

X

Mineral file 5372

COUNTY: Terrell  
TRACT : \_\_\_\_\_  
PART : Sec. 6 Blk. D-9  
ACRES : 640  
LESSEE : Lynch Davidson  
DATE : \_\_\_\_\_  
TERM : \_\_\_\_\_  
BONUS : \_\_\_\_\_  
RENTAL: \_\_\_\_\_  
FILE : \_\_\_\_\_

05372



10/21/19

File 5372Terrell County.

## MINERAL LAND

Lynch Davidson  
Houston, Texas640 Acres

Mineral Survey No. \_\_\_\_\_

Section No. 6 Cert. No. 879J. C. Ry. Co.Block No. B-9

Name of Claim \_\_\_\_\_

Forfeited for failure  
to begin development  
and pay second years  
10c per acre to State  
within time prescribed  
by law. 6-14-21

J. Robinson  
Commissioner.

VOL. 4, P. 222

FORFEITED

## CONTENTS

1. Application to Co. Clerk 8-25-19 James "
2. ~~Field Notes~~ affdt. " "
3. Cert. of Co. Sur. 10-16-19 "
4. Permit 10-22-19 of MC
5. \_\_\_\_\_

CONTENTS OF FILE NO. 5372

1. Application to Co. Clerk 8-25-19	34.
2. Affidavit "	35.
3. Cert. of Co. Surv. 10-16-19	36.
<u>7</u> 4. Permit 10-22-19	37.
<del>5.</del> Scanned lw 7-21-2017	38.
6.	39.
7.	40.
8.	41.
9.	42.
10.	43.
11.	44.
12.	45.
13.	46.
14.	47.
15.	48.
16.	49.
17.	50.
18.	51.
19.	52.
20.	53.
21.	54.
22.	55.
23.	56.
24.	57.
25.	58.
26.	59.
27.	60.
28.	61.
29.	62.
30.	63.
31.	64.
32.	65.
33.	66.

# PETROLEUM AND GAS

## PROSPECT APPLICATION

(Under Sections 3 and 4, Chapter 83, Act Approved March 16, 1917.)

(If one applies for a whole survey or section, or 80 acres, or some multiple of 80 acres of such survey or section, the application should be filed with the county clerk, otherwise the application must be filed with the county surveyor and field notes and plat must be furnished by him.)

Date July 24, 1919

To the Clerk of Terrell County.  
(Clerk or Surveyor)

I am a citizen of the United States and desire to obtain the right to prospect for and develop petroleum and natural gas in 1280 acres in the following sections in Terrell County.

(Designate the sections or portions of sections wanted.)

Part	Section	Block	Township	Certificate	GRANTEE	Acres
	<u>2</u>	<u>D-9</u>		<u>877</u>	<u>TC RY Co</u>	<u>640</u>
	<u>6</u>	<u>"</u>		<u>879</u>	<u>"</u>	<u>640</u>

NOTE:—If unsurveyed land, or area not in multiples of 80 acres out of surveyed tracts, give course and distance from county seat, and bounded as follows:

RECEIVED AS STATED

\$ 1.00

AUG 26 1919

GEO. W. BEAVER  
Receiver

LD Lynch Davidson, Applicant.

Continental Lumber Co  
Post Office Houston, Texas  
(Give complete, permanent address)

NOTE:—This must be filed in the Land Office at Austin within 30 days after being filed with county clerk, and within 100 days if filed with county surveyor, together with field notes and plat, and in either case it must be accompanied by 10 cents per acre, \$1.00 filing fee and the personal affidavit of the applicant showing what interest he has in other Permits, Mineral Leases or Mineral Patents issued by the State.

Land Office M. F. No. 5372

Land Office Application No. 7060

OIL AND GAS PROSPECT APPLICATION OF

Lynch Davidson P. O's Continental Dumbars Houston, Texas.

Table with columns: Section, Block, Certificate, Acres, Township, GRANTEE. Includes handwritten entries like '2x D9 877 640' and 'S.C. Ry. Co.'

In Searles County.

Accepted Rejected Sept 24 1919

J. Rabu Commissioner.

By J. Rabu, Clerk.

Roll OK 9/19/19 27 not sold

Min. Reserved to State 6 OK

Map 115015, 112501

Contiguous 675

Multiples 675 9/18/19

Distance 675

2078

OIL AND GAS PROSPECT

For Record.

Filed 28th day of July, 1919

at 8 o'clock, A.M.

