may connect all wells, the equal one-eighth part of all oil produced and saved from the leased premises.

and the first and the contraction of the contractio

and. To pay lessor 1/8 of all cas produced and sold payable monthly the ass from each well where sas only is found, while the same is being used off the premises, and if used in the manufacture of gasoline or any other product, a royalty of one-eighth (1/8), payable monthly at the provailing market rate; and lessor to have sas free of cost from any such well for all stoves and all inside lights in the principal dwelling house on said land during the same time by making his own connections with the well at his own risk and expense.

Erd. To pay lessor for gas produced from any cil well and used off the premises or in the manufacture of gasoline or any other product at the rate of 1/8 payable monthly or a royalty of one-eighth (1/8) payable monthly at the prevailing market rate.

If no well be commenced on said land on or before the 19th day of February, 1984, this lease shall terminate as to both parties.

If said lessor owns a less interest in the above described land than the entire and undivided fee simple estate therein, then the royalties and rentals herein provided for shall be paid the said lessor only in the proportion which their interest bears to the whole and undivided fee.

Lessee shall have the right to use, free of cost, was oil and water produced on said land for his operations thereon, except water from the wells of lessor.

then requested by lessor, lessee shall bury his pipe lines below plow depth.

No well shall be drilled nearer than 200 feet to the house or barn now on said premises without written consent of lessor.

Lessee shall pay for damages caused by his operations to growing crops on said land.

Tessee shall have the right at any time to remove all machinery placed on said premises, including the right to draw and remove easing.

If the estate of either party hereto is assigned-and the privilege of assigning in whole or in part, is expressly allowed-the covenants hereof shall extend to their heirs, executors, administrators, successors or assigns, but no change in the ownership of the land or assignments of rental or royalties shall be binding on the lessee until after the lessee has been furnished with a written transfer or essignment or a true copy thereof, and it is hereby agreed that in the event this lease shall be assigned as to a part or as to parts of the above described lands and the assignee or assignees of such part or parts shall fail or make default in the payment of the proportionate part of the rents due from him or them, such default shall not operate to defeat or affect this lease in so far as it covers a part or parts of said lands upon which the said lessee or any assignee thereof shall make due payment of said rental.

Lessor hereby warrants and agrees to defend the title to the lands herein described, and agrees that the lessee shall have the right at any time to redeem for lessor, by payment, any mortrages, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof.

IN TESTIMONY WHEREOF WE SIGN, This the 19th day of February 1923.

J. R. Foutz

Lucinda Fouytz

County of Tulea. ) ss. ONIAHOMA PORM OF ACKNOWING THET.

Before me, the undersigned, a Notary Public, in and for said County and State on this 19th day of February 1925, personally appeared J. R. outz and Judinda Foutz to me

135