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PUBLICATION: DENVER DAILY JOURNAL

STATE OF COLORADO
COUNTY OF DENVER

I, KARINA MORALES, OF THE CITY AND COUNTY OF MERCER, STATE OF NEW JERSEY, HAVING DULY BEEN SWORN, DEPOSES AND SAYS:
I AM NOW AND AT ALL TIME HEREINAFTER MENTIONED A CITIZEN OF THE UNITED STATES OF AMERICA, OVER TWENTY - ONE YEARS OF AGE, AND COMPETENT TO BE A WITNESS ON THE HEARING OF THE MATTERS MENTIONED IN THE ANNEXED PRINTED COPY NOTICE HEREINAFTER SET FORTH; I HAVE NO INTEREST WHATSOEVER IN ANY OF THE SAID MATTERS; I AM NOW AND DURING ALL TIMES EMBRACED IN THE PUBLICATION HEREIN MENTIONED WAS THE CHIEF CLERK OF THE NEWSPAPER, A NEWSPAPER OF GENERAL CIRCULATION PRINTED AND PUBLISHED IN SAID CITY AND COUNTY; AS CHIEF CLERK DURING ALL TIME MENTIONED IN THE AFFIDAVIT I HAVE HAD AND I STILL HAVE CHARGE OF ALL ADVERTISEMENTS AND NOTICES PUBLISHED IN SAID NEWSPAPER; THAT SAID LEGAL NOTICE OF WHICH THE ANNEXED IS A TRUE PRODUCTION COPY OF THE PRINTED PAGE IN WHICH THE ADVERTISEMENT WAS PUBLISHED IN THE ABOVE NAMED NEWSPAPER ON THE FOLLOWING DAYS TO WIT:

8/30/13 C#510 D#1309-SP-1152

I CERTIFY (OR DECLARE) UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT.

SIGNED,

CHIEF CLERK

PUBLIC NOTICES

JUVENILE COURT
CITY AND COUNTY OF DENVER
STATE OF COLORADO
520 W. Colfax Ave.
Denver, CO 80204
Case Number: 12JV0837
Xref Case: IV-D 10JV1887, 10JV1708
Courtroom: 2F Division F

The People of the State of Colorado in the Interest of
Children: MICHAEL LEWIS MEDINA, JAMES ESTALIN URBINA AND
BRIELLE RENEE WILLIAMS

Petitioner: The Denver Department of Human Services
Respondents: SHARISE BIANCA WILLIAMS, MICHAEL LEWIS MEDINA,
EDGAR STALIN URBINA, CURBY MARIN, BENJAMIN ROBERT
PENNINGTON, JOHN DOE AND ALL OTHERS CLAIMING INTEREST IN
SAID CHILDREN

Special Respondents: ARIELLE PORFIRIA ARAGON, LAUREN NICOLE
RICHERT, CINDY LOU WILLIAMS AND THOMAS CARTER

Attorney for Petitioner:
Name DANIELLE M. RASH,
Assistant City Attorney
Address:

c/o Denver Department of Human Services
1200 Federal Boulevard
Denver, CO 80204

DENVER CITY ATTORNEY
Phone Number: (720) 844-0472
FAX Number: (720) 844-8460
E-mail: danielle.rash@denvergov.org
Atty. Reg. #: 37714

DEPENDENCY SUMMONS

This summons is initiated pursuant to Rule 4 of the Colorado Rules of Civil
Procedure and §19-3-503 of the Colorado Revised Statutes (C.R.S. (2012)).

TO THE RESPONDENTS: You are hereby notified that a petition has been
filed which alleges that the above named child is dependent or neglected as
per the facts set forth in paragraph six of the Dependency or Neglect Petition,
a copy of which is attached hereto.

A hearing has been set for October 8, 2013 at 9:00 a.m., in Denver Juvenile
Court, Courtroom 2F, in the City and County of Denver, State of Colorado,
on the second floor of the Lindsey-Flanigan Courthouse, 520 W. Colfax Ave.,
Denver, Colorado, 80204.

