the rate of One Hundred & Firty Dolk rs per annum, and give the first party free gas at the well for one dwelling house during the same time on the premises. First part to make his own connections at gis risk and expense.

Whenever the first party shall request it, 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 saidpremises wi thin sigmonths from date or pay to first party at the rate of One no/100 per agree Bollars for each agree per annum, thereafter the commencement of said well is delayed. All moneys falling due under the terms of this grant may be paid direct to the first party or to the credit of the first party at the _____ Central Natl. Bank Bank, Tuksa, Okla.,.

It is mutually agreed by and between the first and second parties hereto that in further consideration for the payment of the said sum of One Dollar, and all sums due hereunder to date of surrender by second party, first party grants undo second party the right to release and terminate this grant at any time. Thereafter all liabilities of both first and second party hereinque shall cease and determine.

Second party shall have the right to use sufficient gas, oil and water to drill all wells and for allpurposes necessary or convenient in operating the same.

IN WITNESS WHEREOF, the parties have hereunto set their hands and seals, this 2" day of October 1909.

WITNESS: W. Lynch

Clarence L. Lloyd

(SEAL)

R. E. Lynch.

J. G. Hamill,

(SEAL)

S. G. Kennedy

(SEAL)

STATE OF OKLAHOMA,)
COUNTY OF TULSA.)

On the day of 2" October A. D., 1909, before me, the subscribed, a Notary Public, in and for said County and State, personally appeared Clarence L. Lloyd, to me known to be the identical person who executed the within and foregoing instrument, and acknowledged to me that he executed the same as his free and voluntary act and deed, including the release and waiver of rights under the Homestead Exemption Laws, for the uses and purposes therein set forth, and desired that it might be recorded as such.

WITNESS my hand and official seal on the date above written.

Robert E. Lynch, Notary Public.

(SEAL) My commission expires July 2" 1910.

Filed for record at Tulsa, Okla., Oct. 4, 1909, at 10 o'clock A. M.

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