

STATE OF KANSAS
STATE CORPORATION COMMISSION

WELL PLUGGING RECORD

Give All Information Completely
Make Required Affidavit
Mail or Deliver Report to:
Conservation Division
State Corporation Commission
800 Bitting Building
Wichita, Kansas

OR

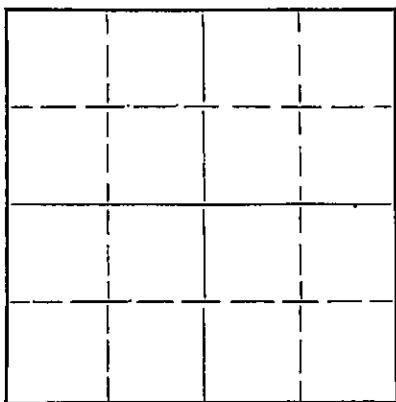
FORMATION PLUGGING RECORD

Strike out upper line
when reporting plug-
ging off formations.

Ellis County, Sec 4 Twp 11 Rge 19 (E) (W)

Location as "NE $\frac{1}{4}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$ " or footage from lines SW NW NE
Lease Owner Huber & Prime Drlg. Co.
Lease Name McCauley #1 Well No.....
Office Address 916 S. Pine St. - Pratt, Kans
Character of Well (completed as Oil, Gas or Dry Hole) Dry Hole
Date well completed 7-19-49 19
Application for plugging filed 7-20-49 19
Application for plugging approved 7-27-49 19
Plugging commenced 7-28-49 19
Plugging completed 7-29-49 19
Reason for abandonment of well or producing formation.....

NORTH



Locate well correctly on above
Section Plat

If a producing well is abandoned, date of last production..... 19
Was permission obtained from the Conservation Division or its agents before plugging was com-
menced? Yes

Name of Conservation Agent who supervised plugging of this well C. D. Stough - Great Bend, Kans.
Producing formation..... Depth to top..... Bottom..... Total Depth of Well..... Feet
Show depth and thickness of all water, oil and gas formations.

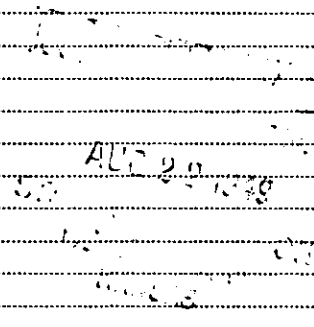
OIL, GAS OR WATER RECORDS

CASING RECORD

Formation	Content	From	To	Size	Put In	Pulled Out
				8"	195'	None

Describe in detail the manner in which the well was plugged, indicating where the mud fluid was placed and the method or methods used in introducing it into the hole. If cement or other plugs were used, state the character of same and depth placed, from.....feet to.....feet for each plug set.

Set Plug at 195' and dumped 20 sacks of cement.
Mudded Hole to within 30' of top and dumped
10 sacks.



(If additional description is necessary, use BACK of this sheet)

Correspondence regarding this well should be addressed to.....
Address.....

STATE OF KANSAS, COUNTY OF PRATT, ss.

I, J. L. Kyler (employee of owner) or (owner or operator) of the above-described well,
being first duly sworn on oath, says: That I have knowledge of the facts, statements, and matters herein contained and the log of the above-
described well as filed and that the same are true and correct. So help me God.

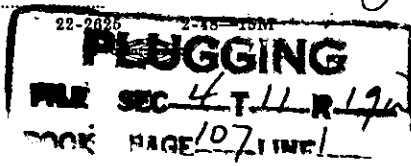
(Signature).....

(Address).....

SUBSCRIBED AND SWORN to before me this 20th day of August, 1949

My commission expires August 20, 1951

J. L. Kyler
Notary Public



D R I L L I N G L O G

COMPANY: HOFFER & DEINER
CONTRACTOR: HOFFER DRILLING CO.
WELL NAME: McGAULEY #1
COMPLETED: 7-10-49
COMPLETED: 7-19-49

INDICATIONS: SEE WELL LOG 4-113-194
Wells County, Kansas
ELEVATION: 2103
PRODUCTION: DRY AND ABANDONED

CASING USED: 8" at 195' with 1 1/2" necks

Surface clay and sand	20
Sand & chalk	100
Shale & shells	195
Shale	350
Shale & shells	425
Sand	1125
Shale & shells	1215
Shale, shells & red bed	1445
Anhydrite	1475
Shale & shells	1800
Salt & shells	1925
Shale & shells	2000
Lime	2320
Lime & shale	2905
Lime	2975
Lime & shale	3080
Lime	3260
Lime & shale	3325
Lime	3545
Lime & shale	3780
Lime, shale & chert	3682
Lime & chert	3697
Total depth	3697

WATER TOPS:

Topoka	3271
Leabner	3289
Toronto	3311
Top Lansing	3335
D.S.T.	3475-98 (ran 50 minutes, recovered 6 feet of sand. No bottom hole pressure.)
Base Kansas City	3544
Marathon Chert	3575
Conglomerate	3600
Sirspan shale	3625
Arbuckle	3647

Rotary Total with 3697
Dan Schlusberger.

DRY AND ABANDONED.

