

On this 10th day of November, 1925, the District Court of the United States for the Northern District of Oklahoma, sitting in Special April Session at Tulsa, Okla., met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk U. S. District Court.
John M. Goldsberry, Esq., U. S. Attorney.
H. G. Beard, Esq., U. S. Marshal.
W. F. Wolverten, Esq., Bailiff.

Public proclamation having been duly made the following proceedings were had and entered, to-wit:

UNITED STATES, Plaintiff.)
vs.) # 360 Cr.
W. THOMPSON, Defendant.)

On this 10th day of November, it is by the Court ordered that the sentence on count two, heretofore entered on Nov. 7, 1925, in above entitled cause be, and same is hereby modified to Fine of \$45.00.

UNITED STATES, Plaintiff.)
vs.) # 331 Cr.
MARY WESLEY, Defendant.)

On this 10th day of November, 1925, it is by the Court ordered that the Judgment and sentence in above entitled cause of August 3rd., 1925, be and same is hereby modified to read as follows:

It is thereupon now by the Court here considered that the defendant Mary Wesley, for the crime by her committed as charged in the first count of the first count of the information, pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars said fine to run on execution.

ADMISSION TO BAR

On this 9th day of November, 1925, it being made satisfactorily to appear that following named attorneys are qualified for admission to the bar of this Court, the oath prescribed by the Court is administered and said following attorneys are admitted to the bar of this court.

Leonard R. Roach, Jr. T. H. Leahy,
R. P. Ironside Philip J. Kramer.

Court adjourned until November, 12, 1925

NORTHERN District of OKLAHOMA.
SPECIAL APRIL, 1925 TERM TULSA, OKLA. WEDNESDAY, NOVEMBER, 11, 1925.

On this 11th day of November, 1925, the District Court of the United States for the Northern District of Oklahoma, sitting in Special April session at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk U. S. District Court.
John M. Goldsberry, Esq., U. S. Attorney.
H. G. Beard, Esq., U. S. Marshal.
W. F. Wolverton, Esq., Bailiff.

Public proclamation having been duly made the following proceedings were had and entered, to-wit:

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,)
Plaintiff.)
vs.) No. 563 Cr.
H. B. DEVERICH, et al.,)
Defendants.)

JUDGMENT OF FORFEITURE ON BAIL BOND.

BE IT REMEMBERED that on this 11th day of Nov. 1925, the same being a day of the Special April, A. D. 1925, Term of the aforesaid Court, present and presiding the Honorable Franklin E. Kennamer, Judge thereof, this cause was brought to the attention of the Court by the United States Attorney for the Northern District of Oklahoma, and it appearing to the Court from an examination of the whole record herein that the defendant H. B. Deverich, was heretofore duly and regularly arrested and duly arraigned before a United States Commissioner for the Northern District of Oklahoma, charged with an offense against the laws of the United States, at which time his bail was fixed by said Commissioner in the sum of Five Thousand (\$5,000.00) Dollars, thereafter said defendant presented for approval his bond for said sum, signed by himself and Roy S. Alwood of 502 So. Superior St., Sapulpa, Okla., and E. D. Emergen of 1011 East 5th Place, Tulsa, Oklahoma and as sureties, which bond was duly and regularly approved by said United States Commissioner and filed herein, the material condition of said bond being that the defendant appear before this court on the 12th day of October, 1925, at Tulsa, Oklahoma, and from time to time thereafter to which the case might be continued, to answer said charge; that the said defendant failed to appear, in accordance with the stipulation of said bond, after due notice, or upon any day thereafter, thereupon, on the 12th day of October, 1925, the said bond was duly declared forfeited by the Court and a writ of *Scire Facias* ordered by the Court against the defendant and the signers upon said bond, commanding them to appear before the Court and show cause why the forfeiture of the aforesaid bond should not be made absolute; that the same was duly issued and returned by the United States Marshal, showing that the same had been served upon Roy S. Alwood of the aforesaid sureties; that the aforesaid sureties did not appear upon the return day of said Writ of *Scire Facias*, as directed therein, and have not appeared in this cause since said date; and the Court being fully advised in the premises.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED that the forfeiture heretofore taken upon the bail bond herein is hereby made absolute, and judgment is hereby rendered in favor of the United States of America against Roy S. Alwood surety on said bond, for the aforesaid sum of Five Thousand (\$5000.00) Dollars, with interest thereon at the rate of six per cent per annum from this date until paid, and for all costs in this behalf laid out and expended, for all of which let execution issue.

F. E. Kennamer,
Judge.

ENDORSED: Filed Nov. 11, 1925. H. P. Warfield, Clerk U. S. District Court.
H. W. J.

NORTHERN
SPECIAL APRIL, 1925 TERMDistrict of
TULSA, OKLA.OKLAHOMA.
WEDNESDAY, NOV. 11, 1925.IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.UNITED STATES OF AMERICA,
Plaintiff.

vs.

HARRY SHERILL, Defendant.

No. 485 Cr.

JUDGMENT OF FORFEITURE ON BAIL BOND.

BE IT REMEMBERED that on this 11th day of Nov. 1925, the same being a day of the Special April, A. D. 1925, Term of the aforesaid Court, present and presiding, the Honorable Franklin B. Kennamer, Judge thereof, this cause was brought to the attention of the Court by the United States Attorney for the Northern District of Oklahoma, and it appearing to the Court from an examination of the whole record herein that the defendant, Harry Sherrell, was heretofore duly and regularly arrested and duly arraigned before a United States Commissioner for the Northern District of Oklahoma, charged with an offense against the laws of the United States, at which time his bail was fixed by said Commissioner in the sum of Four thousand and Dollars, signed by himself, and Cora Steel of 411 So. Frisco St., Tulsa, Oklahoma, and Wade Reynolds of 1142 S. Xanthus, Tulsa, Okla., as sureties, which bond was duly and regularly approved by said United States Commissioner and filed herein, the material condition of said bond being that the defendant appear before this Court on the 12th day of October, 1925, at Tulsa Oklahoma, and from time to time thereafter to which the case might be continued, to answer said charge; that the said defendant failed to appear, in accordance with the stipulations of said bond, after due notice, or upon any day thereafter, thereupon, on the 12th day of October, 1925, the said bond was duly declared forfeited by the Court, and a Writ of Scire Facias ordered by the Court against the defendant and the signers upon said bond, commanding them to appear before the Court and show cause why the forfeiture of the aforesaid bond should not be made absolute: that the same was duly issued and returned by the United States Marshal, showing that the same had been served upon Wade Reynolds of the aforesaid sureties and that the defendant, Cora Steel could not be found, and that the aforesaid sureties did not appear upon the return day of said Writ of Scire Facias, as directed therein, and have not appeared in this cause since said date, and the Court being fully advised in the premises,

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED that the forfeiture heretofore taken upon the bail bond herein is hereby made absolute, and judgment is hereby rendered in favor of the United States of America against Wade Reynolds surety of said bond, for the aforesaid sum of Four Thousand (\$4,000.00) Dollars, with interest thereon at the rate of six per cent per annum from this date until paid, and for all costs in this behalf laid out and expended, for all of which let execution issue.

F. B. Kennamer, Judge.

ENDORSED: Filed Nov. 11, 1925, H.P. Warfield, Clerk U. S. District Court.
H.W.J.

Court adjourned until Nov. 12, 1925.

NORTHERN

District of

OKLAHOMA.

SPECIAL APRIL, 1925 TERM

TULSA, OKLA.,

THURSDAY, NOVEMBER, 12, 1925.

On this 12th day of November, 1925, the District Court of the United States for the Northern District of Oklahoma, sitting in Special April Session at Tulsa, Okla., met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk U. S. District Court.
John M. Goldsberry, Esq., U. S. Attorney.
H. G. Beard, Esq., U. S. Marshal
W. F. Wolverton, Esq., Bailiff.

Public proclamation having been duly made the following proceedings were had and entered, to-wit:

IN THE UNITED STATES DISTRICT COURT IN AND FOR THE NORTHERN DISTRICT OF THE STATE OF OKLAHOMA

UNITED STATES OF AMERICA, Plaintiff.

vs.

BLONDIE TYRELL AND
ONE STUDEBAKER AUTOMOBILE MOTOR
No. E. 305616, Oklahoma Tag
No. 287313, Serial No. 3128824.

Defendants.

557 Cr.

MARY E. TYRELL,

Interpleader.

ORDER.

This matter coming on to be heard before me the undersigned Judge of said Court on this the 12 day of November, 1925, upon the Application of the Interpleader herein and the Court being fully advised of the premises finds that its order rendered herein confiscating defendant automobile should be set aside and the interpleader be given an opportunity to present her claim.

IT IS THEREFORE, ordered, adjudged and decreed by the Court that the Order made herein confiscating said Defendant automobile, be and the same is hereby set aside and held at naught. It is further ordered by the Court that a hearing be had upon the Petition of intervention filed on the 12 day of Nov., 1925.

F. E. Kennamer,
Judge.

ENDORSED: Filed Nov. 12, 1925. H. P. Warfield, Clerk U.S. District Court.
H.W.J.

UNITED STATES, Plaintiff.

vs.

ED RIDDLE,

Defendant.

597 Cr.

On this 12th day of November, 1925, comes W. L. Coffey, Asst. U. S. District Attorney, representing plaintiff in above entitled cause. Defendant present by John T. Harley his attorney. It is by the the Court ordered that defendants bond be, and same is hereby reduced to \$2000.00.

NORTHERN District of OKLAHOMA.
SPECIAL APRIL, 1925 TERM TULSA, OKLA.

OKLAHOMA.
THURSDAY, NOVEMBER, 12, 1925

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.)
vs.) No. 253 Cr.
C. M. BAILBY, Defendant.)

JUDGMENT OF FORFEITURE ON BAIL BOND.

BE IT REMEMBERED that on this 12th day of November, 1925, the same being a day of the Special April, 1925, Term of the aforesaid Court, present and presiding the Honorable Franklin E. Kennamer, Judge thereof, this cause was brought to the attention of the Court by the United States Attorney for the Northern District of Oklahoma, and it appearing to the Court, from an examination of the whole record herein that the defendant, C. M. Bailey, was heretofore duly and regularly arrested and duly arraigned before a United States Commissioner for the Eastern District of Oklahoma, charged with an offense against the laws of the United States, at which time his bail was fixed by said Commissioner in the sum of Twenty-Five Hundred (\$2500.00) Dollars and thereafter said defendant presented for approval his bond for said sum signed by himself, and M. L. Thomas, of Tulsa, Okla., and Sam Greenwood, General Delivery, Tulsa, Oklahoma, as sureties, which bond was duly and regularly approved by said United States Commissioner and filed herein, the material condition of said bond being that the defendant appear before this Court on the 12th day of October, 1925, at Tulsa, Oklahoma, and from time to time thereafter to which the case might be continued, to answer said charge; that the said defendant failed to appear, in accordance with the stipulations of said bond, after due notice, or upon any day thereafter thereupon, on the 12th day of October, 1925, the said bond was duly declared forfeited by the Court, and a Writ of Scire Facias issued by the Court against the defendant and the signers upon said bond, commanding them to appear before the Court and show cause why the forfeiture of the aforesaid bond should not be made absolute; that the same was duly issued and returned by the United States Marshal, showing that the same had been served upon Sam Greenwood and Mrs. M. L. Thomas of the aforesaid sureties, that the aforesaid sureties did not appear upon the return day of said Writ of Scire Facias as directed therein, and have not appeared in this cause since said date; and the Court being fully advised in the premises,

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED that the forfeiture heretofore taken upon the bail bond herein is hereby made absolute, and judgment is hereby rendered in favor of the United States of America against Sam Greenwood and M. L. Thomas, sureties on said bond, for the aforesaid sum of Twenty Five Hundred Dollars, with interest thereon at the rate of six per cent per annum from this date until paid, and for all costs in this behalf laid out and expended, for all of which let execution issue.

F. E. Kennamer,
Judge.

ENDORSED: Filed Nov. 12, 1925, H. E. Warfield, Clerk U.S. District Court.
R. C.

NORTHERN

District of

OKLAHOMA.

SPECIAL-APRIL, 1925 TERM TULSA, OKLA.

THURSDAY, NOVEMBER, 12, 1925

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,
Plaintiff.

vs.

No. 483 Cr.

HARRY SHERRELL, Defendant.

JUDGMENT OF FORFEITURE OF BAIL BOND.

BE IT REMEMBERED that on this 12th day of November, 1925, the same being a day of the Special April, A. D. 1925, Term of the aforesaid Court, present and presiding the Honorable Franklin E. Kennamer, Judge thereof, this cause was brought to the attention of the Court by the United States Attorney for the Northern District of Oklahoma, and it appearing to the Court from an examination of the whole record herein that the defendant, Harry Sherrell, was heretofore duly and regularly arrested and duly arraigned before a United States Commissioner for the Northern District of Oklahoma, charged with an offense against the laws of the United States, at which time his bail was fixed by said Commissioner in the sum of \$4000.00 Four Thousand Dollars and thereafter, defendant presented for approval his bond for said sum signed by himself and Chester Truelove, 1 West Fairview, Tulsa, Okla., and R. D. Emerson, 1011 West 5th Place, Tulsa, Okla., as sureties, which bond was duly and regularly approved by said United States Commissioner filed herein, the material condition of said bond being that the defendant appeared before this Court on the 12th day of October, 1925, at Tulsa, Oklahoma, and from time to time thereafter to which the case might be continued, to answer said charge; that the said defendant failed to appear, in accordance with the stipulations of said bond, after due notice, or upon any day thereafter; thereupon duly declared forfeited by the Court, and a Writ of Scire Facias ordered by the Court against the defendant and the signers upon said bond, commanding them to appear before the Court and show cause why the forfeiture of the aforesaid bond should not be made absolute; that the same was duly issued and returned by the United States Marshal, showing that the same had been served upon Chester Truelove at 1 West Fairview, Tulsa, Oklahoma, and the aforesaid surety did not appear upon the return day of said Writ of Scire Facias, as directed therein, and have not appeared in this cause since said date; and the Court being fully advised in the premises,

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the forfeiture heretofore taken upon the bail bond herein is hereby made absolute, and judgment is hereby rendered in favor of the United States of America against Chester Truelove surety on bond, for the aforesaid sum of Four Thousand (\$4000.00) Dollars, with interest thereon at the rate of six per cent per annum from this date until paid, and for all costs in this behalf laid out and expended, for all of which let execution issue.

F. E. Kennamer,
Judge.

ENDORSED: Filed Nov. 12, 1925, H.P. Warfield, Clerk U. S. District Court.
R. C.

Court adjourned until Nov. 13, 1925.

NORTHERN District of OKLAHOMA.
SPECIAL APRIL, 1925 TERM TULSA, OKLA. FRIDAY, NOV. 13, 1925.

On this 13th day of November, 1925, the District Court of the United States for the Northern District of Oklahoma, sitting in Special April Session at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge present and presiding.

H. P. Warfield, Esq., Clerk U. S. District Court.
John M. Goldsberry, Esq., U. S. Attorney.
H. G. Beard, Esq., U. S. Marshal.
W. F. Wolverton, Esq., Bailiff.

Public proclamation having been duly made the following proceedings were had and entered, to-wit:

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff,
vs. No. 482 Cr. #
HARRY SHERRELL, Defendant.

JUDGMENT OF FORFEITURE ON BAIL BOND.

BE IS REMEMBERED that on this 13th day of November, 1925, the same being a day of the Special April, A. D. 1925, Term of the aforesaid Court, present and presiding the Honorable Franklin E. Kennamer, Judge thereof, this cause was brought to the attention of the Court by the United States Attorney for the Eastern District of Oklahoma, and it appearing to the Court, from an examination of the whole record herein that the defendant Harry Sherrell was heretofore duly and regularly arrested and duly arraigned before a United States Commissioner for the Northern District of Oklahoma, charged with an offense against the laws of the United States, at which time his bail was fixed by said Commissioner in the sum of Four Thousand (\$4000.00) Dollars, and thereafter, said defendant presented for approval his bond for said sum signed by himself, and Mamie Morgan of 1337 East Hodge, Tulsa, and L. W. Fisher, 2242 North Main, Tulsa, Oklahoma, as sureties, which bond was duly and regularly approved by said United States Commissioner and filed herein, the material condition of said bond being that the defendant appear before this Court on the 12th day of October, 1925, at Tulsa, Oklahoma, and from time to time thereafter to which the case might be continued to answer said charge; that the said defendant failed to appear in accordance with the stipulations of said bond, after due notice, or upon any day thereafter; thereupon, on the 12th day of October, 1925, the said bond was duly declared forfeited by the Court, and a Writ of Scire Facias ordered by Court, and a Writ of Scire Facias ordered by the Court against the defendant and the signers upon said bond commanding them to appear before the Court and show cause why the forfeiture of the aforesaid bond should not be made absolute; that the same was duly issued and returned by the United States Marshal, showing that the same had been served upon L. W. Fisher, surety on said bond, that the aforesaid sureties did not appear upon the return day of said Writ of Scire Facias, as directed therein, and have not appeared in this cause since said date showing any legal cause why said judgment should not be made absolute; and the Court being fully advised in the premises.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the forfeiture heretofore taken upon the bail bond herein is hereby made absolute and judgment is hereby rendered in favor of the United States of America against L. W. Fisher, surety on said bond, for the aforesaid sum of Four Thousand (\$4000.00) Dollars, with interest thereon at the rate of six per cent per annum from this date until paid, and for all costs in this behalf paid out and expended, for all of which let execution issue.

F. E. Kennamer,
Judge.

ENDORSED: Filed Nov. 13, 1925. H.P. Warfield, Clerk U.S. District Court.
R.C.

In the District Court of the United States in and for the

NORTHERN District of OKLAHOMA.
SPECIAL-APRIL, 1925 TERM TULSA, OKLA. FRIDAY, NOV. 13, 1925.

IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE NORTHERN DISTRICT OF OKLAHOMA.

J. W. WOODFORD, RECEIVER OF THE
CONTINENTAL REFINING COMPANY,
a Corporation,

Plaintiff.

No. 73 Law.

vs.

ILLINOIS REFINING COMPANY,
a corporation.

Defendant.

ORDER.

Now on this 13th day of November, 1925, it appearing to the Court that an order was made on the 10th day of October, 1925, directing the marshal to take charge of a certain number of oil and gas mining leases located in Creek County, Oklahoma, and to operate and manage the same, and whereas this order provided that out of the proceeds of the oil and gas so collected by the Marshal he was to pay the proportionate part of the wages and salaries of the laborers and employees on said leases corresponding with the interest of the defendant attached in said leases, and whereas by that order he was only to pay that proportionate part of their wages and salaries as is represented by the undivided interest of the defendant in which the marshal levied said attachment, and it now appearing to the Court that by reason of the fact that there are certain other owners represented in the leases, with whom the marshal is unable to make any adjustment for the wages and salaries of laborers and employees, and it being necessary that these men receive their money in full in order that the leases may be competently managed and cared for,

IT IS NOW ORDERED that the marshal is authorized and directed to pay all of the salaries and wages due said employees and laborers until further directed by the Court.

F. H. Kennamer,
Judge.

ENDORSED: Filed Nov. 13, 1925, H. P. Warfield, Clerk U. S. District Court.
L. W. J.

IN THE UNITED STATES DISTRICT COURT IN AND FOR
THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,
Plaintiff.

vs.

No. 557 Cr.

Wm (BLONDIE) TYRELL,

Defendant.

ORDER OF FORFEITURE AND NOTICE OF SALE.

Now on this 13th day of November, 1925, this matter coming on to be heard upon the motion of the above named plaintiff, and the Court after hearing the evidence offered, and being fully advised in the premises finds that the above named defendant, William (Blondie) Tyrell has been duly tried and convicted herein, upon the charge of the possession and transportation of intoxicating liquor to-wit:

SIX BOTTLES OF WHISKEY,

and at the time of his apprehension and arrest there was seized, and is now being held by the United States Marshal in and for said District a certain Studebaker automobile, Motor No. 1206016, Oklahoma Tag No. 287513, Serial No. 3126024, then and there being used for the transportation and

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District of

OKLAHOMA.

SPECIAL APRIL, 1925 TERM

TULSA, OKLA.

FRIDAY, NOVEMBER, 13, 1925.

possession of said intoxicating liquors in violation of Section 26, Title 2 of an Act of Congress commonly known and designated as the National Prohibition Act, and said defendant and other persons interested in said automobile having been duly notified and no good cause to the contrary having been shown herein:

IT IS, THEREFORE ORDERED, that the said United States Marshal proceed forthwith to sell said automobile at public auction, to the highest and best bidder for cash on the 30th day of November, 1925, at 10 o'clock A. M. at the East Front door of the Post Office Building, Tulsa, Oklahoma, and that a copy of this order be duly advertised in some newspaper published in this district for at least one weekly issue before said sale and the said United States Marshal is hereby directed, and after deducting the expenses of keeping said automobile, the fee for the seizure, and the cost of sale, hold the balance of said moneys subject to the further order of this Court.

IT IS FURTHER ORDERED, that the Marshal make due return of said sale hereon.

F. E. Kennamer,
Judge.

ENDORSED: Filed Nov. 13, 1925, H. P. Warfield, Clerk U. S. District Court.
H. W. H.

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

O R D E R.

It being made to appear to the Court, that a number of the various defendants whose cases are set for trial at the Special April 1925, Term of court at Pawhuska, are incarcerated and in the custody of the United States Marshal in the various jails in this district, and it being necessary that said defendants be imprisoned in said jails be personally present in court at Pawhuska, Oklahoma, for arraignment on Monday, November, 16th, 1925, and for trial there on the dates said causes are set for trial as shown by the assignment for said term.

IT IS HEREBY ORDERED AND DIRECTED that the United States Marshal for the Northern District of Oklahoma, be, and he hereby is authorized and directed to transport all defendants whose names are set for arraignment and trial at the Special April, 1925, term of said court at Pawhuska, to the jail at Pawhuska, designated as the Federal Jail, and have all such defendants present in court at the dates and times there cases may be set for arraignment and trial.

IT IS FURTHER ORDERED that the said Marshal transport and have present at Pawhuska at said term of court, all persons held in the jails of said district, as government witnesses in the trial of said cases that are set on said assignment, said Marshal to ascertain the names of said witnesses from the United States District Attorney of said district.

F. E. Kennamer,
United States District Judge.
Northern District of Oklahoma.

ENDORSED: Filed Nov. 3, 1925, H. P. Warfield, Clerk U. S. District Court.
H.W.J.

NORTHERN

District of

OKLAHOMA.

SPECTAT APRIL, 1925 TERM

TULSA, OKLA.

FRIDAY, NOV, 13, 1925.

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.UNITED STATES OF AMERICA,
Plaintiff.

vs.

SIDNEY HUNT AND RENO
WILKERSON, Defendant.

No. 328 Cr.

O R D E R.

Now on this the 13th day of November, 1925, it being made to appear to the Court that the above named defendants have served the entire jail sentence imposed on them under the judgment and sentence of this court on the 3rd day of August, 1925, and that since the 3rd day of November, 1925, said defendants, and each of them, have been imprisoned in the County jail of Tulsa County, Tulsa, Oklahoma, under judgment and sentence of the court on a fine of One Hundred (\$100.00) Dollars imposed on said defendants under said judgment and sentence;

And it appearing farther to the court that said defendants, and each of them, are unable to pay said fine, or any portion thereof, and the court being fully advised in the premises with reference to the facts in the case and the financial circumstances of said defendants, and each of them, and believing that the ends of justice have been met and served by the time said defendants have served in jail.

IT IS THEREFORE, ORDERED, CONSIDERED AND ADJUDGED that the judgment and sentence of the Court in the above entitled cause as to Sidney Hunt and Rene Wilkerson be and the same hereby is modified to the extent that the remainder of the fine as imposed upon said defendants be and the same is hereby ordered to run on execution and that defendants, Sidney Hunt and Rene Wilkerson, and each of them, be, by the Marshal, discharged from custody and said judgment modified accordingly.

F. E. Kennamer,
Judge.

ENDORSED: Filed Nov. 13, 1925. H.P. Warfield, Clerk U. S. District Court
H. W. J.

IN THE DISTRICT COURT OF THE UNITED STATES FOR
THE NORTHERN DISTRICT OF OKLAHOMA.UNITED STATES OF AMERICA,
Plaintiff.

vs.

JOHN WHITAKER, Defendant.

No. 535.

ORDER FOR WRIT OF ERROR AND SUPERSEDEAS.

And now on this day of _____ 1925, comes John Whitaker, defendant in the above entitled cause and presents to the court his Petition for a Writ of Error from the United States Circuit Court of Appeals for the Eighth Circuit to the United States District Court for the Northern District of Oklahoma and certain assignments of error attached to said petition and moves the court to grant the prayer of said petition and to allow a writ of error as prayed for.

It is Ordered by the Court that said Writ of Error be and it is hereby allowed and that said Writ of Error shall operate as a supersedeas and that no further proceedings shall be had in this cause in this court

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SPECIAL APRIL, 1925 TERM TULSA, OKLA.

FRIDAY, NOV. 13, 1925.

until the final determination thereof in the said United States Circuit Court of Appeals. Bail denied pending appeal.

F. E. Kennamer, Judge.

ENDORSED: Filed Nov. 13, 1925. H.P. Warfield, Clerk U.S. District Court. H. W. J.

IN THE DISTRICT COURT OF THE UNITED STATES WITHIN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA.

JAMES W. BELLER, Plaintiff.

vs.

M. P. SPRINGER, as Administrator of the Estate of W. A. Springer, Deceased. Defendant.

No. 93 At Law.

JOURNAL ENTRY.

Now, on this 13 day of November, A. D. 1925, in accordance with the stipulation of the parties hereto, and with the consent and authorization of the plaintiff, herein filed, it is by the Court considered, ordered adjudged and decreed, that the above entitled suits or cause be, and the same is hereby dismissed by the plaintiff, and by the court dismissed, with prejudice, at the seats of the Plaintiff, and it is further considered, Ordered, Adjudged and Decreed that said Plaintiff, now and hereafter have and take nothing in said Suit or Cause, because of, arising from, or growing out of, said suit or cause, or the claims, demands or causes of action, if any, upon which the same is predicated, or which said Plaintiff has, or claims to have, or may have, or claims to have, now against said Defendant.

F. E. Kennamer, Judge of said Court.

O.K. Conrad H. Syme and Lineburg, Pinson & Fite, Attorneys for Plaintiff.

O.K. James G. Surs, H. R. Williams, Attorneys for defendant.

ENDORSED: Filed Nov. 13, 1925. H.P. Warfield, Clerk U.S. District Court. H.W.J.

IN THE DISTRICT COURT OF THE UNITED STATES WITHIN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA.

JAMES W. BELLER, Plaintiff.

vs.

SAMUEL G. KENNEDY, Defendant.

No. 94 At Law.

JOURNAL ENTRY.

Now, on this 13 day of November, A. D. 1925, in accordance with the stipulation of the Parties hereto, and with the consent and authorization of the Plaintiff, herein filed, it is by the Court Considered, Ordered, Adjudged and Decreed, that the above entitled Suit or Cause be, and

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OKLAHOMA.

SPECIAL APRIL, 1925 TERM TULSA, OKLA.

FRIDAY, NOVEMBER, 13, 1925.

and the same is hereby, dismissed by the Plaintiff, and by the Court dismissed, with prejudice, at the costs of the plaintiff, and it is further Considered, Ordered, Adjudged and Decreed by the Court that said plaintiff, now and hereafter, have and take nothing in said Suit or Cause, because of, arising from, or growing out of, said Suit or Cause, or the claims, demands or causes of action, if any, upon which the same is predicted, or which said Plaintiff has, or claims to have, or may have, or claim to have, now against said defendant.

F. E. Kennamer,
Judge of said Court.

O. K. Conrad H. Syme and
Linebaugh, Pinson & Fite.
Attorneys for Plaintiff.

O.K. James P. Greene,
H. W. Williams,
Attorneys for Defendant.

ENDORSED: Filed Nov. 13, 1925, H.P. Warfield, Clerk U.S. District Court.
H.W.J.

IN THE DISTRICT COURT OF THE UNITED STATES FOR
THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.

vs.

No. 583 Criminal.

JACKIE MCGOWAN, Defendant.

PAROLE AND PROBATION ORDER.

Now on this, the 13 day of November, 1925, the same being one of the regular judicial days of this Court, this cause being duly and properly before the court on and concerning the commitment and parole of the defendant, Jackie McGowan, and this court having heretofore, to-wit, on the 31st day of October, 1925, committed the said defendant, Jackie McGowan to the training school for boys at Washington, D. C., and to be confined therein for the term of two (2) years from date of delivery to the keeper thereof, or until released by due process of law; and the court being further and more fully advised in the premises, and upon due consideration thereof, and pursuant to law, finds:

That the ends of justice and the best interests of the public, as well as the defendant, will be subserved if the imposition and the execution of the said sentence be suspended and the said order be modified to the extent that the said defendant be paroled and placed upon the probation for a period of two years from this date, or unless sooner terminated by this court, or until such further order of this court as may be entered subsequent hereto, according to law.

IT IS THEREFORE considered, ordered, adjudged and decreed that the said commitment order entered on the 31st day of October, 1925, be, and the same is hereby set aside and modified, to the extent and manner that the same is contrary and inconsistent with this order; and that the imposition and execution of the said sentence be, and the same is hereby suspended; and the said defendant, Jackie McGowan, be, and is hereby placed upon probation and parole from the said sentence for the term of two years from this date, or unless sooner terminated by this court, or until further order of this Court as may be entered subsequent hereto, according to the law on condition that the said Jackie McGowan commit no offense or offenses against the laws of any of the states, or of the United States of America, and that he report to the United States District Attorney of the Northern District of Oklahoma on the 1st day of each month after the rendition of this order during the period of said parole.

IT IS FURTHER considered, ordered and adjudged that John Jadner of the City of Tulsa, Oklahoma, be, and is hereby appointed as probation officer over the said probationer, Jackie McGowan, and shall keep informed concerning the conduct and conditions of said probationer, and shall furnish him with a written statement of the conditions of his probation, and

In the District Court of the United States in and for the

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NORTHERN

District of

OKLAHOMA.

SPECIAL APRIL, 1925, TERM TULSA, OKLA.

FRIDAY, NOVEMBER, 13, 1925.

shall instruct him regarding the same, and shall from time to time when called upon by this Court, report to this court of and concerning the conduct of said probationer.

IT IS FURTHER ORDERED that the United States Marshal of said District release the said probationer, Jackie McGowan, from confinement and imprisonment, pursuant to and in accordance with this order, any previous order to the contrary notwithstanding, and until the further order of this court; and that the Clerk of this Court immediately certify under the seal of this court and deliver to the Marshal of the said District a copy of this order and judgment.

F. B. Kennamer,
United States District Judge of
the said District

ENDORSED: Filed Nov. 13, 1925. H.P. Warfield, Clerk U. S. District Court.
H.W.J.

Court adjourned until Nov. 14, 1925.

NORTHERN

District of

OKLAHOMA.

SPECIAL APRIL, 1925 TERM TULSA, OKLA.

SATURDAY, NOV. 14, 1925.

On this 14th day of November, 1925, the District Court of the United States for the Northern District of Oklahoma, sitting in Special April session at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

MARTHA GORSUCH ZIMMERMAN, Plaintiff.)
 vs.) # 175 L.
 UNITED STATES OF AMERICA, Defendant.)

On this 14th day of November, 1925, it is by the Court ordered that the time be extended to November, 20th., 1925, for plaintiff in above entitled cause to file amended petition.

IN THE UNITED STATES DISTRICT COURT FOR THE
 NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES, Plaintiff.)
 vs.) No. 353.
 WILL BRYANT, Defendant.)

ORDER OF PAROLE.

Now on this the 14th day of November, 1925, this cause comes on regularly for hearing before the court upon the application of said defendant, Will Bryant, to be paroled from his prison sentence which he is now serving, for the reasons and grounds in his said application set forth and stated:

And now upon due consideration of said application, and the proof and evidence offered in support thereof in open court, the court finds that it appears that said defendant is suffering from, and is afflicted with an incurable disease, the exact and true nature and name ther of being unknown at this time, but from which said disease or malady the defendant is in bad condition physically, and that further confinement in jail will greatly aggravate said disease, and hasten the death of defendant.

And it further appearing to the Court that one Dr. J. M. Key, of Tulsa, Oklahoma, is a responsible and reliable person, and is a suitable and proper person to whom defendant can be paroled and will accept the same and the Court being well and sufficiently advised in the premises, doth grant said application for parole.

It is therefore ordered by the Court that, the said above named defendant, Will Bryant, be and he is hereby paroled from his prison sentence heretofore fixed by this Court, to Dr. J. M. Key, of Tulsa, Oklahoma, on the following conditions, that said defendant does not in any wise, violate the laws of the United States, in any form, way or manner, and upon it appearing to the Court, that any of said laws has been violated by said defendant, said parole will thereupon be revoked, and defendant returned to the County Jail, of Tulsa County, Oklahoma, where he will be confined and remain until the unserved time of said sentence will be fully served.

It is the further order of the Court that, the said Dr. J. M. Key, report to this Court as to the conduct of said defendant, on the first day of each and every month hereafter, and until the further order of this Court, and the United States Marshal will release said defendant from his said imprisonment upon receipt of a copy of this order.

F. E. Kennamer,
 United States District Judge.

ENDORSED: Filed Nov. 14, 1925. H.P. Warfield, Clerk U.S. District Court
 H.W.J.

NORTHERN
SPECIAL APRIL, 1925 TERM

District of
TULSA, OKLA.

OKLAHOMA.
SATURDAY, NOVEMBER, 14, 1925.

ORDER LEAVE TO FILE INFORMATION.

On this 14th day of November, 1925, comes the United States Attorney, and asks and is granted leave to file information herein against One J. E. McCamey, and to prosecute thereunder, and it is ordered by the Court that warrant issue for the arrest of said defendant and that bond be fixed in the sum of \$2500.00.

UNITED STATES OF AMERICA,	Plaintiff.	}	# 503 Cr.
vs.			
J. E. McCAMEY,	Defendant.		

On this 14th day of November, 1925, comes John M. Goldsberry, United States Attorney, representing plaintiff in above entitled cause. Defendant is present in person and enters plea of guilty to counts one and two as charged in information heretofore filed herein.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant J. E. McCamey for the crime by him committed as charged in the first count of the information, pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof stand committed to the Tulsa County Jail, Tulsa, Oklahoma, until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant, J.E. McCamey for the crime by him committed as charged in the second count of the information, be imprisoned in the Tulsa County Jail, Tulsa, Oklahoma and be confined for the term of Sixty (60) Days from October, 26, 1925, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said J. E. McCamey, to the said Tulsa Co., Jail, at Tulsa, Okla., and deliver him to the keeper of the said Tulsa County Jail, at Tulsa, Oklahoma, without delay.

UNITED STATES,	Plaintiff.	}	# 503 Cr.
vs.			
C. H. MANSFIELD,	Defendant.		

On this 14th day of November, 1925, comes John M. Goldsberry, U.S. District Attorney, representing plaintiff in above entitled cause. Defendant is present in person, arraigned and enters plea of guilty as charged indictment heretofore filed herein.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant C. H. Mansfield, for the Crime by him committed as charged in the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Fifteen (15) Months from date of delivery, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said C. H. Mansfield to the said Federal Pen, at Leavenworth, and deliver him to the Warden of the said Federal Penitentiary at Leavenworth, Kansas, without delay.

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925, TERM PAWBUKA, OKLA. MONDAY, NOV. 16, 1925.

On this 16th day of November, 1925, the District Court of the United States for the Northern District of Oklahoma, sitting in Special November Session at Pawbuka, met pursuant to adjournment, Hon. F. E. Kennamer, Judge present and presiding.

H. P. Warfield, Esq.,	Clerk of U. S. District Court.
John M. Goldsberry, Esq.	U. S. District Attorney.
H. M. Backus, Esq.,	Deputy U. S. Marshal.
W. F. Wolverson, Esq.,	Bailiff.
D. B. Livingston, Esq.,	Bailiff.

Public proclamation having been duly made the following proceedings were had and entered, to-wit:

ORDER APPROVING REGISTRY REPORT.

On this 16th day of November, 1925, comes the Clerk of said Court and presents to the Court a report showing the condition of the Registry Fund as of November, 14th., 1925, and the Court being duly advised in the premises, it is ordered that said report be and the same is approved, which said report is as follows, to-wit:

IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE NORTHERN DISTRICT OF OKLAHOMA.

TO THE HONORABLE JUDGE OF THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA.

SIR:

In compliance with the Law, I hereby respectfully report the condition of the Registry Fund of this Court at the close of business November 14, 1925, to be as follows:

On Hand and in Bank at the close of business
on November, 14, 1925, \$1,259.67

RECEIVED SINCE ORGANIZATION OF COURT:

May 26, 1925, No. 23-In Equity,
Napolian Hamilton, vs. J. E. Hamilton, et al, \$15,000.00

July 13, 1925, No. 133-Law. Hemphill
Grain Co., vs. W.O. Dillion, et al 1,174.67

Oct., 14, 1925, No. 85-Law Hallie M.
Jenes, vs. J. C. Kunkel, Jr., 85.00

Total Received and Deposited, \$16,259.67.

DUSBURSED SINCE ORGANIZATION OF COURT:

May 27, 1925, Napolian Hamilton, and
J. C. Helms, \$12,000.00

May 27, 1925, J. F. Gresson, 500.00

May 27, 1925, Thompson, DeFord and
Thompson, 1,250.00

May 27, 1925, Robinson, and Misher, 1,250.00

Total Dishursed, \$15,000.00

Balance on hand, close business November,
14th., 1925. \$ 1,259.67

Balance in First National Bank,
Tulsa, Oklahoma, on November, 14, 1925. \$ 1,259.67

Respectfully submitted,

H. P. Warfield, Clerk. U. S. District Court, Northern District, Oklahoma.

ENDORSED: Filed Nov. 16, 1925.

NORTHERN

District of

OKLAHOMA.

SPECTAT NOVEMBER, 1925 TERM PAWHUSKA, OKLA. MONDAY, Nov. 16, 1925.

ORDER ASSIGNING JUDGE COTTERAL TO NORTHERN DISTRICT OF OKLAHOMA.UNITED STATES OF AMERICA,
EIGHTH CIRCUIT.

In my judgment the public interests require the designation and appointment of a District Judge of this Circuit to hold and assist in holding the District Court of the United States for the Northern District of Oklahoma in place or in aid of the District Judge of that District;

I do, therefore, by these presents, designate and appoint the Honorable John H. Cotteral, United States District Judge for the Western District of Oklahoma to hold or assist in holding the District Court of the United States in and for the several divisions of the Northern District of Oklahoma at the times and places appointed by law for holding said Court from November, 16, 1925 until the first day of January, 1927, in place or in aid of the Honorable F. E. Kennamer, United States District Judge for the said Northern District of Oklahoma.

WITNESS my hand this 16th day of November, A. D. 1925.

Wallace H. Sandorn,
Senior Circuit Judge.

ENDORSED: Filed Nov. 16, 1925. H. P. Warfield, Clerk U. S. District Court.
H. W. J.

ADMISSION TO BAR

On this 16th day of November, 1925, it being made satisfactorily to appear that the following named attorneys are qualified for admission to the bar of this Court, and the oath prescribed by the Court is administered and said named attorneys are declared admitted to the bar of this Court.

Paul I. Pottirt, J. A. Tillertsen, Thomas J. Casey,
W. H. McKenzie, Lewis P. Mesier, T. R. Leahy,
Charles L. Roff Jr., Charles R. Gray, Bert Lawton,
Abert N. Murphey, Elmer J. Black, Robert J. Bay,
J. C. Daugherty, Frank T. McCoy, John L. Arrington,
J. Corbett Cornett, James Barnett, Paul N. Humphrey,
T. O. Yarbrough, Wm. Lander Hale, Leo G. Mann,
Edw. A. Jacobsen, H. R. Duncan, Jno. T. Craig, W. N.
Palmer.

UNITED STATES,	Plaintiff.	}	# 19 Cr.
vs.			
MRS. OSCAR (W.D.) MCGOWAN,	Defendant.		

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant present in person and by J. C. Daugherty, her counsel. Defendant is arraigned and enters plea of guilty to counts one, two and three.

It is thereupon by the Court here considered, ordered and adjudged that the defendant Mrs Oscar (W.D.) McGowan, for the crime by her committed as charged in the information pay a fine unto the United States in the sum of \$50.00, said fine to run on execution.

And it is further ordered by the Court that Count two and three against said defendant Mrs Oscar (W. D.) McGowan, be and same is hereby dismissed by the Court.

In the District Court of the United States in and for the

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NORTHERN District of
SPECIAL NOVEMBER, 1926 TERM TULSA, OKLA.

OKLAHOMA.
MONDAY, NOVEMBER, 16, 1926.

UNITED STATES, Plaintiff.)
vs.) # 88 Cr.
JAMES CORNETT (BARNETT))
Defendant.)

On this 16th day of November, 1926, comes John M. Goldsberry, United States Attorney, representing plaintiff in above entitled cause. Defendant arraigned and enters plea of guilty to counts one, and two as charged in information heretofore filed herein. Whereupon, upon recommendation of United States Attorney count two is withdrawn and defendant pleads in his true name, James Barnett.

It is thereupon by the Court here considered ordered and adjudged that the defendant, James Barnett, for the crime by him committed as charged in the first count of the information, be imprisoned in the Tulsa County Jail and confined for a term of four months, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars.

And it is further ordered by the Court that the defendant James Barnett be, and he is hereby paroled to J. H. Barnett.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR
THE NORTHERN DISTRICT OF OKLAHOMA, AT THE SPECIAL
NOVEMBER, 1926 TERM THEREOF, SITTING AT
PAWUSKA, OKLAHOMA.

UNITED STATES OF AMERICA

VS.

JAMES BARNETT.

WHEREAS, James Barnett was convicted upon his plea of guilty to the first count upon indictment charging said defendant with the possession of intoxicating liquor in Osage County, within the Indian Country, and was fined the sum of One Hundred Dollars and sentenced by the Court to serve a term of four months in the Osage County Jail at the Special November, term A. D. 1925, of the District Court of the United States sitting at Pawhuska, Okla., on November, 16, 1925;

AND WHEREAS, the said defendant James Barnett is now paroled under a suspension of said Jail sentence to his father J. H. Barnett, during his good behavior, and upon the conditions following:

That the said James Barnett shall report to the said J. H. Barnett at regular intervals, and he shall not violate any of the laws of the United States and shall at all times deport himself as a law abiding citizen; that she shall report to this court and appear upon any notice from the court or his father, before the court as a witness or otherwise, and the said J. H. Barnett, whose address is Marshall, Ark., shall deliver said defendant to this Court upon any notice so to do, without charge to the United States of America, to serve said sentence if he violates his parole, or for use as a witness if desired by the officers of the court, and shall report any misconduct of said defendant in violation of said parole to the officers of this court.

Given under our hands this 6th day of November, A. D. 1926.

James Barnett,
Marshall, Searcy county, Arkansas.

J. H. Barnett,
Marshall, Searcy county, Arkansas.

Paroled and Approved.
F. E. Kennamer, Judge.

ENDORSED: Filed Nov. 17, 1926. H. P. Warfield, Clerk U.S. District Court.
H.W.J.

602 In the District Court of the United States in and for the

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 16, 1925. TERM . PAWBUSKA, OKLA. MONDAY, Nov. 16, 1925.

UNITED STATES,	Plaintiff.	} # 89 Cr.
vs.		
BEN GOINS,	Defendant.	

On this 16th day of November, 1925, defendant in above entitled cause was thrice called in open court, but answers not; sureties S. C. Calvert and E. O. Graves are thrice called in open court but answer not. Whereupon it is by the Court ordered that the \$2000.00 bond of said defendant be, and same is hereby forfeited and Scire Facias awarded and warrant ordered.

