GYKH

And a second sec

Now Therefore, I, under the authority yested in me by the Act of Congress approved May 27, 1908, (Public No. 140) and the regulations prescribed thereunder, hereby remove the testrictions from said above described land wikout conditions concerning terms of sale and disposal of the proceeds; said removal of restrictions to be effective thirty days from date hereof.

H R m WCP Not involved in Claim for appraisment of Improvements under act of March 2, 1906 No removal of restrictionns for Townsite Purposes.

> Homestead 40 acres Total Surplus 55 " No record of any suit to clear title Home

Land described herein was regularly allotted on May 18 1904 to George W. England, who is 34 years old; 1/2 blood Cherckee, Roll No. 12522 No contests.

> J.G Wright, commissioner. By J.C.K.

Date Apr. 5, 1910

No. Received Apr 15 1910, Office of U.S. Indian Inspector for Indian Territory. Filed for record at Tulsa, Okla June 15 1910 at 10:45 o'clock A.M.

H.#. Walkley, Register of needs (seal)

COMPARED

Frank Pierce, First Assistant Secretary of the Interior.

457

DWG Quadruplicate 2481 916

26254 Indian Office Incl No. 3 1906.

Transferable only with consent of the Secretary of the Interior. OIL AND GAS MINING LEASE UPON LAND SELECTED FOR ALLOTMENT CHEROKEE NATIONX INDIAN TERRITORY

(Sect. 72 Act of July 1, 1902, 32 Stat 716-726)

THIS INDENTURE OF LEASE, Made and entered into, in quadruplicate on this 25th day of June A.D. 1904, by and between Nancy Pogue, of Collinsville, Indian Territory, party of the first part, and The Southwestern Oil, Gas and Coal Co., of Oolagah, Indian Territory, a corporation duly organized and existing under the laws of the United States and the laws of the state of Arkansas, as are now in force in the Indian Territorym party of the second part, under and in pursuance of the provisions of section 72, of the act of Congress approved July 1, 1902, and the regulations prescribed by the Secretary of the Interior thereunder.

WITNESSETH. That the party of the first part, for and in consideration of the royalties, covenants, stipulations and conditions hereinafter contained, and hereby agreed to be paid, observed and performed by the party of the seaond part its successors and assigns do hereby demise, grant, and let unto the party of the second part, its successors and assigns for the term of fifteen years from the date hereof, all of the oil deposits and natural gas in or under the following described tract of land, lying and being within the Cherokee Indian Nation and within the Indian Territory, to-wit: The W 1/2 of the S.W. 1/4 of section twenty nine and the E 1/2 of the S.E. 1/4 of the S.E. 1/4 and the E 1/2 of the N.E. 1/4 of the S.E. 1/4 and the N.W. 1/4 of the N.E. 1/4 of the S.E. 1/4 all in section thirty, Township