

THE DAILY JOURNAL

PUBLISHER'S AFFIDAVIT

STATE OF COLORADO }
City and County of Denver, } ss.

I, Walter J Gruenwald
of the City and County of Denver,
State of Colorado, being duly sworn,
upon oath say that I am the legal editor
of The Daily Journal; that I have
personal knowledge of all the facts
set forth in this affidavit; that said
The Daily Journal is a public daily
newspaper of general circulation
having its principal office and place
of business situated in said City and
County of Denver; that said The
Daily Journal is printed and pub-
lished daily except Sundays, Mon-
days and legal holidays; that said
The Daily Journal is a daily news-
paper within the meaning of the act
of the General Assembly of the State
of Colorado, approved April 7, 1921
and entitled "An Act Concerning
Legal Notices, Advertisements and
Publications, and the Fees of Print-
ers and Publishers Thereof, and to
Repeal All Acts and Parts of Acts
in Conflict with the Provisions of
This Act" and as amended by
an act of said General Assembly,
entitled, "An Act to Amend An
Act Entitled "An Act Concerning
Legal Notices, Advertisements and
Publications and the Fees of Print-
ers and Publishers Thereof and to
Repeal All Acts and Parts of Acts in
conflict with the Provisions of this
Act," approved March 30, 1923, and
as amended by an act of said Gen-
eral Assembly approved May 18,
1931 entitled "An Act To Amend
Section 4 of Chapter 139, Session Laws
of Colorado, 1923, Relating To Legal
Notices and Advertisements," which
said Act took effect on and after the
first day of January, 1932, and as
amended by an act of said General
Assembly, entitled "An Act To Amend
Chapter 139 Of The Session Laws Of
1923 Relating To Legal Notices and
Advertisements; To Define News-
papers Qualified To Publish Legal
Notices And Advertisements And
The Fees Of Printers and Publishers
Thereof, And To Provide That The
Costs Of Such Legal Notices And Ad-
vertisements Shall Be Taxed As
Fees," approved March 5, 1935; and
as amended by an act of said Gen-
eral Assembly entitled "An Act Re-
lating to Legal Notices and Adver-
tisements, and Amending Section 1,
of Chapter 113 Session Laws of 1931,"
approved March 25, 1935; that said
newspaper had, prior to January
1st, 1936, and has ever since said
date, been admitted to the United
States mails as second class matter
under the provisions of the act of
March 3, 1879 or any amendments
thereof; that said newspaper is
printed and published in whole in
said City and County of Denver and
has a general circulation therein;
that said newspaper had been so
printed and published as a public
daily newspaper of general circula-
tion in said City and County of Den-
ver, uninterruptedly and continu-
ously, during the period of more
than fifty-two consecutive weeks
next prior to the first issue thereof
containing the annexed legal notice
and advertisement; that said legal
notice and advertisement was pub-
lished daily except Sundays, Mon-
days and legal holidays in the reg-
ular edition of said newspaper for

one consecutive days; that
the first publication of said legal
notice and advertisement was in the
regular edition of said newspaper
of the 24th day of
June A. D. 19 52
that the last publication of said
legal notice and advertisement was
in the regular edition of said news-
paper of the 24th day of
June A. D. 19 52;
and that, therefore, said legal notice and
advertisement was duly published in
a newspaper duly qualified for that
purpose within the meaning of said
above-mentioned acts of the General
Assembly of the State of Colorado.

Walter J. Gruenwald

Subscribed and sworn to, at the
City and County of Denver, State of
Colorado, before me, a Notary Public,
this 24th day of June
A. D. 19 52.

Witness my hand and notarial seal.

Paul E. Cronin
Notary Public.

2M-2-52

My Commission expires May 19, 1956

NO. _____



00804547

**BEFORE THE OIL AND GAS CON-
SERVATION COMMISSION OF
THE STATE OF COLORADO**

Cause No. 8

IN THE MATTER OF THE APPLI-
CATION OF SINCLAIR OIL & GAS
COMPANY FOR AN ORDER
FROM THE COLORADO OIL AND
GAS CONSERVATION COMMISS-
ION PROVIDING FOR TWENTY
ACRE DRILLING AND SPACING
UNITS ACCORDING TO THE
GOVERNMENTAL SURVEY
THEREOF FOR THE DAKOTA
SAND COMMON SOURCE OF SUP-
PLY UNDERLYING THE SW 1/4
OF SECTION 32 AND S 1/4 OF SEC-
TION 31—TOWNSHIP 10 NORTH,
RANGE 52 WEST, AND W 1/4 OF
SECTION 5 AND ALL OF SEC-
TION 6 AND N 1/4 OF SECTION 7
AND NW 1/4 OF SECTION 8—ALL
IN TOWNSHIP 9 NORTH, RANGE
52 WEST, AND S 1/4 OF SECTION
36, TOWNSHIP 10 NORTH,

RANGE 53 WEST, AND ALL OF
SECTION 1 AND N 1/4 OF SEC-
TION 12—TOWNSHIP 9 NORTH,
RANGE 53 WEST—ALL IN LO-
GAN COUNTY, COLORADO,
WHICH AREA IS KNOWN AS
THE WEST PADRONI FIELD.

NOTICE OF HEARING

TO ALL OPERATORS, PURCHAS-
ERS AND TAKERS OF OIL AND
GAS IN COLORADO AND ALL
OTHER INTERESTED PERSONS,
P A R T I C U L A R L Y I N L O G A N
COUNTY, COLORADO:

NOTICE IS HEREBY GIVEN that
the Colorado Oil and Gas Conserva-
tion Commission will hold a hearing
at 330 State Office Building, Denver,
Colorado, on the 7th day of July,
1952, at 10 A.M., upon the applica-
tion of Sinclair Oil & Gas Company
for an order establishing proper
drilling and spacing units for the
production of oil and gas from the
Dakota Sand common source of sup-
ply underlying the—

SW 1/4 of Section 32 and S 1/4 of
Section 31—Township 10 North,
Range 52 West, and W 1/4 of Section
5 and All of Section 6 and N 1/4 of
Section 7 and NW 1/4 of Section 8—
all in Township 9 North, Range 52
West, and S 1/4 of Section 36, Town-
ship 10 North, Range 53 West, and
All of Section 1 and N 1/4 of Section
12—Township 9 North, Range 53
West—all in Logan County, Colo-
rado, which area is known as the
West Padroni Field.

NOTICE IS FURTHER GIVEN
that applicant requests that the
Commission establish twenty acre
drilling and spacing units for said
common source of supply with wells
to be located in the center of the
northwest and the southeast ten
acres of each quarter quarter sec-
tion and each quarter quarter sec-
tion to be divided into two drilling
and spacing units by a line running
north and south through the center
of each quarter quarter section, and
that a tolerance of fifty feet in any
direction from the prescribed well
location be provided in the event
surface obstructions or undue haz-
ards are encountered at the pre-
scribed location.

NOTICE IS FURTHER GIVEN
that this Commission will at said
time and place fix the location of
the permitted wells in each drilling
and spacing unit and take such other
action as is necessary to protect the
correlative rights of all interested
parties and to prevent waste in the
production of oil and gas from said
common source of supply that to the
Commission seems proper.

All persons interested in this mat-
ter may appear on said date and be
heard.

DONE AND PERFORMED this
20th day of June, 1952.

THE OIL AND GAS CONSER-
VATION COMMISSION OF
THE STATE OF COLORADO
By JOHN E. CRONIN

Secretary

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