invalid, or illegal, it is my intention that all of he remaining provisions thereof shall continue to be fully operative and effective so far as is possible and reasonable.

This I make and publish as my Last Will and Testament, hereunto signing and subscribing my name this 14th day of Citoten 1980, in the presence of the undersigned who witnessed the same at my request at Lubbock, Texas.

ANDREW FLORENCE ROBERTS, JR., Testator

The above instrument is now here published as his Last Will and signed and subscribed by ANDREW FLORENCE ROBERTS, JR., Testator, in our presence, and we at his request and in his presence and in the presence of each other, sign and subscribe our names as attesting vitnesses.

Kachel Pedigo WITNESS

Last Will and Testament

Page - 4 -

STATE OF TEXAS

BEFORE ME, personally appeared ANDREW FLORENCE ROBERTS, JR., dial and the Norton P. 19 un mill known to me to be the Testator and the witnesses, respectively, whose names are subscribed to the annexed or foregoing instrument in their respective capacities, and all of said persons having been duly sworn by me, the said ANDREW FLORENCE ROBERTS, JR., Testator, declared to me and to the said witnesses, in my presence, the said instrument is his Last Will and Testament and he has willingly made and executed it as his free act and deed for the purposes therein expressed and the said witnesses each on his oath, stated to me, in the presence of the said Testator, that the said Testator had declared to them that said Instrument is his Last Will and Testament and he executed the same as such and wanted each of them to sign it as a witness; upon their oaths each witness stated further that they did sign the same as witnesses In the presence of the said Testator and at his request; that the Festator was at that time above the age of twenty-one (21) years of age and of sound mind; and that each of said witnesses was then at least fourteen (14) years of age.

FLORENCE ROBERTS, JR., Testator

SUBSCRIBED AND ACKNOWLEDGED BEFORE ME by the said ANDREW FLORENCE ROBERTS, JR., Testator, and SUBSCRIBED AND SWORN BEFORE ME by the said Kained Kadiger and Winsten R. Brunnmell, witnesses, this 144/1 day of Cateboon, 1980. Seal Motary PUBLIC, in and Tor Lubbook County, Texas

VOL 382 ma 564

FUELTER

	NO. <u>21,167</u>	JAN 22 3 OU FH 182
ESTATE OF	ð	IN THE COUNTY COURT
ANDREW FLORENCE ROBERTS,	JR. 🕴	OF output tere, tot. beck Carely, Ire a
DECEASED	Q.	LUBBOCK COUNTY, TEXAS

• • • • • •

ORDER ADMITTING WILL TO PROBATE AND APPOINTING INDEPENDENT EXECUTRIX

BE IT REMEMBERED that on this day came on to be heard the application of ELSIE ROBERTS McMILLON for probate of the Last Will and Testament of ANDREW FLORENCE ROBERTS, JR.; said apolication and Will having been filed with this Court on the 12th day of November, 1981, and it appearing to the Court that said Will has been made self proved by the acknowledgment thereof of the Testator and the affidavits of the attesting witnesses, each made before an officer authorized to take acknowledgments to deeds of conveyance and to administer oaths under the laws of this state, such acknowledgments and affidavits being evidenced by the certificate with official seal affixed of such officer attached or annexed to said Will, all in compliance with the Texas Probate Code; that the decedent died on November 11, 1981, and that four years have not elapsed since the date of the death of the decedent and the filling of said application; that this Court has jurisdiction and venue over the estate of the decedent; that citation has been served and returned in the proper manner and for the length of time required by the Texas Probate Code; that the person for whom Letters Testamentary is sought is entitled to same by law and is not disqualified; that the decedent at the time of executing the Will was at least nineteen (19) years of age, and rational, entirely same and of sound mind; that the decedent executed the Last Will and Testament with the formalities and solemnitles and under the circumstances required by law to make it a valid Will, and that said Will was not revoked by the decedent; that the decedent never adopted any child, and no child was born to him after the execution of the Will offered for probate in this cause; that the decedent was married twice during his lifetime, the first marriage being to FLOY GOOCH which terminated in divorce on November of 1949; the second marriage being to WINONA L. ROBERTS which terminated in a divorce on October 3, 1980; that the decedent was not married at the date of his death; that all the necessary proof required for the probate of said Will has been made, and the person to whom Letters Testamentary is to be granted, i.e., ELSIE ROBERTS McMILLON, is named in said Will as Independent Executrix to serve without bond and no appraiser need be appointed, It is accordingly,