Your presence before this Court is required to defend against the claims
in this petition. IF YOU FAIL TO APPEAR, THE COURT WILL PROCEED
IN YOUR ABSENCE, WITHOUT FURTHER NOTICE, TO CONDUCT AN
ADJUDICATORY HEARING AND MAY ENTER A JUDGMENT BY DEFAULT
THEREBY ADJUDICATING YOUR CHILD A DEPENDENT OR NEGLECTED
CHILD.

You have the right to request a trial by jury at the adjudicatory stage of
this petition. You have the right to a hearing before a judge in all stages of
this proceeding, with the exception of detention hearings held pursuant to
§19-3-403, 6 C.R.S. (2012). If you waive your right to a hearing before a judge,
you will be bound by the findings and recommendations of the magistrate,
subject to a request for review. If you fail to request a hearing before the
judge at the time the hearing is set, or within five days of receiving notice
that a hearing has been set before the magistrate, your right to a hearing
before the judge will be deemed waived. You also have the right to legal
representation at every stage of the proceedings by counsel of your own
choosing or, if you are without sufficient financial means, appointment of
counsel by the Court. Termination of your parent-child legal relationship
to free your child for adoption is a possible remedy in this proceeding. If
that remedy is pursued, you are entitled to a hearing before a Judge. You
also have the right, if you are indigent, to have the Court appoint, at no
expense to you, one expert witness of your own choosing at any hearing on
the termination of your parent-child legal relationship. If you are a minor,
you have the right to the appointment of a guardian ad litem to represent
your best interests.

This summons is being initiated by the Denver Department of Human
Services through its counsel, the Denver City Attorney's Office.

Done this 21st day of August, 2013.

Danielle M. Rash, # 37714
Assistant City Attorney representing the
Denver Department of Human Services
1200 Federal Boulevard
Denver, Colorado 80204
720-844-2472

Witness by signature and seal of the Court on August 21, 2013.
Clerk of the Juvenile Court
By: James L. Chavis, Jr., Deputy Clerk

Published: August 30, 2013 in The Daily Journal

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FOR LEGAL NOTICES
IN
THE
DAILY
JOURNAL

Call us 877-260-3621
daily_journal@mcgraw-hill.com

BEFORE THE OIL AND GAS CONSERVATION COMMISSION
OF THE STATE OF COLORADO

CAUSE NO. 510
DOCKET NO. 1308-SF-1152

IN THE MATTER OF THE APPLICATION OF CAERUS PICEANCE LLC FOR
AN ORDER TO ESTABLISH AN APPROXIMATE 80-ACRE DRILLING AND
SPACING UNIT LOCATED IN SECTION 14, TOWNSHIP 7 SOUTH, RANGE
98 WEST, 6TH PM AND ESTABLISH DENSITY AND SETBACK RULES FOR
THE WILLIAMS FORK AND ILES FORMATIONS, GRAND VALLEY FIELD,
GARFIELD COUNTY, COLORADO

NOTICE OF HEARING

TO ALL INTERESTED PARTIES AND TO WHOM IT MAY CONCERN:

On May 16, 1994, the Commission entered Order No. 510-1 which,
among other things, authorized wells to be drilled to the Williams Fork
Formation of the Mesaverde Group no closer than 400 feet from the boundaries
of any lease line and no closer than 800 feet from any existing Williams Fork
Formation well or wells. Section 14, Township 7 South, Range 98 West, 6th
P.M. is subject to this Order for the Williams for and Iles Formations.

