

claim, and to certain lands and leases in said judgment specifically described,

It now appearing from the stipulation of the parties on file herein, that all matters and differences between the parties have been in all respects settled and that judgment in conformity therewith may be entered;

Now, therefore, it is ordered, declared, adjudged, and decreed:

1. That at the time of the commencement of this action and at the time of hearing thereof, plaintiff, Arthur B. Delfer, was and is the owner subject to the overriding royalties of record and the overriding royalties of the Defendants, Bama Grooman, Jean Cronberg, and Mary Frances Christopher, of good and valid oil and gas leases covering lands in Sublette County, Wyoming with the right to explore and develop the said lands for oil, gas and other hydro carbon substances; that the leases, lands covered thereby, and the overriding royalty interest of said defendants are more particularly described as follows:

Wyoming 0130 - Merin Morgan and Margaret Justheim - 2/1/30

T. 28 N., R. 113 W., 6th E. M.

Sec. 24: 1/2
Sec. 25: 1/21/2
Sec. 26: 1/21/2

subject to overrides: Bama Grooman 3/16ths of 1
Jean Cronberg 3/16ths of 1
Mary Frances Christopher 3/16ths of 1

Wyoming 02063 - Margaret Justheim and Merin Morgan - 10/1/30

T. 28 N., R. 113 W., 6th E. M.

Sec. 25: 1/2N 1/4, 1/2

subject to overrides: Bama Grooman 3/16ths of 1
Jean Cronberg 3/16ths of 1
Mary Frances Christopher 3/16ths of 1

Evanston 013404 - Merin Morgan and Margaret Justheim - 8/1/40

T. 29 N., R. 113 W., 5th E. M.

Sec. 23: 1/4