Recorded Vol. 3 Page 424

M. J. Lyons

County Searles of

(Clerk or Surveyor)

By Ethel Neal, Deputy

County.

Filed in Land Office

Aug. 25 - 1919

J. J. Robinson

Commissioner.

By J. J. Robinson, Clerk.

J. J. Robinson, Clerk.

J. J. Robinson, Clerk.

J. J. Robinson, Clerk.

J. J. Robinson, Clerk.

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J. J. Robinson, Clerk.

J. J. Robinson, Clerk.

J. J. Robinson, Clerk.

RECEIVED \$ 128.00

11 apps Sch

1856 AUG 25 1919

REFERRED TO ACCOUNTS

Page 173 Line 18

E. L. STECK, AUSTIN

THE STATE OF TEXAS

County of Tarrant

Application

with its certificate of authenticity, was filed for Record in my office, on the

at

at

at

at

at

at

Vertical text on right side: I, W. H. LEMONS, County Clerk in and for said County, hereby certify that this County Clerk in and for said County, dated the 24 day of July, 1919. Records of said County, in Vol. 3 on Page 424 Texas, the day and year last above written. Ethel Neal Clerk County

2

Do not make affidavit prior to date of filing application with the Clerk or Surveyor.

THE STATE OF TEXAS,

COUNTY OF

Harris

On this day

Synch Davidson  
(Name of affiant)

personally appeared before the undersigned authority and, after being duly sworn, did depose and say that he is a citizen of the United States and holds the following interest in other Permits and Leases or Mineral Patents issued by the State, and which are in good standing, to-wit:

None

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

*[Signature]*

(Give official capacity of affiant)

Subscribed and sworn to before me this 20<sup>th</sup> day of August 1919

J. R. Palmer

Notary Public Harris County, Texas.

57

3  
4  
2  
1  
6

*[Faint vertical text and markings]*

2

(21)

m. 3. 5372

MIN. APPL. NO. 7060

Affidavit

Filed Aug. 25 1919.

J. S. Robinson  
Combr.

By Jarmor  
clerk.

3

The State of Texas)

County of Terrell ) I, G. P. Temple, County Surveyor in and for  
 Terrell County, State of Texas, do hereby certify that the records of  
 this office show that there has not been any application to prospect  
 for minerals filed in this office covering any part of the hereinafter  
 described lands in said Terrell County within 120 days next preceding  
 the filing of the application of Mr, J, J, STRICKLAND.  
 with the County Clerk of said Terrell County, to prospect for oil  
 and gas upon said lands on July 28 ,1919.; said lands  
 being described as follows;-

Survey	Block	Cert.	Grantee	Acres.
6	D,9	879	T, C, Ry, Co.	640.

Given under my official signature this the 13 day of OCT,  
 A. D. 1919.

*G. P. Temple*

County Surveyor, Terrell County, Texas.

2093



3

(3)

m. 3.5372

Min app 70 60

cert of Co sur

Filed 10/16/19

J. T. Robison  
Clerk

By Mrs  
C. L. H.

AMERIMILL  
BOND

OIL AND GAS PERMIT No. 5372.*General Land Office*

AUSTIN, TEXAS , October 22, 1919.

WHEREAS, under Chapter 83, Act approved March 16, 1917, Lynch Davidson, of Houston, Texas; a citizen of the United States, did on the 28th day of July, 1919, at 8 o'clock A. M., file with the County Clerk of Terrell County, Texas, his application wherein he made known that he desired to prospect for petroleum and natural gas that may be found within and beneath the surface thereof on certain 640 acres of land, known as Section 6, Cert. 879, Block D-9, TCRyCo, situated in Terrell County, Texas; application of said Davidson having been filed in the General Land Office August 25, 1919, and

WHEREAS, it appears from the papers, documents and records of the General Land Office that the area set out by said application is subject to prospect and development in the manner provided by the act aforesaid, and it further appearing from the statement in an affidavit executed by the said Davidson that he does not hold or own any interest in any other permit or lease issued by the State of Texas, and in good standing, and it further appearing that the said Davidson has paid into the General Land Office the lawful sum of money for the area embraced herein, as provided by said act;

4

Now, therefore, in consideration of the premises aforesaid and the obligations hereinafter named,

I, J. T. Robison, Commissioner of the General Land Office of

the State of Texas, do hereby issue this Permit to Lynch Davidson, upon the following conditions, to-wit:

1. The owner hereof shall have the exclusive right to prospect for and develop petroleum and natural gas within the designated area for a term not to exceed two years, and for the second year the owner hereof shall pay another ten cents per acre within 30 days after one year from this date.

