

66-7



Proof of Public

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

Clifton E. Forrest, being duly sworn, deposes and says:

1. That he is the Publisher of The Sterling Journal-Advocate, a daily newspaper printed and published in the City of Sterling, County of Logan, and State of Colorado.

2. That the said The Sterling Journal-Advocate is printed and published daily, except Sundays and legal holidays, and that it has a general circulation in the City of Sterling, and County of Logan, and elsewhere.

3. That the said The Sterling Journal-Advocate was established, and has been printed and published in said County, uninterruptedly and continuously, during a period of at least Fifty-two Weeks next prior to the first issue thereof, containing said

Notice of Hearing, Cause No. 66

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a copy of which is hereunto attached.

4. That the said The Sterling Journal-Advocate is a daily newspaper of general circulation, and that the said daily newspaper is printed and published in whole or in part in said County of Logan, in which said

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is required by law to be published.

5. That the said The Sterling Journal-Advocate has 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, and that said newspaper is a daily newspaper duly qualified for publishing legal notices and advertisements within the meaning of an Act of the General Assembly of the State of Colorado, approved March 5, 1935, being Chapter 156 of the Session Laws of Colorado, 1935, entitled: "An Act relating to legal notices and advertisements," and amending Section 1, Chapter 113 Session Laws of Colorado, 1931.

6. That the said annexed

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was published in the regular and entire editions of The Sterling Journal-Advocate, a duly qualified daily newspaper for that purpose, within the terms of the above named Acts.

7. That the said annexed

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is a true copy of the original which was regularly published in each of the regular and entire issues of said daily newspaper, a legally qualified paper for that purpose, ~~once each week on the same day of each week~~

for ~~six weeks by~~ One insertions and that the

first publication thereof was in the issue dated March 8 1979

and the last publication was in the issue dated 19

Clifton E. Forrest
Publisher.

Subscribed and sworn to

before me this 8th day of March, 1979

Creed H. Dawson
Notary Public.

My Commission Expires Mar. 1, 1983
My Commission Expires , 19

BEFORE THE OIL AND GAS CONSERVATION COMMISSION OF THE STATE OF COLORADO CAUSE NO. 66

IN THE MATTER OF)
THE PROMULGATION)
AND ESTABLISHMENT)
OF FIELD RULES TO)
GOVERN OPERATIONS)
IN THE CLIFF FIELD,)
LOGAN COUNTY)
COLORADO)

NOTICE OF HEARING

TO ALL INTERESTED PERSONS AND TO WHOM IT MAY CONCERN:

On May 12, 1955, the Commission issued its Order No. 66-1 which established 40-acre drilling and spacing units for the production of oil and gas from the "D" and "J" Sands underlying lands in the Cliff Field, Logan County. Subsequent Order No. 66-2 extended the spaced area. Order No. 66-3 established a production limitation of oil that can be produced from the "D" Sand and required GOR tests quarterly and datum reservoir pressure tests semi-annually. Order Nos. 66-4, 66-5 and 66-6 amended and changed the requirements on production limitation and the GOR and pressure tests. The spaced area of the Cliff Field is described as follows:

Township 11 North, Range 54 West, 6th P.M.
Section 4: N $\frac{1}{2}$
Section 5: N $\frac{1}{2}$
Section 6: NE $\frac{1}{4}$

Township 12 North, Range 54 West, 6th P.M.
Section 20: S $\frac{1}{2}$ S $\frac{1}{2}$
Section 21: S $\frac{1}{2}$ S $\frac{1}{2}$
Section 28: All
Section 29: All
Section 30: E $\frac{1}{2}$
Section 31: E $\frac{1}{2}$
Section 32: All
Section 33: All

NOTICE IS HEREBY GIVEN, that the Oil and Gas Conservation Commission of the State of Colorado, on its own motion, has set the above-entitled matter for hearing on:

DATE: Monday, March 19, 1979
TIME: 9:00 a.m.

PLACE: Room 110, State Centennial Building 1313 Sherman Street, Denver, Colorado 80203

Since the reservoir is in a depletion stage and the remaining producing wells are marginal, such provisions of the said orders for spacing, production limitation and testing are no longer necessary; and in order to promote future development, the Commission has instituted this proceeding to consider rescinding Order Nos. 66-1, 66-2, 66-3, 66-4, 66-5 and 66-6.

All operators and owners of working interests, and any person interested in the Cliff Field described herein, are hereby requested to appear at the above-scheduled hearing and present testimony why the Commission should not vacate said orders in Cause No. 66.

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.

OIL AND GAS CONSERVATION COMMISSION OF THE STATE OF COLORADO

By Frank J. Piro,
Secretary

Dated at Denver, Colorado
February 22, 1979
Published: March 8, 1979