

with the lands on which two certain Oil and Gas leases described below were given, and that they are null and void for the reasons that the terms of the leases are long since past and the further reason that the terms of the leases were never kept by the grantees. McGinnis Land and Cattle Co., to Pyramid Oil & Refining Syndicate, dated 9/26/17 and recorded in Book 2 of Mxd records page 83, Lincoln County, Wyoming records for the NE $\frac{1}{4}$ Sec. 26-26-113; And McGinnis Land and Cattle Company to Wyoming LaBarge and Dry Piney Oil Company, dated 12/3/19, and recorded in Book 1 of Leases page 284 for the NE $\frac{1}{4}$ Sec. 26-26-113.

Furthur the affiant saith not:

W. J. McGinnis

Subscribed to and sworn before me this 29 day of May 1936.

(NOTARIAL SEAL)

J. A. Christmas
Notary Public

My commission expires Jan. 5, 1937.

76550 Affidavit W. J. McGinnis to The Public
STATE OF WYOMING)
COUNTY OF LINCOLN) ss.

Filed for record in my office this 18 day of June A. D. 1936 at 10:30 o'clock A.M. and recorded in Book 4 of Mixed records on page 619.

Fees, \$1.25
Abstracted
Indexed
Compared

Myrtle G. Tanner
County Clerk and Ex-Officio Register
of Deeds.
By Ida Essman, Deputy.

No. 16816

C O N T R A C T

John A. Allison

THE STATE OF WYOMING)

This instrument was filed for record at 11:30 o'clock A. M., on the 8th day of August A. D. 1936 and was duly recorded in Book 3 of Miscellaneous at page 344.

To

County of Sublette) ss.

E. G. Mack

J. Clarence Clark, County Clerk

Fees, \$1.75

By Janet D. Tibbals, Deputy

Articles of agreement made by and between John A. Allison of Campbell County, Wyoming, first party and E. G. Mack of Sublette County, Wyoming, second party, witness:

In consideration of the covenants hereafter made to be kept and performed by and between the parties hereto it is mutually understood and agreed as follows:

That the first party has delivered to the second party one thousand six hundred eighty-three (1683) ewes and lambs of mixed ages and twenty-eight (28) bucks have been delivered to the second party at Gillette, Wyoming.

The second party agrees to take said sheep which he has received in the cars at Gillette, Wyoming, said sheep belonging to the first party and to transport them by rail to Hudson in the State of Wyoming and to then trail them to his ranch holdings located about twelve miles southwest of Boulder in the County of Sublette, State of Wyoming, where the second party is to herd, pasture, feed and properly care for said sheep for the first party and to care for said sheep until the 15th day of April, 1937, provided said sheep have not by mutual consent been disposed of otherwise prior to that date.

The second party is to pay all transportation charges transporting the sheep from Gillette, Wyoming, to their range at or near Boulder, Wyoming, is to pay all herders, camp tenders and other expense in connection therewith and is to pay for any and all feed and pasture that may be used in caring for said sheep during the time that this contract is in operation. It being also mutually understood and agreed that the first party is to be to no expense in connection with the transportation, caring for, feeding, herding or marketing of said animals.

It is mutually understood and agreed that any or all of said sheep may be sold at any time by the mutual and written consent of both parties to this contract.

The purchase price that may be received for the sale of any or all of said sheep up to the amount of four thousand four hundred eighty-seven and 50/100 dollars (\$4487.50) plus interest thereon at the rate of eight per cent per annum from the date of this contract shall be transmitted to and belong to the first party.

The second party is to receive as full compensation for his services and expenses in transporting said sheep from Gillette, Wyoming, herding them, feeding them and caring for them during the term of this contract such amount as said sheep may be sold for during the term of this contract that exceeds the said sum of four thousand four hundred eighty-seven and 50/100 dollars (\$4487.50) plus accruing interest.

Should said sheep not be sold by the 15th day of April, 1937, or should the amount of sheep that have been sold by that date be sold for less than four thousand four hundred eighty-seven and 50/100 dollars (\$4487.50) plus accruing interest, the sheep shall then be sold not later than the 15th day of April, 1937, whereupon the first party is to receive such amount from such sale as will make his total net receipts from the sale of sheep included in this contract amount to four thousand four hundred eighty-seven and 50/100 dollars (\$4487.50) plus accruing interest.

It is mutually understood and agreed that the sheep included in this contract are now and shall remain the property of the first party until the first party has received from the sale of said sheep the full sum of four thousand four hundred eighty-seven and 50/100 dollars (\$4487.50) together with interest thereon at the rate of eight per cent per annum