STATE OF OKLAHOMA, ) : SS. COUNTY OF ROCERS. )

Before me, Jas. M. Scott, a Notary Public, in and for said County and State, on this 28th, day of May 1909, personally appeared Lee Settle and Ernest C. Feland, to me known to 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 and seal the day and date above written.

Jas. M. Scott, Notary Public.

(SEAL) My connission expires August 28th, 1912.

Filed for record at Tulsa, Okla., May 29, 1909, at 9.20 o'clock A. M.

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

Mario as, L. D

IN THE COUNTY COURT FOR McINTOSH COUNTY, STATE OF OKLAHOMA.

IN THE MATTER OF THE GUARDIANSHIP OF CHARLES MCCLAIN NBF- ( )

JOHN McCLAIN, MF-85, AND MACK McCLAIN F-5076, MINORS, )

FRANK McCLAIN GUARDIAN. )

PROBATE NO. 624.

ORDER AUTHORIZING LEASE.

This case coming on in its order to be heard, and the court being fully advised in the premises, and it appearing that the said Frank McClain is the legally appointed, qualified and acting guardian of the said Charlie McClain, John McClain and Mack McClain minors; and it further appearing that said minors are citizens of the Creek Nation and residents of McIntosh County, State of Oklahoma, and as such citizens have had allotted to them, and now own in fee simple, the following described lands, to-wit:

The Northeast Quarter (NE.+) of Section Seven (7), Township Nineteen (19) North Range Ten (10) East, Allotment of Charlie McClain.

The Southeast Quarter (SE. + of Section Seven (7), Township Nineteen (19) North, Range Ten (10) East, Allotment of John McClaim, and

The Northwest Quarter (NW.1) of Section Twenty Two (22), Township Mineteen (19) North, Range Nine (9) East, allotment of Mack McClaif.

and it further appearing that said minors are the only persons interested in said la

and it further appearing that said minors are the only persons interested in said lands; and it further appearing that it will be for the best interest of said minors at this time to lease said lands for oil and gas mining purposes, in order that funds may be obtained for their proper education, maintenance and support; and it further appearing that the estates of said minors are not financially able to developy said lands for oil and gas mining purposes; that said tracts of land are located in a territory that has never produced oil and gas and it has not been ascertained by test whether oil and gas do exist on said lands and he states that a lease for oiel and gas purposes would be for the manifest interest of his said wards, in that it will if in fact containing oil or gas, or either, produce a revenue that cannot otherwise be produced; and it appearing that the Colorado Oil Company, a corporation organized and doing business under the laws of the State of Oklahoma, of Muskogee, Oklahoma, desires to procure an oil and gas mining lease on said land, and has offered to commence drilling a well on said premises within six months from date, or in case of failure to commence drilling within that time to pay Fifty Cents (50%) (per acre per annum, so long as said drilling is delayed, and to pay as