FORM 4

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

OMB APPROVAL
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hours per response... 0.5

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b)

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

obligations may continue. See Instruction Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

| (Print or Type Re | esponses) | | | | | | | | | | | | | | | | | |
|---|---|--------------------------|--|--|--------------------------------|--|-------|---|-------------------|----------------|--|---|--|----------------------------------|--|---|------------------------|---|
| Name and Address of Reporting Person * Conaway Gregory F | | | | 2. Issuer Name and Ticker or Trading Symbol Callon Petroleum Co [CPE] | | | | | | | | | 5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director 10% Owner | | | | | |
| (Last) (First) (Middle) 2000 W. SAM HOUSTON PKWY. S., SUITE 2000 | | | | 3. Date of Earliest Transaction (Month/Day/Year) 12/20/2019 | | | | | | | | | X Officer (give title below) Other (specify below) Vice President & CAO | | | | 7) | |
| (Street) HOUSTON, TX 77042 | | | | 4. If Amendment, Date Original Filed(Month/Day/Year) | | | | | | | | 6. Individual or Joint/Group Filing(Check Applicable Line) Form filed by More Reporting Person Form filed by More than One Reporting Person | | | | | | |
| (City) | 1X //042 | (State) | (Zip) | | | | Table | I - No | n-Deri | vative Se | curitie | s Acqui | ired T | Disposed of a | or Reneficis | ally Owned | | |
| 1.Title of Security (Instr. 3) 2. Transaction Date (Month/Day/Yes | | | Execution Date, if | | 3. Transaction Code (Instr. 8) | | | Securities Acquired a) or Disposed of (D) astr. 3, 4 and 5) | | | 5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4) | | | icially | Ownership Form: | 7. Nature of Indirect Beneficial Ownership | | |
| | | | | (Month/Day/Tear) | | Cod | e , | V A | mount | (A) or (D) | Price | (mour o una 1) | | | | | (Instr. 4) | |
| Common Stock 12/20/2019 | | | 12/20/2019 | | | A | | 51 (1) | ,716 | A | <u>(2)</u> | 51,7 | 16 | |] |) | | |
| Common Stock 12/20/2019 | | | 12/20/2019 | | | A | | 61 (3) | ,460 | A | <u>(4)</u> | 113, | 13,176 | |] |) | | |
| Common Stock 12/20/2019 | | | 12/20/2019 | | | A | | 9,: (6) | 545 <u>(5)</u> | A | <u>(7)</u> | 122, | 122,721 | | 1 |) | | |
| | | | Table II | | | | | cur uired, I | rrently Dispos | valid C | MB co Benefic | ontrol i | numb | | the form o | lisplays a | | |
| Derivative Security (Instr. 3) | 2. Conversion or Exercise Price of Derivative Security | Date (Month/Day/Year) | 3A. Deemed Execution Date, is any (Month/Day/Year | 4. 5. Num Transaction of Der Code Securi | | mber d. A. Date Exc ivative Expiration (Month/Da red (A) posed 3, 4, | | | Date Und | | 7. Title Under | Title and Amount of Underlying Securities (Instr. 3 and 4) | | | 9. Number of Derivative Securities Beneficially Owned Following Reported Transaction(s) | Owners Form of Derivat Security Direct (or Indir | Ownershi (Instr. 4) | |
| | | | | Code | · V | | (D) | Date Exercis | sable | Expira Date | tion | Title | | Amount or Number of Shares | | (Instr. 4) | (Instr. 4 |) |
| Stock Appreciation Rights | \$ 15.59 | 12/20/2019 | | A | | 19,96 | 1 | 12/20 | /2019 | 03/17 | /2021 | Comi | | 19,961.00 | (8) | 19,961 | D | |
| Stock Appreciation Rights | \$ 15.39 | 12/20/2019 | | A | | 20,05 | 1 | 12/20 | /2019 | 03/23 | /2022 | Comi | | 20,051.00 | <u>(9)</u> | 40,012 | D | |
| Stock Appreciation Rights | \$ 8.38 | 12/20/2019 | | A | | 31,44 | 2 | 12/20 | /2019 | 03/17 | /2025 | Comi | | 31,442.00 | (10) | 71,454 | D | |
| Stock Appreciation Rights | \$ 6.27 | 12/20/2019 | | A | | 42,58 | 8 | 12/20 | /2019 | 03/17 | /2026 | Comi | | 42,588.00 | (11) | 114,042 | D | |

Reporting Owners

| | Relationships | | | | | | | |
|--|---------------|--------------|----------------------|-------|--|--|--|--|
| Reporting Owner Name / Address | Director | 10% Owner | Officer | Other | | | | |
| Conaway Gregory F 2000 W. SAM HOUSTON PKWY. S. SUITE 2000 HOUSTON, TX 77042 | | | Vice President & CAO | | | | | |

Signatures

| -Signature of Reporting Person | Date |
|--------------------------------|------|
| | |

