

three and two tenths feet; thence West a distance of (90) feet ninety feet to the point of beginning; containing 0.652 of an acre more or less. and.

A tract of land in the Northwest corner of the Fraction Section (8) Eight of the Fraction Township (19) Nineteen of Range (12) Twelve bounded and described as follows;

Beginning at a point (355.5 feet) three hundred and fifty five and five tenths feet South and (635.4) six hundred and thirty five and four tenths East of the Northwest corner of the fractional Section Eight (8) of Township (19) Nineteen North, of Range (12) Twelve East, runs thence North a distance of (323.2) feet three hundred and twenty three and two tenths feet; thence North eighty seven degrees and fourteen minutes East (N87° 14' E) a distance of (45.3) forty five and three tenths feet; thence South a distance of (327) three hundred and twenty seven feet; thence West a distance of (45) forty five feet to the point of beginning. All in fractional Section (8) Eight of Fractional Township (19) Nineteen North, or Range (12) Twelve East. Tulsa County, Oklahoma containing 0.32 of an acre, more or less. and

A tract of land Fractional Section (8) Eight bounded as follows; Beginning at the Northwest corner of Block (2), Two Lawnwood Addition. runs thence South on and along the West line of said Block (2) Two, a distance of (329.1) three hundred and twenty nine and one tenth feet; thence West a distance of (45) forty five feet; thence North a distance of (327) three hundred and twenty seven feet; thence in an Easterly direction or (45.2) ~~forty~~ five and two tenths feet to the place of beginning. all in Fractional Section (8) Eight of Fractional Township (19) Nineteen North, of Range (12) Twelve East. Tulsa County, Oklahoma. containing 0.35 of an acre more or less. Containing approximately .42 of an acre, more or less.

Said lease being thereafter filed for record on the 22nd day of May, 1924. in the office of the County Clerk, of Tulsa County, Oklahoma, and recorded in Book 449. at page 298. of the records in said office.

For the same consideration the parties of the first part hereby represent and guarantee that said lease is now in full force and effect, that they have not done, or left undone; any act or acts constituting a violation of said lease; that they are respectively the owners of the following interest in said lease, to-wit;

Houston M. Morgan	ten-sixteenths (10/16),
Ruby May Hancock,	one-sixteenth (1/16),
Indian Record Association.	One -sixteenth (1/16),
Nueces Oil Company,	Two-sixteenths (2/16),
G. N. Wright,	One-sixteenths (1/16),
Mattie Archer,	One-sixteenths (1/16);

and the parties of the first part hereby warrant that their respective interests in said lease are free and clear of any and all liens and encumbrances of any kinds whatsoever, and that they respectively have paid all gross production or other taxes assessed or assessable against their interest in said lease, and that by this assignment ^{each} of the parties of the first part respectively is conveying to the second party all of his right, title and interest in and to the aforesaid lease.

For the same consideration the parties of the first part do hereby respectively sell, assign, transfer, set over and convey unto the party of the second part. all their right, title and interest in and to all casing, tubing, rods, boilers, engines, powerhouse and power lease house, derricks and any and all other oil well supplies, machinery and equipment located on said lands and used in connection with the operation thereof for oil and gas mining purposes, excepting only the drilling equipment thereon located and approximately one hundred feet (100') of four inch (4") pipe and a small stack of two inch (2") pipe, but the first parties hereby agree that the drilling equipment over well No-1 may remain on the lease for a period of ten (10) days, and that the drilling equipment over well No-2 may remain Twenty (20) days from date hereof, free of cost to second party; and first parties hereby