On July 18, 2013, Caerus Piceance LLC ("Caerus" or "Applicant"), by
its attorneys, filed with the Commission pursuant to §34-60-118 C.R.S., a
verified application ("Application") for an order to establish an approximate
80-acre drilling and spacing unit for the below-described lands ("Application
Lands"), for the production of oil, gas and associated hydrocarbons from the
Williams Fork and Iles Formations, to approve the equivalent of one well per
10 acres where such permitted well may be located downhole anywhere within
the unit, provided that no such wells shall be located downhole any closer
than 100 feet from the boundaries of the unit unless such boundary abuts or
corners lands in respect of which the Commission has not at the time of the
drilling permit application granted the right to drill 10-acre density Williams
Fork or Iles Formation wells, in which event Williams Fork or Iles Formation
wells to be drilled upon the given drilling and spacing unit shall be located
downhole no closer than 200 feet from the portion of the unit boundary which
so abuts or corners the lands in respect of which 10-acre density downhole
drilling for Williams Fork and Iles Formation wells has not been ordered by
the Commission.

Township 7 South, Range 98 West, 6th P.M.

Section 14; E 1/4 SE 1/4

Applicant states the Nolte 14-43D Well (API No. 05-045-07469) was drilled in
the NE 1/4 SE 1/4 of Section 14, and the Nolte 14-44 Well (API No 05-045-07482)
was drilled in the SE 1/4 SE 1/4 of Section 14. Consistent with the relief requested
herein, both wells will continue to pay to the owners in the E 1/4 SE 1/4 of Section
14.

Applicant requests that the Commission take administrative notice of Order
Nos. 510-58 and 510-54 which granted similar well density and setbacks for
wells drilled to the Williams Fork and Iles Formations in the adjacent SW 1/4
of Section 13 and the NE 1/4 of Section 35, both in Township 7 South, Range 98
West, 6th P.M.

Applicant states that all wells will be drilled from no more than two multi-
well pads located within the unit, with no more than one per quarter quarter
section, without exception being granted by the Director.

NOTICE IS HEREBY GIVEN, pursuant to: 1) the general jurisdiction
granted to the Oil and Gas Conservation Commission of the State of Colorado
under §34-60-105 C.R.S.; 2) specific powers granted pursuant to §34-60-108
C.R.S.; 3) the State Administrative Procedures Act at §24-4-103 C.R.S., and 4)
the Commission's Series 500 Rules at 2 CCR 404-1, that the Commission has
scheduled the above-entitled matter for hearing on:

Date: Monday, September 16, 2013

Tuesday, September 17, 2013

Time: 9:00 a.m.

Place: Colorado Oil and Gas Conservation Commission
1120 Lincoln Street, Suite 801
Denver, Colorado 80203

In accordance with the Americans with Disabilities Act, if any party
requires special accommodations as a result of a disability for this hearing,
please contact Margaret Humecki at (303) 894-2100 ext. 5139, prior to the
hearing and arrangements will be made.

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 protect the health, safety and welfare of the
public and 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.

In accordance with Rule 503, any interested party desiring to protest
the granting of the application or to intervene on the application should
file with the Commission a written protest or intervention no later than
August 30, 2013, briefly stating the basis of the protest or intervention.
Such interested party shall, at the same time, serve a copy of the protest
or intervention to the person filing the application. One electronic (cogcc-
hearings_unit@state.co.us), one original and two copies shall be filed with
the Commission. Anyone who files a protest or intervention must be able
to participate in a prehearing conference during the week of September
3, 2013. Pursuant to Rule 503 g, if a party who has received notice under
Rule 503 b. wishes to receive further pleadings in the above-referenced matter,
that party must file a protest or intervention in accordance with these rules.
In accordance with the practices of the Commission, should no protests or
interventions be filed in this matter by August 30, 2013, the Applicant may
request that an administrative hearing be scheduled beginning September
3, 2013. In the alternative, pursuant to Rule 511, if the matter is uncontested,
the applicant may request, and the Director may recommend approval on the
basis of the merits of the verified application and the supporting exhibits.

