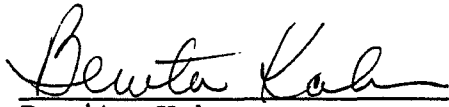


BEFORE THE OHIO OIL AND GAS BOARD OF REVIEW

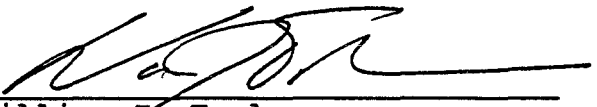
COAKLEY-PIZZA OIL AND GAS :
Appellant. : Appeal No. 483
v. : Chief's Order No. 91-404
DONALD L. MASON, CHIEF :
DIVISION OF OIL AND GAS :
Appellee. :

ORDER

Having read and considered the Joint Motion for Consent Decision, filed by Appellant and Appellee, the Board HEREBY DISMISSES Appeal No. 483 with prejudice.



Benita Kahn

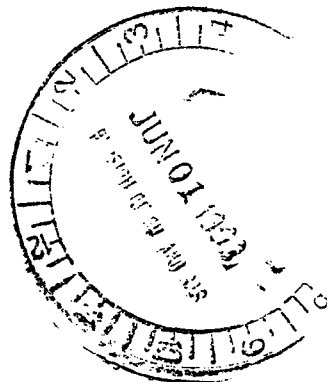


William J. Taylor



Gail Ignatz-Hoover

James H. Cameron



BEFORE THE OIL AND GAS
BOARD OF REVIEW

COAKLEY-PIZZA OIL AND GAS)	
)	
Appellant)	
)	
v.)	APPEAL NO. 483
)	
DONALD L. MASON, Chief)	CHIEF'S ORDER 91-404
Division of Oil and Gas)	
)	
Appellee)	

CONSENT AGREEMENT

Now come the parties, Appellant, Coakley-Pizza, and Appellee, Donald L. Mason, Chief of the Division of Oil and Gas, who, in order to settle the administrative proceeding captioned Coakley-Pizza Oil and Gas v. Donald L. Mason, Chief, Division of Oil and Gas presently pending before the Oil and Gas Board of Review as Appeal No. 483 (Chief's Order 91-404), stipulate to the following facts and conditions:

FACTS

1. On October 26, 1990, Chief's Order 90-1093 was issued by the Chief of the Division of Oil and Gas. That order was issued as the Ohio Department of Insurance notified the Division of Oil and Gas that the certificates of insurance and surety bonds issued by the Oil and Gas Insurance Company for Coakley-Pizza Oil and Gas had been cancelled. That order required Coakley-Pizza to file with the Division of Oil and Gas within 30 days of the receipt of the order a new certificate of insurance and surety bond, cash or certificate of deposit as required by Section 1509.07 of the Ohio Revised Code.

2. Coakley-Pizza received the certified mailing of Chief's Order 90-193 on or about October 28, 1990. Coakley-Pizza did not appeal that Chief's Order. Nor did it file a new certificate of insurance or surety bond as required by Chief's Order 90-1083.

3. On May 15, 1991, Chief's Order 91-314 was issued by the Chief of the Division of Oil and Gas. That order required Coakley-Pizza to plug and abandon its wells within 30 days of receipt of that order. This order was issued as Coakley-Pizza had failed to file a new certificate of insurance and surety bond.

4. Coakley-Pizza received Chief's Order 91-314 by certified mail on May 20, 1991. No appeal was filed by Coakley-Pizza from Chief's Order 91-314. The wells were not plugged as required by Chief's Order 91-314.

5. On August 16, 1991, Chief's Order 91-404 was issued. That order was addressed to the Liquidation Office of the Ohio Department of Insurance and ordered that Bond No. BD 34-000117-01, the surety bond issued by the Oil and Gas Insurance Company for Coakley-Pizza, is forfeited.

6. Coakley-Pizza appealed that order. Neither The Liquidation Office of the Ohio Department of Insurance nor The Oil and Gas Insurance Company appealed that Order.

7. Subsequent to the running of the appeal time for Chief's Order 91-314 and Chief's Order 90-1093, Coakley-Pizza transferred its wells to another entity that has on file with the Division of Oil and Gas a certificate of insurance and surety bond as required by Section 1509.07 of the Ohio Revised Code.

CONDITIONS

8. Due to its non-compliance with Chief's Orders 90-1093 and 91-314, Coakley-Pizza will pay to the Division of Oil and Gas \$500. Such payment shall be made by certified check or money order, payable to the Treasurer - State of Ohio and delivered to the Chief's legal counsel by May 1, 1993.

9. This appeal is dismissed with prejudice.

Paul J. Gerig per attached authorization

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CONDITIONS

8. Due to its non-compliance with Chief's Orders 90-1093 and 91-314, Coakley-Pizza will pay to the Division of Oil and Gas \$500. Such payment shall be made by certified check or money order, payable to the Treasurer - State of Ohio and delivered to the Chief's legal counsel by May 1, 1993.

9. This appeal is dismissed with prejudice.

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