amounting to 1/6th of the 100 acres, which is an undivided interest, should my Uncle die or the property be sold. the judge who presided at the Probate hearing I told you about. This is his reply: " Regardless of what anyone else does xxx as to the oil and gas interests, anyone drilling on this property would have to have a separate lease from you as to your 1/6th

'If your Uncle should die or the property be sold you would still retain your 1/6th interest asit is a separate property of yours and nothing domeby your Uncle could in any wise affect your interest, even though your interest is an undivided one you have the same rights as if it were an actual division of the acreage."

What I am wondering now is does my Uncle have the right to "dedicate" any of the land to the Hargis well without a separate lease from the interests. Perhaps that is why he will not answer any of our letters and wont allow his attorney to give out any information either. This has just about made me sick and I dont know what to do, but when I get yout answer as to what the term dedicated means in terms of drilling for oil perhaps I will know better what to do. Also if you can suggest some person whom I could write to who wuld be willing to look after my interest for me until I can make the trip back there I would greatly appreciate it.

Thanking you again for all of your help and trusting that I will hear from you again soon regarding this "deciation" of the property to that Hargis' well.

Yours very truly,

Setta Seen

(Mrs) Zetta J. Beer

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