OIL AND GAS CONSERVATION COMMISSION
OF THE STATE OF COLORADO

By
Robert J. Frick, Secretary

Dated: August 19, 2013
Colorado Oil and Gas Conservation
Commission
1120 Lincoln Street, Suite 801
Denver, Colorado 80203
Website: http://cogcc.state.co.us
Phone: (303) 894-2100
Fax: (303) 894-2109

Attorneys for Caerus:
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303) 753-8987 (fax)
mmorgan@lohshalman.com

Publication Date: August 30, 2013
Published in The Daily Journal

283

July matter

Ad Name: 9505241D
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RECEIVED
OCT 15 2013
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BEFORE THE OIL AND GAS
CONSERVATION COMMISSION
OF THE STATE OF COLORADO

IN THE MATTER OF THE APPLICATION OF CAERUS PICEANCE LLC FOR AN ORDER TO ESTABLISH AN APPROXIMATE 80-ACRE DRILLING AND SPACING UNIT LOCATED IN SECTION 14, TOWNSHIP 7 SOUTH, RANGE 96 WEST, 6TH P.M., AND ESTABLISH DENSITY AND SETBACK RULES FOR THE WILLIAMS FORK AND ILES FORMATIONS, GRAND VALLEY FIELD, GARFIELD COUNTY, COLORADO)

CAUSE NO. 816
DOCKET NO. 1309-SP-1152
NOTICE OF HEARING

PROOF OF PUBLICATION

GLENWOOD SPRINGS POST INDEPENDENT

STATE OF COLORADO

}
SS.
}

COUNTY OF GARFIELD

I, Stephanie Schafer, do solemnly swear that I am Publisher of the Glenwood Springs Post Independent. That the same Daily newspaper printed, in whole or in part and published in the County of Garfield, State of Colorado, and has a general circulation therein; that said newspaper has been published continuously and uninterruptedly in said County of Garfield for a period of more than fifty-two consecutive weeks next prior to the first publication of the annexed legal notice or advertisement and that said newspaper has published the requested legal notice and advertisement as requested.

The Glenwood Springs Post Independent is an accepted legal advertising medium, only for jurisdictions operating under Colorado's Home Rule provision.

That the annexed legal notice or advertisement was published in the regular and entire issue of every number of said daily newspaper for the period of 1 consecutive insertions; and that the first publication of said notice was in the issue of said newspaper dated 8/30/2013 and that the last publication of said notice was in the issue of said newspaper dated 8/30/2013.

In witness whereof has here unto set my hand this 09/30/2013.

Stephanie Schafer
Stephanie Schafer, Publisher

Subscribed and sworn to before me, a notary public in and for the County of Garfield, State of Colorado this 09/30/2013.

Pamela J. Schultz
Pamela J. Schultz, Notary Public
My Commission expires: November 1, 2015

TO ALL INTERESTED PARTIES AND TO WHOM IT MAY CONCERN:

On May 16, 1994, the Commission entered Order No. 510-1 which, among other things, authorized wells to be drilled to the Williams Fork Formation of the Mesaverde Group no closer than 400 feet from the boundaries of any lease line and no closer than 800 feet from any existing Williams Fork Formation well or wells. Section 14, Township 7 South, Range 96 West, 6th P.M. is subject to this Order for the Williams fork and Iles Formations.

On July 18, 2013, Caerus Piceance LLC ("Caerus" or "Applicant"), by its attorneys, filed with the Commission pursuant to §34-60-116 C.R.S., a verified application ("Application") for an order to establish an approximate 80-acre drilling and spacing unit for the below-described lands ("Application Lands"), for the production of oil, gas and associated hydrocarbons from the Williams Fork and Iles Formations, to improve the equivalent of one well per 10 acres where each permitted well may be located downhole anywhere within the unit, provided that no such wells shall be located downhole any closer than 100 feet from the boundaries of the unit unless such boundary abuts or corners lands in respect of which the Commission has not at the time of the drilling permit application granted the right to drill 10-acre density Williams Fork or Iles Formation wells. In which event Williams Fork or Iles Formation wells to be drilled upon the given drilling and spacing unit shall be located downhole no closer than 200 feet from the portion of the unit boundary which so abuts or corners the lands in respect of which 10-acre density downhole drilling for Williams Fork and Iles Formation wells has not been ordered by the Commission:

