

said business, as also all goods, wares, and commodities and merchandise by them or either of them bought or sold, by reason or on account of said business, and all other matter and things whatsoever, to the said business and management thereof in any wise belonging; which said book shall be used in common between the said co-partners so that either of them may have access thereto, without interruption or hindrance of the other. And also, the said co-partners, once in each month or oftener, if necessary, shall make, yield and render, each to the other, a true, just and perfect inventory and account of all profits and increase by them or either of them made, and of all losses by them or either of them sustained; and also all payments, receipts, disbursements and all other things by them made, received, disbursed, acted, done, or suffered in this said co-partnership and business; and by the same account so made, shall and will clear, adjust, pay and deliver each to the other, at the time, their just share of the profits, and pay and bear their just share of the expenses and losses so made as aforesaid.

5th. And the said parties hereby mutually agree to and with each other that during the continuance of the said co-partnership neither of them shall nor will endorse any note, or otherwise become surty for any person or persons whatsoever, without the consent of the other co-partner. And at the end of their co-partnership the said co-partners, each to the other, shall and will make a true, just and final account of all things relating to their said business, and in all things truly adjust the same; and all the stock, as well as the gain and increase thereof, which shall appear to be remaining, either in money, goods, wares, fixtures, debts or otherwise shall be divided between them equally.

6th. On the dissolution of the said co-partnership, either party may make, in writing, an offer to the other party of the price at which he will either buy the interest of the other, or sell to the other his own interest; and such other party shall thereupon, within 10 days, signify his election whether he will buy or sell at the price; and if he fails to do so by notice in writing within that time, the party making such offer may, within 10 days, buy or sell at his own election according to his offer.

7th. It is mutually agreed and understood between the parties hereto that the within stock of goods and fixtures is mortgaged to W.J. Creakmore & co. for the sum of Six Hundred and fifty dollars which indebtedness both parties assume and agree to pay.

In witness whereof, the parties hereto have signed these presents in duplicate, the day and year first above written.

A. Pingry

Lyman Ford

Witnesses.
Geo. C. Ferguson
Alma Ford
T.H. Ford

Filed for record at Tulsa, Okla. Aug. 20, 1910 at 11:25 o'clock A.M.

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

State of Oklahoma,
County of Hughes, SS. IN COUNTY COURT.
IN THE MATTER OF THE GUARDIANSHIP OF
THE ESTATE OF RAYMOND WILSON A MINOR)
R. BEAN WILSON GUARDIAN)

PROBATE NO. _____

COMPARED

PETITION TO LEASE LANDS OF WARD FOR OIL AND GAS MINING PURPOSES.

To the Honorable County Court of Hughes County.
Your petitioner states that he has heretofore been duly appointed by this court Guardian of the Estate of the said Minor Raymond Wilson, and that he is now the duly