OIL AND GAS LEASE RECORD No. 418

FROM	of	OKLAHOMA, Tulsa County, ss. instrument was filed for record on the UBC a. A. D., 19M., and duly recorded in Book 418 on page	6 22 - 428:50
Tō	((SEAL)	O. D. Lawson,	County Clerk.
	Fees, \$	By F. Delman,	Deputy
AGREEMENT Made and shirt the Twenty-Tirst December 9 22 by And betts Franklin owns an undivided 5/4 Interest and E. D. Graves owns a 1/4 interest			
S. T. Mallory and Samuel N. Lice hereinafter called lessor (whether one or more) and Samuel N. Lice her Son and 19 of the second part, hereinafter called lessee. WITNESSETH, That the said lessor, for and in consideration of One Hundred DOLLARS			
cash in hand paid, receipt of which is hereby acknowledged and of the covenants and agreements hereinafter contained on the part of lessee to be paid, kept and performed. This granted, demised, leased and let and by these presents does grant, demise lesse and let unto the said lessee, for the sole and only purpose of mining and operating for oil and gas, and laying pipe lines, and building tanks, powers, stations and structures thereon to produce, save and take care of said products, all that certain tract of land situate in the County of			
The Southwest Quar	rt ex		
of Section 36 Township 19 N. Range 11E. and conta		acres, more oryears from date, and as long	
or either of them, is produced from said land by the lessee. In consideration of the premises, the said lessee covenants and agreelest. To deliver to the credit of lessor, free of cost, in the pipe line to	s: it to which the may con	its nect his wells, the equal one-eighth part of all	이 등 열심하다 하다 하다 하를 되다.
from the leased premises. 2nd. To pay the lessor One-eighth of gross p	roceeds fr	om sale of gas. sed on or off the premises, and if used in the	DOLLARS
2nd. To pay the lessor. The second of the se	same time by makin or off the premises. Homeda mail 18 ble monthly, at the	g his own connections with the set the source of the set that and one of the set that and one of the set the s	n risk. from Sale ceeds Doblers and if used in the man-
to both parties, unless the lessee on or before that date shall pay or tender to at	o the lessor or to the or its successors, wh	e lessor's credit in theEXCHAIRE Na ich shall continue as the depository regardles DOLLARS, which shall operate	tions Bank s of the changes in the as a rental and cover
the privilege of deterring the commencement of a well forL6months of a well may be further deterred for like periods of the same number of month the down payment, covers not only the privileges granted to the date when sa as aforessaid, and any and all other rights conferred.	from said date. In as successively. And id first rentals is pay	like manner and upon like payments or tene lit is understood and agreed that the consider able as aforesaid, but also the lessee's option of	ers the commencement tion first recited herein f extending that period
Should the first well drilled on the above described land be a dry ho months from the expiration of the last rental period which rental has been p ation of said twelve months shall resume the payment of rentals in the same the resumption of the payment of rentals, as above provided, that the last precontinue in force just as though there had been no interuption in the rental by	paid, this lease shall amount and in the s recceding paragraph avments.	terminate as to both parties, unless the lessee ame manner as hereinbefore provided. And i hereof, governing the payment of rentals and	on or before the expir r is agreed that upon- the effect thereof, shall
If said lessor owns a less interest in the above the graph of than the vided shall be paid the lessor only in proportion which has interest bears to the lessee shall have the right to use, free of cost, gent and water proposed in the proposed by the lessor, lessee shall have the pipe lines below	e entire and undivid he whole and undivi oduced on said land plow depth.	ed fee simple estate therein, then the royalties ded fee. for its operation thereon, except water from	and rentals herein pro- wells of lessor.
No well shall be drilled nearer than 200 fedt 50 the house or barn in Lessee shall pay for damages caused by his-operations to growing c Lessee shall have the right at any time to remove all machinery an If the estate of either party hereto is assigned, and the privilege of as heirs, excutors, administrators, successors or assigns, but no change in the ov			
heirs, executors, administrators, successors or assigns, but no change in the ov til after the lessee has been furnished with a written transfer or assignment as as to a part or parts of the above described lands and the assignee or assignees of the rents due from him, or them, such default shall not operate to defeat or affe	or a true copy there a of such part or par	of; and it is hereby agreed in the event this lests shall fail or make default in the payment of	se shall be assigned the proportionate part
assignee thereof shall make due payment of said rental. Lessor hereby warrants and agrees to defend the title to the lands h lessor, by payment any mortgage, taxes or other liens on the above describe the holder thereof. It is understood that the well textumless oil and gas or either of them depth. Lesses agree to develop said leas: In Testimony Whereof We Sign, this the	ليست المطالعيسيان أبالعوم		et en indeniñ fan
WITNESS		Aurella Frankli E. L. Graves	①(SEAL)
Myslegge			
STATE OF OKLAHOMA, County of	foregoing instrument coses therein set fort	and County and State, personally appeared. E. J. GTEYES t and acknowledged to me that	executed the
In Witness Whereof, I have hereunto set my official signature and October 30, 1924. (Seal)	Louvitia McCarter,	Notary Public,
STATE OF OKLAHOMA, County of	WHERE THE LES	SSOR SIGNS BY MARK A. D., 19, before me, the undersigned, a	Notary Public, in and
to me known to be the identical person who executed the within and foreg sence of as witnesses, and acknowledged to me that executed	oing instrument by	and free and voluntary act and dec	esence and in the pre-
purposes therein set forth. Given under my hand and seal of office the day and year last above My Commission Expires	e written.		Notary Public.
NOTE—The signature by mark of a lessor who cannot write his nan	ne must be witnessed	The state of the s	essor's name near such
KNOW ALL MEN BY THESE PRESENTS:	SIGNMENT	of	
State of hereby sell, assign, transference to the whereof is hereby acknowledged, do hereby sell, assign, transference to the sell of the	the within name	ed grantor, in consideration of the sum	of
TO HAVE AND TO HOLD THE SAME FOREVER, subject no In Witness Whereof, the said grantorhahereunto set	evertheless, to the co	heirs, and assigns, the within grant, anditions therein contained.	
m white was a same and a same a s	19	, W ²	불의 : 하다 김 고급이 : # . 이 : # .
ACKNÖWLEDGMEN'	T OF THE ASSIG	NMENT	
Be It Remembered, That on thisday ofbefore me, a Notary Public, in and for said Count	ty and State, person	ally appeared	The state of the s
strument and acknowledged to me that executed the same as In Witness Whereof, I have hereunto set my official signature an	d affixed my notari	intary act and deed for the uses and purpose al seal the day and year first above written.	s therein set forth
My Commission Expires	***************************************		Notary Public.