OIL AND GAS MINING LEASE Ehis Agreement, Entered into this 25th day of interior . 1928, between William R. Rand & Hila H Bent, Bushami & of Co. .. berrinalter called "Lessoe", and Frank L. Asta & Lollon, it. Sticker 1848 No. Gramorcy Place, Lon-Angeles-28, Calif. hereinalter called "Leves".
WITHESSETH: That Lessor, for and in consideration of the sum of Con Dollar (1.00) , State of Licentin Sec. 16, 516, 55612; Sec. 21, 137, 1251; Sec. 20, 111;
Sec. 29, 11213; Sec. 28, 551; Sec. 30, 111;
Sec. 29, 11213; 1282; Sec. 28, 551; Sec. 30, 111; all in
Tomality 30 30, 30, 30, 52 nest.
Sec. 24, 111; Sec. 26, 511; all de l'orth; flare 51 mat follows to-wit: or for Lessor's credit, in the ... First Hatlonal Taris is hereby designated as the depositary and agent of Lessor to collect and receipt for all rents and royalties payable hereunder and to settle all accounts in accounting of reats and royalties, and shall continue as such depositary and agent regardless of changes of ownership in said lands, or in the oil or gas, or in the reatals and royalties to accrue hereunder, the sum of Light Directord Tributes Dollands. (S. BOO.CO.......................) Dollars as reatal for the privilege of deferring the commencement of drilling operations for a period of one year from the aloresaid date. In the manner and upon like payments or tenders the commencement of drilling operations may be further deferred for the periods successively, during the term of this lesse. Lessee, however, shall not be liable to Lessor for damages for failure to commence or to drill a well on said land.

Should the first well drilled on the above described lands be a dry hole, then, and in that event if a pagent well is not during the term of this lease. Lessee, however, shall not be liable to Lessor for damages for failure to commence or to drill a well on axid land.

Should the first well drilled on the above described lands be a dry hole, then, and in that event, if a become well is not crowneaved on axid lands within twelve months from the expiration of the last rental period for which rental has been paid, this lease shall terminate as to both parties, unless the lessee on or before the expiration of said twelve months shall reasonable as the both parties, unless the lessee on or before the expiration of said twelve months all reasons the payment of the called the cleect thereof, shall continue in force just as though there had been no interruption in the rental payments or royaltine in the minner provided in this instrument shall be binding upon the heirs, devisers, executors, administrators and assigns of Lessor. No change in onserthing of said land to right to recribe to copy thereof laquither with certified copies of all instruments showing valid deraignment of tule from Transferre a certified copy thereof laquither with certified copies of third parties avolving the ownership of said lands, or claims to restals or royalties accruing because, or claiming title o said lands in hostility to Lessor, then during the pendency of said action while faul decision, thereof Lessee any discon it we operations on said lands, or if it continues operations on said lands may asspend all payments accruing title of said lands in hostility to Lessor, then during the pendency of said action while faul decision, thereof lessee and lates of the late In the event of discovery of ou in any well on adjacent property within three hundred thirty (130) feet of the boundary lines of said lands covered hereby and the operator of said well on adjacent lands produces said well beyond a thirty-day production test and me kets the oil produced therefrom. Lessee agrees, with reasonable difference, to commence drilling of a well on the said lands covered hereby, subject, however, to the right of Lessee to surrender all or a postion of said lands of well on the said lands owe ed hereby, subject, however, to the right of Lessee to surrender all or a portion of said lands of Lessee elect: not to dr.ll said offset well and thus be relieved of any obligation to so oncet said well.

