Affidavit of Publication

State of Kansas, PRATT County, ss. Conrad L. Easterday, being first duly sworn, deposes and says: That he is Publications Manager of the Pratt Tribune, a dlaily Newspaper printed in the State of Kansas, and published in and of general circulation in Pratt County, Kansas, with a general paid circulation on a daily basis in Pratt County, Kansas, and that said newspaper is not a trade, religious or fraternal publication.

Said newspaper is published at least weekly 50 times a year; has been so published continuously and uninterruptedly in said county and state for a period of five years prior to the first publication of said notice; and has been admitted at the post office of Pratt, Kansas in said County as second class matter.

That the attached notice is a true copy thereof and was published in the regular and entire issue of said newspaper for _/____ week(s), the first publication there of being made as aforesaid on the ______ day of _______ day of _______ and ______ subsequent publications being made on the following dates:

Conrad L. Easterday Publication Manager

Subscribed and sworn to before me, this _ day of IIM

Sheryl Kutz

Notary, State of Kansas

My commission expires: 102000124 21 2020

SHERYL KUTZ Molary Public - State of Kansas My Appl. Explres

Publication cost:

20170626160526 Filed Date: 06/26/2017 State Corporation Commission of Kansas

LEGAL PUBLICATION

BEFORE THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS Before Commissioners:

Jay Scott Emler, Chairman Shari Feist Albrecht Pat Apple

In the Matter of the Application of Shelby Resources, LLC, for an Order Authorizing the Drilling of the Reece-Rifley #1-5H as a Horizontal Wellbore upon its Reece-Rifley Unit located in Pratt County, Kansas

Docket No. 17-CONS-3683-CHOR CONSERVATION DIVISION License No. 31725

NOTICE OF APPLICATION FOR HORIZONTAL WELLBORE

TO: ALL OIL AND GAS PRODUC-ERS AND OWNERS OF UN-LEASED MINERALS AND WHOMSOEVER CONCERNED:

You, and each of you, are hereby notified that Shelby Resources, LLC, ("Shelby") has filed an application before the State Corporation Commission (the "Commission") requesting an order authorizing the drilling of the Reece-Riifley #1-5H well (the "Well") as a horizontal wellbore. Shelby proposes to drill the Reece-Fiffley #1-5H horizontal wellbore upon its Reece-Riifley Unit comprised of the Southwest Quarter (SW/4) of Section Five (5). Township Twenty-nine (29) South, Range Twelve (12) West of the 6th P.M., Pratt County, Kansas, and the Southeast Quarter (SE/4) of Section Six (6), Township Twenty-nine (29) South, Range Twelve (12) West of the 6th P.M., Pratt County, Kansas, The Reece-Rifley #1-5H will be drilled to test the Viola Formation ("Producing Formation"). The proposed surface location, location where the wellbores will first be completed in the producing formation, bottom-hole location, and length of the completion interval of the Reece-Rifley #1-5H are described as follows, to-wit: Surface Location – 330 feet from the South Line and 2,490 Feet from the West Line of Section Five (5), Township Twenty-nine (29) South, Range Twelve (12) West of the 6 th P.M., Pratt County, Kansas; First Completion into the producing formation – 546 feet from the South Line, and 1,878 feet from the West Line of Section Five (5), Township Twentynine (29) South, Range Twelve (12) West of the 6 th P.M., Pratt County, Kansas; Bottom-hole location – 1,955 feet from the South line, and 2,156 feet from the South line (29) South, Range Twelve (12) West of the 6 th P.M., Pratt County, Kansas; Length of the Completion interval – 4,354.1 feet.

The application is pending with the Commission. Any persons who object or protest to such application shall be required to file their objections or protests in writing with the Commission within 15 days from the last date of this publication. If a written protest is not timely filed, the application shall be determined administratively by the Commission and may thereby be granted without hearing or further notice to any interested party. All objections and protests shall clearly state the reasons why granting the application will violate correlative rights, cause waste or pollution. Objections of protests shall be mailed to the Kansas Corporation Commission, Conservation District, 266 N. Main St., Suite 220, Wichita, KS 67202, with a copy to applicant's attorney listed below.

All parties in any way interested or concerned shall take notice of the foregoing and govern themselves accordingly.

Chasen R. Katz, #24819 Thompson, Arthur, Davidson & Katz 525 N. Main P.O. Box 111 Russell, Kansas 67665 (785) 483-3195 chasen.tad@eaglecom.net Attorneys for Shelby Resources, LLC Published in the Pratt Tribune Saturday June 17, 2017.