Township 7 South, Range 96 West, 6th P.M.
Section 14:EW SE¼

Applicant states the North 14-43D Well (API No. 05-045-07489) was drilled in the NE¼ SE¼ of Section 14, and the North 14-44 Well (API No. 05-045-07482) was drilled in the SE¼ SE¼ of Section 14. Consistent with the relief requested herein, both wells will continue to pay to the owners in the 1/2 SE¼ of Section 14.

Applicant requests that the Commission take administrative notice of Order Nos. 510-58 and 510-54 which granted similar well density and setbacks for wells drilled to the Williams Fork and Iles Formations in the adjacent SW¼ of Section 13 and the NE¼ of Section 35, both in Township 7 South, Range 96 West, 6th P.M.

Applicant states that all wells will be drilled from no more than two multi-well pads located within the unit, with no more than one per quarter quarter section, without exception being granted by the Director.

NOTICE IS HEREBY GIVEN, pursuant to: 1) the general jurisdiction granted to the Oil and Gas Conservation Commission of the State of Colorado under §34-60-105 C.R.S.; 2) specific powers granted pursuant to §34-60-106 C.R.S.; 3) the State Administrative Procedures Act at §24-4-105 C.R.S.; and 4) the Commission's Series 500 Rules at 2 CCR 404-1, that the Commission has scheduled the above-entitled matter for hearing on:

Date: Monday, September 16, 2013
Tuesday, September 17, 2013

Time: 9:00 a.m.

Place: Colorado Oil and Gas Conservation Commission
1120 Lincoln Street, Suite 801
Denver, Colorado 80203

In accordance with the Americans with Disabilities Act, if any party requires special accommodations as a result of a disability for this hearing, please contact Margaret Humecki at (303) 894-2100 ext. 5139, prior to the hearing and arrangements will be made.

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 protect the health, safety and welfare of the public and 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.

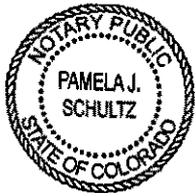
In accordance with Rule 509, any interested party desiring to protest the granting of the application or to intervene on the application should file with the Commission a written protest or intervention no later than August 30, 2013, briefly stating the basis of the protest or intervention. Such interested party shall, at the same time, serve a copy of the protest or intervention to the person filing the application. One electronic (cogcc.hearing@state.co.us), one original and two copies shall be filed with the Commission. Anyone who files a protest or intervention must be able to participate in a pre-hearing conference during the week of September 3, 2013. Pursuant to Rule 503.G., if a party who has received notice under Rule 503.B, wishes to receive further pleadings in the above-referenced matter, that party must file a protest or intervention in accordance with these rules. In accordance with the practices of the Commission, should no protests or interventions be filed in this matter by August 30, 2013, the Applicant may request that an administrative hearing be scheduled beginning September 3, 2013. In the alternative, pursuant to Rule 511, if the matter is uncontested, the Applicant may request, and the Director may recommend approval on the basis of the merits of the verified application and the supporting exhibits.

OIL AND GAS CONSERVATION COMMISSION
OF THE STATE OF COLORADO
By
Robert J. Brick, Secretary

Dated: August ____, 2013
Colorado Oil and Gas Conservation Commission
1120 Lincoln Street, Suite 801
Denver, Colorado 80203
Website: <http://cogcc.state.co.us>
Phone: (303) 894-2100
Fax: (303) 894-2109

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Published in the Glenwood Post Independent August 30, 2013, (9505241)



My Commission Expires 11/01/2015