CERTIFICATE OF TRUE COPY.

STATE OF OKLAHOMA, McINTOSH COUNTY.

I, Frank W. Rushing , Judge of the County Court in and for the County and State aforesaid, do hereby certify the above and foregoing to be a full, true and complete copy of the Order Confirming Lease of lands of Gharlie McClain, John McClain, and Mack McClain, minors, as the same appears on file in my office.

WITNESS my hand and the seal of said Court, this 26, day of May 1909.

(COURT SEAL) Filed for record at Tulsa, Okla., May 29, 1909, at 10 o'clock A. M.

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

\$5 3-48

OIL AND GAS LEASE.

IN CONSIDERATION OF THE SUM OF ONE DOLLARS, the receipt of which is acknowledged by the first party, H. C. Badger and Rosa Kimble, first party, hereby grants and conveys unto R. H. Shrewsbury and W. F. Daly, second parties, all the oil and gas in and under the premises hereinafter described, together with said premises hereinafter described, together with the sate framewer for the purpose and with the exclusive right to enter thereon at all times, by himself, agents, assigns or employees, to drill and operate wells for oil, gas and water and to erect maintain and occupy, repair and remove all buildings, telephone poles and wires, structures, pipe lines, machinery and appliances that second parties may deem necessary, convenient or expedient to the production of oil, gas and water thereon, and the transportation of oil, gas and water, upon and over said premises and the highways along the same, except that first party shall have the full 1/8 part of all oil produced and saved on the premises, and first party agrees to accept said share of said oil as full compensation for all the products of each well in which oil is found. Said real estate and premises are located Tulsa County/ Oklahoma, and described as follows, to-wit:

The SW. $\frac{1}{4}$ of NE. $\frac{1}{4}$ of Sec. 27. T. 20, R. 13 E., containing 40 acres more or less, hereby releasing and waiving all right under and by virtue of the homestead exemption laws of this state.

TO HAVE AND TO HOLD SAID PREMISES for said purposes for the term of 2 years from this date, and so long thereafter as will is produced thereon.

It is agreed that while the product of each well in which gas only is found, shall be marketed from saidpremises, the second party will pay to theirst party therefor at the rate of One Hundred & Fifty Dollars per annum, and give the first party free gas at the well for one dwelling house during the same time on the premises. First party to make --- own connections, at well at his risk and expense.

Whenever the first party shall request it the second parties shall bury all oil and gas lines which are laid over tillable ground. Said parties also agree to pay all damages done to crops by reason of laying and removing of pipe lines. No well to be nearer than 150 feet of residence now on premises.

Second party agrees to commence a well on said premises within Two Months from date or pay to first party at the rate of Ten Dollars Dollars for each three months thereafter

ł