2. The owner of this Permit shall have the exclusive right to enter upon said land at all times during the life of this Permit for the purpose of mining, drilling and operating for oil or gas and to erect and maintain all structures, fixtures, pipes, pipe lines and machinery, necessary for the production, the storage and the transportation of oil or gas.

3. Before the expiration of twelve months from date of this Permit the owner of same shall in good faith commence actual work necessary to the physical development of said area, and if petroleum or natural gas is not developed within twelve months from date hereof the owner or manager shall, on or before thirty days after the expiration of said twelve months, file in the General Land Office a sworn statement, supported by two disinterested, credible witnesses, that such actual work was begun within the twelve months aforesaid, and that petroleum or natural gas has not been discovered in commercial quantities and that a bona fide effort to develop same was made during the twelve months preceding the filing of said statement.

4. If at any time within the life of this Permit petroleum or natural gas should be developed in commercial quantities the owner or the manager of such owner shall file in the General Land Office a statement of such development within 30 days thereafter, and thereupon the owner hereof shall have the right to lease the area described herein.

5. The owner of this Permit shall drill all offset wells necessary to the full protection of this area, and upon a failure to do so the issuing authority may cancel this Permit and terminate all rights of the owner herein.

6. If any statement made by the owner of this Permit which was necessary to the issuance hereof was false or untrue in material matters, or if the owner hereof should fail or refuse to begin in good faith the work necessary to the development of the area herein within the time required, or should the owner hereof fail or refuse to proceed in good faith and with reasonable diligence in a bona fide effort to develop the area included herein after having begun the development, or if the owner should fail to apply for a lease within thirty days after the discovery of petroleum or natural gas in commercial quantities, this Permit shall be subject to forfeiture by the issuing authority.

7. The owner of this Permit shall not take, carry away or sell any petroleum or natural gas found on the area described herein before such owner shall have obtained a lease thereof. For development purposes the owner of this Permit may have for fuel, free of charge by the State, the wood on the area covered by this Permit; provided, this free use of fuel extends only to such surface as the State may not heretofore have sold to another.

8. Within 30 days after the completion of each well drilled on the area included within this Permit, whether a dry well or a producing well, the owner of this Permit shall cause to be delivered to the General Land Office a correct copy of the log of each well, showing the important formations passed through, the depth at which each such formation was reached, the thickness of each such formation, the water bearing formations and the character of water therein, whether salt, fresh, hard, or soft, the elevation to which the water rose, the number of feet of casing set in such well and where placed, its size, and the total depth to which such well was drilled.

9. Before penetrating and after penetrating gas formations the owner of this Permit shall exercise the utmost diligence and care in preventing the unnecessary waste of gas.

10. All developments in water shall be done, so far as practicable, in such manner as to prevent the pollution of the water.

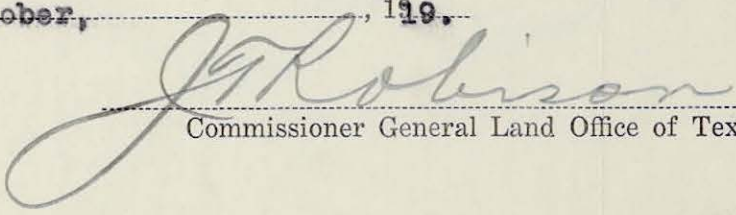
11. Upon the abandonment of any well, whether dry or producing, the owner of this Permit shall securely plug such well so as to prevent the escape of salt water and so as to prevent the entrance of salt water or fresh water into the oil or gas bearing formations.

12. All the terms and conditions herein shall extend to the heirs, successors, and assigns of this Permit.

IN TESTIMONY WHEREOF, WITNESS the signature of the said J. T. Robison,

Commissioner of the General Land Office of the State of Texas, and the seal of said

office, this the 22nd day of October, 1919.

  
Commissioner General Land Office of Texas.

(4)

MINERAL PERMIT NO. 5372

Tennell County

Issued 10-22-19

Lynne Davidson  
Permittee

Filed 10-22-19

J. S. Robinson  
Commissioner General Land Office.

Forfeited for failure  
to begin development  
and pay second years  
10c per acre to State  
within time prescribed  
by law. 6-14-21

J. S. Robinson  
Commissioner.