COMPARED

No. 241626 C.M.J. Assignment of Oil and Gas Lease No. 409

d	Lessor, Lessor
	Edward Yoder
	, Lossee
ering the f	llowing described land in the County of Tulsa and State of Oklahoma, to- wit:
	The West 1/2 of the Northwest 2 and the west thirty-five (35) acres of the East 2 of the Northwest 2 excepting five (5) acres in the southwest corner of said tract around a well owned by the Gypsy Oil Company Section Sixteen (16) Township Eighteen (18) North, Range Thirteen (13) East, containing one hundred and ten acres, more or less.
Said le	se being recorded in the office of the County Clerk in and for said County in Book 349, page, an
	EAS, The said lease and all rights thereunder or incident thereto are now owned by
	ank Sparks, to the extent of an undivided Thirty-one Ninety-sixths (31.96)
	CHEREFORE. For and in consideration of One Dollar (and other good and valuable considerations), the receipt of which is hereby acknow
	FHEREFORE, For and in consideration of One Dollar (and other good and valuable considerations), the receipt of which is hereby acknown ersigned, the present ownerof the said lease and all rights thereunder or incident thereto, do 99 hereby bargain, sell, transfe
	vey unto . F. Black, said undivided Thirty-one Ninety-sixths (31/96)
all	ght, title and interest of the original lessee and present ownerin and to the said lease and rights thereunder in so far as it covers t
	Tract of land hereinabove described.
	all personal property used or obtained in connection therewith to
	6. F. Black
	and his heirs, successors and assigns.
	the same consideration, the undersigned for himself and his heirs, successors a
ner 8.5 good d that all i	do 68 covenant with the said assignee, his heirs, successors or assigns, that he the lawl of the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersign ight and authority to sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrance natals and royalties due an payable thereunder have been duly paid. ess Whereof, the undersigned owner
ner 8.5 good d that all i	of the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersign ight and authority to sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrance that and property are free and clear from all liens and incumbrance that a great and the same and
ner 8.5 good d that all i	of the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersign right and authority to sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrance not all and royalties due an payable thereunder have been duly paid. ess Whereof, the undersigned owner
ner 9.5good d that all i	of the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersign right and authority to sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrance near and royalties due an payable thereunder have been duly paid. ess Whereof, the undersigned ownerand assignorhassigned and sealed this instrument thislstday October
ner 9.5good d that all i	of the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersign right and authority to sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrance not all and royalties due an payable thereunder have been duly paid. ess Whereof, the undersigned owner
ner 9.5good d that all i	of the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersign right and authority to sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrance near and royalties due an payable thereunder have been duly paid. ess Whereof, the undersigned ownerand assignorhassigned and sealed this instrument thislstday October
nergood d that all i In Wit	of the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersign ight and authority to sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrance in tall and royalties due an payable thereunder have been duly paid. ess Whereof, the undersigned owner
nergood d that all i In Wit	of the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersign ight and authority to sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrance in tall and royalties due an payable thereunder have been duly paid. ess Whereof, the undersigned owner
ner	of the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersign ight and authority to sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrance in talls and royalties due an payable thereunder have been duly paid. ess Whereof, the undersigned owner
TATE OF On this one known	of the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersign ight and authority to sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrance intals and royalties due an payable thereunder have been duly paid. ess Whereof, the undersigned owner
ner_good d that all In Wit In Wit ATE OF On_thi d State/aro me known	of the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersign ight and authority to sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrance in talls and royalties due an payable thereunder have been duly paid. ess Whereof, the undersigned owner
ner_good d that all In With ATE OF On_thi d State/aro me known	of the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersign ight and authority to sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrance natals and royalties due an payable thereunder have been duly paid. ess Whereof, the undersigned owner
race good d that all of the tall of tall o	of the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersign ight and authority to sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrance intals and royalties due an payable thereunder have been duly paid. ess Whereof, the undersigned owner
rate of Carte of Cart	of the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersign ight and authority to sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrance at the undersigned owner. and assignor. has signed and sealed this instrument this lst day October 19 23 Frank Sparks (SEA OKLAHOMA FORM OF ACKNOWLEDGMENT. KLAHOMA, County of Washington ss.
FATE OF On thi one known me as Given My co	of the said lesse and rights and interests thereunder and of the personal property thereon or used in connection therewith, that the undersigned inch and undersigned and early the same, and that said rights, interest and property are free and clear from all liens and incumbrance intals and royalties due an payable thereunder have been duly paid. Ses Whereof, the undersigned owner
FATE OF On thi one known me as Given My co TATE OF Before	of the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersign ight and authority to sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrance ntals and royalties due an payable thereunder have been duly paid. ess Whereof, the undersigned owner and assignor has signed and sealed this instrument this. 1st day October 19 23 Frank Sparks (SEA OKLAHOMA FORM OF ACKNOWLEDGMENT. KLAHOMA, County of Washington ss. this let day of October, 1923 Frank Sparks and Frank Sparks and be the identical person. who executed the within and foregoing instrument and acknowledged to me that he executed the his instrument and seal of office the day and year last above written. Mar. 3, 1927. AGKNOWLEDGMENT OF CORPORATION. County of Scarce and voluntary act and for said County and State, on this day of only of the make of the make of the make there is instrument as its. and acknowledged to me that he executed the name of the maker there is instrument as its. AGKNOWLEDGMENT OF CORPORATION. AGKNOWLEDGMENT O
ner and de that all of the thing of the the foregoing force and the thing of the th	of the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned and good and sold and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrance intals and royalties due an payable thereunder have been duly paid. ess Whereof, the undersigned owner
ner good d that all In With In	of the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersign than administy to sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrance ntals and royalties due an payable thereunder have been duly paid. ess Whereof, the undersigned owner
TATE OF Before Cate fore and v Cate f	of the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersight and authority to sell and convey the same, and that said rights, interest and property are free and clear from all lions and incumbrance ntals and royalties due an payable thereunder have been duly paid. SW Whereof, the undersigned owner
ner and de that all In With In	of the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersign than administy to sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrance ntals and royalties due an payable thereunder have been duly paid. ess Whereof, the undersigned owner