

BEFORE THE CORPORATION COMMISSION OF THE STATE OF OKLAHOMA

APPLICANT: ROBYN STRICKLAND, DIRECTOR
OIL AND GAS CONSERVATION DIVISION
OKLAHOMA CORPORATION COMMISSION

RESPONDENT: OKLAHOMA PRIME ENERGY, LLC

RELIEF SOUGHT: CONTEMPT, COMPLIANCE) CAUSE EN NO. 202 100055
WITH COMMISSION RULES)
AND ORDERS, FINES, VACATE)
ORDERS/PERMITS) ITN: 91623

COMPLAINT FOR CONTEMPT OF
RULES & REGULATIONS

I. PARTIES:

Applicant: ROBYN STRICKLAND, DIRECTOR
Oil and Gas Conservation Division
Oklahoma Corporation Commission

Respondent: OKLAHOMA PRIME ENERGY, LLC
301 W Main Street, Ste. 430
PO Box 1468
Ardmore, OK 73402-1468

OKLAHOMA PRIME ENERGY, LLC
C/o Craig E. Watkins, Registered Agent
1783 Smokey Ridge
Ardmore, OK 73401

FILED
MAR 18 2021

COURT CLERK'S OFFICE - OKC
CORPORATION COMMISSION
OF OKLAHOMA

II. LEGAL DESCRIPTIONS:

API	Well Name	Type	Order #	QTR3	QTR2	QTR1	Sec	Twp	Rng	CountyName
3506322444	ADRIENNE 2	2DNC	1507520036	NW4	NE4	NW4	32	07N	10E	HUGHES
3513707358	BOHANNAN 6	2DNC	247183	NW4	NW4	NE4	5	03S	05W	STEPHENS
3513708892	DENNIS 2	2DNC	41011	SW	NE	NW	2	01N	05W	STEPHENS
3511126625	HAWKINS 1A	2DNC	362957	NE4	SW4	NE4	7	12N	13E	OKMULGEE
3513300856	HOWARD 2	2DNC	179499	NE4	NW4	SW4	7	05N	07E	SEMINOLE
3513321603	HOWARD 6	2Rln	348720	SW4	NW4	SW4	7	05N	07E	SEMINOLE
3513720204	SID SPEARS 3	2Rln	67161		CSW4	NE4	15	01S	05W	STEPHENS

III. HEARING DATE:**May 7, 2021****IV. ALLEGATION OF FACTS:**

A. Patricia Downey, Manager of the Underground Injection Control Department, Oil and Gas Conservation Division, Oklahoma Corporation Commission hereby complains and alleges that Respondent Oklahoma Prime Energy, LLC operated the above described lease/wells in violation of 52 O.S. Section 86.1 et seq., the orders, rules, regulations, and judgments of the Commission and should be found in contempt thereof. Such violation(s) first occurred on or about or before March 4, 2021, and have continued subsequent to the filing of Internal Tracking Number 91623. These violations relate to the following wells:

See Legal Descriptions of wells listed in II above

- B. Specific alleged act (s) of violation and authority thereto include:
- 1. Failure to timely file Form 1006B Operator's Agreement to Plug Oil, Gas, and Service Wells Within the State of Oklahoma in violation of OAC 165:10-1-10;**
 - 2. Failure to submit Form 1012 Fluid Injection Reports for the year 2020 in violation of OAC 165:10-5-7(c)(1); (all wells listed above)**
 - 3. Failure to pay Form 1012 Fluid Injection Report fees for year 2020 in violation of OAC 165:5-3-1(b)(1)(T)(ii); (all wells listed above)**
 - 4. Failure to shoot annual fluid levels in violation of OAC 165:10-5-6(g) and Permit No. 150720036; (Adrienne Well No. 2)**
 - 5. Failure to file Amended Form 1002A in violation of OAC 165:10-1-7(b)(6); (Sid Spears Well No. 3)**
 - 6. Based on the foregoing allegations, Applicant requests that the Commission Permit No. 150720036 authorizing the Adrienne Well No. 2 as an injection/disposal well be vacated.**

V. LEGAL AUTHORITY:

This matter is set for hearing under statutory authority provided at 52 O.S. Sections 102 and 103. Failure to appear on the date shown in Section III of this Complaint may result in an additional fine of up to One Thousand Dollars (\$1,000.00) pursuant to 52 O.S. Section 102. Any fine or penalty assessed shall constitute and be a lien upon the property of the offender. Action regarding surety, including its forfeiture or increase, if necessary, may be requested pursuant to 52 O.S. Section 318.1 *et seq.*

VI. RELIEF SOUGHT: FINES AND OTHER PUNISHMENT:

NOTICE IS HEREBY PROVIDED THAT THE APPLICANT MAY SEEK COMPLIANCE AS WELL AS THE MAXIMUM LAWFUL AMOUNT OF FIVE THOUSAND DOLLARS (\$5,000.00) PER VIOLATION PER DAY AS AUTHORIZED BY 52 O.S. SECTION 102 OR AS OTHERWISE SPECIFIED BY LAW. **FORFEITURE OF SURETY, OR ITS INCREASE UP TO THE STATUTORY LIMIT, MAY BE REQUESTED PURSUANT TO 52 O.S. SECTION 318.1.**

UNLESS DISMISSED, FAILURE TO APPEAR AT THE TIME AND PLACE DIRECTED SHALL BE TAKEN AS A CONFESSION AND MAXIMUM LAWFUL AMOUNT ASSESSED. UNLESS DISMISSED, FAILURE TO FILE A RESPONSE ON OR BEFORE

YOUR APPEARANCE DATE TO THE COMPLAINT SHALL BE TAKEN AS A CONFESSION AND THE MAXIMUM LAWFUL AMOUNT ASSESSED, INCLUDING BUT NOT LIMITED TO: ONE THOUSAND DOLLARS (\$1,000.00) FOR NON-APPEARANCE, FIVE THOUSAND DOLLARS (\$5,000.00) PER DAY PER VIOLATION; FIVE HUNDRED DOLLARS (\$500.00) FOR THE ADMINISTRATIVE COST OF THIS PROCEEDING; TO DRAW UPON APPLICABLE AND POSTED SURETIES TO PLUG CERTAIN WELL(S); AND TO VACATE ANY ORDER(S) ESTABLISHING THE WELL(S).

Dated this 18th day of March, 2021.

Tracy A. Case

Tracy A. Case, OBA #14405
Deputy General Counsel
Attorney for Applicant
Oil and Gas Conservation Division
Oklahoma Corporation Commission
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VERIFICATION

STATE OF OKLAHOMA)
) SS:
COUNTY OF OKLAHOMA)

As Deputy General Counsel for the Oil and Gas Conservation Division, Oklahoma Corporation Commission, I hereby certify that the information contained in the above and foregoing Complaint for Contempt is true and correct to the best of my knowledge and belief.

Tracy A. Case

Tracy A. Case, OBA #14405
Attorney for Applicant

Subscribed and sworn to before me on this 18th day of March, 2021.



Tessya Polk
Notary Public