OIL AND GAS LEASE OIL AND GAS MINING LEASE BY GUARDIAN, UNDER ORDER OF COURT.

Arch King indi		day of February  18 as Guardian of the es  arty of the first part, hereinafter called le	
ለ ለ ጠፋ	bhene newty of the e	e cond-part, -lessee	party-of the second-parts leagee.
<b>.</b>	he West half (Was) of	the South East Quarter	(SE <del>1</del> )
It is agreed that this lease shall resither of them is produced from said land. In consideration of the premises it lst. To deliver to the credit of laproduced and saved from the leased premise. To pay lessor for	main in force for a term of	ee (3)  years from this date, a  which he may connect his wo  ll where gas only is for	nd as long thereafter as oil or gas, or ills, the equal one-eighth part of all oil
ollars per year for a ind lessor to have gas	II gas used off the p free of cost from an l dwelling house on s	remises, said payments y such well for all sto- aid land during the same	to be made monthly ves and all inside
ord. To pay lessor for the manufacture of cas railing market rate for used, said payments to	gas produced from an ing-head gas, one-eigr the gas so used, fo be made monthly.	y oil well and used off hth (1/8) of the gross r the time during which	the premises or for proceeds at the pre- such gas shall be
as to both parties, unless the lessee on or Bank at Sapulpa, Oklal Oklal of said land, the sum of Que. Higher commencement of a well for 12. The commencement of a well of the commencement of any and all other Should the first well drilled on the welve months from the expiration of the velore the expiration of said twelve months from the expiration of said twelve months from the resumption of the facet thereof, shall continue in for the facet thereof, shall continue in for If said lessor owns a less interest in the provided for shall be paid the lessor only Lessee shall be paid the lessor only the cessor.  When requested by lessor, lessee sor.  When requested by lessor, lessee show well shall be drilled nearer that Lessee shall pay for damages caus Lessee shall have the right at any If the estate of either party heret to the lessee on the lessee until after the lessee has behall be assigned as to a part or parts of the proportionate part of the rents duald lands which the said lessee or any as Lessor hereby warrants and agree for lessor, by payment, any mortgages, the rights of the holder thereof.	nor its successing the same number of months from said date.  The same number of months successive rivileges granted to the date when said rights conferred.  The same number of months successive rivileges granted to the date when said rights conferred.  The above described land be a dry hole, a last rental period for which rental has the payment of rentals, as above province just as though there had been no in the above described land than the entit in the proportion which.  The same number of rentals, as above province just as though there had been no in the above described land than the entit in the proportion which.  The proportion which.  The pipe lines are all bury.  The pipe lines are all bury.  The pipe lines are all bury.  The same number of the privilege of assigned successor or assigns, but no change in furnished with a written transfer or the above described lands and the assigned thereof shall make due payment to defend the title to the lands here is to defend the title to the lands here is to defend the title to the lands here is to defend the title to the lands here is to defend the title to the lands here is to defend the title to the lands here is the same and the same are the same and the same are the same and the same are the sa	the lessor, or the lessor's credit in theArsors, which shall continue as the depository DLLARS, which shall operate as a rental In like manner and upon like payments or ely. And it is understood and agreed that first rental is payable as aforesaid, but also then, and in that event, if a second well is been paid, this lease shall terminate as tals in the same amount and in the same mided, that the last preceding paragraph her terruption in the rental payments. The and undivided fee simple estate therein, the state of the whole and undivided fee. do no said land forA t.s	regardless of changes in the ownership and cover the privileges of deferring tenders the commencement of a well the consideration first recited herein, to the lessee's option of extending that is not commenced on said land within the both parties, unless the lessee on or inner as hereinbefore provided. And early, governing the payment of rentals then the royalties and rentals herein the payment of entals then the royalties and rentals herein the payment of the lessor.  Tight to draw and remove casing.  I the covenants hereof shall extend of rentals or royalties shall be binding hereby agreed in the event this lease I fail or make default in the payment in so far as it covers a part or parts of have the right at any time to redeem ment by lessor, and he subrogated to
ne above and foregoing and approved by medithes ebruary 1925 concurrer f Confirmation thereof (Seal)	Lease is examined to this 28 day of thy with the Order ey, Judge of the Count	Arch King Lionel G. King By Arc the estate of Lionel ty Court of Tulsa County	h King, Guardian (SEAL) G. King (SEAL) , Okla. (SEAL)
		ENT TO THE LEASE	(SEAL)
before me, a Notary Public in and for sa tha guardian of the est acknowledged to me that he exec IN WITNESS WHEREOF, I ha	OF Tulsa SS:  a this 28th day of Februa 1  id County and State, came Derso ata of Lione & King ata of Lione for the first  cuted the same as 112 free and you we hereunto set my official signature and	FY_in the year of our Lord one thousand nonally_appeared_Arch_Kin mindy didentical personwho executed the sluntary act and deed for the uses and puprod affixed my notarial seal the day and year fixed Turner,	g_individually_and_as within and foregoing instrument and ses therein set forth. rst above written.
STATE OF OKLAHOMA, TULSA C This instrument was filed for reco- and duly recorded in Book 463 Page	d on the 4 day of	Mar. ,1925 nt 2:00 records of this office.	
	(Seal)	<sub>By</sub> Brady Brow	r. Gounty Clerk, n. Deputy.