

the said J. H. Lilley and other persons unknown who were acting in conspiracy and connivance with him to defraud the undersigned out of his said property; and were obtained at a time and under circumstances when the undersigned was being unlawfully restrained of his liberty and virtually held in captivity by said J. H. Lilley and said other persons conspiring with him to coerce said undersigned into executing said instruments and thus fraudulently obtain possession of his said property and estate; and were obtained on the day following expiration date of a long prison term served by the undersigned in a State Reform School and prison, of which the said J. H. Lilley was Superintendent, and by the coercion, menace, duress, and undue influence of the said J. H. Lilley who had recently and for many years been the jailor of the undersigned; and

COMPARED

WHEREAS the undersigned, not admitting the execution of said trust deed, declaration of trust, and appointment of trustee, nor the granting of the purported rights and powers, or any of them, therein set out, has revoked, countermanded annulled, and made void said instrument designated of record as TRUST DEED, DECLARATION OF TRUST; APPOINTMENT OF TRUSTEE, AND ACCEPTANCE OF TRUSTEE, and all rights, powers, or authority whatsoever thereby given or purporting to have been given, or thereunder claimed by the said J. H. Lilley, or any other person, in any wise touching, or in any manner concerning any of the aforesaid real estate or any of the real or personal property or estate whatsoever of the undersigned; and has in all things utterly revoked said instrument, and all rights, powers or authority therein given, purporting to have been given, or thereunder claimed, by the said J. H. Lilley, or any other person; and has expressly revoked, countermanded, annulled, and made void, all right, power, or authority, given or conferred upon purporting to have been given, to or claimed, by the said J. H. Lilley to collect or receive any monies, funds, notes, mortgages, rents, royalties, oil runs, checks, credits or other thing of value whatever due or owing to the undersigned from his former guardian, Joe McMurry, or from any other person, firm or corporation, or from any source whatever; and has expressly revoked and annulled all right or authority conferred by, or claimed under, said instrument by said J. H. Lilley, or any person acting for him, or as his agent, representative or attorney, to settle with the said Joe McMurry, or to sign a final receipt or to enter a general appearance in an application for discharge of said former guardian; and has expressly revoked all right or authority given by, or claimed under said instrument, for the said J. H. Lilley to employ counsel for and on behalf of the undersigned and has expressly revoked, annulled and made void any and all things done or attempted to be done or performed by the said J. H. Lilley, or his agents, servants, employees, or attorneys, under the pretended authority of said trust deed; and has expressly revoked all right or authority given to or claimed by, said J. H. Lilley, to receive, title to, hold, buy, sell, exchange, transfer, or convey any real or personal property of the undersigned, or to receive, invest or disburse, the receipts, earnings, rents, profits, or returns from said estate, or to in any manner carry on or conduct the business of said estate, or to sell, lease, manage, operate, conserve, or invest any proceeds derived from any portion of said estate, or to receive oil and gas royalties, rentals or bonuses, or to sell, transfer, assign or convey oil leases, or to sell or lease or encumber any of the real or personal property of the undersigned, or to grant, bargain, sell or convey any part or portion thereof; and has expressly revoked all right or authority given to, or claimed by, said J. H. Lilley, or any other person by virtue of said pretended trust deed, to make, execute, acknowledge, or deliver any deeds, conveyances or instruments in writing, or to receive any money or compensation for alleged services under said instrument, or to employ or pay counsel or any other person for and on behalf of the undersigned; and has expressly revoked, countermanded, annulled, and made void said pretended trust deed, and each and every part, portion, provision and paragraph thereof as fully and to the