UNITED STATES,	Plaintiff.	} # 94 Cr.
vs.		
MRS VENIA JONES,	Defendant.	

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by J. W. Tillman, her attorney, and is arraigned and enters plea of not guilty to counts one and two.

UNITED STATES,	Plaintiff.	} # 96 Cr.
vs.		
R. S. JORDON,	Defendant.	

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. District Attorney representing plaintiff in above entitled cause. Defendant is present in person and by J. I. Long, his attorney, and is arraigned and enters plea of not guilty.

UNITED STATES,	Plaintiff.	} # 103 Cr.
vs.		
FRANK SEARS,	Defendant.	

On this 16th day of November, 1925, warrant is ordered by the Court for the defendant, in above entitled cause.

UNITED STATES,	Plaintiff.	} # 133 Cr.
vs.		
SILAS MORROW,	Defendant.	

On this 16th day of November, 1925, defendant in above entitled cause is thrice called in open court but answers not, and sureties, Ben Rickley and Bertha Wilson thrice called in open court but answer not. Whereupon it is by the Court ordered that the \$3000.00 Bond of said defendant be and same is hereby forfeited, and Scire Facias awarded and warrant ordered.

In the District Court of the United States in and for the

NORTHERN
SPECIAL NOVEMBER, 1925 TERM PAWBUCKA, OKLA.

District of

OKLAHOMA.
MONDAY, NOV. 16, 1925.

UNITED STATES, Plaintiff.)
 vs.)
J. WALTER KENNEDY, Defendant.) # 235 Cr.

On this 16th day of November, 1925, comes John M. Goldsberry, United States Attorney, representing plaintiff in above entitled cause. Defendant is present in person, and by J. C. Daugherty, his attorney. Defendant is arraigned and enters plea of not guilty to counts one and two, as charged in information heretofore filed herein.

UNITED STATES, Plaintiff.)
 vs.)
OSCAR OLSON, Defendant.) # 238 Cr.

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant present in person and by J. C. Daugherty, his attorney. Defendant is arraigned and enters plea of guilty as charged in information heretofore filed herein.

UNITED STATES, Plaintiff.)
 vs.)
ROY JOHNSON, Defendant.) # 240 Cr.

On this 16th day of November, 1925, comes John M. Goldsberry, representing plaintiff in above entitled cause, and upon recommendation of said United States Attorney said cause is dismissed and referred to next Grand Jury.

Whereupon, it is by the Court ordered, that the Bond of said Roy Johnson, defendant in above cause, be and same is hereby fixed in the sum of \$3500.00.

UNITED STATES, Plaintiff.)
 vs.)
WALTER COLLINS, Defendant.) # 260 Cr.

On this 16th day of November, 1925, comes John M. Goldsberry, United States Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by Earl Smith, his attorney, is arraigned and enters plea of not guilty to counts one and two as charged in information heretofore filed herein.

UNITED STATES, Plaintiff.)
 vs.)
CARL JONES, JESS JENKINS,
AND F. J. BECKER, Defendant.) # 260 Cr.

On this 16th day of November, 1925, comes John M. Goldsberry, United States Attorney, representing plaintiff in above entitled cause. Each defendant present in person and by John Tillman, their attorney, and each defendant arraigned and enters plea of not guilty to counts one and two as charged in said information heretofore filed herein.

In the District Court of the United States in and for the

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NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM PABRUSKAW OKLA. MONDAY, NOV. 16, 1925

UNITED STATES, Plaintiff.)
 vs.) # 261 Cr.
 W. N. JACOBS AND)
 C. E. ESHLEMAN, Defendant.)

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant present in person, and by Earl Smith his attorney, defendant arraigned and enters plea of not guilty.

UNITED STATES, Plaintiff.)
 vs.) # 263 Cr.
 TATE COLOBOUGH AND)
 CLARENCE COPE, Defendants.)

On this 16th day of November, 1925, comes John M. Goldsberry, United States Attorney, representing plaintiff in above entitled cause. Defendants present in person and arraigned and enter pleas of not guilty.

UNITED STATES, Plaintiff.)
 vs.) # 265 Cr.
 ROY McCLINTOCK, Defendant.)

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant present in person and by J. C. Daugherty, his attorney, is arraigned and enters plea of not guilty.

UNITED STATES, Plaintiff.)
 vs.) # 266 Cr.
 J. J. FRENCH, Defendant.)

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant surrendered in open court by sureties and is represented by his attorney, E. L. Sellar.

Whereupon, it is by the Court ordered that new bond for Defendant, J. J. French be, and same is hereby fixed in the amount of \$2500.00.

UNITED STATES, Plaintiff.)
 vs.) # 277 Cr.
 JIMMY GRAHAM, DAMAN LEWIS,)
 SETH LEWIS, JOHN O'FALLON AND)
 ROY O'FALLON, Defendants.)

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendants present in person and by W. C. Peters and J. W. Tillman, their attorneys.

Daman Lewis is three times called in open court but answers not, Sureties, L. W. Fisher and M. E. Somerford, are three times called in open court but answer not. Whereupon it is by the Court ordered that Scire Facias be awarded and warrant ordered.

Thereupon the defendants move to quash the indictment herein, arguments of counsel are heard thereon and the Court being well and fully advised in the premises it is ordered that said motion be and same is hereby

In the District Court of the United States in and for the

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 16, 1925. PAWUSKA, OKLA. MONDAY, NOV. 16, 1925.

overruled. Whereupon, defendants, Jimmy Graham, Seth Lewis, John O'Fallon and Roy O'Fallon, are arraigned and each defendant enters plea of not guilty to each of the counts of said indictment heretofore filed herein.

UNITED STATES, Plaintiff.
vs.
MRS NEELIE PHILPOT, Defendant. # 449 Cr.

On this 16th day of November, 1925, comes John M. Goldsberry, United States Attorney, representing plaintiff in above entitled cause. Upon recommendation of the United States Attorney, it is ordered that said cause be, and same is hereby dismissed.

UNITED STATES, Plaintiff.
vs.
JOHN IVERS AND MRS. JOHN IVERS, Defendants. # 261 Cr.

On this 16th day of November, 1925, comes John M. Goldsberry, United States Attorney, representing plaintiff in above entitled cause. Defendants arraigned and enter pleas of not guilty as charged in said information heretofore filed herein.

UNITED STATES, Plaintiff.
vs.
JACK NEAL, HARRY NEAL and BAB NEAL. Defendants. # 265 Cr.

On this 16th day of November, 1925, comes John M. Goldsberry, United States Attorney, representing plaintiff in above entitled cause. Defendant are arraigned and enter pleas of not guilty to charge in information heretofore filed herein.

UNITED STATES, Plaintiff.
vs.
HARRY NEAL, BOB NEAL AND JACK NEAL. Defendants. # 264 Cr.

On this 16th day of November, 1925, comes John M. Goldsberry, United States Attorney, representing plaintiff in above entitled cause. Defendants arraigned and enters pleas of not guilty.

UNITED STATES, Plaintiff.
vs.
BILL COOPER, Defendant. # 266 Cr.

On this 16th day of November, 1925, comes John M. Goldsberry, United States Attorney, representing plaintiff in above entitled cause. Defendant present in person and arraigned and enters plea of not guilty to charge herein.

NORTHERN District of OKLAHOMA.
 SPECIAL NOVEMBER, 1925 TERM PAWUSKA, OKLA. MONDAY, NOV. 16, 1925.

UNITED STATES, Plaintiff.)
 vs.) # 287 Cr.
 RICH SEARS, Defendant.)

On this 16th day of November, 1925, comes John M. Goldsberry, representing plaintiff in above entitled cause. Defendant is arraigned and enters plea of guilty to counts one, two and three. Whereupon it is by the Court ordered, that sentence be and same is hereby deferred.

UNITED STATES, Plaintiff.)
 vs.) # 288 Cr.
 G. W. HARDING AND CHARLES BEAR, Defendant.)

On this 16th day of November, 1925, comes John M. Goldsberry, United States Attorney, representing plaintiff in above entitled cause. Defendants present in person, arraigned and enter plea of not guilty.

UNITED STATES, Plaintiff.)
 vs.) # 290 Cr.
 JULIA RYNICK, Defendant.)

On this 16th day of November, 1925, comes John M. Goldsberry, United States attorney, representing plaintiff in above entitled cause. Defendant is arraigned and enters plea of guilty as charged in information heretofore filed herein.

It is thereupon by the Court here considered, ordered and adjudged that the defendant Julia Rynick, for the crime by her committed, pay fine unto the United States One Hundred (\$100.00) Dollars, said fine to run on execution. And it is further

Considered, ordered and adjudged, that the defendant, Julia Rynick, for the crime by her committed in the second count of the information, pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00) said fine to run on execution.

UNITED STATES, Plaintiff.)
 vs.) # 296 Cr.
 B. N. ADAMS AND DEWEY JOHNSON, Defendants.)

On this 16th day of November, 1925, comes John M. Goldsberry, United States Attorney, representing plaintiff in above entitled cause. Defendant is present in person, arraigned and enters plea of not guilty as charged in information heretofore filed herein.

UNITED STATES, Plaintiff.)
 vs.) # 297 Cr.
 W. M. PENICK, Defendant.)

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant present in person, arraigned and enters plea of not guilty as charged.

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM PAWBUKA, OKLA. MONDAY, NOV. 16, 1925.

UNITED STATES, Plaintiff.)
 vs.)
 SAM (ALIAS SLIM) ELAM,)
 Defendant.) # 299 Cr.

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant present in person, arraigned and enters plea of not guilty as charged in information heretofore filed herein.

UNITED STATES, Plaintiff.)
 vs.)
 JIM GRAHAM, Defendant.) # 303 Cr.

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by W. C. Peters, his attorney. Defendant moves to quash the indictment herein, argument of counsel is heard thereon, and the Court being well and fully advised in the premises, it is ordered that said motion to quash be and same is hereby overruled and exceptions allowed defendant. Thereupon defendant is arraigned and enters plea of not guilty to charge.

UNITED STATES, Plaintiff.)
 vs.)
 ELLIS R. GOURD, Jr. Defendant.) # 495 Cr.

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. Attorney representing plaintiff in above entitled cause. Defendant is present in person, arraigned and enters plea of not guilty.

UNITED STATES, Plaintiff.)
 vs.)
 FRED NELSON and Defendants.) # 429 Cr.
 BESSIE NELSON

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendants are arraigned and enter plea of not guilty.

UNITED STATES, Plaintiff.)
 vs.)
 JOE T. THOMPSON, Defendant.) # 431 Cr.

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person, arraigned and enters plea of not guilty.

NORTHERN

District of

OKLAHOMA.

SPECIAL-NOVEMBER, 1925 TERM

PAWHUSKA, OKLA.

MONDAY, NOV. 16, 1925.

UNITED STATES, Plaintiff.)
 vs.)
 H. L. LATTA, Defendant.) # 450 Cr.

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. District Attorney, representing plaintiff in above entitled cause. Defendant is present in person, arraigned and enters plea of not guilty to charge.

UNITED STATES, Plaintiff.)
 vs.)
 ALEX ROGERS, Defendants.) # 451 Cr.

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. District Attorney, representing plaintiff in above entitled cause. Defendant is present in person, is arraigned and enters plea of not guilty as charged.

UNITED STATES, Plaintiff.)
 vs.)
 RODNEY JONES, Defendant.) 455 Cr.

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. District Attorney, representing plaintiff in above entitled cause. Defendant, present in person and by J. W. Tilliman, his attorney, is arraigned and enters plea of not guilty as charged.

UNITED STATES, Plaintiff.)
 vs.)
 CLARENCE KEARNS, Defendant.) # 459 Cr.

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. District Attorney, representing plaintiff in above entitled cause. Defendant is present in person is arraigned and enters plea of guilty to counts one and two. Whereupon it is by the Court ordered that sentence be and same is hereby passed.

UNITED STATES, Plaintiff.)
 vs.)
 GEORGE CURTIS, Defendant.) # 476 Cr.

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. District attorney, representing plaintiff in above entitled cause. Defendant is present in person, arraigned and enters plea of guilty as charged in said indictment heretofore filed herein.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant George Curtis, for the crime by him committed as charged in the indictment, be imprisoned in the Osage County Jail, at Pawhuska, Oklahoma, and be confined for the term of six months (6) from the date of original incarceration, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars and in default thereof further stand committed until said fine is paid, or, until released by due process of law.

NORTHERN District of OKLAHOMA.
SPECIAL NOVEMBER, 1925 TERM PAWUSKA, OKLA. MONDAY, NOV. 16, 1925.

And it is further ordered that the Marshal of said District transport the said George Curtis, to the said Osage Co. Jail, at Pawhuska, Okla., and deliver him to the keeper of the said Osage County Jail, at Pawhuska, Okla., without delay.

UNITED STATES, Plaintiff.)
vs.) # 465. Cr.
TENNIE OVERTON, Defendant.)

On this 16th day of November, 1925, comes John M. Goldsberry, representing plaintiff in above entitled cause. Defendant is present in person and is arraigned and enters plea of not guilty.

UNITED STATES, Plaintiff.)
vs.) # 466 Cr.
FRANK HENDERSON AND LENA HENDERSON, Defendant.)

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant arraigned and enters plea of not guilty.

UNITED STATES, Plaintiff.)
vs.) # 467 Cr.
WASH HUNT, Defendant.)

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant present in person and by John Long, his attorney, is arraigned and enters plea of guilty. Whereupon it is by the Court ordered that sentence be and same is hereby passed.

UNITED STATES, Plaintiff.)
vs.) # 468 Cr.
G. B. McElroy, Defendant)

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by counsel, is arraigned and enters plea of not guilty.

UNITED STATES, Plaintiff.)
vs.) # 469 Cr.
BURT BARHAM AND TINA BARHAM, Defendant.)

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendants are present in person and by John W. Tillman, their attorney. Defendants arraigned and enter pleas of not guilty.

In the District Court of the United States in and for the

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NORTHERN District of OKLAHOMA.
SPECIAL NOVEMBER, 1925 TERM PAWUSKA, OKLA. MONDAY, NOV. 16, 1925.

UNITED STATES, Plaintiff. }
vs. } # 498 Cr.
CY CAMPBELL, Defendant }

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by J. V. Long, his attorney, and is arraigned and enters plea of guilty.

It is thereupon by the Court here considered, ordered and adjudged that the defendant Cy Campbell, for the crime by him committed as charged in the indictment, be imprisoned in the Osage County Jail, Pawhuska, Oklahoma, and be confined for the term of Four (4) Months from this date, and that he pay a fine unto the United States, in the sum of One Hundred (\$100.00) Dollars and in default thereof further stand committed until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Cy Campbell, to the said Osage Co., HJail, at Pawhuska, Okla., and deliver him to the keeper of the said Osage County Jail, at Pawhuska, Oklahoma, without delay.

UNITED STATES, Plaintiff. }
vs. } # 499. Cr.
LUCILE WILSON, Defendant. }

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by J. V. Long, her attorney, is arraigned and enters plea of not guilty.

UNITED STATES, Plaintiff. }
vs. } # 500. Cr.
G. A. PAINTER, Defendant. }

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant is arraigned and enters plea of not guilty.

UNITED STATES, Plaintiff. }
vs. } # 502 Cr.
HUDSON WARD, Defendant. }

On this 16th day of November, 1925, comes John M. Goldsberry, representing plaintiff in above entitled cause. Defendant is present in person, and by J. V. Long, his attorney, and is arraigned and enters plea of not guilty.

UNITED STATES, Plaintiff. }
vs. } # 509 Cr.
CECIL BIGHART ANNAS, }
CECIL SELPH, Defendant. }

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person, is arraigned and enters plea of not guilty.

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM PAWBUKA, OKLA. MONDAY, NOV. 16, 1925.

ORDER OF DISMISSAL

IN THE DISTRICT COURT OF THE UNITED STATES FOR
THE NORTHERN DISTRICT OF OKLAHOMA.

W. M. TAYLOR,	Plaintiff.	}	
	vs.	}	
E. J. McCHERDY, FR., AND W. E. SMITH, doing business as a copartnership under the style and firm name of McGandy MOTOR COMPANY.		}	229 L.
	Defendants.	}	

JOURNAL ENTRY.

Now on this 16th day of November, 1925, came on for hearing motion of plaintiff to dismiss the above styled cause without prejudice, and no objections being made thereto.

IT IS BY THE COURT ORDERED, that said case be, and hereby is dismissed at the plaintiffs costs without prejudice.

F. E. Kemmerer,
United States District Judge.

ENDORSED: Nov. 16, 1925. H. P. Warfield, Clerk U.S. District Court.
H.W.J.

UNITED STATES,	Plaintiff.	}	
	vs.	}	No. 460 Cr.
A. C. McELMURRY,	Defendant.	}	

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person, is arraigned and enters plea of guilty.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant A. C. McElmurry, for the crime by him committed as charged in the first count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Fifteen (15) Months from date of delivery, and that he pay unto the United a fine in the sum of One Hundred (\$100.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED that the defendant A. C. McElmurry for the crime by him committed as charged in the second count of the indictment, pay a fine unto the United States in the sum of Fifty (\$50.00) Dollars, and in default thereof further stand committed to the Federal Penitentiary at Leavenworth, Kansas, until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said A. C. McElmurry to the said Federal Pen., at Leavenworth, and deliver him to the Warden of the said Federal Penitentiary at Leavenworth, Kansas, without delay.

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM PAWUSKA, OKLA. MONDAY, NOVEMBER, 16, 1925.

UNITED STATES,	Plaintiff.	}	No. 234 Cr.
vs.			
GRATT ROGERS,	Defendant.		

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. District Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by Robert D. Waddill, his attorney, and is arraigned and enters plea of guilty as charged.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant Gratt Rogers, for the crime by him committed as charged in the indictment, be imprisoned in the Federal Penitentiary, at Leavenworth, Kansas, and confined for the term of Fifteen (15) Months from date of delivery, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Gratt Rogers, to the said Federal Pen., at Leavenworth, and delivery him to the Warden of the said Federal Penitentiary, at Leavenworth, Kansas, without delay.

UNITED STATES,	Plaintiff.	}	# 426 Cr.
vs.			
BUD CAMP,	Defendant.		

On this 16th day of November, 1925, comes John M. Goldsberry, U. S. District Attorney, representing plaintiff in above entitled cause. Defendant is present in person, and by his attorney, J. Robert Ray. Defendant is arraigned and enters plea of guilty as charged.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant Bud Camp, for the crime by him committed as charged in the first count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Two (2) Years from date of delivery, and that he pay a fine unto the United States in the sum of Three Hundred (\$300.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Bud Camp, for the crime by him committed as charged in the second count of the indictment, pay a fine unto the United States in the sum of Fifty (\$50.00) Dollars, and in default thereof further stand committed to the Federal penitentiary at Leavenworth, Kansas, until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Bud Camp, to the said Federal Pen., at Leavenworth, and deliver him to the Warden of the said Federal Penitentiary at Leavenworth, Kansas., without delay.

UNITED STATES,	Plaintiff.	}	# 434 Cr.
vs.			
CALVIN COKER,	Defendant.		

On this 16th day of November, 1925, comes John M. Goldsberry U. S. District Attorney, representing plaintiff in above entitled cause. Defendant is present in person and arraigned and enters plea of guilty as charged.

It is thereupon by the Court here considered, ordered and adjudged that the defendant Calvin Coker, for the crime by him committed as charged in the first count of the indictment be imprisoned in the Tulsa

In the District Court of the United States in and for the

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NORTHERN District of OKLAHOMA.
SPECIAL NOVEMBER, 1926 TERM PAWHEUSA OKLA. MONDAY, NOVEMBER, 16, 1926.

county jail, Tulsa, Oklahoma, and confined for the term of ninety (90) Days from this date, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Calvin Coker for the crime by him committed as charged in the second count of the indictment be imprisoned in the Tulsa County Jail, Tulsa, Oklahoma, and be confined for the term of Ninety Days, or, until released by due process of law, And it is further

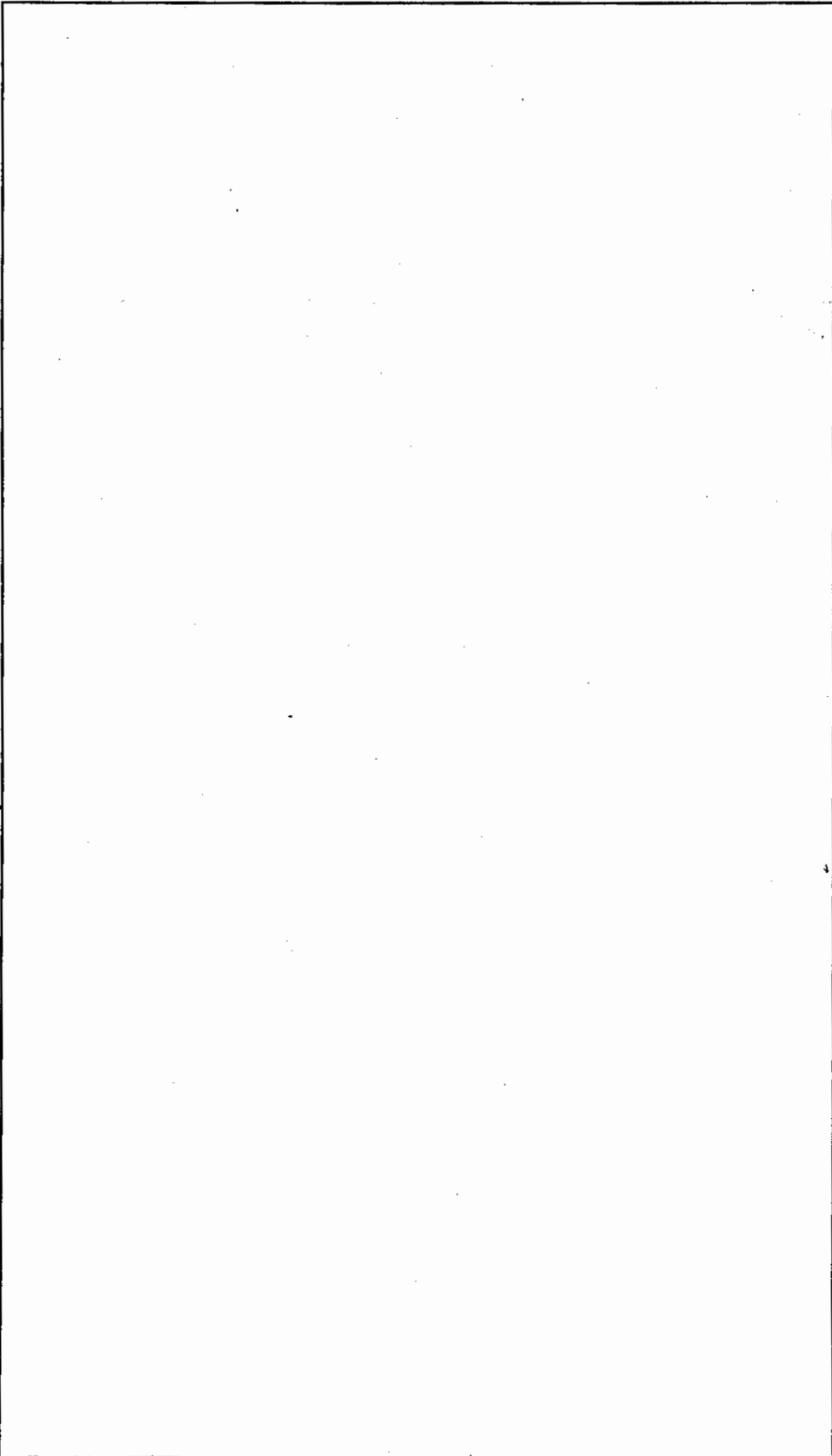
ORDERED that said sentences of confinement shall run concurrently .

And it is further ordered that the Marshal of said District transport the said Calvin Coker, to the said Tulsa Co., Jail, at Tulsa Oklahoma, and deliver him to the keeper of the said Tulsa County Jail, at Tulsa, Oklahoma, without delay.

Court adjourned until November, 17, 1926

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District of

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NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM PAWUSKA, OKLA.

TUESDAY, NOVEMBER, 17, 1925

On this 17th day of November, 1925, the District Court of the United States for the Northern District of Oklahoma, sitting in Special November, 1925, session at Pawhuska, met pursuant to adjournment. Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk of U. S. District Court.
 John M. Goldsberry, Esq., U. S. Attorney.
 H. W. Backus, Esq., Deputy U. S. Marshal.
 W. P. Wolverton, Esq., Bailiff.
 D. B. Livingston, Esq., Bailiff.

Public proclamation having been duly made the following proceedings were had and entered, to-wit:

ORDER EMPANELING PETIT JURY.

On this 17th day of November, 1925, comes the Marshal and makes return on the Venire heretofore issued out of this Court for Petit Jurors for the Special November, 1925, Term of Court. Thereupon the clerk calls the names of the Petit Jurors so summoned and served, and the following answer their names and are present: H. A. Dolen, C. E. Herald, W. M. Moffitt, Tolson J. Buwside, J. B. Parke, C. H. Caldwell, E. M. Brent, Wm. Ellis, E. D. Hammond, J. C. Blankenship, J. B. McNew, Carle E. Keyser, O. A. Patridge, Homer Huffaker, H. L. Hollingsworth, W. H. Nease, H. E. Payne, Andrew A. Fayrien, L. E. Farnell, R. D. Kennada, H. L. Talley, J. A. Boyd, Cecil Peters, D. W. Johnston, Moore Williams, Ira Mann, Jim Harrison, Dick Bugger, Vene B. Fry, Edwin C. Lamb, John Bouldin, R. M. Studevant, L. G. Shanley, W. R. Fincham, W. A. Yeager, Hubert S. Robinson, J. Keller, J. W. Keith, Ed. T. Kennedy, Jim McCollum, J. R. Simpson, F. M. Streetman, L. W. Erne, A. L. Polsete, G. A. Brown, R. B. Williams son.

Thereupon the Court examined said Jurors as to their qualifications and for good cause shown J. A. Boyd, C. E. Caldwell, E. M. Brent, L. W. Erne, Ed Hammond, Jim Harrison, E. M. Hammond, Homer Huffaker, J. Keller, J. B. Parke, R. M. Studevant, A. J. Polsete and H. L. Talley, are excused by the Court and their names stricken from the Jury Roll. The following named jurors were not found nor served, Thomas J. Harrison, J. H. Henderson, R. M. Luess and Smith Westerman.

Thereupon the balance of the said array are accepted as Petit Jurors for this term

ORDER OF REMOVAL - WALLACE ATKINS

UNITED STATES OF AMERICA,
 NORTHERN DISTRICT OF OKLAHOMA. }

THE PRESIDENT OF THE UNITED STATES

TO the Marshal of the Northern District of Oklahoma, GREETING:

Whereas, it has been made to appear that Wallace Atkins is indicted in the District Court of the United States for the District Court of Kansas for the offense of violation of the National Motor Vehicle Theft Act, and whereas the said Wallace Atkins having been brought before me, upon an examination then and there had in the presence of said defendant, it sufficiently appeared that he was the identical person named in said indictment and a certified copy thereof furnished probable cause to believe him guilty of the offense therein charged, and whereas it was thereupon ordered by me that said defendant enter into bond to the United States in the sum of _____ Dollars, with one or more sufficient sureties, conditioned for his personal appearance before the said Court of the United States for the District of _____ on the first day of the next ensuing term thereof, to answer to said indictment, and depart not thence without leave of said Court. And the said defendant having failed and refused to give bail as required therefore:

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NORTHERN District of OKLAHOMA.
SPECIAL NOVEMBER, 1925 TERM PAWUSKA, OKLA. TUESDAY, NOV. 17, 1926.

You are hereby commanded seasonably to remove the said Wallace Atkins, hence to the said District of Kansas and there surrender him to the Marshal of that District, there to be dealt with according to law.

And make due return of this warrant to the Clerk of the District Court of the United States for the Northern District of Oklahoma with a true statement of how you have executed the same.

Given under my hand this 17th day of November, 1925.

F. E. Kennamer,
U. S. District Judge for the Northern District of Oklahoma.

FORREDO: Nov. 17, 1925. H.P. Warfield, Clerk U.S. District Court.

UNITED STATES, Plaintiff.)
vs.) # 75 Cr.
G. L. BARNES, Defendant.)

On this 17th day of November, 1925, comes W. L. Coffey, Asst. U. S. District Attorney representing plaintiff in above entitled cause. Defendant is present in person and by J. V. Long, his attorney. All parties announce ready for trial and the following jury to-wit: H. A. Dolen, W. H. Moffatt, Wm. Ellis, J. C. Blankenship, J. B. McNew, Carl E. Keyser, O. A. Patridge, W. H. Ness, H. E. Payne, Andrew A. Teyrien, L.T. Parnell, R. D. Kennedy, is sworn and accepted to try said cause and a true verdict render. Opening statements of counsel are waived and thereafter the plaintiff presents its evidence and proof and rests. The defendant then states its case and presents its testimony, proof and evidence and rests, and the taking of evidence is closed. Said cause is submitted without argument and the Court then instructs the jury as to the law in the case, and the jury retires in charge of a sworn bailiff to deliberate on their verdict herein. Now on this same day, to-wit: November, 17, 1925, the jury returns into Court in charge of a sworn Bailiff and upon being called each answers and are present, and all parties are present in person and by counsel as heretofore. Thereupon the jury presents to the Court their verdict which is in words and figures as follows:

IN THE UNITED STATES DISTRICT COURT FOR
THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.)
vs.) # 75
G. L. BARNES, Defendant.) V E R D I C T.

We, the jury in the above-entitled cause, duly empaneled and sworn, upon our oaths, find the defendant G. L. Barnes not guilty, as charged in the first count of the indictment.

H. E. Payne, Foreman.

ENDORSED: Filed Nov. 17, 1925, H. P. Warfield, Clerk U. S. District Court.
H.W.J.

In the District Court of the United States in and for the 611

NORTHERN District of OKLAHOMA.
 SPECIAL NOVEMBER, 1925 TERM PAWHUSKA, OKLA. TUESDAY, NOVEMBER, 17, 1925.

UNITED STATES, Plaintiff.)
 vs.) # 89 Cr.
 BEN GOINES, Defendant.)

On this 17th day of November, 1925, Plaintiff appears by John M. Goldsberry, U. S. District Attorney, representing Government in above entitled cause, and the defendant is present in person and by H. T. Church, his attorney. Upon recommendation of U. S. Attorney, the Court ordered indictment quashed and to be referred to next Grand Jury.

Whereupon, it is by the Court ordered that defendant be held to next Grand Jury and that the Bond forfeiture heretofore had in the above entitled cause be and same is hereby set aside and old bond reinstated.

UNITED STATES, Plaintiff.)
 vs.) # 96 Cr.
 R. S. JORDON, Defendant.)

On this 17th day of November, 1925, it is by the Court ordered that above entitled cause be stricken from this assignment and continued for the term.

UNITED STATES, Plaintiff.)
 vs.) # 101 Cr.
 T. E. MANN, Defendant.)

On this 17th day of November, 1925, it is by the Court ordered that above entitled cause be and same is hereby continued to November, 26, 1925.

UNITED STATES, Plaintiff.)
 vs.) # 133 Cr.
 SILAS MORROW, Defendant.)

On this 17th day of November, 1925, Plaintiff appears by W. L. Coffey, Asst. U. S. Attorney, and the defendant in person and by Thomas I. Monroe, his attorney. All parties announce ready for trial, and the following jury, to-wit: John Bouldin, Glen Burnside, Dick Dugger, Vene D. Fry, D.W. Johnston, Edwin C. Lamb, Cecil Peters, W. R. Pincham, Herbert S. Robinson, L. G. Stanley, Porter Williams and W. A. Yeager, is sworn and accepted to try said cause and a true verdict render. Counsel for plaintiff and defendant state their respective case to the jury and thereafter the plaintiff presents its evidence, proof and testimony and rests, thereafter the defendant presents his testimony, evidence and proof and rests, and the taking of evidence is closed. Arguments of counsel are heard, thereafter the Court instructs the jury as to the law in the case, and the jury retires in charge of a sworn bailiff to deliberate upon the verdict herein.

Now on this same day to-wit: November, 17, 1925, the Jury returns into court in charge of a sworn bailiff and upon being called each answer abd are present and all parties are present in person and by counsel as heretofore. Thereupon the jury presents to the court their verdict which is in words and figures as follows:

IN THE UNITED STATES DISTRICT COURT FOR THE
 NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.)
 vs.) No. 133
 SILAS MORROW, Defendant.)

VERDICT

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths, find the defendant Silas Morrow guilty, as charged

NORTHERN District of OKLAHOMA.
 SPECIAL NOVEMBER, 1925 TERM PAWUSKA, OKLA. TUESDAY, NOV. 17 1925.

in the first count of the indictment.

We further find the defendant Silas Morrow guilty as charged in the second count of the indictment.

D.W. Johnston, Foreman,

Now on this same day, to-wit; November, 17, 1925, it is by the Court ordered that Ralph Steel, one of Defendants witnesses in above entitled cause, be held to next Grand Jury for Perjury and bond set at \$3500.00.

UNITED STATES, Plaintiff.)
 vs.) # 160 Cr.
 J. M. JOHNSON AND)
 J. N. JOHNSON, Defendants.)

On this 17th day of November, 1925, Plaintiff appears by John M. Goldsberry, U. S. Attorney, and the defendants appear in person and by Ross J. Heaton, their attorney. All parties announce ready for trial, and the following jury, to-wit: J. C. Blankenship, H. A. Dolen, William Ellis, H. L. Hollinsworth, J. W. Keith, R. D. Kemada, Ed T. Kennedy, Ira Menn, J. B. McNew, W. H. Neas, O. A. Patridge, R. B. Williamson. Counsel for plaintiff and defendant state their respective case at the jury, and thereafter the plaintiff presents its evidence, proof and rests. The defendant presents their evidence, proof and testimony and rests and the taking of evidence is closed. Closing statements of counsel are waived, whereupon the Court instructs the jury as to the law in the case and the jury retires in charge of a sworn bailiff to deliberate upon their verdict herein. Now on this same day to-wit; November, 17, 1925, the jury return into court and upon being called each answer and are present, and all parties are present in person and by counsel as heretofore. Thereupon the jury present to the Court their verdict which is in words and figures as follows :

IN THE UNITED STATES DISTRICT COURT FOR
 THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.)
 vs.) No. 160.
 J. M. Johnson and)
 J. N. Johnson, Defendants.)

V E R D I C T.

We, the jury in the above-entitled cause, duly empaneled and sworn, upon our oaths, find the defendant J. M. Johnson and J. N. Johnson, guilty, as charged in the second count of the indictment.

We, the jury in the above entitled case find J. M. Johnson, the elderly gentlemen guilty, and find J. N. Johnson the younger gentlemen charged, not guilty.
 J. B. McNew, Foreman.

It was ordered by the Court that Counts one, three and four be withdrawn and dismissed by the Court.

ENDORSED: Filed Nov. 17, 1925, H.P. Warfield, Clerk U.S. District Court.
 E.W.J.

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM TULSA, OKLA.

TUESDAY, NOV. 17, 1925.

UNITED STATES,	Plaintiff.	} # 94 Cr.
vs.		
VENA JONES,	Defendant.	

On this 17th day of November, 1925, it is by the Court ordered that the above entitled cause be, and same is hereby continued to November, 27th., 1925.

UNITED STATES,	Plaintiff.	} # 155 Cr.
vs.		
FRANK HEMBRE,	Defendant.	

On this 17th day of November, 1925, it is by the Court ordered that above entitled cause be continued to November, 18th., 1925.

ADMISSION TO BAR.

On this 17th day of November, 1925, it being made satisfactorily to appear that Fred Tillman, is qualified for admission to the bar of this Court. The oath prescribed by the Court is administered and said Fred Tillman is declared admitted to the bar of this court.

Court adjourned until November, 18, 1925.

NORTHERN

District of

OKLAHOMA.

SPECIAL NOV., 1925 TERM

PAWBUKA, OKLA.

WEDNESDAY, NOV. 18, 1925.

On this 18th day of November, 1925, the District Court of the United States for the Northern District of Oklahoma, sitting in Special April Session at Pawhuska, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk of U.S. District Court.
 John M. Goldsberry, Esq., U. S. Attorney,
 Gladys Elliott, Deputy U. S. Marshal.
 W. F. Wolverson, Esq., Bailiff.
 D. B. Livingston, Esq., Bailiff.

Public proclamation having been duly made the following proceedings were had and entered, to-wit:

ADMISSION TO BAR

On this 18th day of November, 1925, it being made satisfactorily to appear that the following named attorneys are qualified for admission to the bar of this Court. The oath prescribed by the Court is administered and the following attorneys are declared admitted to the bar of this Court.

Edwin C. Gross,
 Chas. B. Wilson, Jr.,
 C. B. Sturgill.

UNITED STATES OF AMERICA, NORTHERN DISTRICT OF OKLAHOMA. SS.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,	Plaintiff.	}	No. 277.
vs.			
JIMMY GRAHAM, SETH LEWIS, DAMAN LEWIS, JOHN O'FALLON AND ROY O'FALLON,	Defendants.	}	

ORDER GRANTING WRIT OF HABEAS CORPUS AD TESTIFICANDUM.

On reading and considering the petition of John M. Goldsberry, United States Attorney, filed herein, whereby it appears that one Audine Merit, is a necessary and material witness in a certain cause in this court, which is assigned for trial on Friday, November, 27th., 1925, at Pawhuska, Oklahoma, and it further appearing that the said Witness, Audine Merit, is a prisoner and confined in the House of Correction at Milwaukee, Wisconsin, and is under the control and in the charge and custody of the Matron of said prison and it appearing that a writ of Habeas Corpus Ad Testificandum ought to issue, it is hereby ordered that a writ of Habeas Corpus Ad Testificandum issue out of and under seal of this court directed to the said Matron of the House of Correction at Milwaukee, Wisconsin, command her to have the body of the said Audine Merit before me in this Court room on the 27th day of November, 1925, to testify in behalf of the plaintiff, wherein the United States of America is plaintiff and Jimmy Graham, Seth Lewis, Daman Lewis, John O'Fallon and Roy O'Fallon are defendants, and that the said Matron have then and there the said Writ.

Dated this 18th day of November, 1925.

F. E. Kennamer, Judge.

ENDORSED: Filed Nov. 18, 1925. H. P. Warfield, Clerk U.S. District Court.
 R.C.

In the District Court of the United States in and for the

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM

PAWUSKA, OKLA.

WEDNESDAY, NOV. 18, 1925.

UNITED STATES OF AMERICA, NORTHERN DISTRICT OF OKLAHOMA. SS.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,)	
Plaintiff.)	
vs.)	No. 94
MRS VERNA JONES,)	
Defendant.)	

ORDER GRANTING WRIT OF HABEAS CORPUS AD TESTIFICANDUM.

On reading and considering the petition of John M. Goldsberry, United States Attorney, filed herein, whereby it appears that one Myrtle Neal, is a necessary and material witness in a certain cause in this court, which is assigned for trial on Friday, November, 27th., 1925, at Pawhuska, Oklahoma, and it further appearing that the said witness, Myrtle Neal, is incarcerated and confined in the House of Correction at Milwaukee, Wisconsin, and is under the control and in the charge and custody of the Matron of said prison and it appearing that a writ of Habeas Corpus Ad Testificandum ought to issue, it is hereby ordered that a writ of Habeas Corpus Ad Testificandum issue out of and under seal of this court directed to the Matron of the House of Correction at Milwaukee, Wisconsin, commanding her to have the body of the Myrtle Neal before me in the Court room of this Court on the 27th day of November, 1925, to testify in behalf of the plaintiff, wherein the United States of America is plaintiff and Mrs Verna Jones is defendant, and that the said Matron have then and there the said Writ.

Dated this 18th day of November, 1925.

F. B. Kennamer, Judge.

ENDORSED: Filed Nov. 18, 1925. H. P. Warfield, Clerk U. S. District Court. R.C.

UNITED STATES OF AMERICA, NORTHERN DISTRICT OF OKLAHOMA. SS.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,	Plaintiff.)	
vs.)	
JIMMY GRAHAM, SETH LEWIS, DAMAN)	No. 277
LEWIS, JOHN O'FALLON AND ROY)	
O'FALLON.	Defendants.)	

ORDER GRANTING WRIT OF HABEAS CORPUS AD TESTIFICANDUM.

On reading and considering the petition of John M. Goldsberry, United States Attorney, filed herein where by it appears that one Jess Merit is a necessary and material witness in a certain cause in this court, which is assigned for trial on Friday, November, 27th., 1925, and it further appearing that the said witness, Jess Merit, is a prisoner and confined in the Federal Penitentiary at Leavenworth, Kansas, and is under the control and in the charge and custody of W.I. Biddle, Warden of said prison and it appearing that a writ of Habeas Corpus Ad Testificandum ought to issue, it is hereby ordered that a writ of Habeas Corpus Ad Testificandum issue out of an under seal of this court directed to the said W. I. Riddle, Warden of the Federal Penitentiary of the United States, at Leavenworth,

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NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925, TERM PAWBUSKA, OKLA. WEDNESD Y, NOV. 18, 1925.

Kansas, commanding him to have the body of the said Jess Merit before me in this court room of this court on the 27th day of November, 1925, to testify in behalf of the plaintiff, wherein the United States of America if plaintiff and Jimmy Graham, Seth Lewis, Daman Lewis, John O'Fallon and Roy O'Fallon are defendants and that the said W. I. Biddle, have then and there the said writ.

Dated this 18th day of November, 1925.

F. E. Kennamer, Judge.

ENDORSED: Filed Nov. 18, 1925. H.P. Warfield, Clerk U.S. District Court. R.C.

UNITED STATES, Plaintiff.)
vs.) # 216 Cr.
W. G. HOLLAND, Defendant.)

On this 18th day of November, 1925, John M. Goldsberry, U. S. Attorney appears for plaintiff and Arthur Fitzpatrick for defendant. All parties announce ready for trial and the following jury, to-wit: J. C. Blankenship, John Bouldin, Olen Burnside, H. A. Dolen, Dick Dugger, William Ellis, Vena D. Fry, H. S. Hollingsworth, D. W. Johnston, J. W. Keith, R. D. Kennedy, Ed T. Kennedy. Counsel for plaintiff and defendant state their respective case to the jury, and thereafter the plaintiff presents its evidence, testimony and proof and rests, and the defendant presents his evidence proof and testimony and rests. Plaintiff presents its testimony in rebuttal and the taking of evidence is closed. Closing arguments of counsel are waived, wher upon the Court instructs the jury as to the law in the case and the jury retires in charge of a sworn bailiff to deliberate upon their verdict herein. Now on this 18th day of November, 1925, the jury having reached a verdict return in charge of a sworn bailiff and upon being called each answer and are present, and all parties are present in person and by counsel as heretofore. Thereupon the jury presents to the Court their verdict which is in words and figures as follows:

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.)
vs.) No. 216
W. G. HOLLAND, Defendant.) V E R D I C T.

We, the jury in the above-entitled cause, duly empaneled and sworn, upon our oaths, find the defendant, W. G. Holland, guilty, as charged in the first count of the information.

J. G. Blankenship, Foreman.

ENDORSED: Filed Nov. 18, 1925. H. P. Warfield, Clerk U. S. District Court. R. C.

The jury announcing this to be their true verdict are excused from further consideration of the cause.

It is thereupon by the Court here considered, ordered and adjudged that the defendant W. D. Holland, for the crime by him committed as charged in the information, pay a fine unto the United States in the sum of Five Hundred (\$500.00) Dollars, and in default thereof stand committed to the Osage County Jail, Pawhuska, Oklahoma, until said fine is paid or, until released by due process of law.

NORTHERN District of OKLAHOMA.
SPECIAL NOVEMBER, 1925 TERM PAWUSKA, OKLA. WEDNESDAY, NOV. 18, 1925.

