

their heirs, executors, administrators, successors and assigns of and from all manner of action, causes of action, suits, debts, sums of money, controversies, claims and damages whatsoever, which they, the said Jennie May Cook and John R. Cook, in law and in equity against the said Shaffer Oil and Refining Company and M. W. Thompson ever had, now have, or may have, by reason of the flowage on and across the said

East Half (E $\frac{1}{2}$) of Lot Six (6), Block Four (4), Twin Cities sub-division, located in Southeast Quarter (SE $\frac{1}{4}$) of Section Six (6),

Township Nineteen North (19), Range Twelve East (12), 147 $\frac{1}{2}$ feet x 205 feet, from any part of oil and gas mining lease owned and operated by Shaffer Oil and Refining Company and M. W. Thompson, said sum of money being paid in full settlement for any and all damage, which may have been caused to the said Jennie May Cook and John R. Cook, and their property so mentioned and described as aforesaid, and,

In consideration of the payment of the said Three Hundred Dollars (\$300.00) as aforesaid, the said Jennie May Cook and John R. Cook, have, and do hereby release and forever discharge the said Shaffer Oil and Refining Company and M. W. Thompson of and from any damage to the said Jennie May Cook and John R. Cook, or either or both of them, and to the said lands so owned by them above described, accruing or to accrue by the flowage on or across said lot, or any part thereof of any salt water, crude oil, bottom sediment, or other refuse or thing whatsoever arising from the operation of oil and gas mining lease, owned by the said Shaffer Oil and Refining Company and M. W. Thompson, and agree to and with the said Shaffer Oil and Refining Company and M. W. Thompson that the payment of Three Hundred Dollars (\$300.00), as aforesaid, shall be in full settlement for any and all damage claimed by the said Jennie May Cook and John R. Cook, or either or both of them, and to the lot so owned by them, and above described, and shall be in full settlement for any and all damage which may accrue in the future to either of the said Jennie May Cook and John R. Cook, and to the said lot, by reason of the flowage on and across said lot of any salt water, crude oil, bottom sediment or other refuse, by reason of the oil and gas operations of the said Shaffer Oil and Refining Company and M. W. Thompson in the vicinity of said premises.

And in further consideration of said settlement, as aforesaid, the said Shaffer Refining Company and M. W. Thompson have and hereby do agree to remove from the stream flowing through said lot above described all of the salt water now in said stream within the boundaries of said lot, and thereafter to remove from the water well owned by the said Jennie May Cook and John R. Cook, and located on said lot all of the water therein contained, provided that the same can be pumped dry, in order to clear said well of any contamination from the salt water alleged to have flowed therein from said stream, passing through said lot, but in so doing the said Shaffer Oil and Refining Company and M. W. Thompson do not obligate themselves to return said well to a condition existing before the alleged pollution thereof.

IN WITNESS WHEREOF the said Jennie May Cook and John R. Cook have caused this instrument to be executed in duplicate this 12 day of August A. D. 1924.

Jennie May Cook

John R. Cook

WITNESSES:

Louis Lefko

Wm D. Godfrey

State of Oklahoma)
Tulsa County) ss.

Before me, a Notary Public, in and for said County and State on this 12th day of Aug. 1924, personally appeared Jennie May Cook, to me known to be the identical person who