lease so far as the same relates to mining oil, but if the lessee desires to retain gas- roducing privileges it shall pay a royalty of fifty dollars for annum on each gas producing well not utilized, the first payment to become due and to be made within thirty days from the date of the discovery of gas, rayhents thereafter for such wells to be made in advance at the first of each suc coeding year, dating from the first payment.

87

union and the second

NF

*î*-

and the party of the second part further agrees and blads itself, its successors and assigns to pay or cause to be paid to the lessor as advanced annual repairty on this lease, the sums of money as follows, to-wit: Fifteen cents per acre per annum in advance for the first and second years; Thirty certs ber acre per annum, in advance for the third and fourth years; and Seventy five cents per acre per annum in advance for the fifth and each succeeding year thereafter of the term for which this lease is to run, it being understood and agreed that said sums of noney so paid shall be a credit on the stipulated royalties should the same exceed such sums faid as advanced royalty and further, that should the party of the second part neglect or refuse to pay such advanced annual repairty for the period of simty days after the same becomes hue and payable then this lease shall, at the option of the lessor be null and void, and all repairties paid in advance shall become the noney and prop prive of the lessor.

The party of the second part further covenants and agrees to exercise diligence in the sinking of wells for oil and natural gas on the lands covered by this lease, and to drill at least one well thereon within twelve months from the date of the approval of the bond by the Secretary of the Interior, and should the party of the second part fail no least or refuse to drill at least one well within the time stated, this lease may, in the discretion of the Secretary, be declared null and void with due notice to the lessee and proof of the default, and said party of the second part agrees to operate the same in a workmanlike manner to the fullest possible extent, unavoidable casualties excepted, to commit no vaste upon the said land, and to suffer no waste to be domitted upon the portion in its occupancy or use; to take good care of the same, and to promptly surrender and return the previses upon the termination of this lease to the party of the first part or to vhomsoever shall be lawfully entitled thereto, and not to remove therefron any buildings or improvement s erected thereon during the said torn by the said party of the second part, but slid buildings and improvements shall remain a part of said land and become the property of the owner of the land as a part of the consider tion for this lease, in addition to the other considerations herein specified, emobsting that tools, boilers, boiler houses, pipe lines, pumpting and

Arilling outfits, tanks, engines, and machinerty and the casing of all dry of exhausted wells, shall remain the property of the said party of the second part and may be removed at any time before the explosition of sixty days from the termination of the lease. That it will not permit any nuisance to be maintained on the premises under its control, now allow any intermicating liquors to be sold or given away for any purpose on such premises; that it will not use such premises for any other purpose than that mathemized in this lease, and that before ahandoning any well it will securely plug the case be as to whether effectually shut off all water above the cil-braring.