an frank and a state of the sta

all 20 ann an 18 ann

141

ADDITION OF ALL AND ADDITION OF ALL ADDITION O	
AREALISTS MAR AN LOCATE ALL ALL ALL ALL ALL ALL ALL ALL ALL AL	
Constant of the constant of th	Form 2 DORSEL This or Common, Dallas, Trans - Jins
Let Brecker, g. Witcher, S. Witcher, S. W. Transferred and the set of the set o	
Shiph Sorth y Imged S. S. S. W. S. M.	9. 7. Braden of Vitter Lough Va
<pre> for the second set of the second set o</pre>	On the Sorth by lands of north radge 14 easts of 52 of new of section 20 township 2/ On the East by lands of north radge 14 easts
<pre> for the second set of the second set o</pre>	
11.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1	by deed bearing date <u>1</u> , reserving, however, therefrom <u>200</u> feet
being analisation of errors and angen, for a defin its pipe has to which pars of a disk prime has a part of the second a disk prime has a disk of the primes. Mail a set from each of the primes of th	It is agreed that this lease shall remain in force for a term of ten years from this date and as long thereafter as oil or gas, or either of them. Is produced from said land by the
<pre>titereon, and a tary time to remove all indefinery and fattures placed on mid presides; and forder, guns the descent of the second part. Second part descent on a single second part. Second part descent on a single second part. Second part descent on a single second part. Second part descent part de</pre>	heirs, administrators, executors and assigns, free of cost in the pipe line to which part y of the second part may connect. And weils the equal one significant of all oil produced and saved from the leased premises: And 2nd-To pay Fifty Too (5000) Dollars each three months in advance for the gas, from each and every gas well drilled on said premises; the gas I om which is marketed and used of the premises, while the gas from said well is so marketed and used. Second part of covenants and agressio locate all wells to as to interfere as little as possible with the cultivated portion of the fam. And further, to complete a well on said premises within Supervised from the date hereof, or pay at the rate of Incluse Too (12) Dollars, quarterly in advance, for each additional three months such completion is delayed from the time above mentioned for the completion of such well and the sagreed that the completion of such well shall be and operate as a full liquidation of all rental under this provisions during the remainder of the term of this lease. Such payments may be made direct to the lessor or deposited to the second part of a cort of Rate of Rate of Part 100° for the care of the term of the lease of the second of the lessor or not. Mile jeed second Rate of Rate of Rate of Rate of Part 100° for year of the second o
thereon, and it any time to remove all indefinery and fastures placed on and premises; and further, upon the properts of the fast part, do the organ part, for the second part	First part A. to have gas free for fael and light in the dwelling on said premises by making factor own connections to any well thereon. It is acread that the second part A. shall have the privilege of using sufficient water, oil and gas from said premises to run all machinery necessary for drilling and operating
Image: State of Oklahoma	thereon, and at any time to remove all machinery and fixtures placed on said premises; and further, upon the payment of
[Sea]	, 0
UKCNOWLEDOMENT State of Illinois, County, Turkey County, SS. I, the undersity fund a rationary filline, in and for said County, in the State aforesaid, do hereby certify that month to me to be the same presen shows name. It is absented to the foregoing instrument, appeared before me this day in person and acknowledged that he signed, sealed and delivered the said instrument as the intervent of the right of homestead Giren under my hand and and Trickel seal this. I state aforesaid, do hereby certify that is a day of the said instrument as the intervent of the right of homestead Giren under my hand and and Trickel seal this. I state aforesaid, do hereby certify that is a day of the said instrument as the intervent of the right of homestead Giren under my hand and and Trickel seal this. I state	
State of Oklahoma. State of Oklahoma. County, ss. before me, in and for said County in the State adversald, do bereby certify that determine the said network of the said county in the State adversald, do bereby certify that the state adversal of the said network of the	
State of Oklahoma, County, ss. in and for said County and State, on this day of	State of Illinois, County of Tulsa: County, SS. I, The undersity fuel a notary Tulsa, the signed, in and for said County, in the State aforesaid, do hereby certify that personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he signed, sealed and delivered the said instrument as the foregoing instrument, appeared before me this day in person and acknowledged that he signed, generated and delivered the said instrument as the foregoing instrument, appeared before me this day in person and acknowledged that he signed, generated and delivered the said instrument as the foregoing instrument, appeared before me this day in person and acknowledged that he signed, Giren under my hand and of pricial seal this 1.3 %, day of April A. D. 1909
State of Oklahoma, County, ss. in and for said County and State, on this day of io, me known to be the jdentical person who excerted the within and foregoing lease, and acknowledged to me that be excerted the same as Iree and voluntary act and deed for the uses and purposes therein est forth. Witness my hand and seal as such on the day last above mentioned My commission expires	(sea) Aayward Nayden: [Seal]
before me, in and for said County and State, on this day of, personally appeared, personally appeared, personally appeared, on the day last above mentioned My commission expires	
to me known to be the identical person who executed the within and foregoing lease, and acknowledged to me that heexecuted the same as free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and seal as such on the day last above mentioned	before me,
Witness my hand and seal as suchon the day last above mentioned	in me known to be the identical person, who executed the within and foregoing lease, and acknowledged to me that he mexecuted the same as free and
State of Texas, County, ss. BEFORE ME,	
BEFORE ME,	
and	BEFORE ME,
wife of the said, having been examined by me privily and apart from her husband, and having the same fully explained to her, she, the said, acknowledged such instrument to be her act and deed, and declared that she had willingly signed the same for the purposes and consideration therein expressed, and that she did not wish to retract it. GIVEN UNDER MY HAND AND SEAL OF OFFICE, This, a. b. 10, A. b. 10, (L.S.)	and, his wife, both known to me to be the persons whose names are subscribed to the foregoing instrument,
State of Oklahoma, Julea County, ss. This Instrument was filed for Record on the 17 day of Apr. Apr. Apr. Apr. Apr. Apr. Apr. Apr.	wife of the sold, having been examined by me privily and sport from her husband, and having the same fully explained to her, she, the sold, acknowledged such instrument to be her act and deed, and declared that she had willingly signed the same for the purposes and consideration therein expressed, and that she did not wish to retract it. GIVEN UNDER MY HAND AND SEAL OF OFFICE, This
This Instrument was filed for Record on the 17 day of April 1. Dr. 19.0.9. at 1. do delber a. m Hellial Kley, Reg. of Deedda By	State of Oklahoma, Julea County, ss.
	This Instrument was filed for Record on the 17 day of apr
	by