	Memorandum of Agreement and Lease, made and entered into this Mund
	December A. D. 1896, by and between George Stonelish
	of the Invariant Reserve in of the Township of angend
	in the County of Kent, Province of Ontario, of the first part, and Gro. T. Mickle, of the Town of Ridgetown, of the
	County of Kent, Accountant, of the second part,
Juc	WITNESSETH, That the party of the first for the consideration of One Dollar in hand paid and the covenants and
`	agreements hereinafter mentioned has Granted, Demised and let unto the said party of the second part for the purpose
-	and with the exclusive right of Drilling and Operating for Petroleum Oil and Gas all the certain tract of land situate
Juan .	in the Township of and County of Kent, Province of Ontario, and described as follows that is
and a	Reselve that of and adjoining the ten acres located to Christian
	Strongfish reserving a road allowance of two rods wide along the
	east-lide of-said Lin acres
	······································
	containing
Isca (7)	The party of the second part to have and to hold the said premises exclusively for the said purposes only, for and during the term of five years from the date hereof, and as much longer as Oil or Gas shall be found thereon in paying quantities. The said party of the second part in consideration of the said grant and demise agrees to give the party of the first part One Barrel in fall the Petroleum Oil obtained or produced on the premises herein leased. It is further agreed if gas be found thereon in sufficient quantities to utilize, the Consideration in full to the party of the first part for each productive Gas well on the premises herein described shall be One Hundred Dollars per annum and the privilege of using enough gas to heat dwelling-house, if any, on said premises.
	The party of the first part grants to the party of the second part the right of using sufficient water for an accessary purposes from the premises hereby leased, except from wells now on said lands, the right of way over and across said premises, the right to lay pipes thereon to covey Oil and Gas or either of them, and the right to bring upon, erect or remove from said premises any machinery or fixtures required by the party of the second part.
	PROVIDED: No well shall be bored within three hundred feet of house or barn or in orchard except by the consent of the party of the first part.
lacy	PROVIDED: That in case no well is completed within three years from the date hereof, unavoidable delays excepted, this lease shall be null and void, unless the said party of the second part shall pay to the party of the first part twenty-five cents per acre for each year that such completion is delayed.
N page	PROVIDED, also, that in the event of any well or wells which may be bored upon said premises proving a failure, the party of the first part shall receive fair compensation for any injury arising to his crops, lands or fences, by reason of digging such well or wells.
	of digging such well or wells. Provided also that the aporesaid leverth Bernel gail produced from well and shall be given to Said porty of first foot for his own fole was and languest
	Somited also that an account of such air foron and form fact balls be rendered to Sand front of feart foot of the first part with the Party of the second part, that in case the party of the larged more second part shall fail to comply with the conditions or to pay the cash considerations herein mentioned in the time and afternal manner agreed, this lease shall be null and void and not binding on either party.
	It is understood and agreed between the Parties to this agreement that all the conditions hereof shall extend to their heirs, executors and assigns.
•	In WITNESS WHEREOF, the said parties hereto have hereunto set their hand; and seals the day and year first above written.
	Signed, sealed and delivered in the presence of
	the property of the state of th
	George Stonefish
	Mar D B. Di
	for Geo. I. huckle
	for you I huckle