STATE OF KANSAS)
) ss
COUNTY OF WOODS)

I, Edward A. Huffman, hereby certify that the above is a true and correct copy of the log of the No. 1 McGauley, located in the Southwest quarter of the Northwest quarter of the Northeast quarter (SE NW NW) of Section Four (4), Township Eleven (11) South, Range Nineteen (19) West, Wells County, Kansas.

Edward A. Huffman
Edward A. Huffman, District Manager
J. M. HUBER CORPORATION

Subscribed and sworn to before me this 20th day of August 1949.

Sarah J. Russell
Notary Public

By Commission Expires January 26, 1953

PLUGGING
FILE SEC 4 T 11 R 19 W
BOOK PAGE 107 LINE 1

ORIGINAL

PURCHASE ORDER

15051-00692-0000

J. M. HUBER CORPORATION

Drawer 831 • Telephone 328

BORGER, TEXAS

No. 56487

PURCHASE ORDER NUMBER
MUST APPEAR ON ALL
INVOICES, PACKAGES AND
CORRESPONDENCE.

PRODUCERS OF
CARBON BLACK
GAS AND OIL
PRINTING INKS
KAOLIN CLAY

Date August 2, 1949 19__

SHIP TO: J. M. HUBER CORPORATION

Pratt, Kansas

State Corporation Commission
800 Bitting Building
Wichita, Kansas

VIA _____

SUBJECT TO TERMS AND CONDITIONS ON THIS AND REVERSE SIDE HEREOF

F.O.B. _____ TERMS _____

7-27-49 Plugging assessment - McCauley #1
SW NW NE 4-11-19W
Ellis County, Kansas \$ 25.00

PLUGGING
FILE SEC 4 T 11 R 1941
BOOK PAGE 107 LINE 1

IMPORTANT . . . INVOICES MUST BE MAILED
IN QUADRUPPLICATE TO BORGER, TEXAS.

J. M. HUBER CORPORATION

By J. L. Huber No. 56487

CONDITIONS OF PURCHASE

Seller by accepting this order agrees to the following conditions of purchase:

1. Buyer recognizes that Seller may, for operating convenience, desire to utilize its own sales form in acknowledging this order, or otherwise acknowledge it than by simple acceptance. Regardless of the form in which this purchase order may be accepted, Seller agrees that any provisions in the form of acceptance used, which modify, conflict with or contradict any provision of this order, shall be deemed to be waived, and that the provisions of this order constitute the whole contract between the parties.

2. If terms of this order do not appear on or agree with Seller's invoice as rendered Seller agrees that Buyer may change invoice to conform to this order and make payment accordingly.

3. The Seller warrants that goods subject to this order shall conform to specifications, if any, and shall be free from defect in workmanship and material. All such goods shall be subject to inspection and to rejection for breach of warranty by the Buyer within a reasonable time after receipt. The signature of our Receiving Department is for count of original packages only and not for correct weight or count, quality or condition of content. The Seller shall not replace defective goods without the prior written consent of the Buyer.

4. The failure of any goods delivered hereunder to meet the quality herein specified or, except to the extent provided in Paragraph 5 hereof, the failure of the Seller to make any delivery in the quantity or within the time specified or to comply with any of the other terms and conditions hereof shall, at the Buyer's option, relieve Buyer of any obligation to accept such goods or undelivered part thereof and upon any such failure Buyer may place a purchase order elsewhere for an equal or less quantity of goods of the same or substantially equal quality and charge Seller with any loss so incurred. Any failure of Buyer to exercise such option with respect to any portion of this order shall not constitute a waiver with respect to any undelivered installments.

5. In the event of war, fire, flood, accidents, labor troubles, Government act, order or regulation or any other cause or condition beyond the reasonable control of either party hereto, whether similar to the foregoing or not, interfering with production, transportation or use of the goods specified herein, the parties hereto shall be excused from performance hereunder proportionately as Seller's ability to produce or deliver or Buyer's ability to receive or use is reduced by such cause or condition, taking into consideration, however, Seller's stock on hand and its total obligations to make deliveries or Buyer's stock on hand and its total obligations to receive deliveries of goods of the same or substantially equal quality, as the case may be.

6. Seller will give Buyer the benefit of any price declines to actual time of shipment, except that should Buyer permit shipment to be made before specified shipping date, Buyer shall have advantage of lower prices which occur before specified shipping date.

7. Seller agrees to pack goods covered by this purchase order to comply with I.C.C. regulations and, if for export, to comply with latest Steamship Requirements.

8. Whenever Seller shall, by virtue hereof, have in its possession property of Buyer, Seller shall be deemed an insurer thereof and shall be responsible for its safe delivery to Buyer.

9. Seller certifies that all goods delivered under this contract have been produced in compliance with the Federal Wage and Hour Law (Fair Labor Standards Act of 1938).

10. The within contract or purchase order and these conditions contain the entire agreement between the Buyer and the Seller and there are no prior or contemporaneous, oral or written understandings or agreements binding on the Buyer affecting the subject-matter of the within order other than those expressly referred to therein. No agreement or other understanding in any way modifying the conditions of the contract resulting from the acceptance of the within order will be binding upon the Buyer unless made in writing and signed by its authorized representative.

It is requested that Seller show Buyer's purchase order number on acknowledgment, invoices and in all correspondence relative to order. It is also re-

quested that Seller mark each package clearly with Buyer's purchase order number, in all cases where it is practical to do so.