

# The Daily Journal

F.W. DODGE DIVISION  
McGraw-Hill Information Systems  
Company  
A Division of McGraw-Hill Inc.

## Publisher's Affidavit

STATE OF COLORADO  
City and County of Denver } ss.



No. -----

112-66

### Carole Thurnau

I, \_\_\_\_\_ 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 Saturdays, Sundays 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 "An Act to Amend and as Amended by the General Assembly, concerning 'Rates for Legal Publications, 109-1-7 C.R.S. 1963 as amended, approved May 22, 1971, and effective January 1, 1972. That said newspaper had, prior to January 1, 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 has 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 Saturdays, Sundays and legal holidays in the regular edition of said newspaper for

One \_\_\_\_\_ consecutive days, that the first publication of said legal notice and advertisement appeared in the regular edition of said

\_\_\_\_\_ 26th \_\_\_\_\_ day of \_\_\_\_\_ newspaper on the \_\_\_\_\_ day of \_\_\_\_\_

May \_\_\_\_\_ A.D. 19 89 \_\_\_\_\_ that the last publication of said legal notice and advertisement appeared in the regular edition of said newspaper on the

\_\_\_\_\_ 26th \_\_\_\_\_ day of \_\_\_\_\_

May \_\_\_\_\_ A.D. 19 89, 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

*Carole Thurnau*

Subscribed and sworn to, at the City and County of Denver, State of Colorado, before me, a Notary Public, this \_\_\_\_\_ 26th \_\_\_\_\_ day of \_\_\_\_\_

\_\_\_\_\_ May \_\_\_\_\_ A.D. 19 89

Witness my hand and notarial seal

*K. E. Parrell*  
Notary Public  
101 University Blvd. #260  
Denver, Colorado 80206

**NOTICE OF HEARING**  
BEFORE THE OIL AND GAS  
CONSERVATION COMMISSION OF  
THE STATE OF COLORADO  
CAUSE NO. 112  
IN THE MATTER OF THE PROMULGATION AND ESTABLISHMENT OF FIELD RULES TO GOVERN OPERATIONS IN THE IGNACIO-BLANCO FIELD, LA PLATA AND ARCHULETA COUNTIES, COLORADO

TO ALL INTERESTED PERSONS AND TO WHOM IT MAY CONCERN:

In Cause No. 112, the Commission has issued various orders including Order No. 112-8 which established 320-acre drilling and spacing units for the Fruitland-Pictured Cliffs formations. Order No. 112-46 was issued on July 16, 1979 and allowed an additional well to be drilled on the unit with the permitted well locations no closer than 990 feet to the boundaries of the quarter sections. Order No. 112-46 also allowed the Director to

grant a well location exception provided owners of contiguous and cornering tracts toward which the location would be moved, file a waiver in writing agreeing to said location. Order Nos. 112-60 and 112-61, issued June 17, 1988 and August 15, 1988, respectively, amended Order No. 112-46 by creating field rules for the production of methane gas from the Fruitland seams in the Ignacio-Blanco Field.

On or about December 13, 1987, Amoco Production Company drilled and set pipe at the well Barnes Gas Unit B/PLA-6 Well No. 1 at a location 1390 feet FWL and 280 feet FNL of Section 1, Township 33 North, Range 9 West, South of the Ute Line, La Plata County, Colorado, under an Application to Drill No. 87-1003 approved December 7, 1987, said well currently has been completed in the Fruitland Coal seams, and is shut in.

On May 3, 1989, Amoco Production Company filed a verified application for an order to be issued that would designate the Barnes Gas Unit B/PLA-6 Well No. 1 as the permitted well for the 320-acre drilling and spacing unit consisting of the N1/2 of Section 1, Township 33 North, Range 9 West, South of the Ute Line at a well exception location. The application further requested that the production of the well be limited to a recovery of 86.21% of the calculated ultimate recovery, that the production be reviewed after five years or recovery of 50% and 75% of the approved amount, and that the production limit be reviewed and redetermined if an infill drilling order would be approved by the Commission.

NOTICE IS HEREBY GIVEN, that the Oil and Gas Conservation Commission of the State of Colorado, pursuant to the above, has scheduled the above-entitled matter for hearing on:

Date: Friday, June 16, 1989  
Time: 8:30 a.m.  
Place: Room 101, State Education Building, 201 East Colfax, Denver, CO 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 operations of said field, and to carry out the purposes of the statute.

Any interested party desiring to protest the granting of the application or to intervene should file with the Commission a written protest or a notice to intervene no later than June 12, 1989, briefly stating the basis of the protest or intervention. Such interested party shall, at the same time, serve a copy of the protest or notice to intervene to the person filing the application. A fee of forty-five dollars (\$45.00) shall accompany each document filed with the Commission.

IN THE NAME OF THE STATE OF COLORADO  
OIL AND GAS  
CONSERVATION COMMISSION  
OF THE STATE  
OF COLORADO  
By Dennis R. Bicknell  
Secretary  
Dated at Denver, Colorado  
May 4, 1989  
Pub. 5/28/89 - It in  
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