UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

POST-EFFECTIVE AMENDMENT NO. 1 TO: FORM S-3 REGISTRATION STATEMENT NO. 333-251490

UNDER
THE SECURITIES ACT OF 1933

CALLON PETROLEUM COMPANY

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation or organization) 64-0844345 (I.R.S. Employer Identification No.)

One Briarlake Plaza
2000 W. Sam Houston Parkway S., Suite 2000
Houston, Texas 77042
(281) 589-5200
(Address, including zip code, and telephone number, including area code, of registrant's principal executive offices)

tour cas, mending 21p coue, and exeptione number, mending area coue, or registrant a principal executive

P. Anthony Lannie One Post Oak Central 2000 Post Oak Boulevard, Suite 100 Houston, Texas 77056-4400 (713) 296-6000

 $(Name, address, including\ zip\ code, and\ telephone\ number, including\ area\ code, of\ agent\ for\ service)$

Copies to:

Daniel A. Neff Zachary S. Podolsky Wachtell, Lipton, Rosen & Katz 51 W. 52nd Street New York, New York 10019 (212) 403-1000

		(212) 403-1000							
Approximate date of commencement of proposed sale to the public: Not applicable.									
If the only securities	s being registered on this Form are being offe	red pursuant to dividend or interest reinvestment	plans, please check the following box. \Box						
		ffered on a delayed or continuous basis pursuan t reinvestment plans, check the following box.		1933,					
	to register additional securities for an offerin statement number of the earlier effective regi	ng pursuant to Rule 462(b) under the Securities a stration statement for the same offering. \Box	Act, please check the following box and li	st the					
	t-effective amendment filed pursuant to Rule arlier effective registration statement for the s	e 462(c) under the Securities Act, check the folloame offering. \Box	wing box and list the Securities Act registr	ration					
	istration statement pursuant to General Instru ule 462(e) under the Securities Act, check the	ection I.D. or a post-effective amendment thereto e following box. \square	that shall become effective upon filing wi	th the					
	t-effective amendment to a registration states and to Rule 413(b) under the Securities Act, cl	ment filed pursuant to General Instruction I.D. fineck the following box. \Box	led to register additional securities or addi	tional					
	7. See the definitions of "large accelerated fil	lerated filer, an accelerated filer, a non-acceler, er," "accelerated filer," "smaller reporting comp							
Large accelerated filer	\boxtimes		Accelerated filer						
Non-accelerated filer			Smaller reporting company						
			Emerging growth company						

DEREGISTRATION OF SECURITIES

This Post-Effective Amendment (the "Post-Effective Amendment") filed by Callon Petroleum Company, a Delaware corporation (the "Registrant"), deregisters all shares of the Registrant's common stock, par value \$0.01 per share ("common stock"), remaining unsold or otherwise unissued under the Registration Statement on Form S-3 (No. 333-251490) (the "Registration Statement") filed by the Registrant with the U.S. Securities and Exchange Commission on December 18, 2020, registering for resale shares of common stock.

On April 1, 2024, pursuant to the Registrant's previously announced Agreement and Plan of Merger, dated January 3, 2024, by and among the Registrant, APA Corporation, a Delaware corporation ("APA"), and Astro Comet Merger Sub Corp., a Delaware corporation and wholly owned, direct subsidiary of APA ("Merger Sub"), Merger Sub was merged with and into the Registrant (the "Merger"), with the Registrant surviving the Merger as a wholly owned, direct subsidiary of APA.

In connection with the closing of the Merger, the offering pursuant to the Registration Statement has been terminated. In accordance with undertakings made by the Registrant in the Registration Statement to remove from registration, by means of a post-effective amendment, any of the shares of common stock that remain unsold at the termination of the offering, the Registrant hereby removes from registration all shares of common stock that were registered but unsold or otherwise unissued under the Registration Statement as of the date hereof.

SIGNATURES

Pursuant to the requirements of the Securities Act of 1933, as amended, the registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment to the Registration Statement on Form S-3 to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Houston, State of Texas, on this 1st day of April, 2024.

CALLON PETROLEUM COMPANY

By: /s/ Stephen J. Riney

Name: Stephen J. Riney

Title: President and Chief Financial Officer

Note: No other person is required to sign this Post-Effective Amendment to Form S-3 Registration Statement in reliance on Rule 478 under the Securities Act of 1933, as amended.