

LAMAR, COLORADO

PROOF OF PUBLICATION



STATE OF COLORADO, }
County of Prowers } ss.
Fred M. Betz Jr.

Paste Advertisement Here

being duly sworn, deposes and says:
1. That he is the publisher
of The Lamar-Tri-State Daily News, and that the said
The Lamar-Tri-State Daily News is a newspaper of
general circulation and that said newspaper is printed
and published daily, except Sundays and legal holidays.

2. That the said The Lamar-Tri-State Daily News has
been established, and has been printed and published
in the County of Prowers in the state of Colorado, un-
interruptedly and continuously during the period of at
least six months prior to the first issue thereof contain-
ing said public notice

a copy of which is attached hereto.
3. That the said The Lamar-Tri-State Daily News is
a daily newspaper of general circulation and it is
printed and published wholly in the said County of
Prowers, in which said County it is required that said
public notice

be published.
4. That the said The Lamar-Tri-State Daily News has
been admitted to the United States mails as second
class matter under the provisions of the Act of Con-
gress of March 3, 1879, and amendments thereof.

5. That the said The Lamar-Tri-State Daily News is
a daily newspaper duly qualified for the publication of
said public notice

within the meaning of "An Act Concerning Legal No-
tices, Advertisements and Publications, and the Fees of
Printers and Publishers Thereof, and to Repeal All Acts
and Parts of Acts in Conflict with the Provisions of
this Act" being Chapter 169 of the Session Laws of
Colorado of 1921, as amended by Chapter 139 of the
Session Laws of Colorado of 1923, and also as amended
by Chapter 113 of the Session Laws of Colorado of 1931,
and further amended by Chapters 155 and 156 of the
Session Laws of Colorado of 1935.

6. That the said The Lamar-Tri-State Daily News is a
daily newspaper duly qualified for the publication of
the said public notice

within the meaning of Sections 1 to 7, both inclusive, of
Chapter 130, Volume IV, 1935 Colorado Statutes An-
notated.
7. That the said annexed public notice

is a full, true and correct copy of the original thereof,
and that the same was published in each of the regular
and entire issue of said newspaper, once for two
weeks by two insertions and that
the first publication of said public notice

in said newspaper was on the 24th day of
March, 1980, and the last publication
of said public notice was in said
newspaper on the 28th day of March
1980.

Fred M. Betz Jr.
Publisher
Subscribed in my presence and sworn to before me
this 9th day of April, 1980
My commission expires 9/20/82
Marta Sanders
Notary Public

BEFORE THE OIL AND GAS CONSERVATION
COMMISSION OF THE STATE OF COLORADO
CAUSE NO. 363
IN THE MATTER OF THE PROMULGATION
AND ESTABLISHMENT OF FIELD RULES TO
GOVERN OPERATIONS IN THE CLYDE FIELD,
PROWERS COUNTY, COLORADO
NOTICE OF HEARING
TO ALL INTERESTED PERSONS AND TO
WHOM IT MAY CONCERN:
On March 6, 1980, Walter V. Berry, by his at-
torney, filed with the Commission an application
for an order establishing 160-acre drilling and
spacing units for the production of gas and
associated hydrocarbons from the Morrow for-
mation, common source of supply underlying the
following described lands in Prowers County,
Colorado, to-wit:
Township 22 South, Range 45 West, 6th P.M.
Section 8: E1/2 Section 9: W1/2
and further providing that said units consist of a
quarter section of land according to the govern-
mental survey, with the permitted well located no
closer than 660 feet from the boundaries of the unit
and that Well No. 2-9 State, located in the
SW1/4 of said Section 9 be the permitted well
for the unit upon which it is located, and further
that the Director be permitted without additional
notice and hearing, grant exceptions to the per-
mitted well location to avoid hazardous conditions
in drilling near mines, mine shafts, water supply
sources or other surface conditions or obstructions
provided the owners of the contiguous and cor-
nering units toward which the proposed location
would be moved, file a waiver or consent in writing
agreeing to said exception.
NOTICE IS HEREBY GIVEN, that the Oil and
Gas Conservation Commission of the State of
Colorado, pursuant to the above, has set the above-
entitled matter for hearing on:
DATE: Monday, April 21, 1980
TIME: 9:00 a.m.
PLACE: Room 110, State Centennial Building,
1313 Sherman Street, Denver, Colorado 80203
Pursuant to said hearing in the above-entitled
matter at the time and place aforesaid, or at any
adjourned meeting, the Commission will enter such
orders as it deems appropriate to prevent the
waste of oil and gas, either or both, in the operation
of said field, and to carry out the purposes of the
statute.
Any interested party desiring to protest the
granting of the application should file with the
Commission a written protest no later than April
16, 1980, briefly stating the basis of the protest, and
such interested party shall, at the same time, serve
or mail a copy of the protest to the person filing the
application.
IN THE NAME OF THE STATE OF
COLORADO
OIL AND GAS CONSERVATION COMMISSION
OF THE STATE OF COLORADO
By /s/ Frank J. Piro, Secretary
Dated at Denver, Colorado
March 24, 1980
Published March 28, 1980