And it is further ordered that the Marshal of said District transport the said W. D. Holland, to the said Osage Co., Jail, at Pawhuska, Oklahoma, and deliver him to the keeper of the said Osage County Jail, at Pawhuska, Oklahoma, without delay.

UNITED STATES, Plaintiff.)
vs.) # 222 Cr.
G. R. WATKINS, Defendant.)

On this 18th day of November, 1925, Plaintiff appears by John M. Goldberry, U. S. Attorney, and Defendant in person and by J. C. Daugherty, his attorney. All parties announce ready for trial and the following jury, to-wit: Carl E. Keyser, Edwin C. Lamb, W. H. Moffitt, J. F. McCallum, J. B. McNew, W. H. Neas, L. T. Parnell, O. A. Patridge, H. E. Payne Cecil Peters, W. R. Pincham, Hubert S. Robinson, sworn and accepted to try said cause and a true verdict render. Counsel waive opening statements. Plaintiff presents its evidence, proof and rests and the defendant presents his evidence, proof and rests and the taking of evidence is closed. Arguments of counsel are heard and thereafter the Court instructs the jury as to the law in the case, and the jury retires in charge of a sworn bailiff to deliberate upon their verdict herein. Now on this same day the jury return into court in charge of a sworn bailiff and upon being called each answers and all are present, and all parties are present in person and by counsel as heretofore. Thereupon the Jury presents to the Court their verdict which is in words and figures as follows:

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.)
vs.) No. 222
G. R. WATKINS, Defendants.)
V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths, find that the defendant G. R. Watkins not guilty, as charged in the first count of the information.

We, further find the defendant, G. R. Watkins not guilty, as charged in the second count of the information

J. B. McNew, Foreman.

ENDORSED: Filed, Nov. 18, 1925. H. P. Warfield, Clerk U. S. District Court. R.C.

The jury announcing this to be their true verdict are excused from further consideration of the cause.

UNITED STATES, Plaintiff.)
vs.) # 135 Cr.
FRANK HUMBRE, Defendant.)

On this 18th day of November, 1925, it is ordered by the Court that the above entitled cause be and same is hereby continued to November, 19, 1925.

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM PAWBUSKA, OKLA. WEDNESDAY, NOV. 18, 1925.

UNITED STATES, Plaintiff.)
 vs.) # 235 Cr.
 J. WALTER KENNEY, Defendant.)

On this 18th day of November, 1925, Plaintiff appears by John M. Goldsberry, U. S. District Attorney, and Defendant in person and by J. C. Daugherty, his attorney. All parties announce ready for trial and the following jury, to-wit: J.C. Blankenship, John Bouldin, Olen Burnside, H. A. Dolen, Dick Dugger, William Ellis, Verne D. Fry, H. L. Hollingsworth, D. W. Johnston, J. W. Keith, R. D. Kennedy, R. B. Williamson, are accepted and sworn to try said cause and a true verdict render. Plaintiff and defendant make their opening statements to the jury and thereafter the plaintiff presents its evidence and proof and rests and the defendants presents its evidence and proof and rests, and the taking of evidence is closed. Arguments of counsel are heard and thereafter the court instructs the jury as to the law in the case and the jury retires in charge of a sworn bailiff to deliberate upon their verdict herein. Now on this same day, to-wit: Wednesday, November, 16, 1925, the jury returns into court in charge of a sworn bailiff and upon being called each answers and all are present, and all parties are present as heretofore. Thereupon the jury presents to the Court their verdict which is in words and figures as follows:

IN THE UNITED STATES DISTRICT COURT FOR THE
 NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.)
 vs.)
 J. WALTER KENNEY, Defendant.) No. 235 Cr.
 V E R D I C T.

We, the jury in the above entitled cause duly empaneled and sworn upon our oaths, find the defendant J. Walter Kenney guilty, as charged in the first count of the indictment.

We further find the defend nt J. Walter Kenney guilty, as charged in the second count of the indictment.

Fene D. Fry, Foreman.

ENDORSED: Filed Nov. 18, 1925. H.P. Warfield, Clerk U.S. District Court.
 R.C.

The Jury announcing this to be their true verdict are excused from further consideration of this cause.

And now at this time it is by the Court ordered that two of defendants witnesses, viz; John Vanley and Ralph Peltier, be and they are hereby held for the January Term of Tulsa Grand Jury for perjury, and bond set at \$2500.00 each.

UNITED STATES, Plaintiff.)
 vs.) # 238 Cr.
 OSCAR OLSEN, Defendant.)

On this 18th day of November, 1925, comes John M. Goldsberry, United States Attorney representing plaintiff in above entitled cause. Defendant is present in person and by counsel, J.C. Daugherty. Defendant asks and is granted leave to withdraw former plea of not guilty and enter plea of guilty to counts one and two as charged in information heretofore filed herein. Where upon it is by the Court ordered that sentence be and same is hereby deferred to December, 7, 1925, at the Vivita term of Court.

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NORTHERN

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SPECIAL NOVEMBER, 1925 TERM PAWUSKA, OKLA. THURSDAY, NOV. 19, 1925.

On this 19th day of November, 1925, the District Court of the United States for the Northern District of Oklahoma, met pursuant to adjournment, November, 1925, at Pawhuska, Oklahoma. Hon. F. E. Kennamer Judge, present and presiding.

H. P. Warfield, Esq., Clerk U. S. District Court.
John M. Goldsberry, Esq., U. S. Attorney.
Gladys Elliott, Deputy Marshal.
W. F. Wolverton, Bailiff
D. B. Livingston, Bailiff.

Public proclamation having been duly made the following proceedings were had and entered, to-wit:

UNITED STATES, Plaintiff.
vs.
SETH LEWIS, Defendant.
124 Cr.

On this 19th day of November, 1925, it is by the Court ordered, that the bond of Seth Lewis heretofore filed herein, be and same is hereby set aside and vacated and new bond fixed at \$5,000.00.

UNITED STATES OF AMERICA, NORTHERN DISTRICT OF OKLAHOMA.SS.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.
vs.
JOHN DOE, alias CURLY LEE, alias AL SISSON, SETH LEWIS and PERRY B. LEWIS. Defendants.
No. 134.

ORDER GRANTING WRIT OF HABEAS CORPUS AD TESTIFICANDUM.

On reading and considering the petition of John M. Goldsberry, United States Attorney, filed herein, whereby it appears that one Glenn Broyles is a necessary and material witness in a certain cause in this Court, which is assigned for trial on Friday, November, 27th, 1925, and it further appearing that the said witness, Glenn Broyles, is a prisoner and confined in the Federal Penitentiary at Leavenworth, Kansas, and is under the control and in the charge and custody of W. I. Biddle, Warden of said prison and it appearing that a writ of Habeas Corpus Ad Testificandum ought to issue, it is hereby ordered that a writ of Habeas Corpus Ad Testificandum issue out of and under seal of this court directed to the said W. I. Biddle, Warden of the Federal Penitentiary of the United States at Leavenworth, Kansas, commanding him to have the body of the said Glenn Broyles before me in the Court room of this court on the 27th day of November, 1925, to testify in behalf of the plaintiff wherein the United States of America is plaintiff and John Doe, alias Curly Lee, Alias Al Sisson, Seth Lewis and Perry B. Lewis, are defendants, and that the said W. I. Biddle, have then and there the said writ.

Dated this 19th day of November, 1925,

F. E. Kennamer, Judge.

ENDORSED: Filed Nov. 19, 1925. H.P. Warfield, Clerk U. S. District Court. H.W.J.

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM PAWBUKA, OKLA. THURSDAY, NOV. 19, 1925.

UNITED STATES,	Plaintiff.	}	# 260 Cr.
vs.			
WALTER COLLINS, CARL JONES, JESS JENKINS AND F. J. BECKER,	Defendants.		

On this 19th day of November, 1925, the above entitled cause comes on for further trial and all parties are present in person and by counsel as heretofore, and the jury is each and every member present. Plaintiff presents further evidence, proof and rests and the Defendant presents ote evidence and proof and rests, and the taking of evidence is closed. Arguments of counsel are heard and thereafter the Court instructs the jury as to the law in the case, and the jury retire in charge of a sworn bailiff to deliberate upon their verdict herein. Now on this same day, Nov. 19, 1925, the jury return into court in charge of sworn Bailiff, and upon being called each answer and are present and all parties are present as heretofore. Thereupon the jury presents to the Court their verdicts which are in words and figures as follows:

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,	PLAINTIFF.	}	No. 260 Cr.
vs.			
F. J. BECKER,.	Defendant.		

V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths, find the defendant F. J. Becker, not guilty, as charged in the first count of the indictment.

We further find the defendant, F. J. Becker is guilty, as charged in the first count of the indictment.

W. H. Neas, Foreman.

It is thereupon by the Court here considered, ordered and adjudged that the defendant F. J. Becker, for the crime by him committed as charged in the second count of the indictment, pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars and said fine to run on execution.

CARL JONES
IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,	Plaintiff.	}	No. 260
vs.			
CARL JONES,	DEFENDANT.		

V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn upon our oaths, find the defendant, Carl Jones not guilty, as charged in the first count of the indictment.

We further find the defendant, Carl Jones, is guilty, as charged in the second count of the indictment.

W. N. Neas, Foreman.

It is thereupon, by the Court here considered, ordered, and adjudged that the defendant Carl Jones, for the crime by him committed as charged in the second count of the indictment, pay a fine unto the United States in the sum of One Hundred (\$100..) Dollars and in default thereof stand committed to the Osage County Jail, Pawhuska, Oklahoma, until said fine is paid, or, until released by due process of law.

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925. TERM PAWUSKA, OKLA. THURSDAY, NOV. 19, 1925.

And it is further orders that the Marshal of said District transport the said Carl Jones, to the said Osage Co., Jail, at Pawhuska, Okla., and deliver him to the keeper of the said Osage County Jail, at Pawhuska, Oklahoma, without delay.

JESS JENKINS

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,	Plaintiff.)	
	vs.)	# 260
JESS JENKINS,	Defendant.)	V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths, find the defendant, Jess Jenkins not guilty, as charged in the first count of the indictment.

We, further find the defendant Jess Jenkins is guilty, as charged in the second count of the indictment.

W. H. Neas, Foreman.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant Jess Jenkins, for the crime by him committed as charged in the second count of the indictment, pay a fine unto the United States in the sum of Two Hundred Fifty (\$250.00) Dollars and in default thereof stand committed to the Osage County Jail, Pawhuska, Oklahoma, until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Jess Jenkins, to the said Osage Co., Jail, at Pawhuska, Okla., and deliver him to the keeper of the said Osage County Jail, at Pawhuska, Oklahoma, without delay.

WALTER COLLINS

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,	PLAINTIFF.)	
	VS.)	No. 260
WALTER COLLINS,	Defendant.)	V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths find the defendant, Walter Collins, is guilty, as charged in the first count of the indictment.

We further find the defendant Walter Collins is guilty, as charged in the second count of the indictment.

W. H. Neas Foreman.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant Walter Collins, for the crime by him committed as charged in the first count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Two (2) Years from date of delivery, and that he pay a fine unto the United States in the sum of Three Hundred (\$300.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

In the District Court of the United States in and for the

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SPECIAL NOVEMBER, 1925 TERM LAWYERS, OKLA. THURSDAY, NOV. 19, 1925.

CONSIDERED, ORDERED AND ADJUDGED, THAT THE defendant for the crime by him committed as charged in the second count of the indictment, pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars and in default thereof stand committed to the Federal Penitentiary at Leavenworth, Kansas, until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District to transport the said Walter Collins, to the said Federal Pen., at Leavenworth, and deliver him to the Warden of the said Federal Penitentiary at Leavenworth, Kansas, without delay.

UNITED STATES,	Plaintiff.)	
vs.)	# 268 Cr.
J. J. FRENCH,	Defendant.)	

On this 19th day of November, upon recommendation of the United States Attorney, it is ordered that the above entitled cause be and same is hereby quashed and referred to next Grand Jury.

UNITED STATES,	Plaintiff.)	
vs.)	# 136 Cr.
FRANK HEMBRÉ,	Defendant.)	

On this 19th day of November, 1925, Plaintiff is present by John M. Goldsberry, United States Attorney, and defendant is present in person and by Fred Tillman, his attorney. All parties announce ready for trial and the following jury, to-wit: J. C. Blankenship, John Bouldin, G. A. Brown, Olen Burnside, Dick Dugger, William Ellis, D. W. Johnston, R. D. Kennedy, J. B. McNew, L. G. Stanley, Andrew Tayrien, W. A. Yeager, is accepted and sworn to try said cause and a true verdict render. Counsel for plaintiff and defendant present their respective case to the jury, and thereafter the Plaintiff presents its evidence, testimony, proof and rests. Defendant presents his evidence, proof and rests, and the taking of evidence is closed. The Court instructs the jury as to the law in the case, and the jury retire in charge of a sworn bailiff to deliberate upon their verdict herein.. On this 19th day of Nov. 1925, the jury return into court in charge of a sworn bailiff and upon being called each answer and are present and ask for additional time to deliberate upon their verdict, whereupon the Court excuses the Jury until 9 o'clock A. Nov. 20th. 1925.

UNITED STATES,	Plaintiff.)	
vs.)	
W. N. Jacobs and C. E. Eschelman,)	# 261 Cr.
The Colobough and Clarence Cope)	263 "
Roy McClintock)	265 "
John Ivers and Mrs John Ivers)	281 "
Jack Neal, Harry Neal and Bob Neal)	283 "
" " " " " ")	284 "
Bill Cooper)	286 "
G. W. Harding and Charles Bear)	288 "

On this 19th day of November, 1925, it is by the Court ordered, that the above entitled and numbered causes be and same are hereby continued until November, 20th., 1925.

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM PAWUSKA, OKLA. DRIDAY, NOV. 20, 1925.

On this 20th day of November, 1925, the District Court of the United States for the Northern District Of Oklahoma, sitting in Special Session at Pawhuska, Okla., met pursuant to adjournment, Hon. F. E. Kennemer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk of U.S. District Court.
John M. Goldsberry, Esq., U. S. Attorney.
Gladys Elliott, Deputy U. S. Marshal.
W. F. Wolverton, Esq., Bailiff.
D. F. Livingston, Esq., Bailiff.

Public proclamation having been duly made the following proceedings were had and entered, to-wit:

ADMISSION TO BAR

On this 30th day of November, 1925, it being made satisfactorily to appear that L. H. Gamble and A. B. Burris, are qualified for admission to the bar of this Court. The Oath prescribed by the Court is administered and said L. H. Gamble and A. B. Burris are declared admitted to the bar of this Court.

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF THE STATE OF OKLAHOMA.

H. S. ROBERTS, Administrator of the Estate of Ruby Roberts, deceased, Plaintiff.
vs.
THE ATCHISON, TOPEKA & SANTA FE RAILWAY COMPANY, a corporation Defendant.
No. 130 Law.

ORDER.

NOW ON THIS 20 day of November, A. D. 1925, this cause came before the Court upon the application of the plaintiff to dismiss his cause of action against the defendant; it being made to appear to the Court that the said plaintiff desires to dismiss his case without prejudice at his costs.

IT IS, THEREFORE, by the Court ordered and directed that said cause be dismissed upon the payment of the cost.

F. E. Kennemer
Judge of the United States
Court for the Northern District
of the State of Oklahoma.

ENDORSED: Filed Nov. 20, 1925. H. P. Warfield, Clerk U.S. District Court. H.W.J.

UNITED STATES, Plaintiff.
vs.
FRANK HEMBRE, Defendant.
135 Cr.

On this 20th day of November, 1925, the above entitled cause comes on for further hearing and all parties are present as heretofore

In the District Court of the United States in and for the

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SPECIAL NOVEMBER, 1925 TERM PAWUSKA, OKLA. FRIDAY, NOV. 20, 1925.

and the Jury are each and every member present. The jury reports back into Court for additional instructions. Whereupon the Court further instructs the jury as to the law in the case and the jury retire in charge of a sworn bailiff. Now on this 20th, day of November, 1925, the jury return into Court in charge of a sworn bailiff and upon being called each answer and are present, and all parties are present in person and by counsel as heretofore. The Jury presents to the Court their verdict which is in words and figures as follows:

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,)
vs. Plaintiff.)
FRANK HEMBRE,) No. 135 Crim.
Defendant.)

V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths, find the defendant, Frank Hembre guilty as charged in the first count of the indictment.

We, further find the defendant, Frank Hembre guilty, as charged in the second count of the indictment.

We, further find the defendant, Frank Hembre guilty, as charged in the third count of the indictment.

W. C. Blankenship, Foreman.

ENDORSED: Filed Nov. 20, 1925. H.P. Warfield, Clerk U.S. District Court. R.C.

UNITED STATES, Plaintiff.)
vs.) # 428 Cr.
THOMAS P. MORROW, Defendant.)

On this 20th day of November, 1925, comes John M. Goldsbery, U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by counsel. Whereupon defendants file demurrer to indictment heretofore filed hereina. Thereupon said demurrer is presented to the Court, arguments of counsel are heard, and the court being fully advised in the premises, it is ordered that said demurrer be and same is hereby sustained, and defendant held to the next grand jury and defendant to stand on his present bond.

UNITED STATES, Plaintiff.)
vs.) # 265. Cr.
ROY McCLINTOCK, Defendant.)

On this 20th day of November, 1925, it is by the Court ordered that cause be and same is hereby stricken from this assignment and continued for the term. And it is further ordered that said cause be placed on the Bartlesville Assignment.

UNITED STATES, Plaintiff.)
vs.) # 261 Cr.
W. N. JACOBS AND C. E. ESSHELMAN, Defendants.)

On this 20th day of November, 1925, Plaintiff appears by John M. Goldsberry, and defendants present in person and by Earl Smith, their at-

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NORTHERN District of OKLAHOMA.
 SPECIAL NOVEMBER, 1925 TERM PAWTHUSKA, OKLA. FRIDAY, NOV. 20, 1925.

attorney. All parties announce ready for trial and the following jury to-wit: Verne D. Fry, H. L. Hollingsworth, Carl E. Keyser, Ira Mann, W. H. Moffitt, J. T. McCollum, W. H. News, L. F. Parnell, O. A. Patridge, Cecil Peters, W. R. Pincham, F. M. Streetman, are accepted and sworn to try said cause and a true verdict render. Opening statements waived by counsel and thereafter plaintiff presents its evidence, proof and rests. Defendant presents their evidence proof and rests and the taking of evidence is closed. Closing statements are waived by counsel and there after the Court instructs the jury as to the law in the case and the jury retire in charge of a sworn bailiff to deliberate upon their verdict herein. Now on this same day the jury return into court in charge of a sworn bailiff and upon being called each answer and are present. All parties are present as heretofore. Thereupon the jury presents to the court their verdict which is in words and figures as follows:

IN THE UNITED STATES DISTRICT COURT FOR THE
 NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.)
 vs.) No. 261 Cr.
 W. N. JACOBS, Defendant.)

V E R D I C T

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths, find the defendant W. N. Jacobs guilty, as charged in the first count of the indictment.

F. M. Streetman, Foreman.

ENDORSED: Filed Nov. 20, 1925. H.P. Warfield, Clerk U.S. District Court.
 R.C.

IN THE UNITED STATES DISTRICT COURT FOR THE
 NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.)
 vs.) No. 261 Cr.
 C. E. ESCHELMAN, Defendant.) V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths, find the defendant C. E. Eschelman not guilty, as charged in the first count of the indictment.

F. M. Streetman, Foreman.

ENDORSED: Filed Nov. 20, 1925. H.P. Warfield, Clerk U.S. District Court.
 R.C.

UNITED STATES, Plaintiff.)
 vs.) No. 263. Cr.
 TATE COLOBOUGH, and
 CLARENCE COPE, Defendants.)

On this 20th day of November, 1925, Plaintiff appears by John M. Goldsberry, United States Attorney and defendants appear in person and by counsel. All parties announce ready for trial and the following jury, to-wit: J. C. Blankenship, John Bouldin, G. A. Brown, Glen Burnside, H. A. Bolen, Dick Dugger, William Ellis, D. W. Johnston, R. D. Kennada, Edwin C. Lamb, J. B. McNew, Hubert S. Robinson, accepted and sworn to try said cause and a true verdict render. Counsel for both plaintiff and defen

In the District Court of the United States in and for the

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NORTHERN District of OKLAHOMA.
 SPECIAL NOVEMBER, 1925 TERM PAWHUSKA, OKLA. FRIDAY, NOV. 20th., 1925.

IN THE UNITED STATES DISTRICT COURT FOR THE
 NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,)
 Plaintiff.)
 vs.) No. 261 Cr.
 JOHN IVERS,)
 Defendant.)
 V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths, find the defendant, John Ivers not guilty, as charged in the first count of the indictment.

We further find the defendant John Ivers not guilty, as charged in the second count of the indictment.

Robert B. Williamson, Foreman.

ENDORSED: Filed Nov, 20, 1925. H.P. Warfield, Clerk U. S. District Court.
 R.C.

IN THE UNITED STATES DISTRICT COURT FOR THE
 NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,)
 Plaintiff.)
 vs.) # 281 Cr.
 MRS JOHN IVERS,)
 Defendant.)
 V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths, find the defendant, Mrs John Ivers not guilty, as charged in the first count of the indictment.

We further find the defendant, Mrs John Ivers not guilty, as charged in the second count of the indictment.

Robert B. Williamson, Foreman.

ENDORSED: Filed Nov. 20, 1925. H. P. Warfield, Clerk U.S. District Court.
 R.C.

UNITED STATES,)
 Plaintiff.)
 vs.) # 286 Cr.
 BILL COOPER,)
 Defendant.)

On this 20th, day of November, 1925, comes W. L. Coffey, Asst. U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person, and by H. C. Goodloe, his attorney. All parties announce ready for trial and the following jury, to-wit: J. C. Blankenship, John Bouldin, G.A. Brown, Olen Burnside, H. A. Dolen, Dick Dugger, William Ellis, Vern D. Fry, H. L. Hollingsworth, D. W. Johnston, Ed T. Kennedy Carl N. Keyser, accepted and sworn to try said cause and a true verdict render. Opening statements waived by counsel, and thereafter the plaintiff presents its evidence, proof and rests. Defendant presents his evidence, proof and rests. Arguments of counsel are waived and thereafter the Court instructs the jury as to the law in the case and the jury retires in charge of a sworn bailiff to deliberate upon their verdict herein. Now on this same day, to-wit, Nov. 20th., 1925, the jury returns in charge of a sworn bailiff and upon being called each answer and are present, and all parties are present as heretofore. Thereupon the jury presents to the Court their verdict which is in words and figures as follows:

666 In the District Court of the United States in and for the

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM

PAWBUKA, OKLA.

FRIDAY, NOV. 20, 1925.

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,)	
Plaintiff.)	
vs.)	
BILL COOPER,)	No. 286 Cr.
Defendant.)	

V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths, find the defendant Bill Cooper, guilty, as charged in the indictment.

J. C. Blankenship, Foreman.
ENDORSED: Filed Nov. 20, 1925. H.P. Warfield, Clerk U.S. District Court.

UNITED STATES,	Plaintiff.)	
vs.)	
FRED NELSON and)	# 429 Cr.
BESSIE NELSON,	Defendant.)	

On this 20th day of November, 1925, it is by the Court ordered that above entitled cause be, and same is hereby continued to November, 25th, 1925.

UNITED STATES,	Plaintiff.)	
vs.)	# 431 Cr.
JOE F. THOMPSON,	Defendant.)	

On this 20th day of November, 1925, comes J. M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by E. S. Sadtler, his attorney. Defendant is arraigned and withdraws former plea of not guilty and now enters plea of guilty as charged in the indictment heretofore filed herein.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant Joe F. Thompson, for the crime by him committed as charged in the indictment be imprisoned in the Osage County Jail, at Pawhuska, Oklahoma, and confined for the term of Sixty (60) days from date of original incarceration and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars and in default thereof further stand committed until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Joe F. Thompson to the said Osage Co. Jail at Pawhuska, and deliver him to the keeper of the said Osage County Jail at Pawhuska, Okla. without delay.

UNITED STATES,	Plaintiff.)	
vs.)	# 283 Cr.
HARRY NEAL, BOB NEAL)	
AND JACK NEAL.	Defendants.)	

On this 20th day of November, 1925, it is by the Court ordered that the above entitled cause be and same is hereby continued to November, 26th, 1925.

682 In the District Court of the United States in and for the

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM PAWHUSKA, OKLA. SATURDAY, NOV. 21, 1925.

On this 21st day of November, 1925, the District Court of the United States for the Northern District of Oklahoma, in Special November, session at Pawhuska, met pursuant to adjournment, Hon. F. E. Kemmerer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk U. S. District Court.
John M. Goldsberry, Esq., U. S. Attorney.
Gladys Elliott, Deputy U. S. Marshal.
W. P. Wolverton, Esq., Bailiff.
D. B. Livingston, Esq., Bailiff.

Public proclamation having been duly made the following proceedings were had and entered.

ORDER EXCUSING PETIT JURORS

On this 21st day of November, it is by the Court ordered that Olen Burnside and R. B. Williams, Petit Jurors, be and they are hereby excused until Monday, November, 23, 1925.

ORDER EXCUSING PETIT JURORS

ON THIS 21st. day of November, 1925, it is by the Court ordered that Edwin E. Lamb, John J. Bouldin and J. T. McCollum and Ira Mann, petit jurors be and they are hereby excused for the term.

UNITED STATES, Plaintiff.
vs. # 434 Cr.
DORY FACE. Defendant.

On this 21st day of November, 1925, comes John M. Goldsberry, representing plaintiff in above entitled cause. Defendant is present in person and by J. V. Long, his attorney. Defendant asks and is granted leave to withdraw his former plea of not guilty and now enter plea of guilty to counts one and three of the indictment heretofore filed herein.

It is further ordered that count two be and same is hereby dismissed by the Court, and sentence deferred until November, 26th., 1925.

UNITED STATES, Plaintiff.
vs. # 288 Cr.
G. W. HARDING AND CHARLES BEAR, Defendant.

On this 21st day of November, 1925, the above entitled cause comes on for further trial. All parties present as heretofore and the jury each and every member present. Arguments of counsel are heard and thereafter the Court instructs the jury as to the law in the case, and the jury retire in charge of a sworn Bailiff to deliberate upon their verdict herein. Now on this 21st day of November, 1925, the jury return into Court in charge of a sworn bailiff and upon being called each answer and are present, and all parties are present as heretofore. Thereupon the jury presents to the Court their verdict which is in words and figures as follows:

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM PAWBUKA, OKLA. SATURDAY, NOV. 21st. 1925.

G. W. HARDING

UNITED STATES,	Plaintiff.	}	No. 288 Cr.
vs.			
G. W. HARDING.	Defendant.	}	V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths, find the defendant G. W. Harding guilty, as charged in the indictment.

Hubert S. Robinson, Foreman.

Endorsed; Filed Nov. 21st., 1925. H.P. Warfield, Clerk U.S. District Court.

The Jury announcing this to be their true verdict are excused from further consideration of above cause. Thereupon sentence of law is passed upon defendant which is as follows:

It is thereupon by the Court here considered, ordered, and adjudged that the defendant G. W. Harding, for the crime by him committed as charged in the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Fifteen (15) months from date of delivery, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof, further stand committed until said fine is paid, or until released by due process of law.

And it is further ordered that the Marshal of said District transport the said G. W. Harding to the said Federal Pen., at Leavenworth, and deliver him to the Warden of the said Federal Penitentiary at Leavenworth, Kansas, without delay.

CHARLES BEAR

UNITED STATES OF AMERICA,	Plaintiff.	}	No. 288 Cr.
vs.			
CHARLES BEAR.	Defendant.	}	V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths, find the defendant Charles Bear guilty, as charged in the indictment.

Hubert S. Robinson, foreman.

ENDORSED: Filed nov. 21, 1925. H.P. Warfield, Clerk U.S. District Court.

The Jury announcing this to be their true verdict are excused from further consideration of above cause. Thereupon sentence of law is passed upon defendant which is as follows:

It is thereupon by the Court here considered, ordered and adjudged that the defendant Charles Bear, for the crime by him committed as charged in the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Fifteen (15) months from date of delivery, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof, further stand committed until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Charles Bear to the said Federal Pen at Leavenworth and deliver him to the Warden of the said Federal Penitentiary at Leavenworth, Kansas, without delay.

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NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM PAWBUSKA, OKLA.

SATURDAY, NOVEMBER, 21, 1925

the indictment, he imprisoned in the Federal Penitentiary at Leavenworth Kansas, and confined for the term of One (1) year, said sentence of confinement to run consecutively with sentence imposed in count one.

And it is further ordered that the Marshal of said District transport the said Frank Hembree to the said Federal Pen., at Leavenworth, Ks., and deliver him to the Warden of the said Federal Penitentiary at Leavenworth, Kansas, without delay.

UNITED STATES, Plaintiff.)
vs.) # 160 Cr.
J. M. JOHNSON, Defendant.)

On this 21st day of November, 1925. defendant in above entitled cause comes for sentence upon verdict of guilty heretofore filed herein.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant J. M. Johnson, for the crime by him committed as charged in the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Two (2) Years from date of delivery, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof, further stand committed until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said J. M. Johnson to the said Federal Pen. at Leavenworth and deliver him to the Warden of the said Federal Penitentiary at Leavenworth, Kansas, without delay.

UNITED STATES, Plaintiff.)
vs.) No. 235 Cr.
J. WALTER KENNEY, Defendant.)

On this 21st day of November, 1925. defendant in above entitled cause comes for sentence upon verdict of guilty heretofore filed herein.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant J. Walter Kenney, for the crime by him committed as charged in the first count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Two (2) Years, from date of delivery, and that he pay a fine unto the United States in the sum of Three Hundred (\$300.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant J. Walter Kenney for the crime by him committed as charged in the second count of the indictment, pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars and in default thereof further stand committed to the Federal Penitentiary at Leavenworth, Kansas, until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said J. Walter Kenney to the said Federal Pen., at Leavenworth, and deliver him to the keeper of the said Federal Penitentiary, at Leavenworth, Kansas, without delay.

In the District Court of the United States in and for the

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District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM ~~PAWBUKA, OKL.~~ SATURDAY, NOV. 21, 1925.

IN THE UNITED STATES DISTRICT COURT IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,	Plaintiff.)	
vs.)	No. 200 Law.
PAUL RED EAGLE,	Defendant.)	

ORDER OF DISMISSAL.

Now on this 21st day of Nov., 1925, it being called to the Court's attention that settlement has been made in full in the above matter, and that the Court costs have been paid, and that attorney for plaintiff recommends that the within cost be dismissed.

It is therefore, ordered, adjudged and decreed that the within cause be, and is hereby dismissed, with prejudice, on motion of Plaintiff at the cost of defendant.

F. E. Kennamer, Judge.

ENDORSED: Filed Nov. 21, 1925. H. P. Warfield, Clerk U.S. District Court. H. W. J.

UNITED STATES,	Plaintiff.)	
vs.)	# 261 Cr.
W. N. JACOBS,	Defendant.)	

On this 21st day of November, 1925, the defendant in above entitled cause comes for sentence upon verdict of guilty heretofore filed herein.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant W. N. Jacobs, for the crime by him committed as charged in the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Two years (2) from date of delivery, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof, further stand committed until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said W. N. Jacobs to the said Federal Penitentiary at Leavenworth and deliver him to the Warden of the said Federal Penitentiary at Leavenworth, Kansas, without delay.

UNITED STATES,	Plaintiff.)	
vs.)	# 263 Cr.
FATE COLOUGH,	Defendant.)	

On this 21st day of November, 1925, the defendant in above entitled cause comes for sentence upon verdict of guilty heretofore filed herein.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant Fate Colough, for the crime by him committed as charged in the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Two (2) Years from date of delivery, and that he pay a fine unto the United States in the sum of Three Hundred (\$300.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law.

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District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM PAWBUSKA, OKLA.

SATURDAY, NOV. 21, 1925.

as charged in the indictment be confined in the Tulsa County Jail for the period of four (4) Months from this date and that he pay unto the United States his fine in the sum of One Hundred Dollars (\$100.00) and that he stand committed until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Wash Hunt to the said Jail, at Tulsa, and deliver him to the Jailer of the said Jail at Tulsa, Okla. at Tulsa, Okla., without delay.

UNITED STATES,	Plaintiff.	}	# 287 Cr.
vs.			
RICH SEARS.	Defendant.		

On this 21st day of November, 1925, defendant in above entitled cause is called for sentence upon plea of guilty heretofore entered herein.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant Rich Sears, for the crime by him committed as charged in the first count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Two (2) Years from date of delivery, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Rich Sears for the crime by him committed as charged in the second count of the indictment, pay a fine unto the United States in the sum of Fifty (\$50.00) Dollars and in default thereof further stand committed to the Federal Penitentiary at Leavenworth, Kansas, until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Rich Sears for the crime by him committed as charged in the third count of the indictment, pay a fine unto the United States in the sum of Fifty (\$50.00) Dollars and in default thereof further stand committed to the Federal Penitentiary, at Leavenworth, Kansas, until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Rich Sears, to the said Federal Pn., at Leavenworth, and deliver him to the Warden of the said Federal Penitentiary, at Leavenworth, Kansas, without delay.

Court adjourned until November, 23, 1925.

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NORTHERN

District of

OKLAHOMA.

SPECIAL-NOVEMBER, 1925 TERM PAWHUSKA, OKLA. MONDAY, NOV. 23, 1925.

On this 23rd. day of November, 1925, the District Court of the United States for the Northern District of Oklahoma, sitting in Special November, session at Pawhuska, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk U.S. District Court.
 John M. Goldsberry, Esq., U. S. Attorney.
 Gladys Elliott, Deputy U. S. Marshal.
 W. F. Wolverton, Esq., Bailiff.
 D. B. Livingston, Esq., Bailiff.

Public proclamation having been duly made the following proceedings were had and entered, to-wit:

UNITED STATES, Plaintiff.)
 vs.) # 435 Cr.
 NORA STANTON, Defendant.)

On this 23rd. day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by his attorney L.O. Todd. Defendant asks and is granted leave to withdraw former plea of not guilty and now enters her plea of guilty to counts one and two.

It is thereupon by the Court here considered, ordered and adjudged that the defendant Nora Stanton, for the crime by her committed as charged in the first count of the information be imprisoned in the Tulsa County Jail for a term of Four (4) Months from date of delivery, and that she pay a fine unto the United States in the sum of One Hundred (\$100.00) said fine to run on execution. And it is further

CONSIDERED, ORDERED AND ADJUDGED that the defendant, Nora Stanton, for the crime by her committed in the Second count of the information pay a fine unto the United States in the sum of Fifty (\$50.00) said fine to run on execution. And it is further

ORDERED, that the defendant Nora Stanton, be, and she is hereby paroled to J. D. Snidom.

UNITED STATES, Plaintiff.)
 vs.) # 450 Cr.
 H. L. LATTA, Defendant.)

On this 23rd. day of November, 1925, defendant in above entitled cause was thrice called in open court but answers not, and sureties, Emmett Daugherty and James E. Shailer were thrice called in open court but answer not. Whereupon it is by the Court ordered that the \$3000.00 bond of said defendant be and same is hereby forfeited and Scire Facias awarded and warrant ordered.

UNITED STATES. Plaintiff.)
 vs.) # 455 Cr.
 RODNEY JONES, Defendant.)

On this 23rd. day of November, 1925, it is by the Court ordered that above cause be and same is hereby continued to November, 24, 1925.

In the District Court of the United States in and for the

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NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM PAWBUSKA, OKLA.

MONDAY, NOV. 23, 1925.

UNITED STATES, Plaintiff. }
 vs. } #459 Cr.
 CLARENCE KEARNS, Defendant. }

On this 23rd. day of November comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by his attorney, Robert Ray, and is arraigned and enters plea of guilty.

It is thereupon by the Court here considered, ordered and adjudged that the defendant, Clarence Kearns, for the crime by him committed as charged in the first count of the indictment, be imprisoned in the Tulsa County Jail, Tulsa, Oklahoma, and be confined for the term of ninety (90) Days from this date and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Clarence Kearns for the crime by him committed as charged in the second count of the indictment, pay a fine unto the United States in the sum of Fifty (\$50) Dollars, and in default thereof stand committed to the Tulsa County Jail, Tulsa, Oklahoma, until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Clarence Kearns, to the said Tulsa Co., Jail, at Tulsa, Okla., and deliver him to the keeper of the said Tulsa County Jail, at Tulsa, Oklahoma, without delay.

UNITED STATES, Plaintiff. }
 vs. } # 495 Cr.
 (Blackie)
 ELLIS R. GOURD, Defendant. }

On this 23rd. day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by his attorney, E. A. Threadgill. Defendant asks and is granted leave to withdraw his former plea of not guilty and now enters his plea of guilty. Whereupon it is by the Court ordered that judgment and sentence be and same is hereby deferred to November, 27, 1925.

UNITED STATES, Plaintiff. }
 vs. } # 448 Cr.
 CHARLEY JOHNSON, Defendant. }

On this 23rd. day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by J. V. Long, his attorney. Defendant moves for continuance of above cause and the court being well and fully advised in the premises, it is ordered that said motion for continuance be and same is hereby overruled. Whereupon, all parties announce ready for trial and the following jury, to-wit: J. C. Blankenship, William Ellis, R. D. Kennedy, Carl E. Keyser, W. H. Moffitt, J. F. McCollum, J. B. McNew, L. F. Parnell, Cecil Roberts, Hubert S. Robinson, L. G. Stanley, W. A. Yeager, accepted and sworn to try said cause and a true verdict render. Opening statements waived by counsel and thereafter Plaintiff presents its evidence and proof and rests. Defendant Presents his evidence proof and rests, and the taking of evidence is closed. Closing statements waived by counsel, and thereafter the Court instructs the jury as to the law in the case and the jury retires in charge of a sworn bailiff to deliberate upon their verdict herein.

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NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925, TERM PAWSHUKA, OKLA. MONDAY, NOV. 23, 1925.

Now on this same day, to-wit, November, 23, 1925, the jury returns into court in charge of a sworn bailiff and upon being called each answer and are present and all parties are present in person and by counsel as heretofore. Thereupon the jury presents to the Court their verdict which is in words and figures as follows:

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,	Plaintiff.	}	No. 448 Cr.
vs.			
CHARLEY JOHNSON,	Defendant.		

V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths, find the defendant guilty, as charged in the first count of the indictment.

J. C. Blankenship, Foreman.

The Jury announcing this to be their true verdict are excused from further consideration of above entitled cause. Thereupon the sentence of law is passed upon said defendant which is as follows:

It is thereupon by the Court here considered, ordered and adjudged that the defendant Charley Johnson, for the crime by him committed as charged in the indictment, pay a fine unto the United States in the sum of Five Hundred (\$500.00) Dollars, and in default thereof stand committed to the Osage County Jail, Pawhuska, Oklahoma, until said fine is paid or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Charley Johnson, to the said Osage Co., Jail, at Pawhuska, Okla., and deliver him to the keeper of the said Osage County Jail at Pawhuska, Oklahoma, without delay.

UNITED STATES,	Plaintiff.	}	# 441 Cr.
vs.			
PRESTON GAN,	Defendant.		

On this 23rd. day of November, 1925, comes John M. Goldsberry, United States Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by Earl Smith, his attorney. Defendant asks and is granted leave to withdraw former plea of not guilty and now enters plea of guilty. Whereupon it is by the Court ordered that sentence be and same is deferred to Nov. 27th., 1925.

UNITED STATES,	Plaintiff.	}	# 470 Cr.
vs.			
W. G. HOLLAND,	Defendant.		

On this 23rd. day of November, 1925, comes John M. Goldsberry, United States Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by his attorney J. C. Daugherty. Defendant asks and is granted leave to withdraw former plea of not guilty and now enter plea of guilty. Thereupon sentence of law is passed upon said defendant and is as follows:

It is thereupon by the Court here considered, ordered, and adjudged that the defendant W. G. Holland, for the crime by him committed as charged in the indictment be imprisoned in the Washington County Jail, at Bartlesville, Oklahoma, and be confined for the term of Five (5)

In the District Court of the United States in and for the

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM PAWBUSKA, OKLA.

MONDAY, NOV. 23, 1925.

months from date of delivery, and that he pay a fine unto the United States in the sum of Two Hundred (\$200.00) Dollars and in default thereof further stand committed until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said W. G. Holland, to the said Washington Co. Jail, at Bartlesville, and deliver him to the keeper of the said Washington County Jail, at Bartlesville, Oklahoma, without delay.

UNITED STATES, Plaintiff.)
vs.) # 103 Cr.
FRANK SEARS, Defendant.)

On this 23rd. day of November, 1925, comes John M. Goldsberry, United States Attorney, representing plaintiff in above entitled cause. Defendant is present in person, arraigned and enters plea of not guilty. Whereupon it is by the Court ordered that cause be and same is hereby continued to November, 25th., 1925, and Bond of defendant fixed at \$1500.00.

UNITED STATES, Plaintiff.)
vs.) # 466 Cr.
FRANK HENDERSON AND LENA HENDERSON, Defendant.)

On this 23rd. day of November, 1925, comes John M. Goldsberry, United States Attorney, representing plaintiff in above entitled cause. Defendants present in person and by J. V. Long their attorney. Defendants ask and are granted leave to withdraw their former plea of not guilty and now enter pleas of guilty as charged in indictment heretofore filed herein.

It is thereupon by the Court here considered, ordered and adjudged that the defendant Frank Henderson, for the crime by him committed as charged in the indictment, be imprisoned in the Federal Penitentiary at Leavenworth Kansas, and confined for the term of Fifteen (15) Months from date of delivery, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Frank Henderson, to the said Federal Pen., at Leavenworth, and deliver him to the Warden of the said Federal Penitentiary at Leavenworth, Kansas, without delay.

LENA HENDERSON

It is thereupon by the Court here considered, ordered and adjudged that the defendant Lena Henderson, for the crime by her committed as charged in the indictment, be imprisoned in the Tulsa County Jail, at Tulsa Oklahoma, and confined for a period of Six (6) Months from date of delivery, and that she pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars. And it is further

ORDERED that said defendant Lena Henderson be and she is hereby paroled.

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM

PAWBUKA, OKLA.

MONDAY, NOVEMBER, 23, 1925.

UNITED STATES,	Plaintiff.	} # 440 Cr.
vs.		
O. S. Mitchell,	Defendant.	

On this 23rd. day of November, 1925, comes John M. Goldsberry, United States Attorney, representing plaintiff in above entitled cause. Defendant present in person and by Counsel. Roff & Threadgill. All parties announce ready for trial and the following jury, to-wit: J. C. Blankenship, H. A. Dolen, Dick Dugger, William Ellis, D. W. Johnston, J. W. Keith, R. D. Kennada, Ed. T. Kennedy, Carl E. Keyser, W. H. Moffitt, J. B. McNew, L. T. Parnell, accepted and sworn to try said cause and a true verdict render. Opening statements waived by counsel and thereafter the plaintiff presents its evidence, proof and rests. Teh Defendant presents his evidence and proof and rests, the taking of evidence is closed, and thereafter the Court instructs the jury as to the law in the case and the Jury retire in charge of a sworn bailiff to deliberate upon their verdict herein. Now on this 23rd, day of November, 1925, the jury return into court and upon being called each answer and are present, and all parties are present as heretofore. Thereupon the jury present to the Court their verdict which is in words and figures as follows:

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,	Plaintiff.	} No. 440
vs.		
C. S. MITCHELL,	Defendant.	

V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths find the defendant, C. S. Mitchell guilty, as charged in the first count of the indictment.

We, further find the defendant C. L. Mitchell, not guilty, as charged in the second count of the indictment.

J. C. Blankenship, Foreman.

The jury announcing this to be their true verdict are excused from further consideration of the above entitled cause. Thereupon the sentence of law is passed which is as follows:

It is thereupon by the Court here considered, ordered, and adjudged that the defendant C. L. Mitchell, for the crime by him committed as charged in the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Fifteen (15) Months from date of delivery, and that he pay a fine unto the United States in the sum of Three Hundred (\$300.00) Dollars and in default thereof further stand committed until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said C. L. Mitchell, to the said Federal Pen., at Leavenworth, Ks., and deliver him to the Warden of the said Federal Penitentiary at Leavenworth, Kansas, without delay.

