Present:
Mr. Lynn Lockhart, Chairman
Mr. Lucien B. Owens, Vice Chairman
Mr. George T. Siler, Member
Mr. Kenneth C. Bentson, Member
Mr. John Bannister, Executive Secretary
Mr. James R. Scurlock, Geologist
Mr. Alfred Morgan, Yuma, Arizona
Mr. Harold Ferrin, Mesa, Arizona
Mr. O.B. Lassen, State Land Commissioner
Mr. F.C. Ryan, State Land Department
Mr. Bob Hubbard, State Tax Commission
Mr. James R. Pickett, Phoenix, Arizona
Mr. Francis J. Ryley, Phoenix, Arizona

Absent:
Mr. Hiram S. Corbett, Member

Meeting called to order at 9:30 a.m. Minutes of meeting of May 17, 1967 were approved.

The executive secretary was instructed to re-schedule the hearing for Case 21 (Harless-Cottonwood Oil Co. Inc.-Yavapai Oil Corp.) for July 19, 1967 at 10:00 a.m., and to comply with the Attorney General's letter of June 7, 1967 in notifying the principals.

The executive secretary was instructed to set up a hearing for 1:30 p.m. on July 19, 1967 to consider establishing a pool and special field rules for Dineh bi Keyah and to arrange for the services of Mr. E.N. Walsh, consulting petroleum engineer, in connection with this hearing. The executive secretary further was directed to request an opinion from the Attorney General as to the applications of the statute and rules and regulations concerning confidential information developed in a proven area.

In reply to Mr. Harold Ferrin's verbal request to the Commission, Mr. Bentson moved that an extension of time to January 1, 1968 be granted to Mr. Ferrin in which to resume his operations under Permit 344, the Ferrin #1 NMA well, and Permit 350, Ferrin #1 Aja Cattle Co.-Babbits Bros. well, providing that logs and all information that is over six months old be made available to the public. Motion carried.

It was further decided that this action would not set a precedent
for all requests for extensions of time, that is, requests for temporary abandonment in accordance with Rule 202.3, but that each extension would be judged on its own merits.

Mr. Owens moved that from hereon the Commission's policy would be that when a well is declared temporarily abandoned by the Commission that the confidential period will continue for six months from the date of temporary abandonment and that all logs, samples, and other required information would be submitted from that date rather than from the completion date. All wells classified as temporarily abandoned prior to this day will be held in a confidential status for six months from July 1, 1967, and all logs, samples and other required information will be submitted from that date. Motion carried.

The executive secretary was instructed to issue a directive embodying this policy and to mail it to all operators.

The executive secretary was also directed to issue plugging orders to operators of the C & J Drilling #1 State well, the Potter #1 State well, the Southwest Oil C. #1 Davis-Clark well, and the Ari-Mass #1 State well.

Meeting adjourned at 12:05 p.m.

APPROVED July 19, 1967

By [Signature]