remove all machinery and fixtures placed on said premises, including the right to draw and remove **cas**ing .

Second party agrees to commence a well on the N E I/4 of N E I/4 or the N E I/4 of N E I/4 or the N E I/4 of N E I/4 Sec I9 Tp 20 R I3 E within six months from this date or pay rental as aforesaid .

The party of the se cond part, its heirs, successors or assigns, shall have the right at any time on the payment of one dollar and all payable obligations then due to the party of the first part, his heirs or assigns, to surrender this lease for cancellation, after which all payments and liabilities thereafter to accrue under and by virtue or its terms shall ccase and determine.

Al covenants and agreements herein set forth between the parties heretofore shall extend to their successsors, heirs, executors, administrators and assigns. Witness the following sign attres and seals :

Witness : J E. Wade A.J. Biddison ATTEST: H.F. Sinclair Secy . State of Oklahoma) Tulsa County .

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or graded

James P Lloyd (Guardian)Seal Rachel M Lloyd Seal. Alpine Oil Co. Seal By P.J.White Pres.

Dessis L Swift

Seal

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() Dessie L Swift a Notary Public in and for said County and State aforesaid do: hereby certify that James P Lloyd and Rachel M Lloyd personally known to me to be the same persons whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged bhat he signed sealed and delivered the saidinstrument as his free and voluntaryact for the uses and purposes therein set forth. Given under my hand and notarial seal this 12th day of Juney1908.

under my usud and no carrar sear curs is on day of danafirado.

my commission expires May 6 I9I2 (SeaL)

COMPARED

## -----OIL AND GAS LEASE :-----

Agreement Made and entered into the Twelfth day of June<sup>N</sup>1908 by and between James P Lloyd Guardian of the person and estate of Pansy B Lloyd, a minor, party of the first part, and Alpine Oil Company party of the second part.

WITNES SETH : That the said party of the first part, for and in considertion of the sum of Three hundred ten Dollars in hand well and truly paid by the said party of the second, part, the receipt of which is hereby acknowledged, and of the covenants and agreements hereinafter entained on the part of the party of the second part, to be paid, kept and p erformed, has granted demised, leased and let by these presents does grant demise, lease and let unto the second party its heirs, successors or assigns, for the sole, purpose of mining and operating for oll and gas and of laying pipe lines, constructing tanks, buildings and other structures thereon to take care of said product, all that ces tain tract of land situlate in the County of Tulsa Oklahoma, bounder and described as