And it is further ordered that Grover Willie, one of plaintiffs witness in said cause be and he is hereby held for perjury, and his bond be fixed at \$ 3000.00.

NORTHERN

District of

OKLAHOMA.

SPECIAL, NOVEMBER, 1925 TERM

PAWBUKA, OKLA.

MONDAY, NOVEMBER, 23, 1925.

UNITED STATES, Plaintiff.
 vs.
 TINNIE OVERTON, Defendant.

#465. Cr.

On this 23rd. day of November, 1925, comes John M. Goldsberry, representing plaintiff in above entitled cause. Defendant is present in person and by W. D. Person, her attorney. All parties announce ready for trial and the following jury, to-wit: J.G. Blankenship, William, Ellis, Varne D. Fry, J. W. Keith, R. D. Kennada, Carl, E. Keyser, W. H. Moffitt, J. H. McCullum, J. B. McNew, L. F. Parnell, O. A. Patridge, H. E. Pague, accepted and sworn to try said cause and a true verdict render. Plaintiff and defendant state their respective case to the Jury, and thereafter the Plaintiff presents, its evidence and proff and rests. Now, at this time defendant asks and is granted leave to withdraw her plea of guilty and enter her plea of guilty to counts one and two as charged in indictment heretofore filed herein. Whereupon it is by the Court ordered that the jury be and same is hereby discharged from said cause.

It is there upon by the Court here considered, ordered and adjudged that the defendant Tinnie Overton, for the crime by her committed as charged in the first count of the indictment, be imprisoned in the Chicago house of correction, Chicago, Illinois, and confined for the term of two (2) years, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant, Tinnie Overton for the crime by her committed as charged in the second count of the indictment, be imprisoned in the Chicago House of Correction, Chicago, Illinois, and confined for the term of two (2) years, and that she pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

Ordered, that said sentence of confinement shall run concurrently

And it is further ordered that the Marshal of said District transport the said Tinnie Overton, to the said Chicago House of correction at Chicago, Ills., and deliver her to the keeper of the said Chicago, House of Correction, at Chicago, Illinois, without delay.

Court adjourned until November, 24, 1925.

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM PAWHUSKA, OKLA. TUESDAY, NOV. 24, 1925.

On this 24th day of November, 1925, the District Court of the United States for the Northern District of Oklahoma sitting in Special November, 1925, session at Pawhuska, met pursuant to adjournment. Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk U. S. District Court.
John M. Goldsberry, Esq., U. S. Attorney
Gladys Elliott, Deputy U. S. Marshal
W. F. Wolverton, Esq., Bailiff.
D. B. Livingston, Esq., Bailiff.

Public proclamation having been duly made the following proceedings were had and entered, to-wit:

ORDER FOR PETIT JURY

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA.

ORDER FOR PETIT JURY.

On this 24th day of November, A. D. 1925, it is ordered by the Court that there be publicly drawn by the Marshal for the Northern District of Oklahoma, or one of his deputies, in the presence of the Clerk, or one of his deputies, and the Jury Commissioner, in accordance with the law and the rules of this Court, the names of fifteen (15) persons, good and lawful men, from said District, duly qualified to serve as Petit Jurors at the Special November, 1925, Term, of this Court to be held at Pawhuska, Oklahoma.

It is further ordered by the Court that a writ of Venire Facias be issued out of this Court, in due form, as provided by law, commanding the said Marshal to summon said Petit Jurors, drawn as aforesaid, to be and appear before said Court, to be held at Pawhuska, Oklahoma, in the Northern District of Oklahoma on Friday, the 27th day of November, A. D. 1925, at 9 o'clock A. M. and there to serve as Petit Jurors of the United States in and for said District at the Special November, 1925 Term of said Court.

F. E. Kennamer, Judge.

ENDORSED: Filed Nov. 24, 1925, H. P. Warfield, Clerk, U. S. District Court H.W.J.

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

IN RE: ASSESSMENT OF CARTER OIL COMPANY, a Corporation.

WAYNE L. DICKEY, COUNTY TREASURER OF TULSA COUNTY, Oklahoma. Plaintiff.
vs. THE CARTER OIL COMPANY, Defendant.
No. 42 Law

ORDER.

This matter coming on for hearing, upon the application of the County Treasurer of Tulsa County, for an order of this Court directing the Special Examiner to close the taking of testimony and make findings

In the District Court of the United States in and for the 679

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM PAWHUSKA, OKLA. TUESDAY, NOV. 24, 1925.

parties announce ready for trial and the following jury, to-wit: Olen Burnside, Thos J. Harrison, J. F. McCullom, J. B. McNew, L. T. Parnell, O. A. Patridge, Hubert S. Robinson, L. G. Stanley, F. M. Streetman, Porter Williams, Robert Williamson, W. A. Yeager, accepted and sworn to try said cause and a true verdict render.. Plaintiff and defendant state their respective case to the jury and thereafter the Plaintiff presents its evidence and proof and rests. Defendant presents his evidence and proof and rests, and the taking of evidence is closed. Arguments of counsel are heard and thereafter the court instructs the jury as to the law in the case and the jury retires in charge of a sworn bailiff to deliberate upon their verdict herein. Now on this same day, to-wit; Nov. 24, 1925, the jury return into court in charge of a sworn bailiff. All parties are present as heretofore and the jury each and every member present. Thereupon the jury presents to the Court their verdicts which are in words and figures as follows:

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,	Plaintiff.)	
vs.)	No. 469 Cr.
TINA BORHAM,	Defendant.)	V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths, find the defendant Tina Borham not guilty as charged in the indictment.

Robert B. Williamson, Foreman.

BURT BORHAM

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,	Plaintiff.)	
vs.)	No. 469 Cr.
BURT BORHAM,	Defendant.)	

V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths, find the defendant Burt Borham guilty, as charged in the indictment.

Robert B. Williamson, Foreman.

The jury announcing this to be their true verdict and recommending leniency, are excused from further consideration of said cause. Thereupon the sentence of law is passed upon said defendant which is as follows:

It is thereupon by the Court here considered, ordered, and adjudged that the defendant Burt Borham, for the crime by him committed as charged in the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Two (2) Years from date of delivery, and that he pay a fine unto the United States in the sum of Three Hundred (\$300.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Burt Borham, to the said Federal Pen., at Leavenworth and deliver him to the warden of the said Federal Penitentiary at Leavenworth, Kansas, without delay.

And it is further ordered that Tina Borham be held to next Grand Jury on the charge of perjury and bond fixed at \$3500.00, said bond to be approved by the Court.

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM PAWHUSKA, OKLA.

TUESDAY, NOV. 24, 1925.

UNITED STATES, Plaintiff.)
 vs.)
 W. H. GIBSON, JOHN SMITH) # 494 Cr.
 AND FLOYD JONES, Defendant.)

On this 24th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendants present in person and by Fred Tillman and J. V. Long their attorneys. Defendants each ask and are granted leave to withdraw their former pleas of not guilty and each enter pleas of guilty to charge heretofore filed herein.

W. H. Gibson

It is thereupon by the Court here considered, ordered, and adjudged that the defendant W. H. Gibson for the crime by him committed as charged in the information, be imprisoned in the Tulsa County Jail, at Tulsa Oklahoma, and confined for the term of Sixty (60) Days from date of imprisonment, and that he pay a fine unto the United States in the sum of one hundred (\$100.00) Dollars, said fine to run on execution.

JOHN SMITH

It is thereupon by the Court here considered, ordered and adjudged that the defendant John Smith, for the crime by him committed as charged in the ~~first count of the information~~ be imprisoned in the Tulsa County Jail, Tulsa, Oklahoma, and confined for the term of Sixty (60) Days from date of imprisonment, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

Ordered, that said defendant, John Smith, be paroled to W. H. Thomason.

FLOYD JONES

It is thereupon by the Court here considered, ordered and adjudged that the defendant Floyd Jones, for the crime by him committed as charged in the information heretofore filed herein be imprisoned in the Tulsa County Jail, Tulsa, Oklahoma, and confined for a term of Sixty (60) Days, and that he pay a fine unto the United States in the sum of \$100.00, said fine to run on execution. And it is further

Ordered, that said defendant Floyd Jones, be and he is hereby paroled to W. H. Thomason.

On this 24th day of November, 1925, Plaintiff in above entitled cause, by its attorney, John M. Goldsberry, U. S. Attorney, moves the Court that it make and enter an order of sale of car heretofore seized from Floyd Jones and John Smith, two defendants in above entitled cause. Whereupon it is by the Court ordered, that said motion for Order of Sale of Car be and same is hereby denied. And it is further

Ordered by the Court that said car be and it is hereby released to owner John Smith, one of the defendants in above entitled cause, upon payment of all costs in said case.

In the District Court of the United States in and for the 611

NORTHERN District of OKLAHOMA.
SPECIAL NOVEMBER, 1925 TERM PAWBUSKA, OKLA. TUESDAY, NOVEMBER, 24, 1925.

UNITED STATES, Plaintiff.)
vs.) # 492 Cr.
A. L. NEFF, Defendant.)

On this 24th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by his attorney Tillman & Tillman. Defendant asks and is granted leave to withdraw his former plea of not guilty and now enter plea of guilty as charged.

UNITED STATES, Plaintiff.)
vs.) # 450 Cr.
H. L. LATTA, Defendant.)

On this 24th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by his attorney Art Fitzpartick. Whereupon it is by the Court ordered that the Bond forfeiture heretofore had in above entitled cause, be and same is hereby set aside and said bond reinstated.

And it is further ordered by the Court that above entitled cause be and same is hereby stricken from this assignment and continued for the term.

UNITED STATES, Plaintiff.)
vs.) # 477 Cr.
PETE LAZELLE, Defendant.)

On this 24th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by counsel. All parties announce ready for trial and the following jury; to-wit: J. C. Blankenship, H. A. Dolen, Dick Dugger, William Ellis, Verne D. Fry, D. W. Johnson, R. D. Kennedy, Ed T. Kennedy, Carl E. Keyser, W. H. Moffitt, Cecil Peters, W. H. Pincham, accepted and sworn to try said cause and a true verdict render. Opening statements are waived by counsel and thereafter plaintiff presents its evidence, proof and rests, and defendant presents his evidence and proof and rests, and the taking of evidence is closed and thereafter the Court instructs the jury and the jury retire in charge of a sworn bailiff to deliberate upon their verdict herein. Now on this same day, to-wit: the jury return into court in charge of sworn bailiff and upon being called each answer and are present and all parties are present as heretofore. Thereupon the jury presents to the Court their verdict which is in words and figures as follows:

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.)
vs.) No. 477 Cr.
PETE LAZELLE, Defendant.)

We, the jury in the above entitled cause duly empaneled and sworn upon our oaths, find the defendant Pete Lazelle guilty as charged in the indictment.

J. C. Blankenship, Foreman.

ENDORSED: Filed Nov. 24, 19 5. H. P. Warfield, Clerk U.S. District Court. R.C.

The Jury announcing this to be their true verdict are excused from further consideration of said cause. Thereupon the sentence of law is passed until November, 1925.

682 In the District Court of the United States in and for the

NORTHERN

District of

OKLAHOMA.

~~SPECIAL~~ NOVEMBER, 1925 TERM

PAWHUSKA, OKLA.

NOVEMBER, 24, 1925.

ORDER EXCUSING PETIT JURORS

On this 24th day of November, it is by the Court ordered that J.B. McNew and Thos. J. Harrison, petit jurors heretofore empaneled, be and they are hereby excused for the term.

Court adjourned until November, 25th., 1925.

In the District Court of the United States in and for the

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM PAWHUSKA, OKLA. WEDNESDAY, NOV. 25, 1925.

On this 25th day of November, 1925, the District Court of the United States for the Northern District of Oklahoma, sitting in Special November, 1925 session at Pawhuska, met pursuant to adjournment. Hon. F. E. Kennamer, Judge present and presiding.

H. P. Warfield, Esq., U. S. Court Clerk
John M. Goldsberry, Esq., U. S. Attorney.
Gladys Elliott, U. S. Deputy Marshal
W. F. Wolverton, Esq., Bailiff.
D. B. Livingston, Esq., Bailiff.

Thereupon public proclamation having been duly made the following proceedings were had and entered, to-wit:

ADMISSION TO BAR

On this 25th day of November, 1925, it being made satisfactorily to appear that J. R. Charlton, of Bartlesville, Okla., is qualified for admission to the bar of this court, the oath prescribed by the Court is administered and said J. R. Charlton is declared admitted to the bar of this Court.

J. R. Charlton, Bartlesville, Okla.

ORDER EXCUSING PETIT JURORS

On this 25th day of November, 1925, it is ordered by the Court that H. A. Dolen, Ed T. Kennedy and J. T. McCollum, three petit jurors heretofore empaneled, be and they are hereby excused for the term.

UNITED STATES, Plaintiff.
vs. # 429 Cr.
FRED NELSON AND BESSIE NELSON, Defendant.

On this 25th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by counsel Sewell & Tillman. The defendants move for a continuance of above cause, and the Court being duly advised in the premises, it is ordered that said Motion for continuance be and same is hereby overruled. Thereupon said defendant move to quash the indictments herein, arguments of counsel are heard thereon, and the Court being duly advised in the premises, it is ordered that said motion to quash be and same hereby is overruled.

UNITED STATES, Plaintiff.
vs. # 492 Cr.
A. L. NEFF, Defendant.

On this 25th day of November, it is by the Court ordered that sentence in above entitled cause be and same is hereby deferred to Nov. 28th., 1925.

UNITED STATES, Plaintiff.
vs. # 500 Cr.
G. A. PAINTER, Defendant.

On this 25th day of November, 1925, it is by the Court ordered that above entitled cause be and same hereby is stricken from this assignment and continued for the term.

681 In the District Court of the United States in and for the

NORTHERN

District of

OKLAHOMA.

~~611~~ NOVEMBER, 1925 TERM PAWUSKA, OKLA. WEDNESDAY, NOV. 25, 1925.

UNITED STATES, Plaintiff.)
 vs.) # 509 Cr.
 CECILIA BIGHEART, ALIAS)
 CECILIA SELPH, Defendant.)

On this 25th day of November, 1925, comes John M. Goldsberry U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by Roff & Threadgill their attorneys. Whereupon it is ordered that cause be and same is hereby stricken from this assignment and continued for the term.

UNITED STATES, Plaintiff.)
 vs.) # 455-Cr.
 RODNEY JONES, Defendant.)

On this 25th day of November, 1925, it is ordered that above entitled cause be and same is hereby continued to November, 26th., 1925.

UNITED STATES, Plaintiff.)
 vs.) # 521 Cr.
 ROSA FREEMAN, Defendant.)

On this 25th. day of November, 1925, upon recommendation of United States Attorney, it is by the Court ordered that above entitled cause be and same is hereby dismissed.

UNITED STATES, Plaintiff.)
 vs.) # 499 Cr.
 LUCILE WILSON, Defendant.)

On this 25th day of November, 1925, Plaintiff in represented by John M. Goldsberry, U. S. Attorney, and defendant is present in person and by her attorney, J. V. Long. All parties announce ready for trial and the following jury, to-wit: G. A. Brown, Alen Burnside, H. A. Dolen, Dick Dugger, William Ellis, R. D. Kennada, Carl E. Keyser, W. H. Moffitt, L. T. Farnell, H. E. Payne, Cecil Peters, W. R. Pincham, accepted and sworn to try said cause and a true verdict render. Counsel for plaintiff and defendant make their opening statements to the jury and thereafter plaintiff presents its evidence, proof and rests, and the Defendant presents her evidence and proof and rests and the taking of evidence is closed. Defendant demurs to second count of indictment, whereupon the court being well and fully advised in the premises, it is ordered that said demurrer as to count two be, and same is hereby sustained. Closing statements are waived by counsel and thereafter the Court instructs the jury as to the law in the case and the jury retire in charge of a sworn bailiff to deliberate upon their verdict herein. Now on this same day, November, 25th., 1925, jury returns into court in charge of a sworn Bailiff and upon being called each answer and are present and all parties are present as heretofore. Thereupon the jury presents to the Court their verdict which is in words and figures as follows:

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM PAWEUSKA, OKLA. WEDNESDAY, NOV. 25, 1925.

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.
vs.
LUCILE WILSON, Defendant.
No. 499 Cr.

VERDICT.

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths, find the defendant Lucile Wilson guilty, as charged in the first count of the indictment.

H. E. Payne, Foreman.

ENDORSED: Filed Nov. 25, 1925. H.P. Warfield, Clerk U.S. District Court. R.C.

The Jury announcing this to be their true verdict are excused from further consideration of the above cause

UNITED STATES, Plaintiff.
vs.
M. P. GREEN AND J. W. LIDLEY, Defendant.
549 Cr.

On this 25th day of November, 1925, it is ordered that above entitled cause be and same is hereby continued to November, 26th., 1925. And it is further ordered that attachment be and same is hereby issued for Witness M. C. Axley.

UNITED STATES, Plaintiff.
vs.
HUDSON WARD, SIMON LAMON AND ED BRESSETTE, Defendants.
502 Cr.

On this 25th day of November, 1925, it is by the court ordered that all three defendants be and they are hereby released on their own recognizance in the sum of \$1000.00 and cause be and same is hereby stricken from this assignment and continued for the term.

UNITED STATES, Plaintiff.
vs.
A. R. SEATON, Defendant.
518 Cr.

On this 24th day of November, 1925, Plaintiff is present by John M. Goldsberry, U.S. Attorney, and defendant is present in person and by J. R. Charlton, his attorney. All parties announce ready for trial and the following jury, to-wit: J. C. Blankenship, Verne D. Fry, D. W. Johnson, Ed T. Kennedy, J. F. McCollum, O.A. Patridge, Hubert S. Robinson, L. G. Stanley, F. M. Streetman, Andrew Forjen, Porter Williams, R. B. Williamson, accepted and sworn to try said cause and a true verdict render. Counsel for both plaintiff and defendant waive opening statement to the jury and thereafter Plaintiff presents its evidence, proof and rests, and then the defendant presents his evidence, proof and rests and the taking of evidence is closed and closing statements waived by counsel and thereafter the Court instructs the jury as to the law in the case, and the jury retire in charge of a sworn bailiff to deliberate upon their verdict herein.

NORTHERN

District of

OKLAHOMA.

~~SPECIAL~~ NOVEMBER, 1925, TERM PAWHUSKA, OKLA. WEDNESDAY, NOVEMBER, 25, 1925.

Now on this day, to-wit: November, 25th., 1925, the jury return into court in charge of a sworn bailiff and upon being called each answer and are present and all parties are present in person and by counsel as heretofore. Thereafter the jury presents to the Court their verdict which is in words and figures as follows:

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff. }
vs. } No. 518
A. R. SEATON, Defendant. }

V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths, find the defendant, A. R. Seaton guilty, as charged in the indictment.

Hubert R. Robinson, Foreman.

ENDORSED: Filed Nov. 25, 1925. H.P. Warfield, Clerk U.S. District Court. R. C.

The jury announcing this to be their true verdict are excused from further consideration of said cause.

UNITED STATES, Plaintiff. }
vs. } No. 429 Cr.
FRED NELSON, AND
BESSIE NELSON, Defendants. }

On this 25th day of November, 1925, comes John M. Goldeberry U. S. Attorney representing plaintiff in above entitled cause. Defendants are present in person and by counsel, Tillman & Sewell. All parties announce ready for trial and the following jury, to-wit: J. C. Blankenship, Olen Burnside, Dick Dugger, William Ellis, R. D. Kennedy, Carl E. Keyser, L. T. Parnell, H. E. Payne, Cecil Peters, W. R. Pinchan, L. G. Stanley, F. M. Streetman, accepted and sworn to try said cause and a true verdict render. Counsel waive opening statements to the jury and thereafter plaintiff presents its evidence, proof and rests and the defendant presents their evidence and proof and rests and the taking of evidence is closed. Arguments of counsel are heard and thereafter the Court instructs the jury as to the law in the case and the jury retires in charge of a sworn bailiff to deliberate upon their verdict herein. Now on this same day, to-wit November, 25th., 1925, the jury return into court in charge of a sworn bailiff and upon being called each answer and are present and all parties are present in person and by counsel as heretofore. Thereafter the jury presents to the Court their verdict which is in words and figures as follows:

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff. }
vs. } No. 429 Cr.
FRED NELSON, Defendant. }

V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths find the defendant Fred Nelson guilty, as charged in the indictment.

J. C. Blankenship, Foreman.

In the District Court of the United States in and for the

NORTHERN District of OKLAHOMA. SPECIAL NOVEMBER, 1925 TERM PAWUSKA, OKLA. WEDNESDAY, NOV. 25, 1925.

The jury announcing this to be their true verdict are excused from further consideration of said cause. Thereupon the sentence of law is passed which is as follows:

It is thereupon by the Court here considered, ordered and adjudged that the defendant Fred Nelson, for the crime by him committed as charged in the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Two (2) Years from date of delivery, and that he pay a fine unto the United States in the sum of Three Hundred(\$300.00) Dollars and in default thereof further stand committed until said fine is paid or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Fred Nelson, to the said Federal Pen., at Leavenworth, and deliver him to the Warden of the said Federal Penitentiary at Leavenworth, Kansas, without delay.

BESSIE NELSON

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.) vs.) No. 429 Cr. BESSIE NELSON, Defendant.)

VERDICT.

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths, find the defendant Bessie Nelson guilty, as charged in the indictment.

J. C. Blankenship, Foreman.

The Jury announcing this to be their true verdict are excused from further consideration of said cause. Thereafter the sentence of law is passed upon said defendant Bessie Nelson, which is as follows:

It is thereupon by the Court here considered, ordered, and adjudged that the defendant Bessie Nelson, for the crime by her committed as charged in the indictment, be imprisoned in the Osage County Jail, at Pawhuska, Oklahoma, and confined for the term of Six (6) Months from this date, and that she pay a fine unto the United States in the sum of Two Hundred Fifty (\$250.00) Dollars and in default thereof further stand committed until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Bessie Nelson to the said Osage Co., Jail, at Pawhuska, Okla., and deliver her to the keeper of the said Osage County Jail at Pawhuska, Okla., without delay.

UNITED STATES, Plaintiff.) vs.) # 103 Cr. FRANK SEARS, Defendant.)

On this 25th day of November, 1925, it is ordered that said defendant Frank Sears, be and he is hereby released on own recognizance in the sum of \$500.00 and cause be and same is hereby stricken and continued for the term.

NORTHERN District of OKLAHOMA.
 SPECIAL NOVEMBER, 1925 TERM PAWHUSKA, OKLA. WEDNESDAY NOVEMBER, 25, 1925.

UNITED STATES, Plaintiff.)
 vs.) # 473 Cr.
 SALLIE FALLEAF, Defendant.)

On this 25th day of November, 1925, upon recommendation of United States attorney above entitled cause is dismissed.

IN THE UNITED STATES DISTRICT COURT OF THE
 NORTHERN DISTRICT OF THE STATE OF OKLAHOMA,
 SITTING AT PAWHUSKA SPECIAL NOVEMBER, 1925
 TERM.

UNITED STATES OF AMERICA, Plaintiff.)
 vs.) No. 494 Cr.
 FLOYD JONES AND JOHN SMITH, Defendant.)

JOURNAL ENTRY

Now on this 24th day of November, 1925, this matter came on to be heard before the Judge of the above named court upon the motion of the United States Attorney for an order of sale for the automobile sought to be confiscated by the United States of America, to-wit: Ford touring car, Motor #11448257, License Tag No. 184FO78.

And the Court being fully advised in the premises, and after carefully considering the same, is of the opinion that said motion of the United States Attorney on behalf of the above named plaintiff, is not well taken and should not be allowed.

IT IS, THEREFORE, ordered, adjudged and decreed by this court that the motion of the United States Attorney in the above styled cause for an order of sale be denied and the same is hereby denied, and the said automobile described should be returned to the said John Smith, upon payment of storage at the W. C. Spurgin Garage at Fairfax, Oklahoma.

WITNESS my hand as such District Judge this 24th day of November, 1925.

F. H. Kennamer,
 Judge of said Court.

ENDORSED; Filed Nov. 25, 1925. H.P. Warfield, Clerk U.S. District Court.

Court adjourned until November, 26, 1925.

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925, TERM PAWHUSKA, OKLA. THURSDAY, NOV. 26, 1925.

On this 26th day of November, 1925, the District Court of the United States for the Northern District of Oklahoma, sitting in Special November session at Pawhuska, met pursuant to adjournment, Hon F. E. Ken nemar, Judge, present and presiding.

H. P. Warfield, Esq., Clerk U. S. District Court.
John M. Goldsberry, Esq., U. S. Attorney.
Gladye Elliott, U. S. Deputy Marshal.
W. F. Wolverton, Esq., Bailiff.
D. B. Livingston, Esq., Bailiff.

Public proclamation having been duly made the following proceed- ings were had and entered, to-wit:

UNITED STATES, Plaintiff.
vs. # 283 Cr.
JACK NEAL, HARRY NEAL
AND BOB NEAL, Defendants.

On this 26th day of November, 1925, comes John M. Goldsberry, U. S. Attorney representing plaintiff in above entitled cause. Defendants are present in person and by their attorney, Corbett Cornett. Whereupon, it is ordered that defendant Harry Neal be released upon his own recogni- zance in the sum of \$1000.00, and cause stricken from this assignment and continued for the term.

UNITED STATES, Plaintiff.
vs. # 284 Cr.
JACK NEAL, HARRY NEAL
AND BOB NEAL, Defendants.

On this 26th day of November, 1925, comes John M. Goldsberry, United States Attorney, representing plaintiff in above entitled cause. Defendants are present in person and by their attorney Corbett Cornett, Whereupon, it is ordered that defendant Harry Neal be released on his own recognizance in the sum of \$1000.00.

UNITED STATES, Plaintiff.
vs. # 455 Cr.
RODNEY JONES, Defendant.

On this 26th day of November, 1925, it is ordered that above entitled cause be and same is hereby stricken from present assignment and continued for the term.

UNITED STATES, Plaintiff.
vs. # 434 Cr.
DORY FACE, Defendant.

On this 26th day of November, 1925, it is by the Court ordered that sentence in above entitled cause be and same is hereby deferred to November, 27, 1925.

NORTHERN

District of

OKLAHOMA.

SPECIAL-NOVEMBER, 1925 TERM PAWBUKA, OKLA.

THURSDAY, NOV. 26, 1925.

UNITED STATES, Plaintiff.)
 vs.) # 549 Cr.
 M. P. GREEN AND)
 J. W. LILLEY, Defendant.)

On this 26th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendants are present in person and by their attorneys J. R. Boone and Fred Tillman. All parties announce ready for trial and the following jury to-wit: Glen Burnside, Dick Dugger, William Ellis, Verne Fry, D. W. Johnston, R. D. Kennada, W. H. Moffitt, L. F. Parnell, H. E. Payne, W. R. Pincham, L. G. Stanley, F. M. Streetman, accepted and sworn to try said cause and a true verdict render. Counsel for plaintiff and defendant state their respective case to the jury, and thereafter the Plaintiff presents its evidence, proof and rests. Defendants present their evidence and proof and rest, and the taking of evidence is closed and the taking of evidence is closed. Arguments of counsel are heard and thereafter the Court instructs the jury as to the law in the case and the jury retire in charge of a sworn bailiff to deliberate upon their verdict herein. Now, on this same day, to-wit: November, 26, 1925, the jury return unto Court in charge of a sworn Bailiff, and upon being called each answer and are present and all parties are present as heretofore. Thereupon the jury presents to the Court their verdict which is in words and figures as follows:

IN THE UNITED STATES DISTRICT COURT FOR THE
 NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.)
 vs.) No. 549 Cr.
 M. P. GREEN, Defendant.)

V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths, find the defendant, M. P. Green guilty, as charged in the first count of the indictment.

We further find the defendant M. P. Green guilty, as charged in the second count of the indictment.

D. N. Johnston, Foreman.

ENDORSED: Filed Nov. 26, 1925, H.P. Warfield, Clerk U.S. District Court. The jury announcing this to be their true verdict are excused from further consideration of said cause. Whereupon sentence of law is deferred upon said defendant.

J. W. LILLEY

IN THE UNITED STATES DISTRICT COURT FOR THE
 NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.)
 vs.) No. 549 Cr.
 J. W. LILLEY, Defendant.)

We, the jury in the above entitled cause, duly empaneled and sworn upon our oaths, find the defendant J. W. Lilley not guilty, as charged in the first count of the indictment.

We further find the defendant J. W. Lilley guilty, as charged in the second count of the indictment.

D. W. Johnston, Foreman.

ENDORSED: Filed Nov. 26, 1925, H.P. Warfield, Clerk U.S. District Court.

The jury announcing this to be their true verdict are excused from further consideration of said cause and sentence is deferred.

NORTHERN District of OKLAHOMA.
 SPECIAL NOVEMBER, 1925, TERM PAWBUKA, OKLA. THURSDAY, NOV. 26, 1925.

UNITED STATES, Plaintiff.)
 vs.) # 451 Cr.
 ALEX ROGERS, Defendant.)

On this 26th day of November, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and asks and is granted leave to withdraw his former plea of not guilty and now enters his plea of guilty to counts one and two as charged.

It is thereupon by the Court here considered, ordered and adjudged that the defendant Alex Rogers for the crime by him committed as charged in the first count of the information be imprisoned in the Tulsa County Jail for a term of Three (3) Months, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) said fine to run on execution. And it is further

Considered, ordered and Adjudged, that the defendant, Alex Rogers for the crime by him committed as charged in the second count of the information, pay a fine unto the United States in the sum of Two Hundred Fifty, (\$250.00) Dollars, said fine to run on execution. And it is further

ORDERED, That said Jail sentence of Defendant, Alex Rogers shall run from date of imprisonment, July, 13th, 1925.

UNITED STATES, Plaintiff.)
 vs.) # 101 Cr.
 T. E. MANN, Defendant.)

On this 26th day of November, 1925, Plaintiff is represented by John M. Goldsberry, U. S. Attorney. Defendant is present in person and by Thomas I Monroe, his attorney. All parties announce ready for trial and the following jury, to-wit: G. A. Brown, Olen Burnside, Dick Dugger, William Ellis, Verne D. Fry, D. W. Johnston, J. W. Keith, R. D. Kennedy, Carl E. Keyser, W. E. Moffitt, L. T. Pernell, H. E. Payne, accepted and sworn to try said cause and a true verdict render. Opening statements are waived by counsel and thereafter the Plaintiff presents its evidence and proof and rests. Defendant presents his evidence, and proof and rests and the taking of evidence is closed. Arguments of counsel are heard and the Court instructs the jury as to the law in the case, and the jury retire in charge of a sworn bailiff to deliberate upon their verdict herein. Now on this same day, to-wit: November, 26, 1925, the jury return into court in charge of a sworn Bailiff and upon being called each answer and are present and all parties are present. Thereupon the jury present to the Court their verdict which is in words and figures as follows:

IN THE UNITED STATES DISTRICT COURT FOR
 THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.)
 vs.) No. 101 Cr.
 T. E. MANN, Defendant.)

V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn upon our oaths, find the defendant, T. E. Mann guilty, as charged in the first count of the indictment.

We further find the defendant, T. E. Mann guilty, as charged in the second count of the indictment.

J. W. Keith, Foreman.

ENDORSED: Filed November 26, 1925. H.P. Warfield, Clk U.S. District Court R.C. The jury announcing this to be their true verdict are excused from further consideration of said cause. Thereupon sentence of law is imposed upon defendant as follows:

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM PAWHUSKA, OKLAHOMA. THURSDAY, NOVEMBER, 26, 1925

ORDER EXCUSING JURORS.

On this 26th day of November, 1925, it is Ordered by the Court that H. E. Payne and Verne D. Fry, two of the petit jurors for this Special November, 1925 Term of Court at Pawhuska, be and they are hereby excused for the term.

Court adjourned until November, 1925.

NORTHERN

District of

OKLAHOMA.

~~SPECIAL~~ NOVEMBER, 1925 TERM. PAWUSKA, OKLA. FRIDAY, NOV. 27, 1925.

On this 27th day of November, 1925, the District Court of the United States for the Northern District of Oklahoma sitting in Special April session at Pawhuska, Okla., met pursuant to adjournment. Hon. F. E. Kennamer, Judge present and presiding.

H. P. Warfield, Esq.,	Clerk U.S. District Court.
John M. Goldsberry, Esq.,	U. S. Attorney
H. G. Beard, Esq.,	U. S. Marshal.
W. F. Wolverton, Esq.,	Bailiff.
D. B. Livingston, Esq.,	Bailiff.

Public proclamation having been duly made the following proceedings were had and entered, to-wit:

ORDER EMPANELING PETIT JURY

On this 27th day of November, 1925, comes the Marshal and makes return on the Venire heretofore issued out of this Court for Petit Jurors for this Special November, 1925 Term of Court. Thereupon the clerk calls the names of the Jurors so summoned and served, and the following answer their names are present: Geo. F. Sutter, Lloyd J. Henderson (Anderson), H. A. Brewer, J. D. Engle, J. W. Straughan, E. L. Battle, John P. Upton, Harvey Adams, J. E. Gann, Sam LeForce, S. J. Smith, C. E. Dial, J. R. Mitchell, Percy Dixon, and D.C. DeVillers. Thereupon, the Court examined said Jurors as to their qualifications, and for good cause it is found that John P. Upton could not be found and it is ordered that his name be and same is hereby stricken from this panel. Thereupon the balance of said array are accepted as Petit Jurors for this Special November, 1925 Term of Court.

ORDER EXCUSING PETIT JURORS

On this 27th day of November, 1925, it is ordered by the Court that Porter Williams, J. W. Keith, R. B. Williamson, Percy Dixon, W. A. Yeager, W. H. Moffitt, Wm. Ellis, Andrew A. Teyrian, L. T. Parnell, Harvey Adams, D. W. Johnston, W. R. Pincham, R. D. Kennada, G. A. Brown, J. R. Mitchell, H. A. Brewer, J. C. Blenkinship, O.A. Patridge, S. J. Smith, and J.D. Engle. Petit Jurors for the Special November, 1925 Term of Court, be and they are hereby excused from service.

UNITED STATES,	Plaintiff.	}	# 101 Cr.
vs.			
T. E. Mann,	Defendant.		

On this 27th day of November, 1925, it is ordered that the defendant in above entitled cause be and he is hereby allowed five days to file Bill of Exceptions herein.

UNITED STATES,	Plaintiff.	}	No. 434 Cr.
vs.			
DORY PAGE,	Defendant.		

On this 27th day of November, 1925, it is ordered that defendant in above entitled cause be sentenced upon plea of guilty heretofore entered herein.

It is there upon by the Court here considered, ordered, and adjudged that the defendant Dory Pace, for the crime by him committed as

NORTHERN District of OKLAHOMA.
SPECIAL NOVEMBER, 1925 TERM PAWUSKA, OKLA. FRIDAY, NOV. 27, 1925.

charged in the first count of the indictment, be imprisoned in the Osage County Jail, at Pawhuska, Oklahoma, and confined for the term of Five (5) months from this date, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED that the defendant Dory Pace for the crime by him committed as charged in the second count of the indictment, be imprisoned in the Osage County Jail, at Pawhuska, Oklahoma, and confined for the term of Thirty (30) Days, said sentence to run consecutively with sentence imposed in count one:

And it is further ordered that the Marshal of said District transport the said Dory Pace, to the said Osage Co., Jail at Pawhuska, and delivery hi, to the keeper of the said Osage County Jail, at Pawhuska, Oklahoma, without delay.

UNITED STATES, Plaintiff. }
vs. } # 94 Cr.
MRS VERNA JONES, Defendant. }

On this 27th day of November, 1925, it is ordered that above cause be and same is hereby stricken from assignment and continued for the term.

UNITED STATES, Plaintiff. }
vs. } # 134 Cr.
JOHN DOE, ALIAS, CURLEY LEE, alias, }
AL SISSON, SETH LEWIS AND }
PERRY B. LEWIS. Defendants. }

On this 27th day of November, 1925, it is ordered that above entitled cause be and same is hereby stricken from assignment and continued for the term.

UNITED STATES, Plaintiff. }
vs. } # 161 Cr.
JOHN O'FALLON, Defendant. }

On this 27th day of November, 1925, it is ordered that above entitled cause be and same is hereby stricken from assignment and continued for the term.

UNITED STATES, Plaintiff. }
vs. } # 303 Cr.
JIM GRAHAM, Defendant. }

On this 27th day of November, 1925, it is ordered that above entitled cause be and same is hereby stricken from assignment and continued for the term.

UNITED STATES, Plaintiff.)
 vs.) # 277 Cr.
 JIMMY GRAHAM, SMTH LEWIS, DAMAN LEWIS,)
 JOHN O'FALLON AND ROY O'FALLON,)
 Defendants.)

On this 27th day of November, 1925, Plaintiff appears by John M. Goldsberry, U.S. Attorney and W. J. Coffey, Asst. U. S. Attorney, and defendants, by N. E. McNeil, M. C. Peters and John Tillman. Defendant, Daman Lewis is arraigned and enters plea of not guilty to each count of the indictment. Whereupon it is by the Court ordered that the new bond of Daman Lewis be and it is hereby fixed in the sum of \$6,000.00.

All parties announce ready for trial, and the following jury, to-wit: Lloyd J. Anderson, M. L. Battie, Olen Burnside, J. E. Conn, C. E. Dial, Sam LeForce, Dick Dugger, Cecil Peters, Habert S. Robinson, J. W. Stranghman George F. Sutter, F. M. Streetman, accepted and sworn to try said cause and a true verdict render. Counsel for plaintiff and defendant state their respective case to the jury, and thereafter plaintiff presents its evidence and proof and rests. Defendants presents their evidence and proof. The hour for adjournment of the court having arrived, the Court admonishes the Jury herein and the further hearing of said cause is continued to 9:30 o'clock A. M. November, 28th, 1925. Verdict returned. The Court adjourns until the next day, 27th, 1925, the Court to be in Court at 9:30 o'clock A. M.

UNITED STATES, Plaintiff)
 vs.) # 379 Cr.
 P. N. WARD, Defendant.)

On this 27th day of November, 1925, it is by the Court ordered that above entitled cause be and same is hereby continued to January 4th., 1926 for execution of Commitment.

UNITED STATES, Plaintiff.)
 vs.) # 495 Cr.
 ELLIS R. GOURD, Jr. Defendant.)

On this 27th day of November, 1925, it is ordered that sentence in above entitled cause be deferred to November, 28, 1925.

UNITED STATES, Plaintiff.)
 vs.) # 441 Cr.
 PRESTON GAN, Defendant.)

On this 27th day of November, 1925, it is ordered that sentence in above entitled cause be deferred to November, 28th, 1925.

NORTHERN District of OKLAHOMA.
SPECIAL NOVEMBER, 1925 TERM PAWEUSKA, OKLA. FRIDAY, NOV. 26, 1925.

UNITED STATES, Plaintiff.)
vs.) # 492 Cr.
A. L. NEFF, Defendant.)

On this 27th day of November, 1925, it is by the Court ordered that above entitled cause be deferred to November, 28th., 1925, for sentence.

UNITED STATES, Plaintiff.)
vs.) # 477 Cr.
PETE LAZELLE, Defendant.)

On this 27th day of November, 1925, it is by the Court ordered that above entitled cause be deferred to November, 28th., 1925, for sentence.

UNITED STATES, Plaintiff.)
vs.) # 499 Cr.
LUCILE WILSON, Defendant.)

On this 27th day of November, 1925, it is by the Court ordered that above entitled cause be deferred to November, 1925, for sentence.

UNITED STATES, Plaintiff.)
vs.) # 518 Cr.
A. R. SEATON, Defendant.)

On this 27th day of November, 1925, it is by the Court ordered that above entitled cause be deferred to November, 28th, 1925 for sentence.

COURT ADJOURNED UNTIL NOVEMBER, 28th, 1925.

NORTHERN

District of

OKLAHOMA.

SPECIAL-NOVEMBER, 1925 TERM PAWHUSKA, OKLA.

SATURDAY, NOV. 28, 1925.

On this 28th day of November, 1925, the District Court of the United States for the Northern District of Oklahoma sitting in Special November, session at Pawhuska met pursuant to adjournment. Hon F. E. Kennamer, Judge present and presiding.

H. P. Warfield, Esq., Clerk U.S. District Court.
John M. Goldsberry, Esq., U. S. Attorney.
H. G. Beard, Esq., U. S. Marshal.
W. F. Wolverton, Esq., Bailiff.
D. B. Livingston, Esq., Bailiff.

Public proclamation having been duly made the following proceedings were had and entered, to-wit:

ADMISSION TO BAR

On this 28th day of November, 1925, it being made satisfactorily to appear that Robert J. Boone is qualified for admission to the bar of this Court, the oath prescribed by the Court is administered and said Robert J. Boone is declared admitted to the bar of this Court.

UNITED STATES, Plaintiff,
vs. # 441 Cr/
PRESTON GAN, Defendant.

This 28th day of November, 1925, the defendant is above entitled cause is called for sentence upon plea of guilty heretofore entered herein.

It is thereupon by the Court here considered, ordered and adjudged that the defendant Preston Gan, for the crime by him committed as charged in the indictment, be imprisoned in the Osage County Jail, Pawhuska, Oklahoma, and confined for the term of Four (4) Months from this date, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Preston Gan to the said Osage Co., Jail, at Pawhuska, Okla., and deliver him to the keeper of the said Osage County Jail, at Pawhuska, Oklahoma, without delay.

UNITED STATES, Plaintiff.
vs. # 477 Cr.
PETE LAZELLE, Defendant.

On this 28th day of November, 1925, defendant in above entitled cause is called for sentence upon verdict of guilty heretofore filed in said cause.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant Pete Lazelle, for the crime by him committed as charged in the indictment, be imprisoned in the Osage County Jail, at Pawhuska, Okla., and confined for the term of four (4) Months from this date and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars and in default thereof further stand committed until said fine is paid, or, until released by due process of law.

In the District Court of the United States in and for the 699

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM PAWHUSKA, OKLA. SATURDAY, NOV. 28, 1925.

And it is further ordered that the Marshal of said District transport the said Pete Lazelle, to the said Osage Co. Jail, at Pawhuska, Okla., and deliver him to the keeper of the said Osage County Jail, at Pawhuska, Oklahoma, without delay.

UNITED STATES, Plaintiff.)
 vs.) No. 492 Cr.
 A. L. NEFF, Defendant.)

On this 28th day of November, 1925, the defendant in above entitled cause is called for sentence upon plea of guilty heretofore entered herein.

It is thereupon by the Court here considered, ordered and adjudged that the defendant A. L. Neff, for the crime by him committed as charged in the indictment, be imprisoned in the Federal Penitentiary at Leavenworth Kansas, and confined for the term of Eighteen (18) Months from date of delivery and that he pay a fine unto the United States in the sum of Two Hundred (\$200.00) Dollars and in default thereof further stand committed until said fine is paid, or until released by due process of law.

And it is further ordered that the Marshal of said District transport the said A.L. Neff, to the said Federal Pen., at Leavenworth, and deliver him to the Warden of the said Federal Penitentiary at Leavenworth, Kansas, without delay.

UNITED STATES, Plaintiff.)
 vs.) #495 Cr.
 ELLIS R. (Blackie) GOURD, Defendant.)

On this 28th day of November, 1925, defendant in above entitled cause is called for sentence upon plea of guilty heretofore filed herein.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant Ellis R. Gourd, Jr., for the crime by him committed as charged in the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Eighteen (18) Months from date of delivery or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Ellis R. Gourd Jr., to the said Federal Pen., at Leavenworth, and deliver him to the Warden of said Federal Penitentiary at Leavenworth, Kansas, without delay.

