

GREEN McCURTAIN,

NATIONAL TREASURER.

N B Ainsworth Law partner of
McCurtainsSans Bois, Ind. Ter., Oct 22nd 1892

This Agreement entered into this the day and date above written witnesseth - That, whereas the affairs of McCurtain & Co's interest in the "H" brand of cattle have been nearly wound up, and in order that the said "H" brand may be settled ^{temporarily} ~~entirely~~ it is agreed as follows to-wit:

1st Green McCurtain agrees to take and does hereby take 175 steers at \$15⁰⁰ per head and 75 steers at \$10⁰⁰ per head amounting to \$3375⁰⁰ ~~and \$35⁰⁰ for~~ which amount he has paid to McCurtain & Co this day - And it is further agreed that he bears all expenses of gathering and shipping said steers, and shall account to N. B. Ainsworth for each and every steer over and above ^{two hundred and fifty} 350 steers above specified - And in case there are not ^{two hundred and fifty} 350 steers, then N. B. Ainsworth is to account to him for the difference, whatever that is.

This Agreement made in duplicate -

Witnesses

Frank Kellum

Anderson & Progers

Green McCurtain
N. B. Ainsworth

125.00

$$\begin{array}{r} 72.83 \\ \hline 47.83 \\ 25- \end{array}$$

6
11
8
35-12.11

$$\begin{array}{r} 47.83 \\ \hline 292.86 \\ 340.39 \end{array}$$

ORGANIZED 1845.

ASSETS OVER \$46,000.000.

CHARTER PERPETUAL.

The Mutual Benefit Life Insurance Co.

HUNTER A. GRAYCROFT,
STATE AGENT.

STRICTLY MUTUAL.

306-307 Cockrell Building.

AMZI DODD, PRES'T.
JAMES B. PEARSON, VICE-PRES'T.
EDWARD L. DOBBINS, SEC'Y & TREAS.

Dallas, Texas, Feb 18' 94

Mr. Green M^c Curtain,
Sangre, I. T.

Dear Sir,

Referring to that matter of \$423⁴³ premium paid by you to Mr. Geo. S. Shebo: I regret that the money was not promptly returned to you, and, as soon as advised that it had not been, I wrote Mr. Shebo requesting that he make remittance of the amount.

Herewith I hand you a copy of his reply. Please give it your consideration and let me hear from you.

Be assured I will give the matter my best attention and to the end that it may be adjusted to your satisfaction.

Awaiting your early reply I am
Yours truly,

Hunter A. Graycroft
State Agent.

Washington D.C. Feb'y 14th 92

W. A. Craycraft, Esq.,
Dallas, Tex.

Dear Sir:

Yours of 8th inst rec^d and contents noted.

There need be no trouble nor the least expense in the matter of the M^c Curtain insurance premium of \$428.⁴³ paid to me by him, as it is all right and just as soon as Mr M^c Curtain and I have an opportunity to settle some unsettled business affecting the interests of the Choctaw Nation, the said amount paid to me will be promptly deducted and satisfactorily arranged for. I rec^d M^c Curtain today.

I am anxious to come home, ~~and~~ as soon as I get through this business, when I hope to see you.

Yours truly,
Geo. S. Shelbo. Secy

Copy

Sans Bois I.T., Dec. 13th, 1892.

Mr. John Grady,

Hartshorne I.T

Dear Sir:- I understand that you are the backbone of the parties still contending in the law suit filed at South McAlester by N. B. Ainsworth and others to secure our coal interest in what is known as the Krebs claim. The steps that ^{Dime} has taken in this matter meet my approval, and I wish to say this to you, that Dime and my two brothers (now both dead) and myself several years ago bought this Krebs coal claim from Edmond Krebs when ^{you} nor any one else had held any ^{there} claims. Our claim was not disputed by any one.

When the Choctaw Railway was built you and others leased this property and have been drawing our royalty ever since. We have made legal demand of you, and I think it but right for you to give up our legal limits without causing us further trouble of law suit. I wish to say this, that your right to royalties ^a rising from Choctaw coal are very slim indeed., and it would be a part of wisdom for you not to have the public attention as well as that of the officers of the Choctaw Nation called to the fact that you draw this royalty. I wish to say this further, that if this suit cannot be settled amicably outside of Court, we propose to push this suit and take advantage of the law and all

facts and circumstances in the case in our favor. All we claim is our legal limits. Whenever you and the rest of your partners are willing to concede these, all opposition to you and your rights to draw roalty will cease. Consider this matter well and let me hear from you. We have always been friens heretofore. I have never interfered with any body's coal either directly or indirectly, and as I paid my hard money for this coal, I think it but just that I should have the royalty ris^aing therefrom.

Yours very respectfully,

J. H. [illegible]