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The Daily Journal

PUBLISHER'S AFFIDAVIT

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

I, Bertil Ljung

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 published daily except Sundays, Mondays and legal holidays; that said The Daily Journal is a daily newspaper 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 Printers 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 Printers 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 General 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 Newspapers 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 Advertisements Shall Be Taxed As Fees," approved March 5, 1935; and as amended by an act of said General Assembly entitled, "An Act Relating to Legal Notices and Advertisements and Amending Section 1, of Chapter 113 Session Laws of 1931," approved March 25, 1935; and as amended by an Act of General Assembly entitled "An Act to Amend Chapter 130, Section 7, Colorado Statutes Annotated of 1935, with reference to the rates for legal notices and advertisements," approved March 6, 1945; and as amended by an Act of General Assembly entitled, "An Act concerning rates for legal notices and advertisements, and to amend the law relating thereto," approved February 8, 1952; 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 circulation in said City and County of Denver, uninterruptedly and continuously, 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 published daily except Sundays, Mondays and legal holidays in the regular 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 12th day of August, A. D. 1955; that the last publication of said legal notice and advertisement was in the regular edition of said newspaper of the 12th day of August, A. D. 1955; 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.

Bertil Ljung

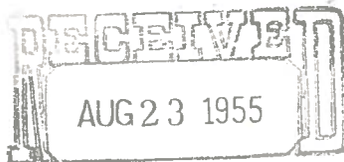
Subscribed and sworn to at the City and County of Denver, State of Colorado, before me, a Notary Public, this 12th day of August, A. D. 1955.

Witness my hand and notarial seal.

W. Allan Cleverly
Notary Public.

My Commission expires April 4, 1959

NO.



OIL & GAS
CONSERVATION COMMISSION

**NOTICE OF HEARING
BEFORE THE OIL AND GAS CONSERVATION COMMISSION OF THE STATE OF COLORADO**

CAUSE NO. 66
IN THE MATTER OF THE INVESTIGATION TO TAKE MEASURES TO PREVENT WASTE OF OIL AND GAS IN THE "D" AND "J" SANDS OF THE CLIFF FIELD, LOGAN COUNTY, COLORADO.
TO ALL OPERATORS, PURCHASERS AND TAKERS OF OIL AND GAS IN COLORADO, AND ALL OTHER INTERESTED PERSONS, PARTICULARLY IN LOGAN COUNTY, COLORADO:
NOTICE IS HEREBY GIVEN THAT THE OIL AND GAS CONSERVATION COMMISSION OF THE STATE OF COLORADO WILL HOLD A HEARING ON:

DATE: Wednesday, August 24, 1955
TIME: 10:00 a.m.
PLACE: 704 State Capitol Annex, 14th Avenue and Sherman Street, Denver, Colorado

upon the application of the Sinclair Oil & Gas Company for an extension of spacing Order No. 66-1, so as to include:

All of fractional Sections 20 and 21 in Township 12 North, Range 54 West of the 6th P.M., Logan County, Colorado.

By the Commission's Order No. 66-1, 40-acre drilling and spacing units were established for the "D" and "J" sands, common sources of supply, underlying the area thereby spaced, known as the Cliff Field, and that subsequent development or trend of development indicates that in addition to the land thereby covered, said common sources of supply underlie all of the lands hereinabove described; that said Order should be enlarged to include said lands, and that the same pattern of development should be adopted for the enlarged area, with the exception that the fractional quarter sections located in the North Half (N/2) of said Sections 20 and 21 should be included with their respective adjacent quarter sections to the south to form the northernmost tier of drilling and spacing units.

NOTICE IS FURTHER GIVEN, that at this same hearing the Commission, upon its own motion, will consider measures to prevent the waste of oil and gas in the "D" and "J" sands of the Cliff Field in Logan County, Colorado, and all operators and owners of working interests, and all persons interested in the said field are hereby requested to appear at the hearing as set forth above, and to show cause, if any they have, why the Commission should not enter an order fixing a gas-oil ratio appropriate for said field; or why an order should not be entered to limit the production of oil or gas, or both, from said "D" and "J" pools, for the prevention of waste, and to limit and to allocate the production from such pools among or between tracts of land of separate ownership therein on a fair and equitable basis so that each such tract will be permitted to produce no more than its just and equitable share from the pools, and so as to prevent insofar as is practicable, reasonably avoidable drainage from each such tract which is not equalized by counter-drainage, and regulate and restrict the production of oil and gas in a manner as will protect the reasonable use of reservoir energy for oil production. All operators and owners of working interests, and all persons interested in said field are hereby required, as near as is practicable, to present to the Commission the following engineering data for the "D" and "J" sand reservoirs:

1. Physical properties of the reservoirs, including the average porosity, permeability, and oil and interstitial water saturations.
2. Structural features of the reservoirs, including dip of producing zone, cross sections, water-oil and gas-oil contacts, ratio of gas-cap volume to oil-zone volume, net effective oil pay thickness, and structure maps.
3. Characteristics of the reservoirs fluids.
4. Reservoir pressures and temperatures, including isobaric maps, if available.
5. Statistical data, including production of oil, water, and gas, volume of gas flared or vented, gas-oil ratios, number of wells and status thereof, completion methods, proven oil acreage, both developed and undeveloped, depletion rate of reservoirs, and rate of water encroachment.
6. General reservoir mechanics, including rate and effectiveness of gas-cap expansion drive and water drive, effectiveness of segregation or gravity drive, and material balance calculations.
7. Recommendations to the Commission, and reasons therefor.

It is suggested that operators confer with each other so that such data as is hereby sought may be available and presented with respect to the field as a whole, rather than with respect to particular leases producing therefrom.

All persons interested in such matters are invited to appear on said date and be heard.

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.

IN THE NAME OF THE STATE OF COLORADO.

THE OIL AND GAS CONSERVATION COMMISSION OF THE STATE OF COLORADO
By ANNABEL HOGSETT
Secretary

Dated at Denver, Colorado, August 8, 1955.

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