UNITED STATES, Plaintiff.)
 vs.) # 499 Cr.
 LUCILE WILSON, Defendant.)

On this 28th, day of November, 1925, sentence of law is imposed upon defendant in above entitled cause upon verdict of guilty heretofore filed herein.

It is thereupon by the Court here considered, ordered and adjudged that the defendant Lucile Wilson, for the crime by her committed as charged in the indictment, be imprisoned in the Osage County Jail, at Pawhuska, Okla., and confined for the term of Six (6) Months from this date and that she pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law.

In the District Court of the United States in and for the 701

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM

PAWUSKA, OKLA.

SATURDAY, NOV. 28, 1925.

UNITED STATES, Plaintiff.)
 vs.) # 263 Cr.
 TATE COLOBOUGH AND Defendants.)
 CLARENCE COPE,

On this 28th day of November, 1925, It is by the Court ordered that the motion heretofore filed herein in arrest of judgment be and same is hereby overruled. Thereupon defendants move for a new trial herein which is considered by the Court, overruled and exceptions allowed, and five days allowed to prepare Bill of Exceptions.

UNITED STATES, Plaintiff.)
 vs.) # 469 Cr.
 BURT BORHAM AND Defendant.)
 TINA BORHAM,

On this 28th day of November, 1925, defendant, in above entitled cause move for new trial herein, and the Court being well and fully advised in the premises said motion is hereby overruled. Thereupon defendants move for arrest of judgment herein and the court be advised in the premises it is ordered that same be and same is hereby overruled. Thereupon defendants move for the discharge of Tina Borham, which is considered by the court and overruled, and five days allowed to prepare bill of exceptions herein. And it is further ordered by the Court that the Bond of Tina Borham be reduced to the sum of \$2000.00.

UNITED STATES, Plaintiff.)
 vs.) # 277 Cr.
 JIMMY GRAHAM, SETH LEWIS, DAMAN Defendants.)
 LEWIS, ROY O'FALLON AND JOHN
 O'FALLON,

On this 28th day of November, 1925, above entitled cause comes on for further hearing, and all parties are present in person and by counsel as heretofore, and the jury is each and every member present. The Defendants present further evidence and proof and rests and the taking of evidence is closed. Arguments of counsel are heard and thereafter the Court instructs the jury as to the law in the case and the jury retire in charge of a sworn bailiff to deliberate upon their verdict herein. Now on this same day, to-wit: November, 28, 1925, the jury return into court in charge of a sworn bailiff and upon being called each answer and are present and all parties are present in person and by counsel as heretofore. Thereupon the jury present to the Court their verdicts of guilty to counts one, two and three as to all defendants to which verdicts defendants except. Thereupon defendants move for a new trial herein which is considered by the Court overruled and exceptions allowed defendants. Thereupon defendants move for arrest of judgment herein which is also considered, overruled and exceptions allowed defendants. Thereupon defendants are granted ten days to file Bill of Exceptions.

VERDIST , SETH LEWIS

IN THE UNITED STATES DISTRICT COURT FOR THE
 NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA PLAINTIFF.)
 VS.) No. 277.
 SETH LEWIS, DEFENDANT.)

V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn upon our oaths find the defendant Seth Lewis guilty as charged in the first count of the indictment.

NORTHERN

District of

OKLAHOMA.

~~SPECIAL~~ NOVEMBER, 1925 TERM PAWBUSKA, OKLA.

SATURDAY, Nov. 28, 1925.

We, further find the defendant Seth Lewis guilty, as charged in the second count of the indictment.

We further find the defendant, Seth Lewis guilty, as charged in the third count of the indictment.

Sam. Leforce, Foreman.

ENDORSED: Filed Nov. 28, 1925. H.P. Warfield, Clerk U.S. District Court.

The jury announcing this to be their true verdict are exoused from further consideration of said cause as to Seth Lewis. Thereupon sentence of law is passed upon said defendant as follows:

It is thereupon by the Court here considered, ordered and adjudged that the defendant Seth Lewis, for the crime by him committed as charged in the first count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Two (2) Years from date of delivery, and that he pay a fine unto the United States in the sum of Five Thousand (\$5,000.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law, And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Seth Lewis, for the crime by him committed as charged in the second count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Five (5) Years, said sentence to run consecutively with sentence imposed in count one. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Seth Lewis, for the crime by him committed as charged in the third count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Five (5) Years, said sentence to run concurrent with sentences imposed in counts one and two.

And it is further ordered that the Marshal of said District transport the said Seth Lewis, to the said Federal Pen., at Leavenworth, Ks., and deliver him to the Warden of the said Federal Penitentiary, at Leavenworth, Kansas, without delay.

VERDICT*-DAMAN LEWIS

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,	Plaintiff.	} No. 277
vs.		
DAMAN LEWIS,	Defendant.	

V E R D I C T.

We, the jury in the above entitled cause empaneled and sworn, upon our oaths, find the defendant Daman Lewis guilty, as charged in the first count of the indictment.

We further find the defendant Daman Lewis guilty, as charged in the second count of the indictment.

We further find the defendant Daman Lewis guilty, as charged in the third count of the indictment.

Sam Leforce. Foreman.

ENDORSED: Filed Nov. 28 1925. H. P. Warfield, Clerk U.S. District Court.

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM

PAWEUSKA, OKLA.

SATURDAY, NOV. 28, 1925.

The jury announcing this to be their true verdict are excused from further consideration of cause as to Damon Lewis. Thereupon the sentence of law is passed upon said defendant which is as follows:

It is thereupon by the Court here considered, ordered, and adjudged that the defendant Damon Lewis, for the crime by him committed as charged in the first count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Two (2) Years and that he pay a fine into the United States in the sum of Five Thousand (\$5,000.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Damon Lewis, for the crime by him committed as charged in the second count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Five (5) Years, said sentence to run consecutively with sentence imposed in count one. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Damon Lewis, for the crime by him committed as charged in the third count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Five (5) Years, said sentence to run concurrently with sentence imposed in counts one and two.

And it is further ordered that the Marshal of said District transport the said Damon Lewis to the said Federal Pen., at Leavenworth, and deliver him to the Warden of the said Federal Penitentiary, at Leavenworth, Kansas, without delay.

VERDICT-JIMMY GRAHAM

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,	Plaintiff.)	
)	
vs.)	No. 277
)	
JIMMY GRAHAM,	Defendant.)	

V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn upon our oaths, find the defendant Jimmy Graham guilty, as charged in the first count of the indictment.

We further find the defendant Jimmy Graham guilty, as charged in the second count of the indictment.

We further find the defendant, Jimmy Graham guilty, as charged in the third count of the indictment.

Sam Laforce, Foreman.

ENDORSED: Filed Nov. 28, 1925. H.P. Warfield, Clerk U.S. District Court.

The jury announcing this to be their true verdict are excused from further consideration of this cause as to Jimmy Graham. Thereupon the sentence of law is passed upon said defendant which is as follows:

It is thereupon by the Court here considered, ordered and adjudged that the defendant Jimmy Graham, for the crime by him committed as charged in the first count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of two (2) years from date of delivery, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, or, until released by due process of law. And it is further

NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM PAWBUSKA, OKLA. SATURDAY, Nov. 28, 1925.

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Jimmy Graham, for the crime by him committed as charged in the second count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of One (1) Year, said sentence to run consecutively with sentence imposed in count one. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Jimmy Graham, for the crime by him committed as charged in the third count of the indictment, be imprisoned in the Federal Penitentiary, at Leavenworth Kansas, and confined for the term of One (1) Year, said sentence to run concurrently with sentence imposed in counts one and two.

And it is further ordered that the Marshal of said District transport the said Jimmy Graham, to the said Federal Pen., at Leavenworth, and deliver him to the Warden of the said Federal Penitentiary at Leavenworth Kansas, without delay.

VERDICT - ROY O'FALLON

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,	Plaintiff.	}	No. 277
vs.			
ROY O'FALLON,	Defendant.		

V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths, find the defendant Roy O'Fallon guilty, as charged in the first count of the indictment.

We further find the defendant Roy O'Fallon guilty, as charged in the second count of the indictment.

We further find the defendant, Roy O'Fallon guilty, as charged in the third count of the indictment.

Sam Laforce, Foreman.

ENDORSED: Filed Nov. 28, 1925, H.P. Warfield, Clerk U.S. District Court.

The Jury announcing this to be their true verdict are excused from further consideration of said cause as to Roy O'Fallon. Thereupon the sentence of law is passed upon said defendant which is as follows:

It is thereupon by the Court here considered, ordered, and adjudged that the defendant Roy O'Fallon, for the crime by him committed as charged in the first count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Two (2) Years, and that he pay a fine unto the United States in the sum of Five Thousand (\$5,000.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Roy O'Fallon for the crime by him committed as charged in the second count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Five Years (5), said sentence to run consecutively, with sentence imposed in count one. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Roy O'Fallon, for the crime by him committed as charged in the third count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth Kansas.

NORTHERN District of OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM PAWBUSKA, OKLA. SATURDAY, NOV. 28, 1925.

and confined for the term of Five (5) Years, said sentence to run concurrently with sentence imposed in counts one and two.

And it is further ordered that the Marshal of said District transport the said Roy O'Fallon, to the said Federal Pen., at Leavenworth and deliver him to the Warden of the said Federal Penitentiary at Leavenworth, Kansas, without delay.

VERDICT- JOHN O'FALLON

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,)
vs. Plaintiff.) No. 277
JOHN O'FALLON, Defendant. 0

V E R D I C T.

We, the jury in the above entitled cause duly empaneled and sworn, upon our oaths, find the defendant John O'Fallon guilty, as charged in the first count of the indictment.

We further find the defendant John O'Fallon guilty, as charged in the second count of the indictment.

We further find the defendant John O'Fallon guilty, as charged in the third count of the indictment.

Sam Laforce.

ENDORSED: Filed Nov. 28, 1925. H.P. Warfield, Clerk U.S. District Court.

The jury announcing this to be their true verdict are excused from further consideration of said cause as to John O'Fallon. Thereupon the sentence of law is passed upon said defendant which is as follows:

It is the upon by the Court here considered, ordered, and adjudged that the defendant John O'Fallon, for the crime by him committed as charged in the first count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Two (2) Years, and that he pay a fine unto the United States in the sum of Five Thousand (\$5,000.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant John O'Fallon for the crime by him committed as charged in the second count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas and confined for the term of Five (5) Years, said sentence to run consecutively with sentence imposed in count one. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant John O'Fallon for the crime by him committed as charged in the third count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Five (5) Years, said sentence to run concurrently with sentence imposed in counts one and two.

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NORTHERN

District of

OKLAHOMA.

SPECIAL NOVEMBER, 1925 TERM PAWHUSKA, OKLA.

SATURDAY, NOV. 28, 1925.

And it is further ordered that the Marshal of said District transport the said John O'Fallon, to the said Federal Pen., at Leavenworth and deliver him to the Warden of the said Federal Penitentiary at Leavenworth, Kansas, without delay.

Court recessed subject to call.

In the District Court of the United States in and for the

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NORTHERN

District of

OKLAHOMA.

SPECIAL APRIL, 1925 TERM

TULSA, OKLA.

MONDAY, NOV. 30, 1925.

On this 30th day of November, 1925, the District Court of the United States for the Northern District of Oklahoma, sitting in Special April Session at Tulsa, Okla., met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk U.S. District Court.
John M. Goldsberry, Esq., U. S. Attorney.
H. G. Beard, Esq., U. S. Marshal.
W. F. Wolverton, Esq., Bailiff.

Public proclamation having been duly made the following proceedings were had and entered.

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

JACK FRIEND, Plaintiff.
vs.
MISSOURI-KANSAS RAILROAD COMPANY, Defendant.
No. 127 Law.

ORDER.

Now on this 30 day of November, 1925, the same being one of the judicial days of the regular Special April 1925 term of this Court, come the parties hereto and file and present stipulation, by the terms of which it appears that all matters and things in controversy in the above entitled and numbered cause have been fully and finally settled, and that this case shall be dismissed with prejudice at the costs of the defendant, and the court having seen the stipulation and being fully advised in the premises,

IT IS THEREFORE, considered, ordered and adjudged by the court that this cause be and the same is hereby dismissed with prejudice at the costs of the defendant.

F. E. Kennamer, Judge.

ENDORSED: Filed Nov. 30, 1925. H.P. Warfield, Clerk U.S. District Court. L.W.J.

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

THE ATCHISON, TOPEKA AND SANTA FE RAILWAY COMPANY, A CORPORATION, Plaintiff.
vs.
E. L. ROBINSON AND ADEN B. LEE, COPARTNERS DOING BUSINESS AS ROBINSON & ICE, Defendants.
No. 240 Law.

JOURNAL ENTRY OF DISMISSAL

Now, on this 30 day of November, 1925, the same being one of the regular judicial days of a regular term of said Court, came on for hearing in open court the stipulation of dismissal of this action filed by the plaintiff herein. Said stipulation of dismissal having been considered, the Court finds that it should be sustained.

NORTHERN District of OKLAHOMA.
 SPECIAL-APRIL, 1925 TERM TULSA, OKLA. MONDAY, NOVEMBER, 30, 1925.

IT IS, Therefore, ordered, adjudged and decreed that this action be and the same is hereby dismissed with prejudice at the costs of the plaintiff.

F. E. Kennamer, Judge.

O.K. Cottingham, McInnis & Green.
 Attorneys for Plaintiff.

ENDORSED: Filed Nov. 30, 1925. H.P. Warfield, Clerk U.S. District Court.
 L.W.J.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES,	Plaintiff.	}	No. 243 Law.
vs.			
943 CASES NO. TWO SIZE CAN GREEN BEANS AND 246 CASES NO. TEN CAN GREEN BEANS,	Defendants.		

ORDER FOR WARRANT AND MONITION

Now on this the 30th day of November, 1925, this cause coming on to be heard on the libel in this Court for, and on behalf of the United States of America against 943 Cases No. two Size Can Green Beans and 246 Cases No. ten Can Green Beans, praying the usual process and monition of this Court for an order condemning and forfeiting said merchandise to said Plaintiff as provided by an Act of Congress of June 30, 1906, and commonly known and designated as the Federal Food and Drug Act, and it appearing therefrom that on or about the 29th day of September, 1925, in the County of Tulsa, States of Oklahoma, and within the Northern District of Oklahoma said merchandise was shipped in Interstate Commerce by the Litteral Canning Company of Fayetteville, Arkansas, to Drefus Brothers Grocery Company, at Two North Elgin, Tulsa, Oklahoma, the containers of said merchandise being labeled

"Lorraine Brand Cut Green Beans, contents one pound three ounces delicious quality Drefus Bros., Tulsa, Okla."

"Five Brothers Brand Solid Pack Cut Green Beans, contents six pounds six ounces Drefus Bros., Tulsa, Okla"

which said label and brand being false and misleading in this to-wit: all of said cans and containers aforesaid contained putrid and decomposed matters and adulterations and are unfit for human consumption as food in violation of the said Federal Food and Drug Act, and because thereof the same was duly seized within said Northern District of Oklahoma, and is now being held by the United States Marshal for, and on behalf of said Plaintiff to abide the judgment of this Court, and it further appears that the following named persons, to-wit: Litteral Canning Company of Fayetteville, Arkansas, and Drefus Brothers Grocery Company, Two North Elgin, Tulsa, Oklahoma, claim an interest in said merchandise.

IT IS THEREFORE ORDERED that the due process and monition of this Court in that behalf be made and issued directing the United States Marshal in and for said Northern District of Oklahoma, to attach and arrest said merchandise, and take the same into his custody, and there safely keep until the further order of this Court, and that he serve warrant and monition herein upon all persons known to be interested in said merchandise, and particularly the persons aforesaid claiming an interest therein to appear before said Court in the City of Tulsa, State of Oklahoma, on or before the 21st day of December, 1925, at 9 o'clock of said day, and then and there plead and make known their claim or allegations in such matter, and that he then make due return hereof.

F. E. Kennamer, Judge.

ENDORSED: Filed Nov. 30, 1925, H.P. Warfield, Clerk U.S. District Court.
 L.W.J.

NORTHERN District of OKLAHOMA.
 SPECIAL APRIL, 1925 TERM TULSA, OKLA. MONDAY, NOVEMBER, 30, 1925.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES, Plaintiff.)
 vs.) No. 244 Law.
 FORTY SIX CASES)
 CANNED STRINGLESS)
 BEANS. Defendant.)

ORDER FOR WARRANT AND MONITION

Now on this the 30th day of November, 1925, this cause coming on to be heard on the libel in this Court for, and on behalf of the United States of America against Forty Six Cases Canned Stringless Beans, praying the usual process and monition of this Court for an order condemning and forfeiting said merchandise to said Plaintiff as provided by an Act of Congress of June 30, 1906, and commonly known and designated as the Federal Food and Drug Act, and it appearing therefrom that on or about the 29th day of September, 1925, in the County of Wash., State of Oklahoma, and within the Northern District of Oklahoma, said merchandise was shipped in Interstate Commerce by the Litteral Canning Company of Fayetteville, Arkansas, to Behning Wholesale Grocery Company, Bartlesville, Oklahoma, the containers of said Merchandise being labeled.

"Fayeano Cut Stingless Beans, contents five pounds fourteen ounces, packed by Litteral Canning Co., Fayetteville, Ark."

which said label and brand being false and misleading in this to-wit: all of said cans and containers aforesaid contained putrid and decomposed matters and adulterations and are unfit for human consumption as food in violation of the said Federal Food and Drug Act, and because thereof the same was duly seized within said Northern District of Oklahoma, and is now being held by the United States Marshal for, and on behalf of said Plaintiff to abide the judgment of this Court, and it further appears that the following named persons, to-wit: Litteral Canning Company of Fayetteville, Arkansas, and Behning Wholesale Grocery Company, Bartlesville, Oklahoma, claim an interest in said merchandise.

IT IS THEREFORE ORDERED that the due process and monition of this Court in that behalf be made and issued directing the United States Marshal in and for said Northern District of Oklahoma, to attach and arrest said merchandise and take the same into his custody, and there safely keep until the further order of this Court, and that he serve warrant and monition herein upon all persons known to be interested in said merchandise, and particularly the persons aforesaid claiming an interest therein to appear before said Court in the City of Tulsa, State of Oklahoma, on or before the 21st day of December, 1925, at 9 o'clock of said day, and then and there to plead and make known their claim, or allegations in such matter, and that he then make due return hereof.

F. E. Kennamer, Judge.

ENDORSED: Filed Nov. 30, 1925. H.P. Warfield, Clerk U.S. District Court. L.W.J.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.)
 vs.) No. 557 Cr.
 ONE STUDEBAKER AUTOMOBILE AND)
 WM. (BLONDIE) TYRRELL, Defendants.)

ORDER CONFIRMING SALE

This cause came on duly to be heard this 30th day of Nov, 192, on motion of Louis H. Stivers, assistant United States Attorney for the

NORTHERN

District of

OKLAHOMA.

~~SPECIAL~~ APRIL, 1925 TERM

TULSA, OKLA.

MONDAY, NOVEMBER, 30, 1925.

Northern District of Oklahoma, appearing on behalf of the plaintiff herein, for the confirmation of the sale of one Studebaker automobile, Motor # 305816, and there being no objections, the Court, after examining the return of the United States Marshal on the order of sale heretofore made herein, and being fully advised in the premises, finds:

That said Studebaker automobile was advertised for sale more than ten (10) days prior to the date of said sale in the Tulsa Daily Tribune, a newspaper published in Tulsa, and of general circulation in Tulsa County, Oklahoma; and that said Studebaker automobile was by said United States Marshal offered for sale at public auction at East Front Door of Post Office Building, Tulsa, Oklahoma, on the 30th day of November, 1925, and that the same was sold to R. L. Wayland, 1319 West 23rd. St., for \$535.00, FIVE HUNDRED THIRTY FIVE DOLLARS, cash in hand, he being the highest and best bidder. The Court further finds that FIVE HUNDRED THIRTY FIVE DOLLARS (\$535.00) is a fair and reasonable price for said automobile and that the expenses of the United States Marshal, in the sum of \$1.50 (\$31.50) are reasonable and correct.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED that the sale of said Studebaker automobile to the said R. L. Wayland be, and the same is hereby confirmed, and the expenses of the United States Marshal in the sum of \$31.50 are hereby approved, which he is directed to pay from the proceeds of said sale and from such other funds as are available for such purposes, all in accordance with the decree of this court entered on the 13th day of November, 1925, in this case.

F. E. Kennamer, Judge.

ENDORSED: Filed Nov. 30, 1925, H.P. Warfield, Clerk U.S. District Court.
L.W.J

IN THE UNITED STATES DISTRICT COURT IN AND FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,

Plaintiff.

vs

No. 557 Cr.

WM. (BLONDIE) TYRRELL,

Defendant.

O R D E R.

Now on this 30th day of November, 1925, this matter coming on before me upon the petition of the Thomas Motor Company, and the Court having examined the testimony of the witnesses in open court, and being fully advised in the premises, finds that the said Thomas Motor Company is entitled to the relief prayed for.

NOW, THEREFORE, upon motion of Owen, Yancey & Fist, attorneys for the said Thomas Motor Company, it is

ORDERED that the United States Marshal be and he hereby is ordered and directed to deduct the expenses of the sale of said Studebaker automobile described as "One 25 Special Phaeton Studebaker automobile, serial number 3125824", and then to pay to the petition the balance on hand not exceeding the sum of Four Hundred Fifty-four and 92/100 Dollars (\$454.92

F. E. Kennamer, Judge.

O.K. Louis N. Stiver, Asst. U.S. Attorney

ENDORSED: Filed Nov. 30, 1925 H.P. Warfield, Clerk U.S. District Court.
L.W.J.

NORTHERN District of OKLAHOMA.
SPECIAL APRIL, 1925 TERM TULSA, OKLA. MONDAY, NOVEMBER, 30, 1925.

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.)
vs.) No. 255 Cr.
HARRY SHERRELL, Defendant.)

JUDGMENT OF FORFEITURE ON BAIL BOND

BE IT REMEMBERED, that on this 30 day of Nov. the same being a day of the Special April, A.D., 1925, Term of the aforesaid Court, present and presiding the Honorable Franklin E. Kennamer, Judge thereof, this cause was brought to the attention of the Court by the United States Attorney for the Northern District of Oklahoma, and it appearing to the Court from an examination of the whole record herein that the defendant, HARRY SHERRELL, was heretofore duly and regularly arrested and duly arraigned before a United States Commissioner for the Northern District of Oklahoma, charged with an offense against the laws of the United States, at which time his bail was fixed by said Commissioner in the sum of \$7,500.00, SEVEN THOUSAND FIVE HUNDRED DOLLARS, and thereafter said defendant presented for approval his bond for said sum signed by himself, and L. Flinchum, Route 1, Box 14, Mannford, Okla., and M. E. Somerford, 610 So. Main St., Tulsa, and C. C. Dailey, 141 No. Vancouver, Tulsa, Okla., as sureties, which bond was duly and regularly approved by said United States Commissioner and filed herein, the material condition of said bond being that the defendant appear before this Court on the 13th day of October, 1925, at Tulsa, Oklahoma, and from time to time thereafter to which the case might be continued, to answer said charge; that the said defendant failed to appear, in accordance with the stipulations of said bond, after due notice, or upon any day thereafter; thereupon, on the Oct. day of 13th, 1925, the said bond was duly declared forfeited by the Court, and a Writ of Scire Facias ordered by the Court against the defendant and the signers upon said bond, commanding them to appear before the Court and show cause why the forfeiture of the aforesaid bond should not be made absolute; that the same was duly issued and returned by the United States Marshal, showing that the same had been served upon M. E. Somerford and L. Flinchum of the aforesaid sureties, that the aforesaid sureties did not appear upon the return day of said Writ of Scire Facias, as directed therein and have not appeared in this cause since said date; showing any legal cause why said judgment should not be made absolute and the Court being fully advised in the premises,

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED that the forfeiture heretofore taken upon the bail bond herein is hereby made absolute, and judgment is hereby rendered in favor of the United States of America against M. E. Somerford surety on said bond for the aforesaid sum of SEVEN THOUSAND FIVE HUNDRED DOLLARS, with interest thereon at the rate of six per cent per annum from this date until paid, and for all costs in this behalf laid out and expended, for all of which let execution issue.

F. E. Kennamer, Judge.

ENDORSED: Filed Nov. 30, 1925, H.P. Warfield, Clerk U.S. District Court.
L.W.J.

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.)
vs.) No. 294 Cr.
J. I. BARNETT, Defendant.)

JUDGMENT OF FORFEITURE ON BAIL BOND.

BE IT REMEMBERED THAT on this 30 day of Nov. the same being a day of the Special April, A.D. 1925, term of the aforesaid Court, present

NORTHERN

District of

OKLAHOMA.

~~SPECIAL~~ APRIL, 1925 TERM TULSA, OKLA.

MONDAY, NOVEMBER, 30, 1925.

and presiding the Honorable Franklin E. Kennamer, Judge thereof, this cause was brought to the attention of the Court by the United States Attorney for the Northern District of Oklahoma, and it appearing to the Court from an examination of the whole record herein that the defendant, J. I. Barnett, was heretofore duly and regularly arrested and duly arraigned before a United States Commissioner for the Northern District of Oklahoma, charged with an offense against the laws of the United States, at which time his bail was fixed by said Commissioner in the sum of \$5,000.00 and thereafter said defendant presented for approval his bond for said sum, signed by himself and W. J. Brunk, 2612 E. 7th St., Tulsa, Okla., and W.O. Cordell, 1324 E. 18th St., Tulsa, Okla., as sureties, which bond was duly and regularly approved by said United States Commissioner and filed herein, the material condition of said bond being that the defendant appear before this Court on the 13th day of October, 1925, at Tulsa, Oklahoma, and from time to time thereafter to which the case might be continued, to answer said charge; that the said defendant failed to appear, in accordance with the stipulations of said bond, after due notice, or upon any day thereafter; thereupon on the 13th day of Oct. 1925, the said bond was duly declared forfeited by the Court, and a Writ of Scire Facias ordered by the Court against the defendant and the signers upon said bond, commanding them to appear before the Court and show cause why the forfeiture of the aforesaid bond should not be made absolute; that the same was duly issued and returned by the United States Marshal, showing that the same had been served upon each of the aforesaid sureties; that the aforesaid sureties did not appear upon the return day of said Writ of Scire Facias, as directed therein and have not appeared in this cause since said date; showing any legal cause why said judgment should not be made absolute, and the Court being fully advised in the premises,

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED that the forfeiture heretofore taken upon the bail bond herein is hereby made absolute, and judgment is hereby rendered in favor of the United States of America against W. O. Cordell, 1324 E. 18th St., W. J. Brunk, 2612 E. 7th St., all of Tulsa, Okla., sureties on said bond, for the aforesaid sum of FIVE THOUSAND DOLLARS (\$5000.00) with interest thereon at the rate of six per cent per annum from this date until paid, and for all costs in this behalf laid out and expended, for all of which let execution issue.

F. E. Kennamer, Judge.

ENDORSED: Filed Nov. 30, 1925, H.P. Warfield, Clerk U.S. District Court.
L.W.J.

UNITED STATES,	Plaintiff.	} #575 Cr.
vs.		
IRWIN JETER,	Defendant.	

On this 30 day of November, 1925, it is by the Court ordered that the verdict by jury on October, 22, 1925, be and same is hereby vacated, and it is further

Ordered that said defendant, Irwin Jeter, stand on present bond.

UNITED STATES,	Plaintiff.	} # 599 Cr.
vs.		
ROY TROXELL,	Defendant.	

On this 30th day of November, 1925, it is by the Court ordered that sentence in above entitled cause be and same is hereby deferred to January, 4th., 1925.

In the District Court of the United States in and for the

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NORTHERN

District of

OKLAHOMA.

SPECIAL APRIL, 1926 TERM

TULSA, OKLA.

MONDAY, NOVEMBER, 30., 1925.

UNITED STATES OF AMERICA,)
STATE OF OKLAHOMA,)

IN THE U. S. DISTRICT COURT FOR
NORTHERN DISTRICT.

UNITED STATES OF AMERICA, Plaintiff.)
vs.)
RALPH STEELE, Defendant.)

Criminal No. 133

ORDER REDUCING BOND.

Now on this 30th, day of November, A. D. 1925, this matter coming on for hearing before Honorable Franklin E. Kennamer, on application of defendant herein for an order reducing said appearance bond and the Court being fully advised in the premises and for good cause shown finds that said bond should be reduced.

IT IS THEREFORE, ordered, adjudged and decreed that the appearance bond of the above named defendant be and the same is hereby reduced to the sum of Fifteen Hundred Dollars (\$1500.00) to be approved by the Honorable Franklin E. Kennamer, Judge of this court.

F. E. Kennamer,
District Judge.

ENDORSED: Filed No. 30, 1925, H.P. Warfield, Clerk U.S. District Court.
R.C.

Court adjourned until December, 3, 1925.

711 In the District Court of the United States in and for the

NORTHERN District of OKLAHOMA.
SPECIAL NOVEMBER, 1925 TERM PAWHUSKA, OKLA. THURSDAY DEC, 3, 1925.

On this 3rd. day of December, 1925, the District Court of the United States for the Northern District of Oklahoma sitting in Special November, 1925 session at Pawhuska, met pursuant to adjournment. Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk U. S. District Court.

Thereupon the following proceedings were had and entered, to-wit:

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.)
vs.) No. 263
PATE COLOBOUGH AND Defendants.)
CLARENCE COPE,

ORDER ENLARGING TIME TO FILE BILL OF EXCEPTIONS.

Now on this 3rd. day of December, 1925, upon application of defendants' attorney, and upon the minutes and proceedings of the Court, and for good cause shown.

It is by the Court ordered and considered that the time within which the defendants may prepare, serve and file their Bill of Exceptions herein be and is hereby extended and enlarged to the 9th day of December, 1925, including that day.

F. E. Kennamer, Judge.

ENDORSED: Filed Dec. 3, 1925, H.P. Warfield, Clerk U.S. District Court. H.W.J.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.)
vs.) No. 469
BURT BARHAM AND TINA BARHAM, Defendants.)

ORDER ENLARGING TIME TO FILE BILL OF EXCEPTIONS.

Now on this 3rd. day of December, 1925, upon application of defendants attorney, and upon the minutes and proceedings of the court, and for good cause shown,

It is by the Court ordered and considered that the time within which the defendants may prepare, serve and file their Bill of Exceptions herein be and is hereby extended and enlarged to the 9th day of December, 1925, including that day.

F.E.Kennamer, Judge.

Court adjourne until December, 4, 1925.

In the District Court of the United States in and for the 715

NORTHERN District of OKLAHOMA.
SPECIAL APRIL, 1925 TERM TULSA, OKLA. FRIDAY, DEC. 4, 1925.

On this 4th day of December, 1925, the District Court of the United States for the Northern District of Oklahoma sitting in Special April session at Tulsa met pursuant to adjournment, Hon. F. E. Kennamer, judge present and presiding.

H.P. Warfield, Esq., Clerk U.S. District Court.
John M. Goldsberry, Esq., U. S. Attorney.
H. G. Beard, Esq., U. S. Marshal.
W. F. Wolverton, Esq., Bailiff.

Public proclamation having been duly made the following proceedings were had and entered, to-wit:

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

F. L. JOHNSON, Plaintiff.)
vs.)
MINNEHOMA OIL COMPANY,) No. 91 Law.
A Corporation Defendant)

ORDER OF DISMISSAL.

On this 4 day of December, 1925, comes the said plaintiff by his attorneys, Rowe & Calvert and thereupon on motion, it is ordered by the court that this cause be and the same hereby is dismissed at cost of plaintiff, without prejudice to his right to bring a new action in this behalf.

F. E. Kennamer, Judge.

ENDORSED: Filed Dec. 4, 1925. H.P. Warfield, Clerk U.S. District Court.

UNITED STATES OF AMERICA)
NORTHERN DISTRICT) SS.

IN THE DISTRICT COURT OF THE UNITED STATES OF AMERICA.

UNITED STATES OF AMERICA, Plaintiff.)
vs.) NO. 549
M. P. GREEN, Defendant.)

ORDER PAROLING M. P. GREEN

On this 4th day of December, 1925, this cause comes on for hearing on the application of the defendant N. P. Green, a parole. The Court being advised finds the said N. P. Green was on the 26th day of November, 1925m at a regular session of said Court held at Pawhuska in said District, sentenced to pay a fine of \$125.00 for the unlawful possession of intoxicating liquor in said district in cause number 549, and a further fine of \$125.00 and six months in jail for the unlaw possession of a still and that he has been placed in the County Jail in Tulsa County, Oklahoma, to serve said sentence.

The Court further finds that the defendant is a poor man without property and is caring for three orphan children of a deceased sister, and that said children will suffer by reason of Defendant's incarceration in jail; that defendant's wife is unable to care for herself much less for the three orphan children, who are in their custody and under their care and control.

NORTHERN

District of

OKLAHOMA.

SPECIAL APRIL, 1925 TERM TULSA, OKLA.

FRIDAY, DECEMBER, 4, 1925.

The evidence upon which the verdict of the jury was based was not entirely satisfactory and is of opinion that if the fines are paid, said defendant should be released on parole during good behavior.

And all and singular the court being advised, it is hereby ordered that said defendant N. P. Green, in cause number 549 and who was sentenced thereunder on the 28 day of November, 1925, at Pawhuska in said district, be, and he is hereby paroled to E. W. Dick of Oklahoma City, Oklahoma, who was agreed to observe the conduct of said defendant during the life of this parole and to make reports to the court on the 15th day of each month, showing the whereabouts of said defendant, the nature and character of employment said defendant is following and such matters and things as may be required by the court; and the said defendant N.P. Green, for an in consideration of the release from the County Jail of Tulsa, County, where he is now serving the sentence above referred to, does hereby promise and agree,

First, that he will wholly abstain from the use of intoxicating liquors during the life of this parole,

Second, that he will at once secure some legitimate and honorable occupation and engage himself therein diligently.

Third, that he will not associate with law violaters of any kind or character.

Fourth, that he will not engage in the business of unlawfully manufacturing, bartering, selling or giving away intoxicating liquors of any kind or character.

Fifth, He will not violate any of the laws of the United States or of the State of Oklahoma.

Sixth, that he will take care of, nurture and protect to the best of his ability his wife and the three dependent orphans under his charge.

Seventh, that he will obey all ruled and orders of this Court and of R. W. Dick, the person to whom he has been paroled.

Eighth, That he will make all reports, which may be required of him, either to his first friend above named, or to the court.

This parole to be effective at once and the United States Marshal and the jailer of the County Jail of Tulsa upon the receipt of a copy of this order shall release the said N.P.Green from custody. If at the termination of the period for which the defendant has been sentenced he has complied with the above requirements, and has obeyed the orders of the court in all things, then and in that event he shall be fully and completely discharged of the sentence of imprisonment pronounced upon him on the 28th day of November, 1925, at Pawhuska, in said District.

WITNESS my hand and the seal of said court hereto affixed at my Chamber in Tulsa in said District this 4th day of December, 1925.

F.E.Kennamer,
District Judge

ATTEST

Clerk

I, R. W. Dick, first friend of N.P. Green, mentioned in the foregoing parole, do hereby accept the trust imposed upon me by the Honorable District Court in and for the Northern District of Oklahoma and promise that I will faithfully, in all things, discharge the duties of said trust in an honest manner.

R. W. Dick.

ENDORSED: Filed Dec. 4, 1925. H.P. Warfield, Clerk U.S.District Court.
L.W.J.

IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,	Plaintiff.)	
)	
vs.)	No. 48 Law.
)	
SOUTHERN SURETY COMPANY,)	
a corporation, et al.,	defendants.)	

O R D E R.

Now, on this 4th day of December, 1925, this cause coming on to be heard, upon the application of the defendants, for additional time with- in which to plead herein, and it appearing to the Court that there is good cause for allowing said motion,

IT IS THEREFORE, CONSIDERED, ORDERED AND ADJUDGED that the time of the defendants to plead to the petition herein be, and the same is here- by extended to the 1st day of January, 1926.

F. H. Kennamer, Judge.

ENDORSED: Filed Dec. 4, 1925, H.P. Warfield, Clerk U.S.District Court.
H.W.J.

IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,	Plaintiff.)	
)	
vs.)	No. 49 Law.
)	
SOUTHERN SURETY COMPANY,)	
A CORPORATION, et al.,	Defendants.)	

O R D E R.

Now on this 4th day of December, 1925, this cause coming on to be heard, upon the application of the defendants, for additional time with- in which to plead herein, and, it appearing to the Court that there is good cause for allowing said motion,

IT IS THEREFORE, CONSIDERED, ORDERED AND ADJUDGED that the time of the defendants to plead to the petition herein, be, and the same is hereby extended to the 1st day of January, 1926.

F. H. Kennamer, Judge.

ENDORSED: Filed Dec. 4, 1925, H.P. Warfield, Clerk U.S.District Court.
H.W.J.

718 In the District Court of the United States in and for the

NORTHERN

District of

OKLAHOMA.

SPECIAL APRIL, 1925 TERM

TULSA, OKLA.

FRIDAY, DECEMBER, 4, 1925.

IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,	Plaintiff.	}	No. 50 Law.
vs.			
SOUTHERN SURETY COMPANY, a Corporation, et al.	Defendants.		

O R D E R

Now, on this 4th day of December, 1925, this cause coming on to be heard, upon the application of defendants, for additional time within which to plead herein, and it appearing to the Court that there is good cause for allowing said motion,

IT IS THEREFORE, CONSIDERED, ORDERED AND ADJUDGED that the time of the defendants to plead to the petition herein be, and the same is hereby extended to the 1st day of January, 1926.

F. E. Kennamer, Judge.

ENDORSED: Filed Dec. 4, 1925, H.P. Warfield Clerk U.S. District Court.
H.W.J.

IN THE DISTRICT COURT OF THE UNITED STATES IN
AND FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES,	Plaintiff.	}	No. 172 Law.
vs.			
44-3/4 Cases of 5 Oz. Cans Oysters,	Defendants.		

ORDER OF RELEASE

Now on this 4 day of December, 1925, this matter coming on to be heard upon the application of the Plaintiff herein for the release of the merchandise herein mentioned and seized, to-wit:

44 3/4 Cases of 5 oz. Cans Oysters.

and, the Court after hearing the evidence offered, and being fully advised in the premises, finds:

That, each and every can of Oysters herein mentioned and seized have been duly and regularly labeled as follows, to-wit:

Slack Filled, contents 4 oz. Oyster Meat,
or 1 Oz less than capacity.

and, that said label according to the evidence herein offered is true and correct, and that because of the premises, said merchandise should be released.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED, that the Libel of Information herein filed be, and the same is hereby dismissed, and the

NORTHERN District of OKLAHOMA.
SPECIAL APRIL, 1925 TERM TULSA, OKLA. FRIDAY, DECEMBER, 4, 1925.

said 44 3/4 cases of oysters herein mentioned and described be by the United States Marshal of the State of Oklahoma, released to the Griffin-Goodner Grocery Company, Tulsa, Oklahoma upon payment by them of all costs herein accrued and accruing by virtue of this order.

F. E. Kennamer, Judge.

ENDORSED: Filed Dec. 4, 1925, H.P. Warfield, Clerk U.S. District Court. H.W.J.

ORDER LEAVE TO FILE INFORMATION

On this 4th day of December, 1925, comes the United States Attorney, and asks and is granted leave to file information herein and to prosecute thereunder, and it is ordered that warrant issue for the arrest of Jim Smith and his bond be fixed in the sum of \$2500.00.

UNITED STATES, Plaintiff. }
vs. } # 605 Cr.
JIM SMITH, Defendant. }

On this 4th day of December, 1925, comes W. L. Coffey, Asst. U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by his attorney Erroll Joyce, is arraigned and enters plea of guilty to counts one and two as charged.

It is thereupon by the Court here considered, ordered and adjudged that the defendant Jim Smith, for the crime by him committed as charged in the first count of the information, pay a fine unto the United States in the sum of Fifty (\$50.00) Dollars and in default thereof stand committed to the Tulsa County Jail, Tulsa, Oklahoma, until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Jim Smith, for the crime by him committed as charged in the second count of the information, be imprisoned in the Tulsa County Jail, Tulsa, Oklahoma, and confined for the term of Ninety (90) Days, said sentence to run from October, 19, 1925, the date of original incarceration.

And it is further ordered that the Marshal of said District transport the said Jim Smith, to the said Tulsa Co., Jail, at Tulsa, Okla. and deliver him to the keeper of the said Tulsa County Jail, at Tulsa, Oklahoma, without delay.

UNITED STATES, Plaintiff. }
vs. } # 297 Cr.
W. M. PENICK, Defendant. }

On this 4th day of December, 1925, upon motion of United States Attorney it is ordered that above entitled cause be dismissed on account of same being No Bill and was Docketed as True Bill. Whereupon it is ordered that same be and same is hereby dismissed.

Court adjourned until December, 5, 1925.

720 In the District Court of the United States in and for the

NORTHERN District of OKLAHOMA.
SPECIAL APRIL, 1925 TERM TULSA, OKLA. FRIDAY, DECEMBER, 5, 1925

On this 5th day of December, 1925, the District Court of the United States for the Northern District of Oklahoma sitting in Special April session at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk U.S. District Court.
John M. Goldsberry, Esq., U.S. Attorney.
H. G. Beard, Esq., U.S. Marshal
W. F. Wolverton, Esq., Bailiff.

Public proclamation having been duly made the following proceedings were had and entered, to-wit:

UNITED STATES, Plaintiff.)
vs.) #563 Cr.
E. B. DEVRICH, Defendant.)

On this 5th day of December, 1925, comes John M. Goldsberry, U. S. Attorney representing plaintiff in above entitled cause. Defendant is present in person and by counsel and is arraigned and enters plea of guilty to counts one and two. Whereupon it is by the Court ordered that sentence be and same is hereby deferred to December, 8th 1925, at Vinita.

UNITED STATES, Plaintiff.)
vs.) # 255 Cr.
HARRY SHERRILL, Defendant.)

On this 5th day of December, 1925, it is by the Court ordered that L. Flineham, surety on Bond, be allowed ten days to file pleadings to answer Scire Facias.

UNITED STATES, Plaintiff.)
vs.) # 250 Cr.
JASPER COX, Defendant.)

On this 5th day of December, 1925, it is by the Court ordered that the jail sentence in above entitled cause, be and same is hereby modified and to expire at this date upon the payment of fine.

Court adjourned until December, 7, 1926.

NORTHERN

District of

OKLAHOMA.

SPECIAL DECEMBER, 1925 TERM VINITA, OKLA.

MONDAY, DECEMBER, 7, 1925.

On this 7th day of December, 1925, the District Court of the United States for the Northern District of Oklahoma, sitting in Special December session at Vinita, met pursuant to adjournment, Hon. F. E. Kenamer, Judge present and presiding.

H. P. Warfield, Esq., Clerk of U. S. District Court.
John M. Goldsberry, Esq., U. S. Attorney.
Henry G. Beard, Esq., U. S. Marshal.
W. F. Wolverton, Esq., Bailiff.
John Booth, Esq., Bailiff.

Public proclamation having been duly made the following proceedings were had and entered, to-wit:

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA.

TO THE HONORABLE JUDGE OF THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA.

SIR:

In compliance with the law, I hereby respectfully report the condition of the Registry Fund of this Court, at the close of business December, 5, 1925, to be as follows:

BALANCE IN FIRST NATIONAL BANK, TULSA, OKLAHOMA, CLOSE BUSINESS NOVEMBER, 14, 1925.....\$1,259.67
RECEIPTS SINCE NOVEMBER, 14, 1925. NONE
DISBURSMENTS SINCE NOVEMBER, 14, 1925 NONE
ON HAND IN FIRST NATIONAL BANK, TULSA, OKLAHOMA, CLOSE BUSINESS DECEMBER, 5, 1925. \$1,259.67

Respectfully, Submitted.