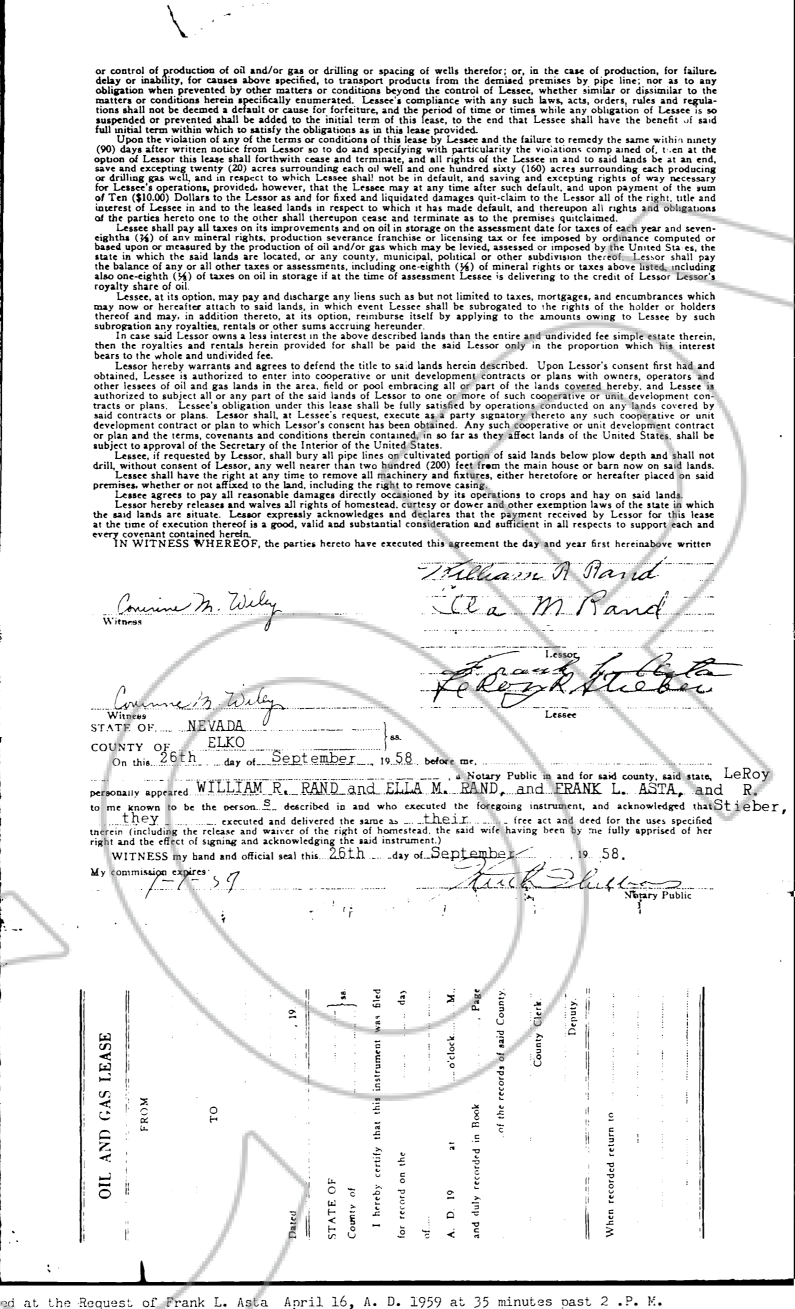
Lessee: hall have the right at any time before or after discovery of oil and/or gas on the said lands to surrender one quetclaim the said lands, or any part or parts thereof, to the parties entitled thereto, by delivering or mailing a release thereof to the Les or, or by placing a release thereof of record in the county in which the lands are situate, and thereupon all rights and obligations of the parties believe, one to the other, shall cause and determine as to the permises we surrendered and quite claimed.

This 'case shall inwe to the benefit of and be binding upon the heirs, executors, administrators, successors and assigns of the parties believe. This 'case shall he freely assignable and, in the event of he assigned in whole or in part and Lessee delivers a copy of the assignment to Lessee, Lessee shall be releved of all obligations under this lesse which may thereafter delivers a copy of the assignment to Lessee, Lessee shall be releved of all obligations under this lesse which may thereafter any area retained by Lessee herewider. In event Lessee shall sell or transfer any part or parts of the said lands or any interest in the oil and/or gas under any part or parts thereof. Lessee's obligations betweender shall not thereby he altered interests in the oil and/or gas under any part or parts thereof. Lessee's obligations betweender shall not thereby and pay and settle all rents and royalties as as entirety. in reased of enlarged and Leaves may continue to operate the and lands and leavehold estate covered hereby and pay and settle all rents and royaltine as an enterety.

The obligations of Leaves hereunder shall be suspended while Leaves in prevented trom complying therewith in whole or in part by atrikes, lockouts, labor nuturbonces, accidents, action of the elements, war, total or portial failure of or inability to obtain materials or supplies or transportation thereof by Leaves or by others usually used or employed by I cause in its operation hereunder, and/or is prevented by or in conflict with State or Freterial laws and/or is prevented by or in conflict with acts, orders, rules and regulations pursuant thereto or other Governmental action or the action of Governmental afficers, bodies or agencies acting under authority or claim of authority, naving purposes such as, but not limited to, conservation, regulation

Record

RESERVE NO DELEGATE - RECOLORS



File No. 34100