

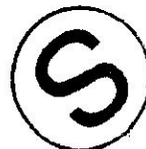
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July 1, 1969

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The Oklahoma Oil Company
4457 W. Gunnison Street
Chicago 30, Illinois



Gentlemen:

Your attention is called to the several exhausted producers in the Keota Field, Weld County, Colorado, which have been and, in some cases, are in the process of being plugged and abandoned.

No notification has been made to this office concerning this work, which is in violation of Rules 305 and 332 of the Rules and Regulations. The method of plugging wells in the State of Colorado, whether dry holes or abandoned producers, should have approval of this office before work is commenced.

The following is a list of wells which we have noted during a recent inspection of the field as having been either plugged or in the process of being plugged without approval by this office:

#3 Gillette	Section 4, T-9N, R-61W
#6 Gillette	" " "
#1 Livengood	" " "
#1 Steinke	Section 8, " "
#6 M&D Gillette	Section 9, " "
#9 M&D Gillette	" " "
#1 Williamson	" " "

Enclosed for your convenience is a supply of OGCC Form 4, Notice of Intention to Abandon Well, and OGCC Form 6, Plugging Record. Form 6 will suffice for those wells already plugged; however, Form 4 should be sub-

mitted for those wells in the process of being plugged, and then Form 6 should be submitted following completion of the work.

In addition, it has also been noted that the wells still producing and operated by your company do not have well designations as required by Rule III. This should be done as soon as possible.

Your cooperation in this matter will be appreciated. Should there be any questions, do not hesitate to contact this office.

Very truly yours,

OIL AND GAS CONSERVATION COMMISSION

F. J. Piro, Associate Petroleum Engineer

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