UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No.6) *

			(Amendmen	C NO.0)		
			DAWSON GEOPHYS	ICAL COMPANY		
			(Name of	Issuer)		
Common Stock						
			(Title of Class	of Securities)		
			23936	0100		
			(CUSIP N	umber)		
			DECEMBER 3			
			_	s Filing of this		
	ne appropri e is filed		to designate the	e rule pursuant t	o which this	
	/ X /	Rule 130	d-1 (b)			
	/ /	Rule 130	d-1 (c) d-1 (d)			
person's securiti	s initial : les, and fo	filing or or any sı	n this form with absequent amendm	e filled out for respect to the sent containing in prior cover page	ubject class of formation which	
deemed t Exchange section	to be "file Act of 1	ed" for t 934 ("Act t but sha	the purpose of Set") or otherwise	of this cover pa ection 18 of the subject to the l o all other provi	Securities iabilities of that	
CUSIP NO	2393601	00				
1.			ing Persons. cation Nos. of above persons (entities only).			
	Beddow Capital Management Incorporated 94-3116578					
2.	Check the (a)		riate Box if a M	ember of a Group		
3.	SEC Use	 Only 				
4. Citizenship or Place of Organization				tion		
	WYOMING					
Number	of	5.	Sole Voting Pow	er	903,953	
Shares Benefic	cially	6.	Shared Voting P	ower	0	
Owned by Each Reporting Person With:		7.	Sole Dispositiv	e Power	0	
		8.	Shared Disposit	ive Power	903,953	

9. Aggregate Amount Beneficially Owned by Each Reporting Person

10.	Check if Shares	the Aggregate Amount in Row (9) Excludes Certain		
11.	Percent	of Class Represented by Amount in Row (9) 3.94%		
12.	Type of IA	Reporting Person		
Item 1.				
	(a)	Name of Issuer		
		Dawson Geophysical Company		
	(b)	Address of Issuer's Principal Executive Offices		
		508 West Wall, Suite 800, Midland, Texas 79701		
Item 2.				
	(a)	Name of Persons Filing		
		Beddow Capital Management Incorporated		
	(b)	Address of Principal Business Office or, if none, Residence		
		199 EAST PEARL AVENUE, SUITE 102; P.O. BOX 530 JACKSON, WYOMING 83001		
	(c)	Citizenship		
		Wyoming		
	(d)	Title of Class of Securities		
		Common Stock		
	(e)	CUSIP Number		
		239360100		
Item 3.				
(a)	[] Bro	ker or dealer registered under Section 15 of the Act.		
(b)	[] Ban	k as defined in Section 3(a)(6) of the Act.		
(c)		urance Company as defined in Section 3(a)(19) of Act.		
(d)		Investment Company registered under Section 8 of the Investment Company Act.		
(e)		An investment adviser in accordance with Rule 13d-1(b)(1)(ii)(E);		
(f)		employee benefit plan or endowment fund in accordance h Rule 13d-1(b)(1)(ii)(F);		
(g)		arent holding company or control person in accordance ith Rule 13d-1(b)(1)(ii)(G); see item 7;		

903,953

- (i) [] A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act;
- (j) [] Group, in accordance with Rule 13d-1(b)(1)(ii)(J).

Item 4. Ownership

(a) Amount beneficially owned:

Beddow Capital Management Incorporated ("BCMI"), in its capacity as investment adviser, may be deemed to be the beneficial owner of 903,953 shares of the Issuer which are owned by various investment advisory clients of BCMI in accounts over which BCMI has discretionary authority. The filing of this report shall not be construed as an admission that BCMI is, for purposes of Section 13(d) and 13(g) of the Act, the beneficial owner of these securities.

- (b) Percent of Class: 3.94%
- (c) Number of shares as to which such person has:
 - (i) sole power to vote or to direct the vote: 903,953
 - (ii) shared power to vote or to direct the vote: $\ensuremath{\text{\sc o}}$
 - (iii) sole power to dispose or to direct the disposition of: $\ensuremath{\text{0}}$
 - (iv) shared power to dispose or to direct the disposition of: 903,953
- Item 5. Ownership of Five Percent or Less of a Class

3.94% Total Ownership

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following [X].

Item 6. Ownership of More than Five Percent on Behalf of Another Person

Not Applicable.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company

Not Applicable.

Item 8. Identification and Classification of Members of the Group

Not Applicable.

Item 9. Notice of Dissolution of Group

Not Applicable.

Item 10. Certification

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

BEDDOW CAPITAL MANAGEMENT INCORPORATED

February 8, 2019

Date

/s/ Edward G. Beddow
------Signature

Edward G. Beddow, Chief Compliance Officer
----Name/Title