H. P. Warfield, Clerk U. S. District Court Northern District of Oklahoma.

ENDORSED: Filed Dec. 7, 1925, H. P. Warfield, Clerk U.S. District Court. H.W.J.

ORDER EXCUSING PETIT JURORS FOR TERM.

On this 7th day of December, 1925, it is ordered by the Court that Henry Armstrong, C. D. Burdick and Earl Cox, he and they are hereby excused for the term.

ORDER EMPANELING PETIT JURY.

On this 7th day of December, 1925, comes the Marshal and makes return on the Venire heretofore issued out of this Court for Petit Jurors for the Special November, 1925 Term of Court. Thereupon the Clerk calls the names of the Jurors so summoned and served and the following answer their names and are present, J. F. Hamilton, George Collins, G. B. Cogswell, J. H. McNabb, O. C. Wemhaner, W. M. Bell, Joe Anderson, Chas. Sanders, Thos. W. Bailey, Kenneth A. Kidd, Calude Fox, George M. Treadway, George Ennis, Henry Armstrong, James E. Yribley, Graddy Teel, A. F. Henegar, Emery Jennings, Clark D. Burdick, O. L. Barlow, Harry Vandagriff, Earl Nelson,

NORTHERN

District of

OKLAHOMA.

~~SPECIAL~~ DECEMBER, 1925 TERM VINITA, OKLA. MONDAY, DECEMBER, 7, 1925.

Nelson, Howard Courtney, J. O. Bridwell, S. N. Craig, Earl Cox, Albert C. Seikman, W. S. Crow, W. C. Fryer, Sam Whitlock, I. N. Journeycaks, Hugo Goetz, Thereupon the court examined said jurors as to their qualifications and for good and sufficient cause is found that J. O. Bridwell, G. B. Cogswell, Howard Courtney, S. N. Craig, W. S. Crow, Earl Nelson, and Geo. M. Treadway be and they are hereby excused from service. It is further ordered that names of F. O. Taylor, R. Smith and S. M. Smith be and same is hereby stricken from this panel on account of no service being had upon said jurors. Thereupon the balance of said array are accepted as Petit Jurors for this Special December, 1925, term of Court.

ORDER EXCUSING PETIT JUROR

On this 7th day of December, 1925, it is by the Court ordered that Harry M. Vandagriff, petit juror be and he is hereby excused from Monday, Dec. 14, 1925.

UNITED STATES,	Plaintiff.)	
vs.)	# 15 Cr.
TOM BRADLEY,	Defendant.)	

On this 7th day of December, 1925, Plaintiff appears by John M. Goldsberry, U. S. Attorney, and the defendant appears in person and by F. N. Burns his attorney. Defendant is arraigned and enters plea of not guilty to counts one and two as charged. All parties announce ready for trial and the following jury to-wit: Thomas W. Bailey, George Collins, Kenneth A. Kidd, O. L. Barlow, Geo. Ennis, J. H. McNabb, Wm. Bell, J. F. Hamilton, Chas. Sanders, Clark B. Burdick, A. F. Hennegar and Grady Teel, accepted and sworn to try said cause and a true verdict render. Counsel for plaintiff and defendant state their respective case to the jury, and thereafter the plaintiff presents its evidence and proof and rests. Defendant presents its evidence and proof and rests and thereafter the taking of evidence is closed. Closing statements are waived by counsel and thereafter the Court instructs the jury as to the law in the case, and the jury retires in charge of a sworn bailiff to deliberate upon their verdict herein. Now on this same day the Jury return in charge of a sworn bailiff and upon being called each answer and are present. All parties are present in person and by counsel as heretofore. Thereupon the jury presents to the Court their verdict which is in words and figures as follows:

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,	Plaintiff.)	
vs.)	No. 15 Cr.
TOM BRADLEY,	Defendant.)	

VERDICT

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths, find the defendant Tom Bradley guilty as charged in the first count of the indictment.

We, further find the defendant Tom Bradley guilty as charged in the second count of the indictment.

Grady Teel, Foreman

ENDORSED: Filed Dec. 7, 1925. H.P. Warfield, Clerk U.S. District Court. R. C.

Thereupon the jury announcing this to be their true verdict are excused from further consideration of said cause. Whereupon judgment and sentence is imposed which is as follows:

NORTHERN District of OKLAHOMA.
 SPECIAL DECEMBER, 1925, TERM VINITA, OKLA. MONDAY DECEMBER, 7, 1925.

It is thereupon by the Court here, considered, and adjudged that the defendant Tom Bradley, for the crime by him committed as charged in the first count of the information, pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars and in default thereof stand committed to the Craig County Jail, Vinita, Oklahoma, until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant for the crime by him committed as charged in the second count of the information be imprisoned in the Craig County Jail, and confined for the term of sixty (60) Days from this date, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Tom Bradley, to the said Craig Co., Jail, at Vinita, Okla., and deliver him to the keeper of the said Craig County Jail, at Vinita, Oklahoma, without delay.

UNITED STATES, Plaintiff.)
 vs.) # 24 Cr.
 MATHIAS SCHRIMPSHER, Defendant.)

On this 7th day of December, 1925, comes W. L. Coffey Asst., U. S. District Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by J. C. Clark, his attorney, and is arraigned and enters plea of not guilty to counts one and two as charged in information heretofore filed herein.

Whereupon it is by the Court ordered that cause be and same is hereby stricken from this assignment and continued for the term and ordered placed on Tulsa Calendar.

UNITED STATES, Plaintiff.)
 vs.) # 30 Cr.
 MARION STURGESS, Defendant.)

On this 7th day of December, 1925, comes W. L. Coffey, Asst., U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by G. W. Goed his attorney, is arraigned and enters plea of not guilty to counts one and two as charged in information heretofore filed herein. All parties announce ready for trial and the following Jury, to-wit: Geo. Collins, J. F. Hamilton, Kenneth A. Kidd, Claude Fox, A. F. Hennegar, J. H. McNeil, W. C. Fryer, Emery Jennings and W. V. Russell, Hugo Goetz, I. N. Journeycake and Chas. Saunders, accepted and sworn to try said cause and a true verdict render. Counsel for plaintiff and defendant waive opening statements. Thereafter, Plaintiff presents its testimony, proof and rests. Whereupon it is ordered that cause be and same hereby is dismissed on account of insufficient evidence.

UNITED STATES, Plaintiff.)
 vs.) # 31 Cr.
 CHARLEY CONNER, Defendant.)

On this 7th day of December, 1925, it is ordered that above entitled cause be stricken from this assignment and continued for the term. Defendant at large.

NORTHERN

District of

OKLAHOMA.

SPECIAL DECEMBER, 1925 TERM VINITA, OKLA. MONDAY, DECEMBER, 7, 1925.

IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE NORTHERN DISTRICT OF OKLAHOMA.

At Vinita, in said District, on this 7th day of December, A. D. 1925, the following, among other proceedings were had, the Honorable Franklin E. Kennamer, Judge of said Court, presiding, as shown by the records in my office, to-wit:

UNITED STATES OF AMERICA,)	
Plaintiff.)	
vs.)	No. 33 Criminal.
ANDY ROGERS,)	Information for Vio. N.P.A.
Defendant.)	

It is thereupon by the Court here considered, ordered, and adjudged that the defendant Andy Rogers, for the crime by him committed as charged in the first count of the information, pay a fine unto the United States in the sum of Fifty (\$50.00) Dollars, and in default thereof stand committed to the Craig County Jail, Vinita, Oklahoma, until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Andy Rogers for the crime by him committed as charged in the second count of the Information, pay a fine unto the United States in the sum of Fifty (\$50.00) Dollars and in default thereof further stand committed until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Andy Rogers, to the said Craig Co., Jail, at Vinita, Okla., and deliver him to the keeper of the said Craig County Jail, at Vinita, Oklahoma, without delay.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of said Court, in my office at Tulsa, in said District, this 7th day of December, A. D. 1925.

((SEAL))

H. P. Warfield, Clerk
By H. W. James, Deputy.

UNITED STATES,	Plaintiff.)	
vs.)	# 34 Cr.
GRANVILLE HARPER,	Defendant.)	

On this 7th day of December, 1925, upon recommendation of the United States Attorney, it is ordered that cause be and same is hereby dismissed on account of insufficient evidence.

UNITED STATES,	Plaintiff.)	
vs.)	#36 Cr.
FRED BISHOP,	Defendant.)	

On this 7th day of December, 1925, comes United States Attorney, representing plaintiff in above entitled cause. Defendant is present in person, arraigned and enters plea of not guilty to counts one and two and three as charged in said information heretofore filed herein. Whereupon it is by the Court ordered that cause be stricken from this assignment and continued for the term.

In the District Court of the United States in and for the 725

NORTHERN District of OKLAHOMA.
 SPECIAL DECEMBER, 1925 TERM VINITA, OKLA. MONDAY, DECEMBER, 7, 1925.

UNITED STATES, Plaintiff.)
 vs.) # 37 Cr.
 ROBERT CROSBY, Defendant.)

On this 7th day of December, 1925, comes W. L. Coffey, Asst. U. S. District Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by John T. Harley, his attorney. Defendant is arraigned and enters plea of not guilty. All parties announce ready for trial, and the following jury, to-wit; Geo. Collins, Claude Fox, W. C. Fryer, Hugo Goets, J. F. Hamilton, A. F. Hennegar, Emmerly Jennings, I. N. Journeycake, Kenneth A. Kidd, J. H. McNabb, U. V. Russell and Chas. Saunders, accepted and sworn to try said cause and a true verdict render. Counsel for plaintiff and defendant waive opening statements and thereafter plaintiff presents it evidence and rests. Whereupon it is ordered that cause be and same is hereby dismissed by the Court on account of insufficient evidence.

UNITED STATES, Plaintiff.)
 vs.) # 42 Cr.
 J. M. BREWER, Defendant.)

On this 7th day of December, 1925, comes W. L. Coffey, Asst., U. S. District Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by A. W. Farmer, his attorney and is arraigned and enters plea of guilty to count one as charged in information heretofore filed herein. It is by the court ordered that count two be and same is hereby dismissed.

It is thereupon by the Court here considered, ordered and adj^d judged that the defendant J. M. Brewer, for the crime by him committed as charged in the first count of the information, pay a fine unto the United States in the sum of One (\$100.00) Hundred Dollars, said fine to run on execution.

UNITED STATES, Plaintiff.)
 vs.) # 238 Cr.
 OSCAR OLSEN, Defendant.)

On this 7th day of December, 1925, it is ordered that sentence in above entitled cause be and same is hereby deferred to December, 8th., 1925.

UNITED STATES, Plaintiff.)
 vs.) # 512 Cr.
 R. RALPH ROBERTS, Defendant.)

On this 7th day of December, 1925, it is ordered that sentence in above entitled cause be and same is hereby deferred to December, 14, 1925

NORTHERN

District of

OKLAHOMA.

SPECIAL DECEMBER, 1925, TERM VINITA, OKLA. DECEMBER, 7, 1925.

UNITED STATES, Plaintiff.)
 vs.) # 44 Cr.
 JIM SEABOURN, Defendant.)

On this 7th day of December, 1925, upon recommendation of United States Attorney, it is ordered that above entitled cause be and same is hereby dismissed.

UNITED STATES, Plaintiff.)
 vs.) # 47 Cr.
 WILBUR JONES, Defendant.)

On this 7th day of December, 1925, defendant in above entitled cause is thrice called in open court but answers not. Sureties, S. A. Yeargin and J. D. Yeargin, thrice called in open court but answers not. Whereupon it is by the Court ordered that Scire Facias be awarded and Warrant ordered, and new bond fixed in the sum of \$1500.00.

UNITED STATES, Plaintiff.)
 vs.) # 48 Cr.
 FRANK CHANDLER, Defendant.)

On this 7th day of December, 1925, upon recommendation of the United States Attorney, it is ordered that above entitled cause be and same is hereby dismissed.

UNITED STATES, Plaintiff.)
 vs.) # 496 Cr.
 FRANK BILLINGSLEY, Defendants.)
 CHARLES HARRIS,

On this 7th day of December, 1925, come defendants in above entitled cause and file motion for Bill of Particulars and to Suppress evidence illegally obtained. Whereupon, the Court being well and fully advised in the premises orders that said Motion for Bill of Particulars and Motion to Suppress be and same are hereby overruled. Defendant are present in person and by John T. Harley, their attorney, and are arraigned and enter pleas of not guilty as charged in information heretofore filed herein.

(INDICTMENT)

UNITED STATES, Plaintiff.)
 vs.) # 514 Cr.
 ROBERT C. HICKS)
 LEW HICKS, Defendants.)

On this 7th day of December, 1925, comes W. L. Coffey, Asst. U. S. Attorney, representing plaintiff in above entitled cause. Defendants are present in person and by John T. Harley, their attorney. Thereupon, Defendants present Motion for Bill of Particulars herein, which is considered by the Court and ordered overruled. Thereafter defendants present motion to suppress evidence, which is by the Court considered and ordered overruled. Thereafter Defendants are arraigned and enters pleas of not guilty as charged.

In the District Court of the United States in and for the 727

NORTHERN

District of

OKLAHOMA.

SPECIAL DECEMBER, 1925 TERM VINITA, OKLA. MONDAY, DECEMBER, 7, 1925.

UNITED STATES, Plaintiff.)
vs.) # 582 Cr.
BERT McCULLOUGH, FRED TOMLINSON,)
WILLIAM H. THOMAS & E. W. PERRY.)
Defendants.)

On this 7th day of December, 1925, comes John M. Goldsberry, U. S. Attorney, representing plaintiff in above entitled cause. Defendants are present in person and by E. I. Peters, their attorney. Defendants file motion to quash the indictment herein, arguments of counsel are heard thereon, and the Court being well and fully advised in the premises, orders that said motion to quash be and same is hereby overruled. Thereafter each defendant is arraigned and enters plea of not guilty as charged.

Court adjourned until December, 8, 1925.

NORTHERN

District of

OKLAHOMA.

SPECIAL APRIL, 1925 TERM

VINITA, OKLA.

TUESDAY, DECEMBER, 8. 1925.

On this 8th day of December, 1925, the District Court of the United States for the Northern District of Oklahoma sitting in special session at Vinita, Okla., met pursuant to adjournment, Hon. F. E. Kenamer, Judge, present and presiding.

H. P. Warfield, Esq.,	Clerk of U. S. District Court.
John M. Goldsberry, Esq.,	U. S. District Attorney.
H. G. Beard, Esq.,	U. S. Marshal.
W. F. Wolverton, Esq.,	Bailiff.
John Booth, Esq.,	Bailiff.

Public proclamation having been duly made the following proceedings were had and entered, to-wit:

UNITED STATES,	Plaintiff.	}	# 157 Cr.
vs.			
HARRISON THOMPSON,	Defendant.		

On this 8th day of December, 1925, comes W. L. Coffey, Asst., U. S. District Attorney, representing plaintiff in above entitled cause. Defendant present in person and by O. P. Gomdy, his attorney. Defendant is arraigned and enters plea of guilty to counts one and two as charged in information heretofore filed herein.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant Harrison Thompson, for the crime by him committed as charged in the first count of the indictment, be imprisoned in the Craig County Jail, Vinita, Oklahoma, and confined for the term of Sixty (60) Days and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Harrison Thompson, for the crime by him committed as charged in the second count of the indictment, pay a fine unto the United States in the sum of Twenty Five (\$25.00) Dollars, said fine to run on execution. And it is further

ORDERED, that execution of commitment be stayed to December, 14th, 1925.

And it is further ordered that the Marshal of said District transport the said Harrison Thompson, to the said Craig Co., Jail, at Vinita, Okla., and deliver him to the keeper of the said Craig County Jail, at Vinita, Oklahoma, without delay.

UNITED STATES,	Plaintiff.	}	# 158 Cr.
vs.			
DAVE FRENCH,	Defendant.		

On this 8th day of December, 1925, comes W. L. Coffey, Asst., U. S. District Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by J. R. Charlton, his attorney. Defendant is arraigned and enters plea of not guilty to counts one and two. All parties announce ready for trial and the following jury, to-wit: Joe Anderson, Geo Collins, Hugo Goetz, Thomas W. Bailey, Geo. Ennis, J. F. Hamilton, O. L. Barlow, Claud Fox, A. F. Hennegar, W. M. Bell, W. R. Fryer and Emery Jennings, accepted and sworn to try said cause and a true verdict render. Counsel waive opening statements and thereafter the plaintiff presents its evidence and proof and rests. Defendant presents his evidence and proof and rests. Taking of evidence is closed

In the District Court of the United States in and for the

NORTHERN

District of

OKLAHOMA.

SPECIAL DECEMBER, 1925 TERM VINITA, OKLA.

TUESDAY, DECEMBER, 7, 1925.

Closing arguments waived by counsel and thereafter the Court instructs the jury as to the law in the case, and the jury retires in charge of a bailiff to deliberate upon their verdict herein. Now on this same day, to-wit, December, 8, 1925. the jury return into Court in charge of a sworn bailiff and upon being called each answer and are present and all parties are present as heretofore. Thereupon the jury present to the Court their verdict which is in words and figures as follows:

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff. vs. DAVE FRENCH, Defendant. No. 158 Cr.

VERDICT.

We, the jury in the above entitled cause duly empaneled and sworn, upon our oaths, find the defendant, Dave French, guilty, as charged in the first count of the indictment.

We further find the defendant Dave French guilty, as charged in the second count of the indictment.

Emery Jennings, Foreman.

ENDORSED: Filed Dec. 8, 1925. H.P. Warfield, Clerk U.S. District Court. R.G.

The Jury announcing this to be their true verdict are excused from further consideration of said cause. Thereupon sentence of law is passed upon said defendant which is as follows:

It is thereupon by the Court here considered, ordered, and adjudged that the defendant Dave French, for the crime by him committed as charged in the first count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Two (2) Years from date of delivery, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Dave French for the crime by him committed as charged in the second count of the Indictment, pay a fine unto the United States in the sum of Four Hundred (\$400.00) Dollars, and in default thereof further stand committed to the Federal Penitentiary, at Leavenworth, Kansas until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Dave French to the said Federal Pen., at Leavenworth Ks., and deliver him to the Warden of the said Federal Penitentiary at Leavenworth, Kansas, without delay.

UNITED STATES, Plaintiff. vs. WILBUR JONES, Defendant. # 47 Cr.

On this 8th day of December, 1925, comes W. L. Coffey, Asst., U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by Rolla Clark, his attorney. Whereupon

NORTHERN

District of

OKLAHOMA.

SPECIAL DECEMBER, 1925 TERM VINITA, OKLA. TUESDAY, DECEMBER, 8, 1925.

it is by the Court ordered, that the Bond Forfeitures heretofore had in above entitled cause be and same is hereby set aside. Thereafter, defendant is arraigned and enters plea of guilty to counts one and two as charged in information heretofore filed herein.

It is thereupon by the Court here considered, ordered and adjudged that the defendant Wilbur Jones, for the crime by him committed as charged in the information be imprisoned in the Craig County Jail, Vinita, Oklahoma, and confined for the term of Sixty (60) Days from this date, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Wilbur Jones to the said Craig Co., Jail, at Vinita, Okla., and deliver him to the keeper of the said Craig County Jail, at Vinita, Oklahoma, without delay. And it is further

ORDERED that defendant be and he is hereby paroled to Frank Warren.

UNITED STATES,	Plaintiff.)	
	vs.)	# 182 Cr.
ORBA BROWN,	Defendant.)	

On this 8th day of December, 1925, comes W. L. Coffey, Asst. U. S. District Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by J. D. Davenport, his attorney. Defendant is arraigned and enters plea of guilty as charged.

It is thereupon by the Court here considered, ordered and adjudged that the defendant Orba Brown, for the crime by him committed as charged in the information pay a fine unto the United States in the sum of \$25.00, and in default thereof stand committed until said fine is paid or, until released by due process of law.

UNITED STATES,	Plaintiff.)	
	vs.)	# 183 Cr.
TOM MORRIS, ROY SAMPLER, JIM MORRIS, JOE ARNOLD,	Defendants.)	

On this 8th day of December, 1925, comes W. L. Coffey, Asst. U. S. District Attorney, representing plaintiff in above entitled cause. Defendants, Tom Konold, Jim Morris, Roy Sampler each enter their pleas of guilty, and defendant Tom Morrin enters his plea of Not guilty. Whereupon the Court being well and fully advised in the premises it is ordered that said cause be and same is hereby dismissed as to Tom Morris.

Roy Sampler

It is thereupon by the Court here considered, ordered and adjudged that the defendant Roy Sampler, for the crime by him committed as charged in information pay a fine unto the United States in the sum of Fifty (\$50.00) Dollars and in default thereof further stand committed until said fine is paid.

JIM MORRIS

It is thereupon by the Court here considered, ordered and adjudged that the defendant, Jim Morris, for the crime by him committed as charged in the information pay a fine unto the United States in the sum of Fifty (\$50.00) Dollars, and in default thereof further stand committed until said fine is paid.

JOE ARNOLD

It is thereupon by the court here considered, ordered and adjudged that the defendant, Joe Arnold, for the crime by him committed as charged in the information, pay a fine unto the United States in the sum

NORTHERN District of OKLAHOMA.
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sum of Fifty (\$50.00) and in default thereof stand committed until said fine is paid.

UNITED STATES, Plaintiff.)
 vs.) # 183 Cr.
 TOM HARRISON, Defendant.)

On this 8th day of December, 1925, upon recommendation of the United States Attorney, it is ordered that above entitled cause be and same is hereby dismissed.

UNITED STATES, Plaintiff.)
 vs.) #206 Cr.
 ELMER TRIPLETT, Defendant.)

On this 8th day of December, 1925, comes W. L. Coffey, Asst. U. S. District Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by Rolla Clark, his attorney. Defendant is arraigned and enters plea of guilty to counts one and two.

It is thereupon by the Court here considered, ordered and adjudged that the defendant Elmer Triplett, for the crime by him committed as charged in the first count of the information, pay a fine unto the United States in the sum of Fifty (\$50.00) and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Elmer Triplett, for the crime by him committed as charged in the second count of the information, pay a fine unto the United States in the sum of Fifty (\$50.00) Dollars, said fine to run on execution.

UNITED STATES, Plaintiff.)
 vs.) # 207 Cr.
 WILLIAM MORRIS, Defendant.)

On this 8th day of December, 1925, comes U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person is arraigned and enters plea of guilty as charged.

It is thereupon by the Court here considered, ordered, and adjudged, that the defendant, William Morris, for the crime by him committed as charged in the information, pay a fine unto the United States in the sum of Fifty (\$50.00) Dollars, and in default thereof stand committed until said fine is paid, or, until released by due process of law.

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UNITED STATES, Plaintiff.)
 vs.) # 208 Cr.
 MILTON HENTHORN, Defendant.)

On this 8th day of December, 1925, the defendant in above entitled cause was thrice called in open court but answers not, thereupon Bond is ordered forfeited and sureties, C. A. Mallotte and N. J. Reynolds are thrice called in open court but answer not. Whereupon Scire Facias is awarded and warrant ordered and new bond fixed in the sum of \$1000.00.

UNITED STATES, Plaintiff.)
 vs.) # 209 Cr.
 A. ROME, Defendant.)

On this 8th day of December, 1925, comes W. L. Coffey, Asst., U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and is arraigned and enters plea of guilty as charged in information heretofore filed herein.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant A. Rome, for the crime by him committed as charged in the information pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars and in default thereof stand committed until said fine is paid, or, until released by due process of law.

UNITED STATES, Plaintiff.)
 vs.) # 211 Cr.
 ARTHUR HESTER, Defendant.)

On this 8th day of December, 1925, comes W. L. Coffey, Asst., U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by counsel is arraigned and enters plea of guilty as charged in the information heretofore filed herein.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant Arthur Hester, for the crime by him committed as charged in the information pay a fine unto the United States in the sum of Twenty Five (\$25.00) Dollars and in default thereof stand committed until said fine is paid, or, until released by due process of law.

UNITED STATES, Plaintiff.)
 vs.) # 238 Cr.
 OSCAR OLSEN, Defendant.)

On this 8th day of December, 1925, comes W. L. Coffey, Asst., U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by J. C. Daugherty his attorney. Sentence of law is passed upon said defendant upon plea of guilty heretofore entered herein.

IT IS THEREUPON by the Court here considered, ordered and adjudged that the defendant Oscar Olsen for the crime by him committed as charged in the first count of the indictment, be imprisoned in the Washing-

NORTHERN District of OKLAHOMA.

SPECIAL DECEMBER, 1925, term Vinita, Okla. Tuesday, December, 8, 1925.

ton, County Jail, Bartlesville, Oklahoma, and confined for the term of sixty (60) Days, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Oscar Olsen, for the crime by him committed as charged in the second count of the Information, pay a fine unto the United States in the sum of Fifty (\$50.00) Dollars and in default thereof further stand committed to the Washington County Jail, at Bartlesville, Oklahoma, until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Oscar Olsen, to the said Washington Co., Jail, at Bartlesville, and deliver him to the keeper of the said Washington County Jail at Bartlesville, Oklahoma, without delay.

UNITED STATES, Plaintiff.)
 vs.) # 563 Cr.
 H. D. DEVERICH, Defendant.)

On this 8th day of December, 1925, comes J. M. Goldsberry, U.S. District Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by B. S. McGuire, his attorney. Sentence of law is passed upon said defendant upon plea of guilty heretofore entered herein and sentence is as follows:

It is thereupon by the Court here considered, ordered and adjudged that the defendant H. B. Deverich, for the crime by him committed as charged in the first count of the Indictment, be imprisoned in the Tulsa County Jail, and confined for the term of six (6) Months from this date and that he pay a fine unto the United States in the sum of Two Hundred Fifty (\$250.00) Dollars, and in default thereof further stand committed, until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant H. B. Deverich for the crime by him committed as charged in the second count of the Indictment, be imprisoned in the Tulsa County Jail, Tulsa, Oklahoma, and confined for the term of six (6) Months, and that he pay a fine unto the United States in the sum of Two Hundred Fifty (\$250.00) Dollars and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

ORDERED, that said sentences of confinement shall run concurrently.

And it is further ordered that the Marshal of said District transport the said H. B. Deverich, to the said Tulsa Co., Jail, at Tulsa, Okla., and deliver him to the keeper of the said Tulsa County Jail, at Tulsa, Oklahoma, without delay.

UNITED STATES, Plaintiff.)
 vs.) # 606 Cr.
 W. P. BAUER, Defendant.)

On this 8th day of December, 1925, it is by the Court ordered that said W. P. Bauer, be and he is hereby cited for contempt of Court.

It is thereupon by the Court here considered ordered and adjudged

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ed, the W. P. Bauer, for the crime by him committed as charged, pay a fine unto the United States, in the sum of One Hundred (\$100.00) and in default thereof further stand committed until said fine is paid, or until released by due process of law.

ORDER EXCUSING JURORS FOR TERM

On this 8th day of December, 1925, it is by the Court ordered that Sam Whitlock and F. O. Taylor, two petit jurors be and they are hereby excused for the term.

Court adjourned until December, 9 , 1925.

NORTHERN

District of

OKLAHOMA.

SPECIAL DECEMBER, 1925 TERM VINITA, OKLA. WEDNESDAY, DECEMBER, 9, 1925.

On this 9th day of December, 1925, the District Court of the United States for the Northern District of Oklahoma, sitting in special session at Vinita met pursuant to adjournment, Hon. F. E. Kennamer, Judge present and presiding.

H. P. Warfield, Esq., Clerk of U.S. District Court.
John M. Goldsberry, Esq., U. S. Attorney.
Henry G. Beard, Esq., U. S. Marshal.
W. F. Wolverton, Esq., Bailiff.
John Booth, Esq., Bailiff

Public proclamation having been duly made the following proceedings were had and entered, to-wit:

ADMISSION TO BAR

On this 9th day of December, 1925, it being made satisfactorily to appear that the following named attorneys are qualified for admission to the bar of this Court, the oath prescribed by the Court is administered and the following attorneys are declared admitted to the bar of this Court.

Edward H. Brady, G. W. Good, Clay M. Roper,
R. C. Clark, E. H. Beachamp, Carey Coldwell.

UNITED STATES, Plaintiff.)
vs.) # 214 Cr.
ARCHIE DANIELS, Defendant.)

On this 9th day of December, 1925, comes W. L. Coffey, Asst., U. S. Attorney, representing plaintiff in above entitled cause. Defendant is arraigned and enters plea of guilty as charged in information hereto filed herein.

It is thereupon by the Court here considered, ordered and adjudged that the defendant Archie Daniels, for the crime by him committed as charged in the information pay a fine unto the United States in the sum of Fifty (\$50.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

ORDERED THAT execution of commitment be stayed till December, 14th., 1925.

UNITED STATES, Plaintiff.)
vs.) # 215 Cr.
BERT WEST, Defendant.)

On this 9th day of December, 1925, comes W.L. Coffey, Asst., U. S. Attorney, representing plaintiff in above entitled cause. Defendant is arraigned and enters plea of guilty as charged in information.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant Bert West, for the crime by him committed as charged in the information, pay a fine unto the United States in the sum of Fifty (\$50.00) Dollars, and in default thereof stand committed until said fine is paid, or, until released by due process of law.

NORTHERN District of OKLAHOMA.
SPECIAL DECEMBER, 1925, TERM VINITA, OKLA. WEDNESDAY, DEC. 9, 1925.

UNITED STATES, Plaintiff.)
vs.) No. 220.
EARNICE STAGSDILL, Defendant.)

On this 9th day of December, 1925, comes W. L. Coffey, Asst., U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by counsel, is arraigned and enters plea of not guilty. All parties announce ready for trial and the following jury to-wit: Geo Anderson, Geo. Collins, Hugo Goetz, Thos. W. Bailey, Geo. Ennis, J. F. Hamilton, C. L. Barlow, Claud Fox, A. F. Hennegar, W. M. Bell W. C. Fryer and Emery Jennings, accepted and sworn to try said cause and a true verdict render. Opening statements are waived by counsel and there after plaintiff presents his evidence, proof and rests. Defendant presents nonevidence, and the closing statement of counsel is waived. The Court instructs the jury as to the law in the case and the jury retire in charge of a sworn bailiff to deliberate upon their verdict herein. Now on this same day, to-wit: December, 9, 1925, the jury return in charge of a sworn bailiff and upon being called each and every member answer to their name and all parties are present as heretofore. Thereupon the jury present to the Court their verdict which is in words and figures as follows:

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.)
vs.) No. 220
EARNICE STAGSDILL, Defendant.)

V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn upon our oaths, find the defendant, Earnice Stagsdill guilty, as charged in the first count of the indictment.

We, further find the defendant, Earnice Stagsdill not guilty as charged in the second count of the indictment.

Emery Jennings.

ENDORSED: Filed Dec. 9, 1925, H.P. Warfield, Clerk U.S. District Court. R. C.

The jury announcing this to be their true verdict are excused from further consideration of said cause. Thereupon the judgment and sentence is imposed upon said defendant which is in words and figures as follows:

It is thereupon by the Court here considered, ordered and adjudged that the defendant Earnice Stagsdill, for the crime by him committed as charged in the information, pay a fine unto the United States in the sum of Twenty Five (\$25.00) Dollars, and in default thereof stand committed until said fine is paid, or, until released by due process of law.

In the District Court of the United States in and for the 739

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OKLAHOMA.

SPECIAL DECEMBER, 1925 TERM VINITA, OKLA.

WEDNESDAY, DECEMBER, 9, 1925

And it is further ordered, that said cause be and same is hereby dismissed as to W. M. Greenwood.

UNITED STATES,	Plaintiff.)	
	vs.)	# 242 Cr.
REESE THOMPSON,	Defendant)	

On this Wednesday, December, 9, 1925, comes W.L. Coffey, Asst U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and is arraigned and enters plea of not guilty to counts one, two and three. Whereupon it is by the Court ordered that cause be and same is hereby continued to December, 10, 1925.

ORDER EXCUSING PETIT JURORS FOR TERM.

On this 9th day of December, 1925, it is by the Court ordered that F. O. Taylor, Joe Anderson, A. C. Seikman and G. F. Collins, four of the Petit Jurors heretofore empaneled be and they are hereby excused for the term.

IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE NORTHERN DISTRICT OF OKLAHOMA.

ORDER FOR PETIT JURORS:

On this 9th day of December, A. D. 1925, it is ordered by the Court that there be publicly drawn by the Marshal for the Northern District of Oklahoma, or one of his deputies, in the presence of the Clerk, or, one of his deputies, in accordance with the law and the rules of this court, the names of twenty four (24) persons, good and lawful men, from said District, duly qualified to serve as Petit Jurors at the Special December, 1925, Term of this Court, to be held at Vinita, Oklahoma.

It is further ordered by the Court that a writ of Venire Facias be issued out of this Court, in due form, as provided by law, commanding the said Marshal to summon said Petit Jurors, drawn as aforesaid, to be and appear before said Court, to be held at Vinita, Oklahoma, in the Northern District of Oklahoma, on Monday, the 14th day of December, A. D. 1925, then and there to serve as Petit Jurors of the United States in and for said District at the Special December, 1925, Term of said Court.

F. E. Kennamer,
U.S. District Judge.

ENDORSED: Filed Dec. 9, 1925. H.P. Warfield, Clerk U.S. District Court.
By H.W.J.

Court adjourned until December, 10, 1925.

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~~SPECIAL~~ DECEMBER, 1925 TERM VINITA, OKLA. THURSDAY, DECEMBER, 10, 1925.

On this 10th day of December, 1925, the District Court of the United States for the Northern District of Oklahoma sitting in Special December, 1925, session at Vinita, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk U. S. District Court.
John M. Goldsberry, Esq., U. S. Attorney.
E. G. Beard, Esq., U. S. Marshal
W. F. Wolverton, Esq., Bailiff.
John Booth, Esq., Bailiff.

Public proclamation having been duly made the following proceedings were had and entered, to-wit:

IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE NORTHERN DISTRICT OF OKLAHOMA.

WORLD PUBLISHING COMPANY,)
Plaintiff.)
vs.)
JAMES C. DAVIS, AGENT,) No. 56 Law.
Defendant.)

The time of the plaintiff for filing reply brief herein is hereby extended to January 1st., 1926

F. E. Kennamer,
District Judge.

ENDORSED: Filed Dec. 10, 1925. H.P. Warfield, Clerk U.S. District Court.
H.W.J.

IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE NORTHERN DISTRICT OF OKLAHOMA.

TULSA PAPER COMPANY, Plaintiff.)
vs.) No. 57 Law.
JAMES C. DAVIS, Defendant.)

The time of the plaintiff for filing reply brief is hereby extended to January 1st., 1926.

F. E. Kennamer,
District Judge.

ENDORSED: Filed Dec. 10, 1925. H.P. Warfield, Clerk U.S. District Court.
H.W.J.

IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE NORTHERN DISTRICT OF OKLAHOMA.

DEMOCRAT PRINTING COMPANY,)
Plaintiff.)
vs.) No. 58 Law.
JAMES C. DAVIS, AGENT,)
Defendant.)

The time of the plaintiff for filing reply brief herein is hereby extended to January 1st., 1926.

F. E. Kennamer,
District Judge.

ENDORSED: Filed Dec. 10, 1925. H.P. Warfield, Cler. U.S. District Court.
H.W.J.

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SPECIAL DECEMBER, 1925 TERM VINITA, OKLA.

THURSDAY, DECEMBER, 10, 1925.

UNITED STATES, Plaintiff.)
 vs.)
 LEWIS MICKLE AND # 246 Cr.
 ELI VANN, Defendants.)

On this 10th day of December, 1925, comes W. L. Coffey, Asst. U. S. Attorney, representing plaintiff in above entitled cause. Defendants present in person and by W. A. Chase, their attorney. Defendant arraigned and enter pleas of not guilty as charged. All parties announce ready for trial and the following jury, to-wit: Thos. W. Bailey, Geo., Ennis, Gredy Teel, O. L. Barlow, Claud Fox, Jas. K. Tribbley, W. M. Bell, W. C. Fryer, O. C. Wembauer, W. O. Dillion, Chas. Saunders, R. J. Wright. Counsel for plaintiff and defendant state their respective case to the jury and thereafter plaintiff presents its evidence and proof and rests. Defendants presents their evidence and proof and rests. Taking of evidence is closed and arguments of counsel are heard. The court instructs the jury as to the law in the case. The jury retires in charge of a sworn bailiff to deliberate upon their verdict therein. Now on this same day to-wit: December, 10, 1925, the jury return into court in charge of a sworn bailiff and upon being called each answer and are present and all parties are present in person and by counsel as heretofore. Thereupon the jury presents to the Court their verdict which is in words and figures as follows:

IN THE UNITED STATES DISTRICT COURT FOR THE
 NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.)
 vs.) No. 246 Cr.
 ELI VANN, Defendant.)

V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths, find the defendant, Eli Vann guilty, as charged in the indictment.

O. L. Barlow,
 Foreman.

ENDORSED: Filed, Dec. 10, 1925, H. P. Warfield, Clerk U. S. District Court.
 R. C.

IN THE UNITED STATES DISTRICT COURT FOR THE
 NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.)
 vs.) No. 246 Cr.
 LEWIS MICKLE, Defendant.)

V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths, find the defendant Lewis Mickle guilty, as charged in the indictment:

O. L. Barlow,
 Foreman.

ENDORSED: Filed Dec. 10, 1925, H.P. Warfield, Clerk U.S. District Court.
 R. C.

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SPECIAL DECEMBER, 1925 TERM VINITA, OKLA.

THURSDAY, DECEMBER, 10, 1925.

UNITED STATES,	Plaintiff.)	
vs.)	# 300 Cr.
ALBERT POOLER,	Defendant.)	

On this 10th day of December, 1925, comes John M. Goldsberry, U. S. Attorney representing plaintiff in above entitled cause. Defendant is present in person and by Frank Nesbit his attorney. Defendant is arraigned and enters plea of not guilty as charged. All parties announce ready for trial and the following Jury, to-wit: Thos. W. Bailey, W. C. Fryer, I. N. Journeycake, O. L. Barlow, Hugo Goetz, Kenneth A. Kidd, W. M. Bell, J. F. Hamilton, J. W. McNabb, Geo. Ennis, A. F. Hennegar, Chas. Saunders, accepted and sworn to try said cause and a true verdict render. Counsel for plaintiff and defendant state their respective case to the jury and thereafter the plaintiff presents its evidence and proof and rests, and the hour for adjournment of court having arrived, the Court admonishes the jury herein and the further hearing is continued to December, 11, 1925.

Court adjourned until December, 11th, 1925.

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District of

OKLAHOMA.

SPECIAL DECEMBER, 1925 TERM

VINITA, OKLA.

FRIDAY, DECEMBER, 11, 1925.

On this 11th day of December, 1925, the District Court of the United States for the Northern District of Oklahoma sitting in Special December, 1925 session at Vinita, met pursuant to adjournment, Hon. F. E. Kennamer, Judge present and presiding.

H. P. Warfield, Esq., Clerk U.S. District Court.
John M. Goldsberry, Esq., U. S. Attorney.
H. G. Beard, Esq., U. S. Marshal.
W. F. Wolverton, Esq., Bailiff.
John Booth, Esq., Bailiff.

Public proclamation having been duly made the following proceedings were had and entered, to-wit:

ADMISSION TO BAR

On this 11th day of December, 1925, it being made satisfactorily to appear that Frank Nesbitt and Oliver L. Mason are qualified for admission to the bar of this Court, the oath prescribed by the Court is administered and the said Frank Nesbitt and Oliver L. Mason are declared admitted to the bar of this Court.

UNITED STATES, Plaintiff.
vs. # 300 Cr.
ALBERT POOLER, Defendant.

On this 11th day of December, 1925, the above entitled cause comes on for further hearing. All parties are present in person and by counsel as heretofore and the jury each and every member present. Plaintiff presents further testimony thereafter the defendant presents his evidence and proof and rests. Arguments of counsel are heard and thereafter the Court instructs the jury as to the law in the case and the jury retires in charge of a sworn bailiff to deliberate upon their verdict herein. Now on this same day, to-wit: the jury return into Court in charge of a sworn bailiff and upon being called each answer and are present. All parties are present in person and by counsel as heretofore. Thereupon the jury present to the Court their verdict which is in words and figures as follows

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.
vs. No. 300
ALBERT POOLER, Defendant.

VERDICT.

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths, find the defendant, Albert Pooler guilty, as charged in the indictment.

O. L. Barlow, Foreman.

ENDORSED: Filed Dec. 11, 1925. H.P. Warfield, Clerk U.S. District Court. R. C.

The Jury announcing this to be their true verdict are excused from further consideration of said cause. Whereupon it is by the Court ordered that sentence be and same is hereby deferred to Dec. 14, 1925.

And it is further ordered, that Clarence Milbrew, witness in above cause be paid round trip to Kansas City, Mo.

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OKLAHOMA.

SPECIAL DECEMBER, 1925 TERM VINITA, OKLA. FRIDAY, DECEMBER, 11, 1925.

UNITED STATES, Plaintiff.)
 vs.) # 316 Cr.
 CHARLEY CHANCE, Defendant.)

On this 11th day of December, 1925, comes W. L. Coffey, Asst. U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and is arraigned and enters plea of guilty as charged.

It is thereupon by the Court here considered, ordered and adjudged, that the defendant, Charley Chance, for the crime by him committed as charged in the information, pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof stand committed until said fine is paid, or until released by due process of law.

UNITED STATES, Plaintiff.)
 vs.) # 317 Cr.
 DENNIS HICKS, Defendant.)

On this 11th day of December, 1925, comes W. L. Coffey, Asst. U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by Rolla Clark, his attorney, and is arraigned and enters plea of not guilty. Upon recommendation of U. S. Attorney it is ordered that said cause be and same is hereby dismissed.

UNITED STATES, Plaintiff.)
 vs.) # 341 Cr.
 LEM MASON, Defendant.)

On this 11th day of December, 1925, comes W. L. Coffey, Asst. U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and is arraigned and enters plea of guilty to charge in information heretofore filed herein.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant Lem Mason, for the crime by him committed as charged in the information pay a fine unto the United States in the sum of One Hundred Twenty Five (\$125.00) Dollars and in default thereof stand committed to the Craig County Jail, Vinita, Oklahoma, until said fine is paid, or until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Lem Mason, to the said Craig Co. Jail, at Vinita, Okla., and deliver him to the keeper of the said Craig County Jail, at Vinita Oklahoma, without delay.

UNITED STATES, Plaintiff.)
 vs.) # 430 Cr.
 WILLIAM HANCOCK, Defendant.)

On this 11th day of December, 1925, comes W. L. Coffey, Asst. U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by J. S. Davenport, his attorney, is arraigned and enters plea of guilty to charge in information heretofore filed herein.

NORTHERN District of OKLAHOMA.
 SPECIAL DECEMBER, 1925 TERM VINITA, OKLA. FRIDAY, DECEMBER, 11, 1925.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant William Hancock, for the crime by him committed as charged in the first count of the information pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof stand committed until said fine is paid, or until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant, William Hancock, for the crime by him committed as charged in the second count of the information, be imprisoned in the Craig County Jail, at Vinita, Okla., and confined for the term of six (6) Months and that he pay a fine unto the United States in the sum of Fifty (\$50.00), and in default thereof stand committed until said fine is paid. And it is further

ORDERED, that said defendant be and he is hereby paroled to J. S. Davenport.

UNITED STATES, Plaintiff.)
 vs.) # 442 Cr.
 S. C. MORRIS AND)
 S. N. YOUNG, Defendant.)

On this 11th day of December, 1925, comes W. L. Coffey, Asst. U. S. Attorney, representing plaintiff in above entitled cause. Defendants are present in person and are arraigned and enter pleas of guilty to charge in indictment heretofore filed herein.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant S. C. Morris, for the crime by him committed as charged in the indictment, be imprisoned in the Craig County Jail, Vinita, Oklahoma, and confined for the term of seven (7) Months, and that he pay a fine unto the United States in the sum of Three Hundred (\$300.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said S. C. Morris, to the said Craig Co. Jail, at Vinita, Okla., and deliver him to the keeper of the said Craig County Jail, at Vinita, Oklahoma, without delay.

