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D.M.
P.L.
C.L.
C.D.
C.I.

In re-assignment of
Oil and Mining Lease
of
Tennessee J. Jordan

Transferable only with
consent of the Secretary
of the Interior
Oil and Gas Mining
Lease.

Upon and selected
for allotment Cherokee Nation Indian Territory
- Sec. 72 Act of July 1, 1902 32 Stat. 716, 726 -
This indenture of Lease made and entered
into in quadruplicate on this 24th day of February
- A.D. 1915 by and between Tennessee J. Jordan of
Cleveland Oklahoma party of the first part and
Percy D. McConnell and Clinton B. Wisner of
Burtsville Indian Territory parties of the sec-
ond part, under and in pursuance of the pro-
visions of section 72 of the Act of Congress, approved
July 1, 1902 and the regulations prescribed by
the Secretary of the Interior thereunder.

Witnesseth: That the party of the first part
for and in consideration of the royalties, covenants,
stipulations and conditions hereinafter contained,
and hereby agreed to be paid, observed and performed
by the parties of the second part their heirs, executors
or administrators, do hereby (do hereby, grant
and let) unto the parties of the second part
their heirs, executors or administrators for the
term of 15 years from the date hereof fee of the
oil deposits and natural gas, in or under the
following described tract of land, lying and being
within the Cherokee Indian Nation and within
the Indian Territory town: - The NW² of N. 14th
of Section 25, Township 20, North range 12
East, of the Indian Meridian and containing 80
acres more or less, with the right to prospect for
extract, pipe, store, refine and remove such oil
and natural gas and to occupy and use so much
only of the surface of said land as may be reasonably
necessary to carry on the work of prospecting for,
extracting, piping, storing, refining and remov-
ing such oil and natural gas, including also the