

COMPARED

State of Oklahoma } ss
County of Rogers }

-----: A F F I D A V I T :-----

I, J.F. Flippin of Claremore Oklahoma, on my oath state that I acquainted with ^hJon Vann of Ft Gibson Oklahoma during the summer and fall of 1904, and that he was commonly known as John Wolf but that his ^{true} name was John Vann. That I was a witness to a deed made by said John Vann to J.M. Bayless made on the 20th day of October 1904, conveying to said Bayless the SW 1/4 of the NW 1/4 of section 29 township 20 Range 13, in what is now Tulsa County Oklahoma, That carefully inquiry was made at the time to ascertain the identity and citizenship of said John Vann and that the said John Vann who signed said deed is the John Vann who selected said lands as his allotment, and that he was recognized in the community where he lived as John Vann and John Wolf and as a Cherokee Freeman Citizen of the Cherokee Tribe of Indians.

J.F. Flippin

Subscribed and sworn to before me this the 22 day of July 1908.

W.P. Johnston
Notary Public

SEAL. My commission expires April 26th 1912.

Filed for record Aug 11 1908 at 4:20 P.M. H.C. Walkley Reg of Deeds (SEAL)

COMPARED

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

In consideration of Thirty (30.00) Dollars the receipt of which is hereby acknowledged I Jack Jackson of Mohawk Okla party of the first part, hereby grant and lease unto J.F. Colt or assigns party of the second part, all the oil and gas in and under the following described premises, namely; all that lot of land situated in the County of Tulsa State of Oklahoma described as follows, to-wit:

The S 1/2 of the SW 1/4 of the NW 1/4 and the NW 1/4 of SW 1/4 of NW 1/4 in section (15) Township twenty (20) North of Range (13) East. containing 30 acres more or less, together with the right to enter thereon at all times for the purpose of drilling and operating for oil and gas and to erect and maintain buildings and structures and lay pipes necessary for production and transportation of oil and gas.

To have and to hold above premises for five years and as long thereafter as oil or gas is found in paying quantities on said premises on the following conditions:

1st. If gas is found in sufficient quantities to market second party agrees to pay first party \$ 100.00 Dollars per year payable quarterly for the gas produced of each well from which gas is marketed or sold off the premises, and first party to have gas free of cost at the well to heat and light all dwellings.

2d. If oil be found in paying quantities first party shall have one-eighth part of all oil produced and saved from said premises, to be delivered in pipe lines with which second parties shall connect their wells. Second party shall have the right to use ^{sufficient} gas, oil and water to drill all wells and to run all necessary machinery in operating same.

First parties grant the privilege to second parties the right of way over and across said premises to place of operating, exclusive, right to lay pipes to convey oil and gas; and right at any time to remove any oil property.

Second parties agree to pay any damage they may cause to growing crops.

Second parties agree to complete a well on these premises within six months from date or pay