Oil and Gas Lease Record No. 418

| 208861 C. FROM COMPARIED | STATE OF OKLAHOMA, Tulsa County, ss. 16th This sayungent was filed for record on the A.D., 1922 at TOY40 of A.D., 1922 at TOY40 o'clock As M., and duly recorded in Book 418 on page 46. |
|--|--|
| 70 | 0. D. Tawson. |
| | By |
| | Fees.\$Deputy |
| AGREEMENT, Made and entered into 6th oy and between C. E. Potson, and Beulah Do | |
| -W-D-Moss and L. M. Moss | t, hereinafter called lesser (whether one or more) andpart 1980 the second part, hereinafter called lessee. |
| eash in hand paid, receipt of which is hereby acknowledged and of the covered to the presents does not be the presents and the presents are the presents are the presents and the presents are the presents ar | of |
| (5), Township twen East. | es of lot two (2), in Section Five ty-two (22), Range fourteen (14) |
| of Section 5 Township 22 Range 14 and cont | taining 20.05 LVEacres, more or less |
| In consideration of the premises, the said leasee covenants and agre | |
| lst. To deliver to the credit of lessor, free of cost, in the pipe line from the leased premises. 2nd. To pay the lessor one eighth royalty on | to which he may connect his wells, the equal one-eighth part of all oil produced and saved all gas produced. |
| each wear-in advance-for-the-gas from each well where gas only is found, whi or any other product, a royalty of one-eighth (16), payable monthly at the and all inside lights in the principal dwelling house on said land during the 3rd. To pay lessor for gas produced from any oil well and used o | ile the same is being used on or off the premises, and if used in the manufacture of gasoline prevailing market rate; and lessor to have gas free of caot from any such well for all stoves same time by making his own connections with the cost at his own risk. on or off the premises _8_TOYALVY_OT_OTS_GISOLO. ——DOHLARS |
| is aforesaid, and any and all other rights conferred. Should the first well drilled on the above described land be a dry h nonths from the expiration of the last rental period which rental has been | be made. HOWNER |
| the resumption of the payment of rentlas, as above provided, that the last position in the same of the payment of rentlas, as above provided, that the last positions in force just as though there had been no interruption in the rental if said lessor owns a less interest in the above described land than t | s amount and in the same memore as hereinbefore provided. And it is agreed that upon- preceeding paragraph hereof, governing the payment of rentals and the effect thereof, shall payments. The entire and undivided fee simple estate therein, then the royalties and zentals herein pro- |
| When requested by the lessor, lessee shall bury his pipe lines below | oroduced on said land for its operation thereon, except water from wells of lessor. y plow depth. |
| Lessee shall have the right at any time to remove all machinery as Lessee shall have the right at any time to remove all machinery as If the estate of either party hereto is assigned, and the privilege of a eirs, executors, administrators, successors or assigns, but no change in the il after the lessee has been furnished with a written transfer or assignment s to a part or parts of the above described lands and the assignee or assigne | crops on said lands. Anticomposition of the white to be right to draw and remove casing, distributed by the first to draw and remove casing, dissigning in whole or in part is expressly allowed, the covenants hereof shall extend to their swareship of the land or assignment of rentals or royalties shall be binding on the lessee unoversaid to the copy thereof; and it is hereby agreed in the event this lease shall be assigned so of such part or parts shall fail or make default in the payment of the proportion to part (fact this lease sie nos far as it covers a part or parts of said lands which the said lessee or any a |
| for oil or gas within one mile of this lame to the second break in the missission process that for an easy within the missission of the second break in Testimony September, 1922. | herein described, and agrees that the lesses shall have the right at any time to redeem for any lands in the cynt of default of payment by lessor, and be subrogated to the rights of any land within three months, from this date, and couppi lime or to what is known, as the wilcox sand soll or gas is found in paying quantities at a Whereof, We Sigh, this the 6th day of (SEAL) C. E. Dotson (SEAL) Beulah Dotson (SEAL) |
| Acceptance | |
| TATE OF OKLAHOMA, County ofss. BE IT REMEMBERED, That on thisday of | OGMENT TO THE LEASE in the year of our Lord, one thousand nine ry Public, in and for said County and State, personally appeared |
| o me known to be the identical person who executed the within and ame as free and voluntary act and deed for the uses and pur In Witness Whereof, I have hereunto set my official signature a | and I foregoing instrument and acknowledged to me that poses therein set forth, and affixed my notarial seal the day and year first above written. |
| /Iy Commission Expires | Notary Public. |
| TATE OF OKLAHOMA. County of Tules Acknowledgement On this | WHERE THE LESSOR SIGNS DY MARK - TO THE LEASE. A. D., 19 22, before me, the undersigned, a Notary Public, in and |
| me known to be the identical person S who executed the within and fore | going instrument by |
| a witnesses and acknowledged to me that | ed the same as |
| -NGTE- The signature by courled a lessor who cannot wise like no | ve written, E. E. Bateman, Notary Public. Thousand-by wineseed-by two-wineseer one of whom were write lessor's name as an even |
| ark. | SSIGNMENT |
| NOW ALL MEN BY THESE PRESENTS; | ofof |
| eipt whereof is hereby acknowledged, do hereby sell, assign, transf | fer, set over and convey unto |
| TO HAVE AND TO HOLD THE SAME FOREVER, subject in | ethand this day of |
| | ., 19 (SEAL) |
| TATE OF OKLAHOMA, County of, ss. Be It Remembered. That on this day of | NT OF THE ASSIGNMENT |
| ndbefore me, a Notary Public, in and for said Cour | nty and State, personally appeared. |
| In Witness Whereof, I have hereunto set my official signature at | free and voluntary act and deed for the uses and purposes therein set forth admixed my notarial seal the day and year first above written. |
| ly Commission Expires | Notary Public. |