to bury all of the water lines to a depth of ten inches whenever party of the first part shall so request the surrender the premises upon the termination of this lease to the party of the first part, at which time all structures, whether permanent or temporary, erected or caused to be erected on the said premises by party of the second part; and all improvements, trade fixtures, engines, machinery, pipe lines, drilling and operating outfits and all casing not in actual use, shall remain the property of the party of the second part, and party of the second part shall have a reasonable length of time thereafter not to exceed 60 days within which to remove the same from the premises.

party of the second part further agrees that before abandoning any well he will securely plug the same so as to shut off all water above the oil bearing horizon, and agrees to securely shut in or confine the gas in all wells productive of gas in paying quantities.

party of the second part shall have the right to obtain from wells or other sources on the above described land by means of pipe lines or otherwise a sufficient supply of water to carry on said operations, and shall have the right to use oil and natural gas from said premises as fuel so far as it is necessary to the prosecution of said operations.

Party of the first part shall have free use of gas for domestic purposes on the premises by raking his own connections at the well or wells. It is further agreed that party of the second part may at any time, upon the payment of ten dollars and of all outstanding obligations accrued to date which shall have arisen under the terms of this lease, and the filing for record in the office of the register of deeds of the county where the land lies, and the filing of a copy of the same with the county court, surrender this lease and be thereby discharged and released from all future obligations and responsibilities hereunder; and thereupon this lease shall become null and void, and of no further effect; and whatever moneys have been received by the party of the first part shall be retained by him.

In witness whereof the said parties have hereunto set their hands the day and year first above written.

Attest:

F.A. Reugan, As Guardian of Ransom Reagan,

Secretary.

P.D. McConnell
Witnesses:

To Execution by lessor. Charles R. Risor. C.B. Reiney

To execution by lessee. A. F. Aggas. E.I. Johnston.

STATE OF OKLAHOMA)

OKMULGEE COUNTY (S.S.

Before me Charles R. Rison, a Notary Public in and for said County and state on this 8" day of February 1910 personally appeared J.A. Reagan, as guardian of Ransom Reagan, a minor, to me known to be the identical person who executed the within and foregoing instrument and acknowledged to me that he executed the same in his capacity therein stated as his free and voluntary act and deed for the uses and purposes therein set forth.

In witness whereof I have herounto set my hand and attached my official seal at Okmulgee in said county and state the day and year last above