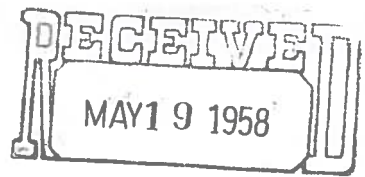




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#26-40

OIL & GAS
CONSERVATION COMMISSION

AFFIDAVIT OF PUBLICATION

STATE OF COLORADO, } ss.
County of Morgan, }

R. B. Spencer, being of lawful age and first

duly sworn on his oath, states that he is the Editor
of The Fort Morgan Times; that The Fort Morgan
Times is a daily newspaper of general circulation and
printed and published in the City of Fort Morgan in the
County of Morgan, State of Colorado; that said daily
newspaper has been published in said Morgan County,
Colorado, uninterruptedly and continuously during the
period of at least twelve months next prior to the first

issue thereof containing the annexed

Before the Oil and Gas Conservation
Commissionthat said daily newspaper is a daily newspaper and
qualified for that purpose within the meaning of the Act
of the General Assembly of the State of Colorado, ap-
proved March 30, 1923, and entitled, "An Act to amend
an Act entitled 'An Act concerning legal notices, adver-
tisements 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
Section 1 to 10 inclusive pages 404 to 409 inclusive of
Chapter 139 (pertaining to legal notices and advertise-
ments) of the Session Laws of the State of Colorado for
1923, as amended by Chapter 113, Session Laws 1931;that the annexed Noticeis published in the regular daily and entire issue of
said daily newspaper on Friday of each
successive day for a period of One insertions;
~~week~~
that the first publication of said Noticewas in the regular daily issue of said daily newspaper
dated May 16, 195 8
and the last publication thereof was in the daily issue of
said newspaper dated May 16, 195 8IN WITNESS WHEREOF, I have hereunto set my
hand this day of, 195STATE OF COLORADO, } ss.
County of Morgan, }

Subscribed and sworn to before me

Robert W. Spencera Notary Public in and for the County and State afore-
said by R. B. Spencer this
16th day of May, A. D. 195 8My commission expires Feb. 11, 1961

Notary Public.

NOTICE OF HEARING
CAUSE NO. 26
BEFORE THE OIL AND GAS
CONSERVATION COMMISSION
OF THE STATE OF COLORADOIN THE MATTER OF THE)
PROMULGATION AND ESTAB-)
LISHMENT OF FIELD RULES)
TO GOVERN OPERATIONS IN)
THE "J" SAND OF THE ADENA)
FIELD, MORGAN COUNTY,)
COLORADO)
TO ALL INTERESTED PERSONS)
AND TO WHOM IT MAY CON-)
CERN)On May 13, 1958, The Pure Oil
Company, as Unit Operator of the
Adena "J" Sand Unit Area, filed
with the Commission a petition re-
questing a hearing to consider the re-
allocation of the total field oil and
gas allowables established for the
"J" sand of the Adena Field by
Rule 2 of Order No. 26-30, and al-
located under Rule 3 of said Order
No. 26-30, as amended and supple-
mented by Orders No. 26-31, 26-33,
26-35 and 26-36.NOTICE IS HEREBY GIVEN,
that The Oil and Gas Conservation
Commission of the State of Colorado,
pursuant to said application, has set
the matters hereinbelow stated for
hearing on:

DATE: Tuesday, May 27, 1958

TIME: 10:00 a.m.

PLACE: Auditorium, Petroleum
Club Building
16th Street and Broadway
Denver, ColoradoAt the hearing as set forth above,
the Commission will consider the re-
allocation of the total field oil and
gas allowables established by Rule 2
of Order No. 26-30 for the "J" sand
of the Adena Field and allocated under
Rule 3 of said Order No. 26-30, as
amended and supplemented by Orders
No. 26-31, 26-33, 26-35 and 26-36. In
particular, the Commission will con-
sider:(a) Whether the temporary substi-
tute allowable granted to the Delaney
No. 1 well located in the SE $\frac{1}{4}$ SE $\frac{1}{4}$
NE $\frac{1}{4}$, Section 26, Township 1 North,
Range 58 West, by Rule 1 of Order
No. 26-33, and extended by Order No.
26-36, should be continued, modified
or rescinded;(b) Whether the temporary substi-
tute allowable granted to wells on
Tract 81-B (other than said Delaney
No. 1 well) by Rule 2 of Order No.
26-33, should be continued, modified
or rescinded; and(c) Whether the temporary allow-
able granted by Order No. 26-35 to the
Robison No. 2 well located in the SE $\frac{1}{4}$
NW $\frac{1}{4}$ SW $\frac{1}{4}$ of Section 25, Township
1 North, Range 58 West, should be con-
tinued, modified or rescinded.Pursuant to said hearing in the
above entitled cause, 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 allocation of the per-
mitted production of oil and gas from
the "J" sand in the Adena Field, and
to carry out the purposes of the
statute.All persons interested in such mat-
ters are invited to appear and be
heard on the above date.IN THE NAME OF THE STATE OF
COLORADO,
THE OIL AND GAS CONSERVATION
COMMISSION OF THE STATE OF
COLORADOAnnabel Hogsett, Secretary
Dated at Denver, Colorado May 13,
1958.

One Publication: May 16, 1958.



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