

STATE OF OKLAHOMA)
COUNTY OF ROGERS)

(S.S.

IN THE COUNTY COURT

COMPARED

IN THE MATTER OF THE GUARDIANSHIP)
OF FRANK PATTERSON AND EDNA M. PATTERSON)
MINORS, CHARLES E. PATTERSON GUARDIAN)

ORDER CONFIRMING SALE OF OIL AND
GAS MINING LEASES.

This matter coming on for hearing on this the 22 day of November, 1909, the same being a day of the Special term of court and it appearing to the court that Charles E. Patterson, guardian of Edna M. Patterson, one of the above named minors, on the 27th day of August 1909, filed in this court his petition praying for an order authorizing and commanding him to lease for oil and gas mining purposes certain lands belonging to said minor Edna M. Patterson, which lands are located in Tulsa County, Oklahoma, and are more particularly described as follows, to-wit: *WSE 1/4 of the NE 1/4 of the NE 1/4 of SE 1/4 of*
LANDS OF EDNA M. PATTERSON. Section 18, Township 21, Range 14 containing eighty (80) acres more or less.

And it appearing that the said guardian's petition was heard on the 27th day of September, 1909, and upon such hearing evidence was taken in open court and it appearing to the court that it would be to the best interest of said minor to lease said lands for oil and gas mining purposes, and that it is necessary for obtaining money for the support, education and maintenance of said minor and to pay the taxes on her said lands, and that the lands adjoining said minor's lands are being leased for oil and gas mining purposes, and that it is probable that gas will be extracted from such adjoining lands and that thereby gas will be removed from under the lands of said minor, and that therefore leases should be made on the lands of said minor, whereupon and when an order was made granting said petition and authorizing and commanding said guardian to lease said lands for oil and gas mining purposes.

And it ~~is~~ further appearing that on the 10th day of November, 1909, said guardian made his due and legal return of said sale and leasing to the court and it appearing by such order and by evidence taken in open court that in conformity with and according to said order of said court said guardian leased and rented said lands to The Hanna Oil Co. it being the best and highest responsible bidder and purchaser and that the Hanna Oil Co. offers and agrees to pay the sum of three and 50/100 dollars per acre as bonus on all the lands of said minor and two hundred dollars per year for each gas well drilled on said lands, from which gas marketed off the premises, and one eighth part of all the oil produced and saved on said premises.

And it appearing that said bonus and royalties and said sums to be paid for each gas well as aforesaid, is a fair and reasonable consideration for said leases, that a greater sum cannot be obtained for the same, and that said sale was legally made and fairly conducted.

Wherefore, it is ordered, adjudged and decreed, that the same of said lease be confirmed and approved for the consideration aforesaid, and that said guardian make good and sufficient lease to said purchaser The Hanna Oil Co. in accordance with the sale of said lease and all orders of the court herein.