

reserved "deep rights" is \$529,844.00.

4. The plaintiff is entitled to the sum of \$319,073.77, (\$1,000,000.00 less expenses of \$361,852.45 = \$638,147.55, one-half of which is \$319,073.77) plus interest at six per cent per annum from November 4, 1957.

5. The defendant's one-half share of the remaining asset, i.e. payments for the deep rights, of joint venture has a maximum value of \$264,922.00 or less than the amount due by the defendant to the plaintiff.

6. The plaintiff is entitled to take title to the remaining asset of the joint venture and the defendant is entitled to a credit against the total amount due in the amount of \$264,922.00, to be credited as of the date of the entry of this order.

Now, therefore, upon consideration of the Findings and Conclusions heretofore entered in this case and the stipulations agreed to in this Order, it is

ADJUDGED, ORDERED and DECREED:

1. That the plaintiff, LYNWOOD W. DAVIS be and he is hereby granted judgment against the defendant, VAUGHAN B. CONNELLY, in the sum of \$319,073.77, plus interest at the rate of six per cent per annum from November 4, 1957, until paid, and the costs of this action.

2. That the title to and the remaining rights of the plaintiff LYNWOOD W. DAVIS, and the defendant, VAUGHAN B. CONNELLY, in the Gas and Oil Leases described as Evanston Numbers 021741 and 021743, in Lincoln and Sublette Counties, in the State of Wyoming, be and they hereby are vested in the plaintiff, LYNWOOD W. DAVIS.

3. That the clerk of this court be and he is hereby ordered to credit the sum of \$264,922.00 to the defendant, VAUGHAN B. CONNELLY, as paid against the judgment granted