S. N. YOUNG

It is thereupon by the Court here considered, ordered, and adjudged that the defendant, S. N. Young, for the crime by him committed as charged in the indictment, be imprisoned in the Craig County Jail, Vinita, Oklahoma, and confined for the term of Seven (7) Months, and that he pay a fine unto the United States in the sum of Three Hundred (\$300.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said S. N. Young to the said Craig County Jail, at Vinita, Okla., and deliver him to the keeper of the said Craig County Jail, at Vinita, Oklahoma, without delay.

UNITED STATES, Plaintiff.)
 vs.) # 425 Cr.
 G. O. SMITH, Defendant.)

On this 11th day of December, 1925, comes W. L. Coffey, Asst. U. S. Attorney, representing plaintiff in above entitled cause. Defendant present in person and by S. F. Parks, his attorney, is arraigned and enters plea of guilty as charged in indictment heretofore filed herein.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant G. O. Smith, for the crime by him committed

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as charged in the indictment, be imprisoned in the Craig County Jail, Vinita, Oklahoma, and confined for the term of Six (6) Months, and that he pay a fine unto the United States in the sum of Three Hundred (\$300.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said G. O. Smith, to the said Craig Co., Jail, at Vinita, Okla., and deliver him to the keeper of the said Craig County Jail, at Vinita, Oklahoma, without delay.

UNITED STATES, Plaintiff.)
 vs.) # 427 Cr.
 OSCAR SISSION, and)
 JOHN SISSON, Defendants.)

On this 11th day of December, 1925, comes W. L. Coffey, Asst U. S. Attorney, representing plaintiff in above entitled cause. Defendants are present in person and by counsel and are arraigned and enter pleas of not guilty to counts one and two. All parties announce ready for trial and the following jury, to-wit: Geo. Ennis, Emery Jennings, W. V. Russell, Jes K. Tribley, I. N. Journeycake, Chas. Saunders, Hugo Goetz, Kenneth A. Kidd, O. C. Wembauer, J. F. Hamilton, J. H. McNabb, R. J. Right, accepted and sworn to try said cause and a true verdict render. Opening statements waived by counsel and thereafter plaintiff presents its evidence and proof and rests. Defendant presents their evidence and proof and rests. Closings statements waived by counsel and thereafter the Court instructs the jury as to the law in the case, and the jury retires in charge of a sworn bailiff to deliberate upon their verdict herein. Now on this same day, to-wit, Nov. 11, 1925, the jury return into court in charge of a sworn bailiff and upon being called each answer and are present, and all parties are present in person and by counsel as heretofore. Thereupon the jury present to the Court their verdict which is in words and figures as follows:

IN THE UNITED STATES DISTRICT COURT FOR THE
 NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.)
 vs.) No. 427 Cr.
 OSCAR SISSION, Defendant.)

V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn upon our oaths, find the defendant Oscar Sission guilty, as charged in the first count of the indictment.

We further find the defendant Oscar Sission guilty as charged in the second count of the indictment.

Charles Sanders, Foreman.

ENDORSED: Filed Dec. 11, 1925. H.P. Warfield, Clerk U.S. District Court.
 R. C.

The Jury announcing this to be their true verdict are excused from further consideration of said cause as to Oscar Sission. Whereupon it is by the Court ordered that said sentence be and same is hereby deferred to Dec. 14, 1925.

NORTHERN District of OKLAHOMA.
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JOHN HENRY SISSON

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.)
vs.) No. 427
JOHN HENRY SISSON, Defendant.)

V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths, find the defendant, John Henry Sisson guilty, as charged in the first count of the indictment.

We further find the defendant, John Henry Sisson guilty, as charged in the second count of the indictment.

Charles Sanders,
Foreman.

ENDORSED: Filed Dec. 11, 1925, H. P. Warfield, Clerk U. S. District Court.
R. C.

The jury announcing this to be their true verdict are excused from further consideration of said cause. Thereupon the Court orders sentence be deferred until December, 14, 1925.

UNITED STATES, Plaintiff.)
vs.) # 318 Cr.
NEAL SANDERS, Defendant.)

On this 11th day of December, 1925, comes W. L. Coffey, Asst. U. S. Attorney representing plaintiff in above entitled cause. Defendant appeared in person and without counsel and entered his plea of not guilty. All parties announce ready for trial and the following jury, to-wit: Thos. W. Bailey, Jas. K. Tribble, Emery Jennings, W. O. Dillon, Hugo Goetz, I. N. Journeyake, Geo. Ennis, J. F. Hamilton, Kenneth A. Kidd, Claude Fox, A. T. Hennegar, J. H. McNabb, accepted and sworn to try said cause and a true verdict render. Plaintiff presents evidence and proof and rests and thereafter defendant presents his evidence and proof and rests. The Court instructs the jury as to the law in the case and the jury retire in charge of a sworn bailiff to deliberate upon their verdict herein. Now on this same day to-wit, Dec. 11, 1925, the jury return into Court in charge of a sworn bailiff and upon being called each answer and are present and all parties are present in person and by counsel as heretofore. Thereupon the jury present their verdict to the Court which is in words and figures as follows:

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.)
vs.) No. 318
NEAL SANDERS, Defendant.)

V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn upon our oaths, find the defendant, Neal Sanders not guilty, as charged in the indictment.

Emery Jennings, Foreman.

ENDORSED: Filed Dec. 11, 1925. H.P. Warfield, Clerk U.S. District Court.

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OKLAHOMA.

SPECIAL DECEMBER, 1925 TERM VINITA, OKLA. FRIDAY, DECEMBER, 11, 1925.

ORDER EXCUSING PETIT JURORS FOR TERM

On this 11th day of December, 1925, it is by the Court ordered that the following jurors be and they are hereby excused for the term. W. C. Fryer, I. N. Journeyoake, J. R. McNabb, Emery Jennings, O. C. Newhouse, J. K. Tribley, A. T. Hennegar, Claud Fox, J. F. Hamilton, and Grady Teel.

UNITED STATES,	Plaintiff.)	
vs.)	
W. BAKER,	Defendant.)	# 16 Cr.
C. A. CUNNINGHAM,	")	# 40 "
MONROE COLE,	")	# 41 "
M. GARRETT,	")	# 43 "
OMER PADEN,	")	# 46 "
BERT KING, and	")	
PETE EPPS,	")	# 47 "
A. STURGIS,	")	# 51 "
C. O. GABRIEL	")	# 112 "
R. W. BASEY AND BILL DANIELS,	")	# 245 "

On this 11th day of December, 1925, it is by the Court ordered that the above entitled and numbered causes be and same are hereby deferred for sentence until December, 14, 1925.

Court adjourned until December, 12, 1925.

On this 12th day of December, 1925, the District Court of the United States for the Northern District of Oklahoma, sitting in Special December, session at Vinita, met pursuant to adjournment, Hon. F. R. Kenamer, Judge, present and presiding.

H. P. WARFIELD, Esq.,	Clerk, U.S. District Court.
John M. Goldsberry, Esq.,	U. S. Attorney.
H. C. Beard, Esq.,	U. S. Marshal
W. F. Wolvertom, Esq.,	Bailiff.

Public proclamation having been duly made the following proceedings were had and entered, to-wit:

Court adjourned until December, 14, 1925.

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SPECIAL, DECEMBER, 1925 TERM VINITA, OKLA.

MONDAY, DECEMBER, 14, 1925

On this 14th day of December, 1925, The District Court of the United States for the Northern District of Oklahoma, sitting in special December, session at Vinita, met pursuant to adjournment, Hon. F. E. Kennamer, Judge present and presiding.

H. P. Warfield, Esq., Clerk, U. S. District Court.
John M. Goldsberry, Esq., U. S. Attorney.
Henry G. Beard, Esq., U. S. Marshal.
W. F. Wolverton, Esq., Bailiff.
G. Weathers, Esq., Bailiff.

Public proclamation having been duly made the following proceedings were had and entered, to-wit:

ORDER EMPANELING PETIT JURY

On this 14th day of December, 1925, comes the Marshal and makes return on the Venire heretofore issued out of this court for Petit Jurors for this December, 1925, Term of Court. Thereupon the Clerk called the names of the jurors so summoned and served, and the following answer their names and are present: Percy Cochrell, W. E. Putman, James Bogle, Charley Bentley, W. C. Kelso, O. C. Dodd, Fred Brewer, Ed Blossch, H. R. Gill, S. L. Hosteter, J. M. Thedford, W. R. Holland, W. R. Chidester, Carl W. Wood, Fred Backstrum, Burel Barlow, C. R. Spradling, J. C. Morphis, A. Fielder. There upon the Court examined the jurors as to their qualifications, and for good cause shown Perry Cochrell, Burel Barlow, A. Fielder, H. R. Gill, W. C. Kelso, J. C. Morphis, and James Bogle, are excused from service as jurors for the term, and it is ordered that their names be stricken from the Jury Roll, and also R. L. Huggins, J. D. Walker, E.D. Hiatt, Harry Hantz and Harry Bateman, upon whom there was no service. Thereupon the balance of said array are accepted as Petit Jurors for this December, 1925 Term of Court.

UNITED STATES, Plaintiff.
vs. # 16 Cr.
W. BAKER, Defendant.

On this 14th day of December, 1925, defendant in above entitled cause is called for sentence upon plea of guilty heretofore entered herein.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant W. Baker, for the crime by him committed as charged in the first count of the information, pay a fine unto the United States in the sum of Fifty (\$50.00) Dollars, and in default thereof stand committed until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant W. Baker, for the crime by him committed as charged in the second count of the information, pay a fine unto the United States in the sum of Twenty Five (\$25.00) Dollars and in default there further stand committed until said fine is paid or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said W. Baker, to the said Craig County Jail, at Vinita, Okla. and deliver him to the keeper of said Craig County Jail, at Vinita, Okla., without delay.

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SPECIAL DECEMBER, 1925 TERM VINITA, OKLA. MONDAY, DECEMBER, 14, 1925.

ORDERED, the count three of said information be and same is hereby dismissed.

And it is further ordered that the Marshal of said District transport the said M. Garrett, to the Graig County Jail at Vinita, Oklahoma and deliver him to the keeper of the said Graig County Jail at Vinita Oklahoma, without delay.

UNITED STATES, Plaintiff.)
vs.) # 46 Cr.
OMER PADEN, Defendant.)

On this 14th day of December, 1925, the defendant in above entitled cause is called for sentence, upon plea of guilty heretofore entered herein.

It is thereupon by the Court here considered, Ordered and Adjudged that the defendant Omer Paden for the crime by him committed as charged in the first count of the information, pay a fine unto the United States in the sum of Fifty (\$50.00) Dollars, and in default thereof stand committed until said fine is paid, or, until released by due process of law. And it is further,

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Omer Paden, for the crime by him committed as charged in the second count of the information, pay a fine unto the United States in the sum of Twenty Five, (\$25.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Omer Paden for the crime by him committed as charged in the third count of the information, pay a fine unto the United States in the sum of Twenty Five (\$25.00) and in default thereof further stand committed until said fine is paid or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Omer Paden to the said Graig County Jail at Vinita, Oklahoma, and deliver him to the keeper of the said Graig County Jail, at Vinita, Oklahoma, without delay.

UNITED STATES, Plaintiff.)
vs.) # 47 Cr.
BERT KING AND PETS EPPS, Defendants.)

On this 14th day of December, 1925, the defendants in above entitled cause are called for sentence, upon plea of guilty heretofore entered herein.

It is thereupon by the Court here considered, ordered and adjudged that the defendant Bert King for the crime by him committed, as charged in the first count of the information, pay a fine unto the United States in the sum of Twenty Five (\$25.00) Dollars, and in default thereof stand committed until said fine is paid or until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Bert King for the crime by him committed, as charged in the second count of the information, pay a fine unto the United States in the sum of Twenty Five, (\$25.00) Dollars and in default thereof stand committed until said fine is paid. And it is further

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District of

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MONDAY, DECEMBER, 14, 19 25.

R.W. BASEY

It is thereupon by the Court here considered, ordered, and adjudged that the defendant R. W. Basey, for the crime by him committed as charged in the information, be imprisoned in the Craig County Jail, Vinita, Okla., and confined for term of sixty days (60) from date of delivery, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further,

CONSIDERED, ORDERED AND ADJUDGED, that the defendant R. W. Basey for the crime by him committed as charged in the second count of the information, pay a fine unto the United States in the sum of Twenty Five (\$25.00) Dollars and in default thereof further stand committed to the Craig County Jail, Vinita, Oklahoma, until said fine is paid, or until released by due process of law.

And it is further ordered that the Marshal of said District transport the said R. W. Basey, to the said Craig County Jail, at Vinita, Okla., and deliver him to the Keeper of said Jail at Vinita, Oklahoma, without delay. And it is further

ORDERED, that execution of commitment be stayed as to said defendant for 20 days to pay part or balance of fines, \$75.00 of said fine to be paid at this time. And it is further

Ordered that defendant R. W. Basey be paroled to John A. Wise.

BILL DANIELS.

It is thereupon by the Court here considered, ordered and adjudged that the defendant Bill Daniels, for the crime by him committed as charged in the first count of the information, be imprisoned in the Craig County Jail, Vinita, Okla., and confined for a term of sixty (60) Days from date of delivery, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Bill Daniels for the crime by him committed as charged in the second count of the information, pay a fine unto the United States in the sum of Twenty Five (\$25.00) Dollars, and in default thereof further stand committed to the Craig County Jail, Vinita, Okla., until said fine is paid, or until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Bill Daniels, to the said Craig County Jail, at Vinita Okla., and deliver hi, to the keeper of said Jail at Vinita, Oklahoma, without delay. And it is further.

Ordered that execution of commitment be stayed as to said defendant for 20 days to pay part or balance of fines, \$75.00 of said fine to be paid at this time. And it is further

Order ed that said defendant Bill Daniels be paroled to John Wise.

UNITED STATES,	Plaintiff)	
vs.)	No. 242 Criminal.
REESE THOMPSON,	Defendant.)	

On this 14th day of December, 1925, defendant in above entitled cause is called for sentence upon verdict of guilty heretofore entered herein.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant Reese Thompson, for the crime by him committed

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MONDAY, DECEMBER, 14, 1925.

as charged in the first count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of (15) Fifteen Months from date of delivery, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Reese Thompson for the crime by him committed as charged in the second count of the indictment, pay a fine unto the United States in the sum of Twenty Five (\$25.00) Dollars, and in default thereof further stand committed to the Federal Penitentiary at Leavenworth, Kansas, until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Reese Thompson for the crime by him committed as charged in the third count of the indictment, pay a fine unto the United States in the sum of Twenty Five (\$25.00) Dollars and in default thereof further stand committed to the Federal Penitentiary at Leavenworth, Kansas, until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Reese Thompson, to the said Federal Penitentiary at Leavenworth, and deliver him to the Warden of the said Federal Penitentiary at Leavenworth, Kansas, without delay.

UNITED STATES,	Plaintiff.)	
vs.)	# 427 Cr.
OSCAR SISSON AND)	
JOHN HENRY SISSON,	Defendant.)	

On this 14th day of December, 1925, the defendants in above entitled cause are called for sentence, upon Verdict of guilty heretofore filed herein.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant Oscar Sisson, for the crime by him committed as charged in the first count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Eighteen (18) months from date of delivery, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Oscar Sisson for the crime by him committed as charged in the second count of the indictment, pay a fine unto the United States in the sum of Twenty Five (\$25.00) Dollars and in default thereof further stand committed to the Federal Penitentiary at Leavenworth, Kansas, until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Oscar Sisson, to the said Federal Pen., at Leavenworth Ks., and deliver him to the Warden of the said Federal Penitentiary, at Leavenworth, Kansas, without delay.

JOHN HENRY SISSON

It is thereupon by the Court here considered, ordered, and adjudged that the defendant John Henry Sisson, for the crime by him committed as charged in the first count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Two (2) Years from date of delivery, and that he pay a fine unto the United State in the sum of Three Hundred (\$300.00) Dollars and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

NORTHERN District of OKLAHOMA.
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CONSIDERED, ORDERED AND ADJUDGED, that the defendant John Henry Sisson for the crime by him committed as charged in the second count of the indictment, pay a fine unto the United States in the sum of Twenty Five (\$25.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said John Henry Sisson to the said Federal Pen., at Leavenworth, and deliver him to the Warden of the said Federal Penitentiary, at Leavenworth, Kansas, without delay.

UNITED STATES, Plaintiff. }
 vs. } # 246 Cr.
 LEWIS MICKLE AND Defendant. }

On this 14th day of December, 1925, defendants in above entitled cause are called for sentence upon verdicts of guilty heretofore filed herein.

It is thereupon by the Court here considered, ordered and adjudged that the defendant Louis Mickel, for the crime by him committed as charged in the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Eighteen (18) Months from date of delivery, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Louis Mickle, to the said Federal Pen., at Leavenworth, Ks., and deliver him to the Warden of said Federal Penitentiary, at Leavenworth, Kansas, without delay.

ELI VANN.

It is thereupon by the Court here considered, ordered and adjudged that the defendant Eli Vann for the crime by him committed as charged in the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Eighteen (18) Months from date of delivery, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof further stand committed until said fine is paid or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said Eli Vann to the said Federal Pen., at Leavenworth, Ks., and deliver him to the Warden of the said Federal Penitentiary, at Leavenworth, Kansas, without delay.

UNITED STATES, Plaintiff. }
 vs. } # 456 Cr.
 JOE MILLHOLLAND, Defendant. }

On this 14th day of December, 1925, comes W. L. Coffey, Asst. U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by Rolla Clark, his attorney, and is arraigned and enters plea of guilty to counts one and two as charged.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant Joe Millholland, for the crime by him committed as charged in the first count of the information be imprisoned in the Craig County Jail, Vinita, Oklahoma, and confined for the term of Six (6) Months from date of delivery, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, said fine to run on execution. And it is further,

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SPECIAL DECEMBER, 1925. TERM. VINITA, OKLA. MONDAY, DECEMBER, 14, 1925.

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Joe Mill-holland for the crime by him committed as charged in the second count of the second count of the information, be imprisoned in the Craig County Jail, Vinita, Oklahoma, and confined for the term of Six (6) Months. and it is further

ORDERED, that said sentence of confinement shall run concurrently. And it is further

ORDERED, that said defendant be and he is hereby paroled to Harry Campbell, Craig County Sheriff.

UNITED STATES,	Plaintiff.	}	# 457 Cr.
vs.			
DAVID AMES,	Defendant.		

On this 14th day of December, 1925, comes W. L. Coffey, Asst. U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person, is arraigned and enters plea of guilty to counts one and two as charged.

It is thereupon by the Court here considered, ordered and adjudged that the defendant Davis Ames, for the crime by him committed as charged in the first count of the information, be imprisoned in the Craig County Jail, Vinita, Okla., for a term of six (6) Months from date of delivery, and that he pay a fine unto the United States, in the sum of One Hundred (\$100.00) dollars, or, further stand committed until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant, David Ames, for the crime by him committed as charged in the second count of the information be imprisoned, in the Craig County Jail, and confined for a term of Six (6) Months, or, until released by due process of law. And it is further

ORDERED, that said sentence of law shall run concurrently. And it is further

ORDERED, that said defendant be and he is hereby paroled to W. M. Meeks.

UNITED STATES,	Plaintiff.	}	No. 463 Criminal.
vs.			
WILLIAM BRATCHER,	Defendant. O		

On this 14th day of December, 1925, comes W. L. Coffey, Asst. U. S. Attorney, representing plaintiff in above entitled cause. Defendants present in person and by their attorney, S. F. Parke, Defendant John Nichols arraigned and enters plea of not guilty, and defendant William Bratcher enters plea of guilty.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant William Bratcher, for the crime by him committed as charged in the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Two (2) Years from date of delivery, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars and in default thereof further stand committed until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said William Bratcher, to the said Federal Pen., at Leavenworth, and deliver him to the Warden of the said Federal Pen., at Leavenworth, Kansas, without delay.

In the District Court of the United States in and for the

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NORTHERN District of OKLAHOMA.
SPECIAL DECEMBER, 1925, TERM VINITA, OKLA. MONDAY, DECEMBER, 14, 1925

UNITED STATES, Plaintiff.)
vs.) # 496 Cr.
FRANK BILLINGSLEY, AND)
CHARLES HARRIS, Defendants.)

On this 14th day of December, 1925, comes W. L. Coffey, Asst. U. S. Attorney, representing plaintiff in above entitled cause, Defendants are present in person and by their attorneys, J. T. Harley and Rolla Clark. The defendant file motion to Suppress Evidence and the Court being well and fully advised in the premises, it is ordered that said motion be and same is hereby overruled and exceptions allowed. All parties announce ready for trial and the following jury, to-wit: W.M. Bell O. C. Bodd, Kenneth Kidd, Ed Blasch, Geo. Ennis, W. E. Putman, W. R. Child ester, Hugo Goetz, W. V. Russell, W. O. Dillion, S. C. Hosteter and Chas Sanders, accepted and sworn to try said cause, and a true verdict render. Counsel for plaintiff states its case to the jury and defendants waive statements. Plaintiff presents its evidence and proof and rests. Arguments of counsel are heard, and thereafter the Court instructs the jury as to the law in the case, and the jury retire in charge of a sworn Bailiff to deliberate upon their verdict herein. Now on this same day, to-wit: December, 14th., 1925, the jury return into court in charge of a sworn bailiff and upon being called each answer and are present, and all parties are present in person and by counsel as heretofore. Thereupon the jury present to the court their verdict which is in words and figures as follows:

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES, OF AMERICA, Plaintiff.)
vs.) No. 496 Cr.
FRANK BILLINGSLEY, Defendant.)

V E R D I C T.

We, the jury in the above entitled cause, duly empaneled and sworn, upon our oaths, find the defendant, Frank Billingsley guilty, as charged in the first count of the indictment.

We further find the defendant, Frank Billingsley guilty, as charged in the second count of the indictment.

We further find the defendant, Frank Billingsley guilty as charged in the third count of the indictment.

W. O. Dillion,
Foreman.

ENDORSED: Filed Dec. 14, 1925. H.P. Warfield, Clerk U.S. District Court.
R.C.

The jury announcing this to be their true verdict are excused from further consideration of said cause as to Frank Billingsley. Whereupon, it is by the Court ordered, that upon request of counsel for defendant, sentence be and same is hereby deferred to Dec, 15, 1925. And it is further ordered that defendant be held in custody of U. S. Marshal.

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VINITA, OKLA.

MONDAY, DECEMBER, 15, 1925.

On this 15th day of December, 1925, the District Court of the United States for the Northern District of Oklahoma, sitting in Special December, 1925 session at Vinita, met pursuant to adjournment, Hon. F. E. Kennamer, Judge present and presiding.

H. P. Warfield, Esq., Clerk U. S. District Court.
John M. Goldsberry, Esq., U. S. Attorney.
H. G. Beard, Esq., U. S. Marshal.
W. F. Wolverton, Esq., Bailiff.
G. Weathers, Esq., Bailiff.

Public proclamation having been duly made the following proceedings were had and entered:

ORDER EXCUSING JURORS:

On this 15th day of December, 1925, it is by the Court ordered that Ed Blossch, W. E. Chidester and O. L. Barlow, Petit Jurors for the December, 1925 Term of Court, be and they are hereby excused for the Term.

UNITED STATES, Plaintiff.
vs. # 433 Cr.
MARION HENSON, Defendant.

On this 15th day of December, 1925, it is ordered that Judgment and Sentence in above entitled cause be and same is hereby deferred to January Term at Tulsa, and said defendant, Marion Henson, permitted to stand on present bond.

UNITED STATES, Plaintiff.
vs. # 582 Cr.
BERT McCULLOUGH, FRED TOMLINSON, WILLIAM E. THOMAS AND E. N. PERRY, Defendant.

On this 15th day of December, 1925, it is ordered that above entitled cause be continued to December, 16, 1925.

UNITED STATES, Plaintiff.
vs. # 529 Cr.
DAVE AMES, Defendant.

On this 15th day of December, 1925, it is ordered that cause be and same is hereby stricken from this assignment and continued for the term.

UNITED STATES, Plaintiff.
vs. # 585 Cr.
ROY JAMISON, Defendant.

On this 15th day of December, 1925, comes W. L. Coffey, Asst. U. S. Attorney, representing plaintiff in above entitled cause. Defendant

NORTHERN

District of

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~~SPECIAL~~ DECEMBER, 1925 TERM VINITA, OKLA. TUESDAY, DECEMBER, 15, 1925.

ORDERED, that the Marshal of said District transport the said Frank Billingsley, to the said Federal Penitentiary at Leavenworth, Kansas, and deliver him to the Warden of said Federal Penitentiary, without delay.

And it is further Ordered, that execution of commitment be stayed for twenty (20) Days to allow defendant to perfect of Bill of Exceptions.

CHARLES HARRIS

It is thereupon by the Court here considered, ordered and adjudged that the defendant Charles Harris, for the crime by him committed as charged in the first count of the Indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Two (2) Years from date of delivery, and that he pay a fine unto the United States in the sum of Twenty Five Hundred (\$2,500.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Charles Harris, for the crime by him committed as charged in the second count of the Indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Two (2) Years, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Charles Harris, for the crime by him committed as charged in the third count of the indictment, pay a fine unto the United States in the sum of Fifty (\$50.00) Dollars and in default thereof further stand committed to the Federal Penitentiary at Leavenworth, Kansas, until said fine is paid, or, until released by due process of law. And it is further

ORDERED THAT sentence of confinement imposed in count two (2) shall run consecutively with sentence imposed in count one (1), said sentence to begin at the expiration of sentence imposed in count one (1), and run for a period of two years thereafter. And it is further

ORDERED that execution of commitment be stayed for twenty (20) days to allow defendant to perfect Bill of Exceptions.

And it is further ordered that the Marshal of said District transport the said Charles Harris, to the said Federal Penitentiary at Leavenworth, Kansas, and deliver him to the Warden of said Federal Penitentiary, without delay.

Court adjourned to December, 16, 1925.

NORTHERN

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SPECIAL APRIL, 1925 TERM TULSA, OKLA. TUESDAY, DECEMBER, 15, 1925.

GENERAL RULES OF THE COURT OF THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES DISTRICT COURT, NORTHERN DISTRICT
OF OKLAHOMA.

IN THE MATTER OF RULES OF COURT.

O R D E R.

IT IS HEREBY ORDERED, That the following rules be and they are adopted as the General Rules of this Court, and that the same shall be in full force and effect on and after December, 15th., 1925.

DATED This 15th day of December, 1925.

F. E. Kennamer,
United States District Judge
Northern District of Oklahoma.

In accordance with Rule LXXIX of the Rules of Practice for the Courts of Equity of the United States, the circuit judges for the Eighth Circuit hereby concur in the following Rules of the District Court for the Northern District of Oklahoma, in so far as they may affect causes in equity.

Walter H. Sanborn
Kibbrough Stone,
Wm. L. Kenyon,
Wilbur S. Booth.

RULES OF THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF OKLAHOMA.

RULE NO. 1.

SEAL: The seal of this Court shall be a circular design within the outer edge of which shall be the words "Seal of the United States District Court," and within the center of such design shall be the words "Northern District of Oklahoma", arranged as shown by impression thereof made hereon.

RULE NO. 2.

ATTORNEYS: Any person admitted to practice law in the Supreme Court of the United States or in any Federal Court, or in the highest court of appellate jurisdiction of this or another state, may, on motion of a member of the bar of this Court, in good standing, made in open court, be admitted to practice law by this Court. Otherwise, applicants may be admitted upon the favorable recommendation of an examining committee appointed by this Court. In all cases the same oath shall be requisite as is prescribed for admission to practice in the Supreme Court of the United States.

RULE NO. 3.

ROLL OF ATTORNEYS: The Clerk shall keep a roll which shall be signed by all attorneys admitted to practice in this court, and the Clerk shall issue to each attorney a certificate of admission under the seal of the court, together with a copy of the oath, upon payment of the fee fixed by Act of Congress.

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RULE NO. 4.

All attorneys and counselors residing outside of this district shall associate with them in the cause in which they appear in this Court, a member of the bar of this Court and a resident of this district, on whom all notices may be served; and, upon failure to make such designation, service of any notice shall be made by sending a copy thereof to the adverse party or his attorney of record at least ten (10) days before action pursuant to such notice.

RULE NO. 5.

No stipulation or agreement of counsel or parties with reference to any action to be taken by the court will be regarded as binding unless reduced to writing and subscribed by the parties and filed in this cause, and then only upon approval by the court.

RULE NO. 6.

MOTION DAY: Pursuant to Rule 6 of the Rules of practice adopted by the Supreme Court of Equity of the United States, motion day for this district shall be the first Monday of each calendar month, unless such day shall be a legal holiday, and in that case, on the next day not a legal holiday, and the places of hearing shall be where the court may be at the time in session.

RULE NO. 7.

All process issued from this court shall run in the name of the United States of America; shall be signed in the name of the Clerk, by the Clerk or his deputy, and issue under the seal of the court upon the filing of written praecipe therefor.

RULE NO. 8.

DEPOSIT FOR COSTS AND SECURITY THEREFOR:

1. In all actions and suits commenced in this court the plaintiff shall deposit with the Clerk the sum of Twenty-Five Dollars (\$25.00) to apply on costs and shall file with the Clerk before the issuance of process security for costs, enforceable in this jurisdiction, to be approved by him or in lieu thereof, shall make such additional cash deposit as the Clerk shall deem sufficient.
2. In all cases removed from State Courts, the party removing same shall at the time of filing the transcript deposit with the Clerk Fifteen Dollars (\$15.00) to apply on his fees and within fifteen (15) days thereafter the plaintiff shall deposit with the Clerk the sum of Ten Dollars (\$10.00) and shall give security for costs or make additional deposit as required in paragraph 1 of this Rule.
3. In original cases all Clerk's fees shall be taxed on the appearance docket to the party incurring the same, but the plaintiff shall be primarily liable therefor. In cases removed to this court from state courts, the fee shall be taxed in like manner but the removing party shall be primarily liable therefor.
4. Upon the final disposition of a case all proper costs shall be taxed against the losing party, unless otherwise provided by law or by order of court, and when paid into the Clerk's office shall be distributed by him.
5. In all cases the Clerk and Marshal are authorized to require a separate advance deposit from each party in an amount sufficient to cover any service in behalf of such party.

6. Costs and disbursements to be inserted in a judgment or decree will be taxed in the first instance by the Clerk. A review thereof may be had before the court within thirty (30) days by notice in writing, signed by the complainant and directed to and served upon the adverse party and the Clerk showing specifically the items complained.

RULE NO. 9.

PLEADINGS: All pleadings, motions and orders prepared for filing in this court must be clearly and legibly written and shall be endorsed by counsel with the title of the court, the names of the parties, the nature of the pleading and the names and addresses of counsel. If typewritten, they shall be upon paper of a substantial weight and thickness and shall not be single space. If written in longhand, they shall be written upon rules legal-cap paper. A copy of each pleading and motion shall be filed with the Clerk for each adverse party of record interested therein.

RULE NO. 10.

RECASTING PLEADINGS IN EQUITY CASES: In equity suits removed from state courts the pleadings shall be recast to conform to the Rules of Practice for the Courts of Equity of the United States, within fifteen (15) days after the transcript is lodged in this court, and the defendants shall have twenty (20) days thereafter in which to plead thereto.

RULE NO. 11.

PAPERS: 1. No record or paper in a closed case shall be taken from the Clerk's office. No record or paper in a pending case shall be taken from the office of the Clerk, except for the use of the Court or an order of the court or judge.

2. A paper in a case may be permanently withdrawn only upon order of court and then only when a copy thereof duly certified by the clerk, together with receipt of the party withdrawing same and the order authorizing the withdrawal shall be left with the clerk and filed with the case. The party withdrawing such papers shall pay the clerk's fees incurred thereby.

RULE NO. 12.

REMEDIES UNDER STATE LAW: In cases at law, the plaintiff shall be entitled to similar remedies by attachment and other process against the property of the defendant as may be provided by the laws of this State. And any party obtaining a judgment in this Court shall be entitled to similar remedies upon the same and the like enforcement thereof by execution or otherwise as may be provided by the laws of this state.

RULE NO. 13.

DEPOSITIONS: Upon the filing of any depositions or affidavits in any case pending in this court it shall be published by the Clerk on motion of counsel on either side and the clerk shall make endorsement on the deposition accordingly with his signature and the date thereof.

RULE NO. 14.

The party obtaining an order or judgment in any case shall within three (3) days prepare a precedent for journal entry and submit same to opposing counsel for his written approval and shall then present same to the Court or judge for his signature. If counsel be unable to agree upon the form or contents of any order or judgment they shall immediately submit their differences to the court or judge who will then prescribe the form and contents thereof.

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RULE NO. 15.

COMPUTATION OF TIME: When the time prescribed by these Rules for doing any act expires on Sunday or a legal holiday, such time shall extend to and include the next succeeding day that is not a Sunday or a legal holiday.

RULE NO. 16.

TRANSFER OF ACTION FROM LAW TO EQUITY DOCKET: If, at any time, it appears that an action commenced at law in this court or removed to this court should have been docketed on the equity docket of this court, it shall be forthwith transferred to the equity to the equity side and there proceed with only such alterations in the pleadings as shall be necessary, or as may be ordered by the Court.

RULE NO. 17.

BILLS OF EXCEPTIONS: Bills of exception shall be served on opposing counsel five (5) days in advance of the time same will be presented to the judge, and within five (5) days all objections thereto shall be specifically pointed out in writing and served on counsel tendering the bill. For good cause shown, an extension of the time prescribed herein may be granted.

RULE NO. 18.

PUBLICATIONS, LIBEL AND SEIZURE ACTS: All publication notices in cases wherein seizure is made of property sought to be libeled, arising under the food and drug acts and other acts of Congress, shall, unless otherwise regulated by law, be limited to two insertions in a newspaper of general circulation, published in the city or town and county where said property is located at the time of seizure, and in the event no newspaper is published therein, then in the nearest newspaper of general circulation.

RULE NO. 19.

The clerk and marshal or their respective deputies shall publicly draw from the jury box the names of as many persons for petit jurors, and in case a grand jury shall be necessary, the names of as many persons for grand jurors as shall be directed by the court, the drawing to take place a sufficient length of time before the convening of court to allow for service by the marshal. The names of the jurors drawn shall be entered upon the minutes of the court and venire facias shall issue directing them to appear as ordered.

RULE NO. 20.

Arguments to juries will be subject to limitations as to time and number of counsel participating. Requests for instructions must be presented in writing to the court before the arguments are commenced.

RULE NO. 21.

Each United States Commissioner shall keep a full record of all proceedings before him in all cases and promptly transmit to the clerk a copy of the transcript thereof, together with all the papers, a list of the witnesses and a statement of all the costs of the Commissioner, Marshal and the witnesses.

RULE NO. 22.

CRIMINAL CASES: Defendants in custody or under bond for appearance shall appear or be brought before the court upon the return of indictment or filing of information; and in cases of original arrest on indictments or informations upon the next day the court may be in session. Thereupon, they shall enter their pleas of guilty or not guilty or present their motions, demurrers and dilatory pleas which may be assigned for hearing at some future date by general or special assignment.

RULE NO. 63.

NATURALIZATION: Final hearings upon petitions for Naturalization in this district will be heard at Tulsa on the Third Monday in January, and on the first Wednesday after the first Monday in July of each year. All petitions will be subject to call at 10 o'clock A. M.

RULE NO. 24.

The clerk shall cause to be printed a sufficient number of calendars, showing the assignments of cases and matters for trial and hearing and forward them by mail to the attorneys or record for each party within a reasonable time prior to the convening of each term of court.

RULE NO. 25.

APPEAL AND ERROR.

A.

1. In all cases where the writ of error or appeal does not challenge a final judgment or decree, the record shall be printed under the supervision of the Clerk of the United States Circuit Court of Appeals, pursuant to the rules of that court.

B.

1. With twenty (20) days after each appeal is allowed or writ of error is issued to review a final judgment or decree, the appellant or plaintiff in error shall file in the office of the Clerk of the Court which heard or tried the case, a notice of his election to take and file in the appellate court to be printed under the supervision of its clerk, under its rules, a transcript of the record or of the part thereof requisite for the hearing of the case in that court or to file in the appellate court a printed transcript of such record or such parts thereof pursuant to the provisions of the act entitled, "An Act to diminish the expense of proceedings on appeal and writ of error or of certiorari," approved February 13, 1911.

2. In case he elects to file a transcript to be printed under the supervision of the clerk of the appellate court, he may, within thirty (30) days after the appeal is taken, or the writ of error is issued, file with the clerk of the court which heard or tried the case a written designation of the parts of the record which he thinks necessary for the consideration of the errors assigned with proof of service thereof on the adverse party, and the adverse party may, within twenty (20) days thereafter, designate in writing and file with the clerk the additional parts of the record he deems material, and the clerk, upon payment of his fees therefor shall make a transcript of the parts so designated. If the defendant in error or appellee shall have designated unnecessary parts of the record, such order as to costs may be made as the appellate court shall think proper.

C.

1. In case the appellant or plaintiff in error who seeks to review a final judgment or decree shall elect to file a printed transcript in accordance with the provisions of the Act of February 13, 1911, he shall, within thirty (30) days after the appeal is taken or the writ of error is issued, serve on the adverse party a copy of a statement of the part of the record which he thinks necessary for the consideration of the errors assigned, and file the same with proof of service thereof, with the clerk of the court which heard or tried the case; the adverse party within twenty (20) days thereafter may designate in writing and file with

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District of

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TUESDAY, DECEMBER, 15, 1925.

the clerk additional parts of the record which he thinks material, and, if he shall not do so, he shall be held to have consented to a hearing on the parts designated by the plaintiff in error or appellant. If parts of the record shall be so designated by one or both of the parties, those parts only shall be printed. If the defendant in error, or appellee, shall have caused unnecessary parts of the record to be printed, such order as to costs may be made as the appellate court shall think proper.

2. None of the original files or records of the court may be taken out of the Clerk's office to be printed, unless printed under supervision of clerk of said court. But a transcript thereof or any part thereof may be obtained from the clerk of the court for that purpose upon payment of his fees therefor.

3. The printed transcript for the appellate Court and the copies thereof shall be prepared in accordance with the provisions of Section 3, of Rule 14 of the Circuit Court of Appeals, which reads thus:

"3. No case will be heard until twenty five copies of the printed transcript of the record, containing in themselves, and not by reference, all the papers, exhibits, depositions, sketches, drawings, photographs, maps, blue prints and other proceedings, which are necessary to the hearing in this court, printed title pages in the form prescribed in Section 5 of Rule 26, chronological printed indexes of each and every item of their contents specifying the pages where evidence, testimony and exhibits, including those in the body of the pleading, order or bill of exceptions may be found and briefly naming or describing each exhibit in addition to its number together with a statement of the numbers, names and dates of issue of any patents, shall have been filed in this court."

4. The printed transcript for the appellate Court and the copies thereof shall be printed in accordance with the provisions of Rule 24 of the Supreme Court of the United States, and Rule 26 of the Circuit Court of Appeals which reads as follows:

"RULE 26. FORM OF PRINTED RECORDS, et.

"1 All transcripts of record, argument and briefs for the use of this court, except in patent causes as hereinafter provided, shall be printed on unglazed paper not less than 6½ inches in width by 9½ inches in length, including a sufficient margin so that they can be conveniently trimmed and bound in volumes. The paper should equal a weight of 80 pounds per ream on basis of size of sheet 25 by 38 inches.

"2. All records and briefs in patent causes may be printed on unglazed paper, of the weight as provided in section one of this rule, of such size that copies of letters patent may be inserted herein without folding, but the size of such records and briefs in patent causes shall not be less than 7½ inches wide and 9½ inches long so that the records and briefs can be conveniently trimmed and bound in volume.

"3. All records, briefs, supplemental transcripts and returns to writs of certiorari shall be printed in clear eleven point or small pica type (never smaller than ten point), of 26 pica or 28 small pica ems to a line and 52 lines, including running head, solid, per printed page, containing substantially 1400 small pica ems. Where testimony or depositions by questions and answer are printed, the answer shall follow on same line as the question whenever the same can be done.

"4. All indexes to records and tabular exhibits, which from their nature require smaller type, may be printed in eight point or brevier type.

"5. All covers for records shall be printed in a neat and workmanlike manner on substantial paper equal to a weight of 96 pounds per ream on the basis of a sheet 25 by 40 inches, and shall contain in conspicuous type the following matter, viz:

District of

"First. TRANSCRIPT OF RECORD.

"SECOND. UNITED STATES CIRCUIT COURT OF APPEALS
EIGHTH CIRCUIT.

"THIRD. The abbreviation for 'No' followed by a blank
line of $\frac{3}{4}$ of an inch in length.

"Fourth. The title of the cause as it will be docketed
in this court, viz.

Appellant (or
Plaintiff in Error) as the case may be, vs.
Appellee (or
Defendant in Error)

"Fifth. The words 'In Error to' (or 'Appeal from ') as the
nature of the case may require, followed by the correct title
of the trial court.'

"6 Unless otherwise expressly directed by counsel, the full
titles of the court and cause once correctly shown in the print-
ed transcript shall not be repeated when unchanged. There shall
be placed at the head of each subsequent pleading. etc., a brief
designation of its character.

"Unless otherwise expressly directed by counsel, the endorse-
ment on pleadings, etc., shall not be printed in full; it shall
be sufficient to print: 'Filed in the ___ Court on ___,' giv-
ing the correct date and name of the court.

"The date of all orders and decrees and the name of the judge
or judges making them shall always appear.

"In printed transcripts, the pleadings, orders, testimony of
witnesses, etc., shall be separated by a face rule three inches
long. The clerk shall indicate to the printer the appropri-
ate places therefor.

"When inserts are folded several times to conform to the size
of the printed record, a stub should be inserted at the binding
side of the record to equalize the space occupied by the folds.
Unmounted photographs should be used when copies of such are re-
quired in printed records.

"As this rule is intended primarily for the guidance of the
printer, his attention should be directed thereto before the
record or brief is printed.

"A sample copy of a printed record will be furnished by the
clerk of this court on application therefor.

"Records and briefs not printed in substantial conformity with
the provisions of this rule will not be accepted or filed."

5. Before any record is printed under this rule, galley proofs of
of the contents shall be submitted to the clerk of the court where the
record is lodged who shall, thereupon, compare such proof with the original
record in his office, correct the same and mark his approval or otherwise
on each page of such proof before it is returned to the printer. The
clerk shall see that the printed transcript of the record contains a proper
arrangement of its contents, the chronological reference index and that in
other respects it complies with the rules of the Supreme Court, the Circuit
Court of Appeals and of this court, and thereupon, upon payment of his
fee of 15¢ per folio, prescribed by Section 828 of the Revised Statutes
of the United States, he shall certify the printed transcript to be a true
copy of the parts of the record of which it is a copy, and shall make re-
turn thereof under the writ of error on appeal to the appellate Court. All
fees and emoluments received by the Clerk or his deputies arising by reason
of the services herein provided to be rendered by him in connection with
the comparison and preparation of the printed transcript shall be returned
accounted for and paid over in the same manner as other costs and fees.

In the District Court of the United States in and for the
District of

INTERVIEW REPORT

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In the District Court of the United States in and for the 775

NORTHERN

District of

OKLAHOMA.

SPECIAL DECEMBER, 1925, TERM VINITA, OKLA. WEDNESDAY, DECEMBER, 16, 1925

On this 16th day of December, 1925, the District Court of the United States for the Northern District of Oklahoma, sitting in Special December, session at Vinita, Okla., met pursuant to adjournment, Hon. F. E. Kennamer, Judge present and presiding.