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- On December 20, 2019, Callon Petroleum Company ("Callon") and Carrizo Oil & Gas, Inc. ("Carrizo") completed the transactions contemplated by that certain Agreement and Plan of Merger, dated as of July 14, 2019, as amended on August 19, 2019 and further amended on November 13, 2019 (the "Merger Agreement"), by and between Callon and Carrizo, pursuant to which Carrizo (1) merged with and into Callon, with Callon as the surviving corporation (the "Merger"). Pursuant to the Merger Agreement, at the Effective Time (as defined therein), each share of common stock.
- (1) merged with and into Callon, with Callon as the surviving corporation (the "Merger"). Pursuant to the Merger Agreement, at the Effective Time (as defined therein), each share of common stock, par value \$0.01 per share, of Carrizo ("Carrizo common stock") beneficially owned by the Reporting Person at the effective time of the Merger, was cancelled and exchanged for 1.75 shares of common stock, par value \$0.01 per share, of Callon ("Callon common stock").
- (2) Received in exchange for 29,552 shares of Carrizo common stock in connection with the Merger. On the effective date of the Merger, the closing price of Callon common stock was \$4.72 per share and the closing price of Carrizo common stock was \$8.25 per share.
- Pursuant to the Merger Agreement, at the Effective Time, the Carrizo restricted stock units of the Reporting Person immediately vested and were converted into the right to receive a number of shares of Callon common stock that is equal to the product of (a) the number of shares of Carrizo common stock subject to such Carrizo restricted stock unit as of immediately prior to the Effective Time, multiplied by (b) 1.75, rounded up to the nearest whole share, subject to any applicable withholding taxes. The above number represents an estimate of the number shares of Callon common stock to be received by the Reporting Person pursuant to the Merger Agreement in exchange for their Carrizo restricted stock units. To be updated by amendment, if necessary.
- (4) Received in exchange for 55,746 Carrizo restricted stock units in connection with the Merger. On the effective date of the Merger, the closing price of Callon common stock was \$4.72 per share and the closing price of Carrizo common stock was \$8.25 per share.
 - Pursuant to the Merger Agreement, at the Effective Time, the Carrizo performance shares of the Reporting Person immediately vested and were converted into the right receive a number of shares of Callon common stock that is equal to the product of (a) the greater of (1) the target number of shares of Carrizo common stock subject to such Carrizo performance share award as of immediately
- (5) prior to the effective time and (2)the number of shares of Carrizo common stock to be earned based on actual achievement of the performance criteria set forth in the applicable award agreement, measured based on a shortened performance period that ends as of the close of the business day prior to the effective time (if such performance is determinable, and as determined by the Carrizo board of directors immediately prior to the effective time), multiplied by (b)1.75, rounded up to the nearest whole share, subject to any applicable withholding taxes.
- (6) The above number represents an estimate of the number shares of Callon common stock to be received by the Reporting Person pursuant to the Merger Agreement in exchange for their Carrizo restricted stock units. To be updated by amendment, if necessary.
- (7) Received in exchange for 8,657 Carrizo performance shares in connection with the Merger. On the effective date of the Merger, the closing price of Callon common stock was \$4.72 per share and the closing price of Carrizo common stock was \$8.25 per share.
- (8) Received in connection with the Merger in exchange for 11,406 Carrizo stock appreciation rights with an exercise price of \$27.295.
- (9) Received in connection with the Merger in exchange for 11,458 Carrizo stock appreciation rights with an exercise price of \$26.94.
- (10) Received in connection with the Merger in exchange for 17,967 Carrizo stock appreciation rights with an exercise price of \$14.67.
- (11) Received in connection with the Merger in exchange for 24,336 Carrizo stock appreciation rights with an exercise price of \$10.98.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.

SECTION 16 POWER OF ATTORNEY

With respect to holdings of and transactions in securities issued by Callon Petroleum Company (the "Company"), the undersigned hereby constitutes and appoints the officers of the Company listed o 1. execute for and on behalf of the undersigned, Forms 3, 4, and 5 in accordance with Section 16 of the Securities Exchange Act of 1934, as amended, and the rules thereunder;

2. do and perform any and all acts for and on behalf of the undersigned which may be necessary or desirable to complete and execute any such Form 3, 4, or 5, complete and execute any amendment or 3. take any other action of any type whatsoever in connection with the foregoing which, in the opinion of such attorney-in-fact, may be of benefit to, in the best interest of, or legally required The undersigned hereby grants to each such attorney-in-fact full power and authority to do and perform any and every act and thing whatsoever requisite, necessary, or proper to be done in the exe The undersigned acknowledges that the attorneys-in-fact, in serving in such capacity at the request of the undersigned, are not assuming, nor is any Company assuming, any of the undersigned's res Additionally, I hereby revoke, terminate, and make void all authorizations and/or designations of any individual as an attorney-in-fact executed prior to the date hereof to execute and file on my This Power of Attorney shall remain in full force and effect until the undersigned is no longer required to file Forms 3, 4, and 5 with respect to the undersigned's holdings of and transactions i

/s/ Gregory F. Conaway

Schedule A

Individuals Appointed as Attorney-in-Fact with Full Power of Substitution and Resubstitution

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of this 20th day of December, 2019.

- 1. Michol L. Ecklund 2. Stacy E. Skelton