IT IS UNDERSTOOD between the parties to this agreement that all conditions between the parties hereto shall extend to their heirs, executors, administrators, successors and assigns. IN WITNESS WHEREOF, The parties have hereunto set their hands and seals the day and year first above written.

Signed, sealed and delivered

Ida P. Broyles (SEAL)

in the presence of:

E. Hubert Broyles (SEAL)

Florence J. Curry.

ACKNOWLEDGEMENT.

STATE OF ILLINOIS, BROWN COUNTY, SS.

Before me, a Notary Public in and for said County and State, on this 9 day of March, 1909 personally appeared Ida P. Broyles and E. Hubert Broyles, to me known % be the identical persons who executed the within and foregoing instrument and acknowledged to me that they executed the same as their free and voluntary act and deed, for the uses and purposes therein set forth.

Witness my hand andseal as sucharknewielgemento n the day last above mentioned.

H. G. Vanderventer, Notary Public.

(SEAL) My commission expires Sept. 10, 1912.

Filed for record at Tulsa, Okla. Mar. 11, 1909. at 1.30 o'clock P. M.

H. C. Walkley, Register of Deeds (SEAL)

COMPARED

ASSIGNMENT AND CONTRACT.

THIS AGREEMENT, made and entered int o this 3rd, day of March, 1909, by and between W. J. Nelson, of Muskogee, Oklahoma, hereinafter designated as the party of the first part, and M. C. Black, of Muskogee, Oklahoma, hereinafter designated party of the second part:

WITNESSETH: That whereas the said party of the girst part is the lessee in x certain oil and gas mining lease executed by tathaleen P. Black, see Butler, and covering the following described tract of land.:

The South West Quarter of the North East Quarter and the West Half of the South East Quarter of the Northeast Quarter of Section Twenty One (21), Township Twenty (20) North, Range Thirteen (13) East.

For and in consideration of the sum of \$1.00 and other good and valuable considerations, the receipt of which is hereby acknowledged by the party of the first part has granted, assigned and set over, and by these presents does grant, assign and set over unto the said M. C. Black, party of the second part, his executors, administrators and assigns, an one-eighth (1/8) interest in and to the above mentioned oil and gas mining lease upon the with-in described premises:

TO HAVE AND TO HOLD THE SAME, for the residue of the term of said lease/Said party of the first part covenants, stipulates and agrees to drill upon said lease two wells in accordance with the agreement heretofore made by the party of the first part with Kathaleen P. Black, nee Butler, the lessor in the above described premises, and to carry said party of the second part free from all expense in said first two completed wells, said wells to be fully equipped, said equipment to include all tankage and piping necessary for the full and complete equipment of said wells: said expenses and equipment to include all expenses necessary and indedental to the proper shooting of said wells.