ORDERED, ADJUDGED and DECREED by the Court that the Last Will and Testament of ANDREW FLORENCE ROBERTS, JR. is hereby admitted to probate, and said Will together with the application for probate, is ordered to be recorded by the clerk in the minutes of this Court. It is further ordered that Letters Testamentary as Independent Executrix of the estate of ANDREW FLORENCE ROBERTS, JR. be granted to ELSIE ROBERTS McMILLON, to serve without bond, upon the taking of the oath required by law.

SIGNED and ENTERED This (22ND) day of January, 1982.

. . . .

Kodrick L. Shaw

VOL 382 PAGE 565

- 2 -

. .

VOL 382 MCE 566

NO). 21,167		FILED FOR RECORD
			JAN 22 3 04 PH 102
ESTATE OF	ł	IN THE COUNTY	COURT
ANDREW FLORENCE ROBERTS, JR	₹., ₹	OF	and during the providence of t
DECEASED	Q	LUBBOCK COUNT	Y, TEXAS

OATH OF EXECUTRIX

I, ELSIE ROBERTS McMILLON, do solemnly swear that the writing which has been offered for probate in the above entitled and numbered proceeding is the Last Will and Testament of ANDREW FLORENCE ROBERTS, JR., as far as I know or believe, and that I will well and truly perform all the duties of Executrix of said Will of the estate of ANDREW FLORENCE ROBERTS, JR.

Millow ELSIE ROBERTS McMILLON Independent Executrix

SUBSCRIBED AND SWORN TO BEFORE ME, by the said ELSIE ROBERTS McMILLON on this $\frac{2}{2}$ day of January, 1982.

Seal

in and for Y Public, in and ck County, Texas

(Seal)

ч.,

NO. 21,167 IN THE MATTER OF THE \$ IN THE COUNTY COURT ESTATE OF ANDREW FLORENCE \$ OF County Clerk, Linkle A County, Texas ROBERTS, JR., DECEASED \$ LUBBOCK COUNTY, TEXAS

INVENTORY, APPRAISEMENT AND LIST OF CLAIMS

Date of Death: November 11, 1981

The following is a full, true and complete Inventory and Appraisement of all personal property and all real property situated in the State of Texas, together with a List of Claims Due and Owing to this Estate as of the date of death, which have come to the possession or knowledge of the undersigned.

INVENTORY AND APPRAISEMENT

Real Property (See Schedule A)	\$ 8,000.00
Stocks and Bonds (See Schedule B)	\$ 88.00
Nortgages, Notes and Cash (See Schedule C)	\$ <u>1,200,298.26</u>
Miscellaneous Property (See Schedule D)	\$
TOTAL REAL AND PERSONAL PROPERTY	\$1,219,843.26

Respectfully submitted,

CRAIG BRUMMETT 2315 50th Street Lubbock, Texas 79412 SBN 3247000 (806/795-5269)

McWHORTER, COBB AND JOHNSON 1502 Avenue Q Lubbock, Texas 79401 806/762-0214

By: Charles L. C SBN 04434000 Cobb

ATTORNEYS FOR ELSIE ROBERTS McMILLON, INDEPENDENT EXECUTRIX OF THE ESTATE OF ANDREW FLORENCE ROBERTS, JR., DECEASED.

 $_{\text{LVOL}} 386 \text{ page} 43$

1

THE STATE OF TEXAS S COUNTY OF LUBBOCK

ş

I, ELSIE ROBERTS McMILLON, having been duly sworn, hereby state on oath that the foregoing Inventory, Appraisement and List of Claims is a true and complete statement of all the property and claims of the Estate that have come to my knowledge.

endent

Executrix of the Estate of Andrew Florence Roberts, Jr., Deceased.

SUBSCRIBED AND SWORN TO BEFORE ME by the said ELSIE ROBERTS McMILLON, on this the 12^{th} day of April, 1982, to certify which witness my hand and seal of office.

SEAL

State and for the of Texas.

PEGGY EDMONSON