

holder, with all of the rights, privileges and committed trust
 belonging and granted in said lease of woods to operate and
 enjoy all length of time according
 to the intent and volunty of said first party has herunto set his
 name and seal this day and date first aforesaid.

Wm. M. Rowe. (seal)

State of Oklahoma
 County of Tulsa.)
 Before me, W. C. Bailey, a Notary Public in
 and for the County and State aforesaid, personally appeared Wm
 M. Rowe, to me known to be the identical Person who signed
 the foregoing instrument and who acknowledged to me that he
 executed the same as his voluntary free act from the free will
 and purpose therein expressed. *W. C. Bailey*
 My commission expires June 30, 1914. *Notary Public.*
 Told for record Nov. 30, 1914 at 4:00 P. M.
W. C. Bailey. Notary Public.
W. C. Bailey. Notary Public.

COMPARED

Rental Contract

This agreement made and entered into this 26th day of Nov. 1907 by
 and between John C. Cooper of Osage County, Oklahoma party of the first part and
 J. F. Parlier of " " party of the second part.
 Witnessed that for and in consideration of the covenants
 agreements hereinafter made and set forth, the party of the first
 part has let leased and demised and to be by these presents
 let lease and demise unto the party of the second part, for
 agricultural purposes, for the term of five years from and after
 the first day of Sept. 1907 the following described tract of land,
 to-wit: Section 11 township 16 north, range 13 east and 11 1/2 of
 11th section 1 township 16 north, range 13 east, containing 20
 acres, more or less and further described as including all
 of the undivided allotment of part of first part same and
 except the 1/2 of 1/2 of above said section. The said party
 of the second part, for the use of said lands, agreed to pay to
 the party of the first part, out as follows:
 One hundred two & 1/2 (102 1/2) Dollars per year to be paid on
 Sept. 1st of each year during the term of this contract, beginning
 on Sept. 1st 1907, in full and payable previous
 to place second party in full and payable previous
 of above said premises it being understood and
 agreed that this contract goes into full force and effect on