

COMPARED

LEASE- FARM PROPERTY.

THIS INDENTURE, Made this 23, day of March in the year of our Lord 1909, between Pink Watson, part_of the first part, and A. N. Phillips, of Tulsa County and State of Oklahoma part_of the second part:

WITNESSETH: That said party of the first part, in consideration of the rents and covenants herein specified, do hereby let and lease to the said party of the second part, the following described property, to-wit:

25 acres in SW of 29 and S. Side of Pole Cat S. 29 T. 18 R. 13 belonging to Leona Watson: 40 acres on NW $\frac{1}{4}$ of NE $\frac{1}{4}$ of S. 31, T. 18, R. 13, belonging to Leo Watson

20 " " NE $\frac{1}{4}$ " NW $\frac{1}{4}$ " " " 18, R. 13 Iowa Watson
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of Section No. 3/Township No. 18, Range No. 13 in the County of Tulsa, State of Oklahoma with the appurtenances, for the term of 1 years, commencing the 23, day of March 1909, and ending the 23 day of March 1910., when said tenancy shall expire without further notice

Said second party does hereby hire said premises and agrees with the said first party agents or assigns, as payment to said first party for the use and benefit accruing to him from the use and occupancy of the above described premises, that he will and does hereby bind himself, his heirs and executors as follows:

FIRST. to Cultivate in good careful and proper manner all the tillable ground on said premises not in tame or wild grass or timber.

SECOND. That he will not allow waste during his occupation of said premises, or fencing thereon, or timber, nor damages to any building thereon, natural wear and tear or damage by elements excepted.

THIRD. That he will take good care of all growing trees thereon of all kinds, protecting them from being destroyed.

FOURTH: That during his occupation of said premises he will not remove nor allow any other person to enter upon and remove from said premises any part or portion of the fences buildings, fruit trees or ornamental trees, or shrubbery, or any of the improvements of any kind or nature whatever, upon said land, which are upon said land when he becomes occupant thereof, or which may be placed thereon by said party of the first part, or his authorized agent, during the term of his occupancy of said premises. And in case of such waster or removal of any of the improvements, the party of the first part or his attorneys or agents, shall at once re-enter upon and occupy said premises; and said second party will at once give peaceable possession of said premises and pay at once to said first party the full value of all improvements thus taken from said premises.

FIFTH, Said party of the second part further agrees that he will at his own expense during the continuance of this lease, keep the said premises and every part thereof in good repair; that he will as far as possible, protect said premises from danger by fire, by plowing and burning when necessary; that he will not sublease, or assign this lease without the written consent of said party of the first part; and that he will at the expiration of said term of rental, yield and deliver the property herein rented in like condition as when taken, together with all improvements that may be placed thereon by said first party during his occupancy thereof, reasonable use and wear thereof, and damage by the elements excepted.

SIXTH: For the use of said premises for the term mentioned, he hereby covenants and promises to pay to said first party, or agent authorized to receive it _____
But at least _____ acres of the cultivated land shall be seeded in corn and in case said second party uses any of said lands on which to raise sorghum, millet, Kaffir corn, or