H. P. Warfield, Esq., Clerk U. S. District Court.
 John M. Goldsberry, Esq. U. S. Attorney.
 Gladys Elliott, Deputy U. S. Marshal.
 W. F. Wolverton, Esq., Bailiff.
 G. Weathers, Esq., Bailiff.

Public proclamation having been duly made the following proceeding were had and entered, to-wit:

UNITED STATES, Plaintiff.)
 vs.)
 ROBERT C. HICKS,) # 514 Cr.
 LEN HICKS AND)
 HARVEY HICKS. Defendants.)

On this 16th day of December, 1925, Comes W. L. Coffey, Asst. U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and pleads in his true name, Harry Hicks. Harry Hicks is arraigned and enters plea of guilty to counts one and two as charged, in indictment heretofore filed herein.

It is thereupon by the Court here considered, ordered and adjudged that the defendant Harry Hicks, for the crime by him committed as charged in the first count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Two (2) Years from date of delivery, or, until released by due process of law. And it is further,

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Harry Hicks for the crime by him committed as charged in the second count of the Indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Two (2) years, and it is further

ORDERED, that said sentences of confinement shall run concurrently.

And it is further ordered that the Marshal of said District transport the said Harry Hicks, to the said Federal Pen., at Leavenworth Ks., and deliver him to the Warden of the said Federal Penitentiary, at Leavenworth, Kansas, without delay.

UNITED STATES, Plaintiff.)
 vs.) # 514 Cr.
 LEN HICKS, Defendant.)

On this 16th day of December, 1925, the defendant in above entitled cause is called for sentence upon plea of guilty heretofore filed herein.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant Len Hicks, for the crime by him committed as charged in the first count of the Indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Two (2) years from date of delivery, or, until released by due process of law. And it is further,

CONSIDERED, ORDERED AND ADJUDGED that the defendant Len Hicks for the crime by him committed as charged in the second count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas and confined for the term of Two (2) years, and it is further

ORDERED, that said sentences of confinement shall run concurrently.

In the District Court of the United States in and for the

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SPECIAL DECEMBER, 1925 TERM VINITA, OKLA. WEDNESDAY, DECEMBER, 16, 1925.

And it is further ordered that the Marshal of said District transport the said Len Hicks to the said Federal Pen., at Leavenworth Kan. and deliver him to the Warden of the said Federal Penitentiary at Leavenworth, Kansas, without delay.

UNITED STATES, Plaintiff.)
vs.) # 514 Cr.
ROBERT C. HICKS, Defendant.)

On this 16th day of December, 1925, it is ordered that the defendant in above entitled cause be sentenced upon plea of guilty heretofore entered herein.

It is thereupon by the Court here considered, ordered, and adjudged that the defendant Robert C. Hicks, for the crime by him committed as charged in the first count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Two (2) years from date of delivery, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Robert C. Hicks for the crime by him committed as charged in the second count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth Kansas, and confined for the term of Two (2) Years, and it is further

ORDERED, that said sentences of confinement shall run concurrently.

And it is further ordered that the Marshal of said District transport the said Robert C. Hicks to the said Federal Pen., at Leavenworth, Kan., and deliver him to the Warden of the said Federal Penitentiary at Leavenworth, Kansas, without delay.

UNITED STATES, Plaintiff.)
vs.) # 452 Cr.
H. McADAMS, Defendant)

On this 16th day of December, 1925, comes W. L. Coffey, Asst. U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by Rolla Clark, his attorney. Defendant is arraigned and enters plea of guilty to charge in information heretofore filed herein.

It is thereupon, by the Court here considered, ordered and adjudged that the defendant M. McAdams for the crime by him committed as charged in the first count of the indictment, be imprisoned in the Tulsa County Jail, Tulsa, Oklahoma, for a term of sixty (60) Days from date of delivery, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars. And it is further

ORDERED that defendant H. McAdams, be paroled to W. M. Meeks. And it is further

ORDERED, that defendant be allowed sixty (60) Days in which to pay one-half of his fine providing he pay one-half of his fine now.

UNITED STATES, Plaintiff.)
vs.) # 300 Cr.
ALBERT POOLER, Defendant.)

On this 16th day of December, 1925, upon modification of U. S. Attorney and of various parties and upon statement of counsel for defendant in open court that the cause would not be appealed, the Judgment and Sentence heretofore imposed of Three years in Federal Penitentiary at Leavenworth, Kansas and One Hundred (\$100.00) Dollars fine is hereby modified to read as follows:

In the District Court of the United States in and for the

NORTHERN District of OKLAHOMA. SPECIAL DECEMBER, 1925 TERM VINITA, OKLA. WEDNESDAY, DECEMBER, 16, 1925

CONSIDERED, ORDERED AND ADJUDGED, that the defendant, Zola Lett, for the crime by her committed as charged in the second count of the Indictment, be imprisoned in the Federal Institution to be designated by the Department of Justice, (Chicago House of Correction, Chicago, Illinois) and confined for a term of two years, and that she pay a fine unto the United States in the sum of One Thousand (\$1000.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

ORDERED, that said sentence of confinement shall run concurrently. And it is further

ORDERED, that execution of judgment and sentence be stayed for twenty days to allow defendant time to perfect Bill of Exceptions.

And it is further ordered, that the Marshal of said District transport the said Zola Lett, to the said Chicago House of Correction and deliver her to the warden of said Chicago House of Correction, Chicago, Illinois, without delay.

UNITED STATES, Plaintiff. vs. ZOLA LETT, Defendant. # 510 Cr.

On this 16th day of December, 1925, it is ordered that above entitled cause be stricken from this assignment and continued for the term.

UNITED STATES, Plaintiff. vs. ZOLA LETT, Defendant. # 510 Cr.

On this 16th day of December, 1925, upon recommendation of U. S. Attorney it is ordered by the Court, that Ruth Allen be paid for thirty nine days as a Government witness detained in jail at Tulsa from October 23rd, 1925, to December, 1st 1925 inclusive.

ORDER FOR TAILSMEN:

On this 16th day of December, 1925, it appearing to the Court that there are not sufficient jurors in the panel, it is ordered that the Marshal of said District summon from the Bystanders two good and lawful men, duly qualified to serve as petit jurors for this Special December, 1925 Term of Court.

Thereupon the Marshal returns the names of J. F. Zimbrough, and J. H. Winer, as petit jurors who are examined by the Court and accepted as petit jurors for the Special December, 1925 term of Court.

ADMISSION TO BAR.

On this 16th day of December, 1925, it being made satisfactorily to appear that H. E. Chandler, is qualified for admission to the bar of this Court, the oath prescribed by the Court is administered and the said H. E. Chandler is declared admitted to the bar of this Court.

NORTHERN

District of

OKLAHOMA.

SPECIAL DECEMBER, 1925 TERM VINITA. OKLA.

WEDNESDAY, DECEMBER, 16, 1925.

ORDERED, that said sentences of confinement shall run concurrent-ly. And it is further

ORDERED that execution of Judgment and sentence be stayed for twenty days to allow defendant to perfect and present his bill of excep-tions.

And it is further ordered that the Marshal of said District trans- port the said William Lett to the said Federal Pen., at Leavenworth, Kan., and deliver him to the Warden of the said Federal Penitentiary at Leaven- worth, Kansas, without delay.

UNITED STATES, Plaintiff.)
vs.) # 430 Cr.
LEWIS ROHN, Defendant.)

On this 16th day of December, 1925, comes John M. Goldsberry, U. S. Attorney representing plaintiff in above entitled cause. Defend- ant is present in person, arraigned and enters plea of guilty to counts one and two as charged.

It is thereupon by the Court here considered, ordered and ad- judged that the defendant Lewis Rohn, for the crime by him committed as charged in the first count of the indictment, be imprisoned in the Craig County Jail Vinita, Oklahoma, and confined for the term of four (4) Months, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, said fine to run on execution. And it is further

ORDERED, AND ADJUDGED, that the defendant, Lewis Rohn, for the crime by him committed as charged in the second count of the indictment, pay a fine unto the United States in the sum of Fifty (\$50.00) Dollars, said fine to run on execution. And it is further

ORDERED, that defendant, Lewis Rohn, be paroled to W. M. Meeks.

ORDER EXCUSING PETIT JURORS FOR TERM.

On this 16th day of December, 1925, it is ordered by the Court that the Petit Jurors heretofore empaneled, be and they are hereby excus- ed for the term; W. M. Bell, R. J. Wright, T. M. Bailey, C. B. Wood, W. R. Holland, J. M. Tedford, H. M. Vandergruff, C. R. Spradlin, D. C. Dodd, J. D. Walker, Geo. Ennis, Hugo Goetz, K. A. Kidd, Chas. Sanders, W. V. Russell, F. Backstrum, R. L. Huggins, S. L. Hesteter, W.O. Dillion, W. E. Putman, and J. F. Kimbrough.

Court adjourned until December, 17, 1925.

NORTHERN

District of

OKLAHOMA.

SPECIAL, DECEMBER, 1925, TERM VINITA, OKLA. THURSDAY, DECEMBER, 17, 1925.

On this 17th day of December, 1925, the District Court of the United States for the Northern District of Oklahoma, sitting in special December, 1925 Term, met pursuant to adjournment, Hon. F. E. Kennamer, Judge present and presiding.

H. P. Warfield, Esq.,	Clerk U. S. District Court.
John M. Goldsberry, Esq.,	U. S. Attorney.
H. G. Beard, Esq.,	U. S. Marshal.
W. F. Wolverton, Esq.,	Bailiff.

Thereupon public proclamation having been duly made the following proceedings were had and entered, to-wit:

UNITED STATES,	Plaintiff.)	
vs.)	# 563 Cr.
WM. BRATCHER,	Defendant.)	

On this 17th day of December, 1925, it is ordered that the judgment and sentence in above entitled cause be and same is hereby modified to read as follows:

It is thereupon by the Court here considered, ordered, and adjudged that the defendant William Bratcher, for the crime by him committed as charged in the indictment, be imprisoned in the Craig County Jail, Vinita, Oklahoma, and confined for the term of six months, and that he pay his fine unto the United States in the sum of Three Hundred (\$300.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law. And it is further

ORDERED, that execution of commitment be stayed to January, 4th., 1926.

And it is further ordered that the Marshal of said District transport the said William Bratcher, to the said Craig County Jail, at Vinita, Oklahoma, and deliver him to the keeper of the said Craig County Jail, at Vinita, Oklahoma, without delay.

ORDER LEAVE TO FILE INFORMATION.

On this 17th day of December, 1925, comes the United States Attorney, and asks and is granted leave to file information herein and to prosecute thereunder, and it is ordered by the court that warrant issue for the arrest of William Bratcher, defendant and that his bond be fixed in the sum of \$2500.00.

UNITED STATES,	Plaintiff.)	
vs.)	607 Cr.
WILLIAM BRATCHER,	Defendant.)	

On this 17th day of December, 1925, comes W. L. Coffey, Asst. U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and is arraigned and enters plea of guilty as charged.

It is thereupon by the Court here considered, ordered and ad-

In the District Court of the United States in and for the 783

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District of

OKLAHOMA.

SPECIAL DECEMBER, 1925 TERM VINITA, OKLA. THURSDAY, DECEMBER, 17, 1925.

judged that the defendant William Bratcher, for the crime by him committed as charged in the information, pay a fine unto the United States in the sum of Five Hundred (\$500.00) Dollars, and in default thereof further stand committed until said fine is paid, or, until released by due process of law.

And it is further ordered that the Marshal of said District transport the said William Bratcher, to the Craig County Jail, Vinita, Oklahoma, and deliver him to the keeper of the said Craig County Jail, at Vinita, Oklahoma, without delay.

Court adjourned until December, 19, 1925.

NORTHERN District of OKLAHOMA
SPECIAL APRIL, 1925, TERM TULSA, OKLA. SATURDAY, DECEMBER, 19, 1925.

On this 19th day of December, 1925, the District Court of the United States for the Northern District of Oklahoma sitting in special April, 1925, at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

E. P. Warfield, Esq., Clerk of U.S. District Court.
John M. Goldsberry, Esq., U. S. District Attorney.
E. G. Beard, Esq., U. S. Marshal.
W. F. Wolverton, Esq., Bailiff.

Public proclamation having been duly made the following proceedings were had and entered, to-wit:

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff.
vs
945 CASES NO. TWO SIZE CAN GREEN BEANS AND 246 CASES NO TEN CAN GREEN BEANS Defendant.

No. 243 Law.

ORDER PERMITTING WITHDRAWAL OF ADDITIONAL SAMPLES.

Now on this 19th day of Dec. 1925, there coming on to be heard the application of the Litteral Canning Company to withdraw from the seizure of certain shipment of string beans, and the Court having heard the evidence offered and being fully advised in the premises finds:

That it is agreeable and permissible that additional samples may be withdrawn for the purpose of testing the contents of said shipment, and the said Litteral Canning Company is hereby authorized and directed to withdraw 24 cans of beans from the No. two size cans herein mentioned and 12 cans from the no ten size cans herein mentioned; and the plaintiff herein, the United States of America is granted the privilege of withdrawing the same number of samples from each batch herein at the same time samples are withdrawn by the said Litteral Canning Company.

F. E. Kennamer,
Judge.

ENDORSED: Filed Dec. 19, 1925. E. P. Warfield, Clerk U.S. District Court H.W.J.

UNITED STATES, Plaintiff.
vs.
R. B. NEWMAN, Defendant. } 424 Cr.

On this 19th day of December, 1925, it is ordered that the Judgment and sentence in above entitled cause, of October, 31st. 1925, expire to day upon payment of fine imposed in said cause.

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District of
TULSA, OKLA.

OKLAHOMA.
SATURDAY, DECEMBER, 19, 1925.

IN THE UNITED STATES DISTRICT COURT IN AND FOR
THE NORTHERN DISTRICT OF OKLAHOMA.

CLARK WASSON, RECEIVER OF
THE FIRST NATIONAL BANK OF
SAPULPA, OKLAHOMA.

Plaintiff.

LAW No. 34.

vs.

H. L. QUIETT, CHARLES T.
OKEY, H. K. NELSON, E. J.
CAMPBELL, AND L. W. CHADDERDEY,
Defendants.

JOURNAL ENTRY OF JUDGMENT.

Now on this 19th day of December, 1925, this cause came on to be heard at this term in its regular order upon the motion of plaintiff for judgment by default; and it appearing to the Court that process was duly served, according to law, upon the defendants; H. L. Quiett, Charles T. Okey, H. K. Nelson, E. J. Campbell and L. W. Chadderdey; that all of said defendants, except H. K. Nelson, have been in default for more than twenty days.

IT IS THEREFORE ORDERED AND DECREED:

First: That plaintiff have judgment against H. L. Quiett for the sum of \$2438.50, balance on note dated May 1, 1923 due August, 1, 1923 together with interest thereon at the rate of ten per cent. per annum from August 1, 1923, until paid, and the further sum of \$350.00 attorney's fees.

Second: That plaintiff have judgment against Charles T. Okey and H. L. Quiett, jointly and severally, for the sum of \$609.89, upon a note dated May 3, 1923, due August, 3, 1923, signed by Charles T. Okey, payment guaranteed by endorsement of H. L. Quiett, together with interest thereon at the rate of ten per cent. per annum from August, 3, 1923, and the sum of \$80.00 attorney's fees for the collection thereof.

Third: That plaintiff have judgment against E. J. Campbell and H. L. Quiett, jointly and severally, for the sum of \$1119.25, upon a promissory note, dated May 3rd, 1923, due August 3rd, 1923, signed E. J. Campbell, payment guaranteed by endorsement of H. L. Quiett, together with interest thereon at the rate of ten per cent per annum from August 3, 1923, until paid, and the further sum of \$150.00 attorney's fees for the collection thereof.

Fourth: That plaintiff have judgment against L. W. Chadderdey and H. L. Quiett, jointly and severally, for the sum of \$1,219.55, upon a promissory note dated March 5, 1923, due June 5, 1923, signed by L. W. Chadderdey, payment guaranteed by endorsement of H. L. Quiett, together with interest thereon, at the rate of ten per cent per annum from June 5, 1923, until paid, and the further sum of \$150.00 attorney's fees for the collection thereof.

Fifth: That plaintiff have judgment against the defendants, H. L. Quiett, Charles T. Okey, E. J. Campbell, and L. W. Chadderdey, jointly and severally, for the costs herein laid out and expended.

That all of said notes were offered in evidence and ordered cancelled by the Court.

F. E. Kennamer, Judge.

ENDORSED: Filed Dec. 19, 1925, H. P. Warfield, Clerk U.S. District Court.
H. W. J.

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District of

OKLAHOMA.

SPECIAL APRIL, 1925 TERM

TULSA, OKLA.

SATURDAY, DECEMBER, 19, 1925

IN THE UNITED STATES DISTRICT COURT IN AND
FOR THE NORTHERN DISTRICT OF OKLAHOMA.

CLARK WASSON, RECEIVER OF
THE FIRST NATIONAL BANK OF
SAPULPA, OKLAHOMA,

Plaintiff.

vs.

No. 189 Law.

J. W. ADAMS, ANNIE ADAMS,
METROPOLITAN AMUSEMENT CO,
A CORPORATION, C. J. COLTER,
C. C. ADAMS, MARTIN J. McALPINE
AND FRANK A. LYNN.

Defendants.

JOURNAL ENTRY OF JUDGMENT BY DEFAULT.

Now on this 19th day of December, 1925, this cause came on to be heard at this term in its regular order, upon the motion of plaintiff for judgment by default; and it appearing to the Court that process was duly served, according to law, upon the defendants; J. W. Adams, Metropolitan Amusement Company, a corporation, C. J. Colter, and F. A. Lynn; that said defendants have been in default for more than twenty days:

IT IS THEREFORE, ORDERED AND DECREED:

First, that plaintiff have judgment against the Metropolitan Amusement Company, a corporation, and J. W. Adams, jointly and severally, for the sum of \$3,000.00 upon a promissory note, dated May 11, 1923, due August, 8, 1923, signed by Metropolitan Amusement Company, a corporation, and J. W. Adams, together with interest thereon at the rate of ten per cent per annum from August, 8, 1923, until paid and the further sum of \$390.00 attorney's fees.

Second, that plaintiff have judgment against the Metropolitan Amusement Company, a corporation, and J. W. Adams, jointly and severally for the sum of \$1,350.00, upon a promissory note dated April, 18, 1923, due July 17, 1923, signed by the Metropolitan Amusement Company, a corporation, and J. W. Adams, together with interest thereon at the rate of 10 per cent per annum from July 17, 1923, until paid, and the further sum of \$183.75 attorney's fees.

Third: That plaintiff have judgment against C. J. Colter and J. W. Adams, jointly and severally, in the sum of \$100.00, upon a promissory note dated May 9, 1923, due June 3, 1923, signed by C. J. Colter and endorsed by J. W. Adams, together with interest thereon at the rate of ten per cent, per annum from June 3, 1923, until paid, together with \$27.60 attorney's fees.

Fourth: That plaintiff have judgment against Annie Adams and J. W. Adams, jointly and severally, for the sum of \$1,500.00 upon a certain promissory note, dated June 11, 1923, due August 9, 1923, signed by Annie Adams and endorsed by J. W. Adams, together with interest thereon at the rate of ten per cent, per annum from August 9, 1923, until paid, and the further sum of \$200.00 attorney's fees.

Fifth: That plaintiff have judgment against Annie Adams for the sum of \$271.25, balance upon a certain promissory note, in the sum of \$300.00 dated March 30, 1923, due June 30, 1923, signed by Annie Adams, together with interest thereon at the rate of ten per cent per annum from June 30, 1923, and the further sum of \$49.41 attorney's fees.

Sixth: that plaintiff have judgment against J. W. Adams for the sum of \$1347.11 upon a certain promissory note, dated June 12, 1923, due July, 1923, signed by C. C. Adams, payment guaranteed by J. W. Adams, by endorsement thereon, together with interest thereon at the rate of ten per cent per annum from July 12, 1923, until paid, and the further sum of \$182.26 attorney's fees.

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District of

OKLAHOMA.

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TULSA, OKLA.

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Seventh: That plaintiff have judgment against J. W. Adams for the sum of \$5,000.00 on a promissory note, dated June 5, 1923, due September 5, 1923, signed by J. W. Adams, together with interest thereon at the rate of ten per cent per annum from September, 5, 1923, until paid, and the further sum of \$385.00 Attorney's fees.

Eighth: That plaintiff have judgment against J. W. Adams, for the sum of \$500.00 upon a certain promissory note dated May 23rd, 1923, due July 27th, 1923, signed by Martin J. McAlpine, payment guaranteed by endorsement of J. W. Adams, together with interest thereon at the rate of ten per cent per annum from July 27th, 1923, until paid, and the further sum of \$52.00 attorney's fees.

NINTH: That plaintiff have judgment against J. W. Adams for the sum of \$75.00 upon a promissory note dated April, 21st, 1923, due July, 21st, 1923, signed by Mary Mays, payment guaranteed by endorsement of J. W. Adams, together with interest thereon at the rate of ten per cent per annum from July 21st, 1923, until paid, and the further sum of \$24.38 attorney's fees.

Tenth: That plaintiff have judgment against J. W. Adams for the sum of \$40.00 upon a note dated February 27, 1923, due April 27, 1923, signed by Harry Block, payment guaranteed by endorsement of J. W. Adams, together with interest thereon at the rate of ten per cent per annum from April 27, 1923, until paid and the further sum of \$20.06 attorney's fees.

Eleventh: That plaintiff have judgment against J. W. Adams for the sum of \$200.00 upon a note dated May 11, 1923, due July 11, 1923, signed by Harry Block, payment guaranteed by endorsement of J. W. Adams, together with interest thereon at the rate of ten per cent per annum from July 11, 1923, until paid and the further sum of \$36.00 attorney's fees.

Twelfth: That plaintiff have judgment against J. W. Adams for the sum of \$2,500.00, upon a promissory note dated April, 2nd, 1923, due July, 1st, 1923, signed by J. W. Adams, together with interest thereon at the rate of ten per cent per annum from July 1st, 1923, until paid, and the further sum of \$327.50 attorney's fees.

Thirteenth: That plaintiff have judgment against J. W. Adams and Frank A. Lynn, jointly and severally, for the sum of \$107.50 upon a certain promissory note, dated May 23, 1923, due ninety days after date, said note being payable to the Standard Oil & Gas Company, which note was duly assigned for valuable consideration, and payment thereof guaranteed by the said endorsement of J. W. Adams, together with interest thereon from February, 12, 1924, at the rate of eight per cent per annum until paid, and the further sum of \$25.00 attorney's fees.

Fourteenth: That plaintiff have judgment against J. W. Adams, Annie Adams, Metropolitan Amusement Company, C. J. Colter and Frank A. Lynn, jointly and severally, for the costs herein laid out and expended.

All of said notes were offered in evidence and ordered cancelled, by the Court.

F. B. Kammeyer, Judge.

ENDORSED: Filed Dec. 19, 1925, H. F. Warfield, Clerk U.S. District Court. H. W. J.

IN THE UNITED STATES DISTRICT COURT IN AND FOR
THE NORTHERN DISTRICT OF OKLAHOMA.

CLARK WASSON, RECEIVER OF THE FIRST NATIONAL BANK
OF SAPULPA, OKLAHOMA.

Plaintiff.

vs.

No. 190 Law.

TOM WALLACE AND CREEKMORE WALLACE,

Defendants.

JOURNAL ENTRY OF JUDGMENT BY DEFAULT.

Now, on this 19th day of December, 1925, this cause came on to be heard at this time in its regular order, upon the motion of the plaintiff for judgment by default; and it appearing to the court that process was duly served according to law, upon the defendants, Tom Wallace and Creekmore Wallace; and that said defendants have been in default for more than twenty days.

IT IS THEREFORE ORDERED AND DECREED

First: that plaintiff have judgment against Tom Wallace and Creekmore Wallace, jointly and severally, as follows:

Upon a promissory note, dated March 5, 1925, signed by Tom Wallace and Creekmore Wallace, due June 4, 1925, for the sum of \$411.45, with interest on the balance of principal, to-wit: \$548.56, from August, fifth, 1925, at the rate of ten per cent. per annum, and the further sum of \$56.14 attorney's fees.

Second, upon a promissory note, dated May 29th 1925, signed by Tom Wallace and Creekmore Wallace, due June 10th, 1925, for the sum of \$789.87, together with interest on the balance of principal, to-wit: \$646.88 at the rate of ten per cent. per annum from August, 5, 1925, until paid and the further sum of \$95.99 attorney's fees.

Third, for his costs herein laid out and expended. That both of said notes were offered in evidence and ordered cancelled by the Court.

F. E. Kennamer, Judge.

ENDORSED: Filed Dec. 19, 1925. H.P. Warrfield, Clerk U.S. District Court.
H.W.J.

IN THE UNITED STATES DISTRICT COURT IN AND FOR
THE NORTHERN DISTRICT OF OKLAHOMA.

CLARK WASSON, RECEIVER OF THE FIRST NATIONAL BANK
SAPULPA, OKLAHOMA.

Plaintiff.

vs.

LAW No. 226

F. A. YOUNG, PILOT OIL CORP., AND THE BIG BEN
OIL COMPANY, A CORPORATION,

Defendants.

JOURNAL ENTRY OF JUDGMENT.

Now on this 19th day of December, 1925, this cause came on to be heard before the Honorable F. E. Kennamer, Judge, at this term in its regular order upon the motion of the plaintiff for judgment by default;

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and it appearing to the Court that process was duly served according to law upon the defendants; F. A. Young, Pilot Oil Corporation, a corporation, and The Big Ben Oil Company, a corporation; that said defendants have been in default for more than twenty days.

IT IS THEREFORE ORDERED AND DECREED:

First, That plaintiff have judgment against F. A. Young for the sum of \$1162.65, upon a note dated March 15, 1923, payable on demand signed by F. A. Young, together with interest thereon at the rate of ten per cent. per annum from March 15, 1923, until paid, and the further sum of \$159.05 attorney's fees.

Second, That plaintiff have judgment against F.A. Young, for the sum of \$10,000.00, upon a note dated March 17th, 1923, payable on demand, signed by F. A. Young, together with interest thereon at the rate of ten per cent. per annum from March, 17th, 1923, and the further sum of \$1290.00 attorney's fees.

3. That plaintiff have judgment against F. A. Young and the Pilot Oil Corporation, a corporation, jointly and severally, upon a certain promissory note, in the sum of \$10,000.00, dated March 17, 1923, payable on demand, signed by F. A. Young and the Pilot Oil Corporation, a corporation, together with interest thereon at the rate of ten per cent per annum from March 17th, 1923, until paid and the further sum of \$1,290.00 attorney's fees.

4. That plaintiff have judgment against F. A. Young and The Big Ben Oil Company, a corporation, jointly and severally, for the sum of \$1,227.00, upon a promissory note dated April, 14, 1923, payable on demand signed by F. A. Young and the Big Ben Oil Company, a Corporation, together with interest thereon at the rate of ten per cent. per annum from April, 14, 1923, until paid, and the further sum of \$170.42 attorney's fees.

That plaintiff have judgment against defendants, F. A. Young, the Pilot Oil Corporation, a corporation, and The Big Ben Oil Company, a corporation, jointly and severally, for the costs herein laid out and expended.

That all of said notes were offered in evidence and ordered cancelled by the Court.

F. E. Kennamer, Judge.

ENDORSED: Filed Dec. 19, 1925. H.P. Warfield, Clerk U.S. District Court. H.W.J.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES, Plaintiff
vs. No. 258.
WILLIAM COOK, Defendant.

ORDER ENLARGING TIME TO FILE TRANSCRIPT.

Now on this 19th day of December, 1925, comes on for hearing the application of William Cook, defendant in the above entitled cause, for an enlargement of time on the return day of the Writ of Error and Citation in said cause, and for an enlargement of time in which to docket said cause and file the record thereof with the Clerk of the United States Circuit Court of Appeals for the Eighth Circuit at St. Louis, Missouri, and said application being fully considered, and it appearing to the court that an enlargement of time is necessary to complete the making up and printing of the record in said case under the supervision of the clerk of this court: and it further appearing that the said time allowed in the writ of error and citation has not yet expired,

NORTHERN

District of

OKLAHOMA.

SPECIAL APPLIC. APRIL, 1925 TERM TULSA, OKLAHOMA. SATURDAY, DECEMBER, 19, 1925.

IT IS, THEREFORE, ORDERED, CONSIDERED AND ADJUDGED that the time heretofore allowed for the return of said writ of error and of said citation, and for docketing said cause, and for filing the record thereof with the Clerk of the United States Circuit Court of Appeals at St. Louis, Missouri, be and the same is hereby extended and enlarged from January 2, 1926 to the 2nd. day of March, 1926; and it is further ordered that the said William Cook shall docket the case and file the record thereof with the Clerk of the United States Circuit Court of Appeals for the Eighth Circuit at St. Louis, Missouri, on or before the 2 day of March, 1926.

F. E. Kennamer, Judge.

ENDORSED: Filed Dec. 19, 1925, H.P. Warfield, Clerk U.S. District Court, H.W.J.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES, Plaintiff.
vs.
GEORGE LUCAS, Defendant. No. 478

ORDER ENLARGING TIME TO FILE TRANSCRIPT.

* Now comes on for hearing the application of George Lucas, defendant in the above cause for an enlargement of the return day of the Writ of Error and Citation in said cause, and for an enlargement of time in which to docket said case and file the record thereof with the Clerk of the United States Circuit Court of Appeals for the Eighth Circuit at St. Louis, Missouri, and said application being fully considered, and it appearing to the Court that an enlargement of time is necessary to complete the making up and printing of the record in said case under the supervision of the Clerk of this Court; and it further appearing that said time allowed in the writ of error and citation has not yet expired.

IT IS, THEREFORE, ORDERED, CONSIDERED AND ADJUDGED that the time heretofore allowed for the return of said writ of error and of said citation and for docketing of said case and filing the record thereof with the Clerk of the Circuit Court of Appeals for the Eighth Circuit at St. Louis, Missouri, be and the same is hereby enlarged and extended from January 2, 1926 to the end day of March, 1926; and it is further ordered that the said George Lucas shall docket the case and file the record thereof with the Clerk of the United States Circuit Court of Appeals for the Eighth Circuit at St. Louis, Missouri, on or before March 2, 1926.

Dated: December, 19, 1925.

F. E. Kennamer, Judge.

ENDORSED: Filed Dec. 19, 1925. H.P. Warfield, Clerk U.S. District Court. H.W.J.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES, Plaintiff.
vs.
ED (E. S.) LONG, Defendant. No 458

ORDER ENLARGING TIME TO FILE TRANSCRIPT.

Now comes on for hearing the application of Ed. (E.S.) Long, defendant herein, for an enlargement of the return day of the Writ of Error

NORTHERN District of OKLAHOMA.
 SPECIAL APRIL, 1925 TERM TULSA, OKLA. SATURDAY DECEMBER, 19, 1925.

and citation in the above cause, and for an enlargement of time in which to docket said case and file a transcript of the record thereof with the Clerk of the United States Circuit Court of Appeals for the Eighth Circuit at St. Louis, Missouri, and said application being considered, and it appearing to the Court that an enlargement of time is necessary to complete the making up and printing of the record in said cause, under the supervision of the Clerk of this court; and it further appearing that said time allowed in the writ of error and citation has not yet expired.

IT IS THEREFORE, ORDERED, CONSIDERED AND ADJUDGED that the time heretofore allowed for the return of said writ of error and of said citation and for docketing of said case and filing the record thereof with the Clerk of the United States Circuit Court of Appeals for the Eighth Circuit at St. Louis, Missouri, by and the same is hereby enlarged and extended from January, 1926 to the 2nd day of March 1926; and it is further ordered that the said Ed (E.S.) Long shall ~~seek~~ the case and file the record thereof with the Clerk of the United States Circuit Court of Appeals for the Eighth Circuit at St. Louis, Missouri, on or before March 2, 1926.

Dated December, 19, 1925. P.E. Kennamer, Judge.

ENDORSED: Filed Dec. 19, 1925. H.P. Warfield, Clerk U.S. District Court.
 H.W.J.

UNITED STATES, Plaintiff.)
 vs.) # 264 Cr.
 HENRY REVIS, Defendant.)

On this 19th day of December, 1925, it is ordered that the Judgment and sentence heretofore imposed on October, 24, 1925, in above entitled case hereby is modified to sixty (60) days from October, 13, 1925.

It is thereupon by the Court here considered ordered and adjudged that the defendant Henry Revis, for the crime by him committed as charged in the first count of the information be imprisoned in the Tulsa County Jail, Tulsa, Oklahoma, for a period of Sixty (60) Days from October, 13, 1925, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, said fine to run on execution. And it is further

CONSIDERED ORDERED AND ADJUDGED, that the defendant Henry Revis for the crime by him committed as charged in the second count of the information pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, said fine to run on execution. And it is further

ORDERED, that the defendant, Henry Revis, for the crime by him committed in the third count of the information, pay a fine unto the United States in the sum of Twenty Five (\$25.00) Dollars, said fine to run on execution.

UNITED STATES, Plaintiff.)
 vs.) # 60 Cr.
 CHARLES COWSERT, Defendant.)

On this 19th day of December, 1925, comes Louis N. Stivers, representing plaintiff in above entitled cause, and upon recommendation and request of United States Attorney, the sentence and fine in the above entitled cause imposed on June 6, 1925 is hereby modified to read as follows:

It is hereupon by the Court considered, that the defendant, Charles Cowsert, for the crime by him committed pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars said fine to run on execution.

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~~SPECIAL~~ APRIL, 1925 TERM

TULSA, OKLA.

SATURDAY, DECEMBER, 19, 1925

UNITED STATES,	Plaintiff.	}	# 544 Cr.
Vs.			
FRED TINDELL,	Defendant.		

On this 19th day of December, 1925, comes Louis N. Stivers, Asst. U. S. Attorney, representing plaintiff in above entitled cause, and upon recommendation and request of United States Attorney the sentence heretofore imposed on October, 24, 1925 in above entitled cause is modified to read as follows:

It is thereupon by the Court here considered, ordered and adjudged that the defendant, Fred Tindell, for the crime by him committed be imprisoned in the Tulsa County Jail, Tulsa, Okla., for a period of Fifty Six (56) Days, said imprisonment to run from October, 24, 1925.

ORDER LEAVE TO FILE INFORMATION.

On this 19th day of December, 1925, comes United States Attorney and asks and is granted leave to file information herein and to prosecute thereunder, and it is ordered by the Court that warrant issue for the arrest of defendant Harry Shaw.

UNITED STATES,	Plaintiff.	}	# 608 Cr.
vs.			
HARRY SHAW.	Defendant.		

On this 19th day of December, 1925, comes Louis N. Stivers, Asst. U. S. Attorney, representing plaintiff in above entitled cause. Defendant is present in person and by Thomas I. Monroe his attorney. Defendant is arraigned and enters plea of Guilty to counts one and two as charged in information heretofore filed herein.

It is thereupon now by the Court here considered, ordered, and adjudged, that said defendant Harry Shaw, be imprisoned in the Tulsa County Jail, Tulsa, Oklahoma, for the period of Ninety (90) Days from this date, and that he make his fine unto the United States, in the sum of \$100.00, and stand committed until said fine is paid.

It is further ordered by the Court that the Marshal deliver or cause to be delivered the body of said defendant unto the Tulsa County Jail, Tulsa, Oklahoma without delay.

Court adjourned until December, 21, 1925.

NORTHERN

District of

OKLAHOMA,

SPECIAL APRIL, 1925 TERM TULSA, OKLA.

MONDAY, DECEMBER, 20, 1925.

On this 21st day of December, 1925, the District Court of the United States for the Northern District of Oklahoma, sitting in Special April session at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge present and presiding.

H. P. Warfield, Esq.,	Clerk of U.S. District Court.
Louis N. Stivers, Esq.,	Asst. U. S. Attorney.
H. G. Beard, Esq.,	U. S. Marshal.
W. F. Wolverton, Esq.	Bailiff.

Public proclamation having been duly made the following proceedings were had and entered, to-wit:

UNITED STATES,	Plaintiff.	}	# 568 Cr.
vs.			
LAURA LONG, (ALIAS, (LAURA KILLIAN) et al.	Defendants.		

On this 21st day of December, 1925, it is ordered that defendant Laura Long one of the defendants in above entitled cause be allowed a credit of three days time spent in jail prior to her trial and her sentence of sixty (60) days, thereby making her sentence expire December, 21, 1925.

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

W. J. KIRKWOOD,	Plaintiff.	}	No. 201 Law.
vs.			
ADAMS OIL & GAS COMPANY, a corporation	Defendant.		

ORDER MAKING AZEL FORD AND THOMAS H. BANES PARTIES
DEPENDANT, AND PERMITTING PLAINTIFF TO FILE AMENDMENT TO
HIS PETITION.

This matter coming on for hearing before me, the undersigned Judge of the United States District Court for the Northern District of Oklahoma, upon a plication of the plaintiff for leave to make additional parties defendant, and permission to file an amendment to his petition, the court being fully advised in the premises,

It is ORDERED, ADJUDGED AND DECREED that the plaintiff is hereby given permission to amend his petition, and Azel Ford and Thomas H. Banes as trustees and individuals, are hereby made parties defendant herein.

Dated this 21st day of December, 1925,

F. E. Kennamer, Judge.

ENDORSED: Filed Dec. 21, 1925. H.P. Warfield, Clerk U.S. District Court.
L.W.J.

NORTHERN

District of

OKLAHOMA.

SPECIAL APRIL, 1925 TERM TULSA, OKLA.

MONDAY DECEMBER, 21, 1925.

IN THE DISTRICT COURT OF THE UNITED STATES WITHIN
AND FOR THE NORTHERN DISTRICT OF OKLAHOMA.

Pete Shapp, as next friend for John Lee Shapp,)	
Plaintiff.)	
vs.)	No. 167 Law.
ST. LOUIS-SAN FRANCISCO R.R. CO.,)	
a corporation.)	
Defendant.)	

JOURNAL ENTRY.

Now on this 21st day of December, 1925, comes on for hearing the application of plaintiff for leave to file his amended petition, counsel for plaintiff having first served a copy of said amended petition on counsel for defendant, and the plaintiff being present in court by his attorneys Messrs. A. E. Montgomery and Fred D. Orr, and the defendant being present in court by its counsel Messrs. Stuart, Sharp & Cruce, Ben Franklin and E. J. Boerner, thereupon counsel for the defendant excepted to the granting of permission to file the amended petition on the ground that the amended petition constitutes a departure from the cause of action stated in the original petition and on the ground that the amended petition attempted to state a cause of action against the defendant arising out of the death of deceased while walking upon the crossing over that portion of the highway which crosses the right of way of the defendant railroad at or near the station of Quapaw, Oklahoma, as described in said amended petition, while the original petition attempted to state a cause of action for the death of deceased while walking on the railroad tracks of the defendant at or near the station of Quapaw, Oklahoma, and was brought on the theory, as shown by said original petition, that the deceased at the time was either a licensee or a trespasser.

Whereupon the court heard the argument of counsel on said objection and does, after due consideration of same, overrule the objection of the defendant, St. Louis-San Francisco Railway Company, to the filing of said amended petition, to which action of the court the defendant excepts and exceptions are by the court allowed.

IT IS THEREFORE ordered, adjudged and decreed that said Plaintiff be, and he is hereby, allowed to file said amended petition, to which action of the Court the defendant excepts and exceptions are allowed by the court.

It is further ordered and adjudged that defendant be and it is hereby allowed ten days from date hereof within which to plead to said amended petition, or twenty days to answer same.

Done in open court this the day and year first above written.

F. E. Kennamer,
U.S. District Judge.

ENDORSED: Filed Dec. 21, 1925. H.P. Warfield, Clerk U.S. District Court.
L.W.J.

NORTHERN District of OKLAHOMA.
SPECIAL APRIL, 1925 TERM TULSA, OKLA. MONDAY, DECEMBER, 21, 1925.

IN THE UNITED STATES DISTRICT COURT IN AND FOR
THE NORTHERN DISTRICT OF THE STATE OF
OKLAHOMA.

UNITED STATES, Plaintiff.)
vs.) No. 129 Criminal.
GEORGE HENDRICKS, Defendant. (

PAROLE.

Now on this 21 day of Dec., 1925, this matter coming on to be heard and on recommendation of the United States District Attorney in and for the Northern District:

IT IS ORDERED, ADJUDGED AND DECREED that the said defendant, George Hendricks, be and hereby is paroled to the Honorable Harry Jennings, Claremore, Oklahoma, during his good behavior and the life of the remainder of his sentence which is by this parole suspended.

Witness my hand and seal the day and date first above written.

F. E. Kennamer, Judge.

ENDORSED: Filed Dec. 21, 1925. H.P. Warfield, Clerk U.S. District Court.
R.C.

Court adjourned until December, 22, 1925.

NORTHERN

District of

OKLAHOMA.

SPECIAL APRIL, 1925 TERM

TULSA, OKLA.

TUESDAY, DECEMBER, 22, 1925.

On this 22nd. day of December, 1925, the District Court of the United States for the Northern District of Oklahoma, sitting in special April, session at Tulsa, met pursuant to adjournment. Hon. F. E. Kennamer Judge, present and presiding.

H. P. Warfield, Esq.,	Clerk U.S. District Court.
John M. Goldsberry, Esq.,	U. S. District Attorney.
H. G. Beard, Esq.,	U. S. Marshal
W. F. Wolverton, Esq.,	Bailiff.

Public proclamation having been duly made the following proceedings were had and entered, to-wit:

UNITED STATES,	Plaintiff.	}	Misc.
vs.			
LUTHER CONN.	Defendant.	}	

On this 22nd. day of December, 1925, it is ordered that the U. S. Marshal shall release said defendant to H. H. Stroud whenever Mr. Stoups deems it necessary, in order that said defendant may help procure information.

UNITED STATES,	Plaintiff.	}	# 563 Cr.
vs.			
H. B. DEVERCH, et al.	Defendant.	}	

On this 22nd. day of December, 1925, the hearing on Motion to Set Aside Forfeiture on Bond by Roy S. Allwood. John M. Goldsberry, U. S. Attorney, appears for Government and Earl Joyce and W. N. Mohan for R. S. Alwood. Motion is presented to the Court and the court being well and fully advised in the premises it is ordered that said motion be and same is hereby overruled and exceptions allowed.

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES,	Plaintiff.	}	# 504
vs.			
DENNIS MARSHAL,	Defendant.	}	

ORDER MODIFYING JUDGMENT.

Now on this the 22, day of December, 1925, this case comes regularly on for hearing before the court upon the motion and application of defendants to have the judgment and sentence herein rendered, modified and reduced for reasons and grounds in said motion and application stated.

And now after due consideration of said motion and the proofs presented to the court in support thereof, and for good and sufficient reasons appearing to the Court, said motion and application is hereby sustained and granted.

It is therefore ordered by the Court that the judgment and sentence heretofore rendered and entered by the Court herein, be and the same is hereby modified, and the jail sentence imposed of 90 days, to expire forthwith and upon the payment of the fines imposed upon said defendants. It is further ordered of the Court, that upon the payment of said fines by said defendants, that they be released and discharged.

F. E. Kennamer, Judge.

ENDORSED: Filed Dec. 22, 1925. H.P. Warfield, Clerk U.S. District Court.
H.W.J.

NORTHERN District of OKLAHOMA.
SPECIAL APRIL, 1925 TERM TULSA, OKLA. TUESDAY DECEMBER, 22, 1925.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA.

J. W. WOODFORD, Receiver of
the CONTINENTAL REFINING CO.,
Plaintiff.
vs.
ILLINOIS REFINING COMPANY,
Defendant. } No. 73 Law.

ORDER.

Now on this the 22nd. day of December, 1925, it appearing to the court that G. N. Hockett and T. H. Chishire, householders and freeholders in Creek County, Oklahoma, have by reason of their acting as appraisers in the attachment levied on September 28, 1925, in the above suit, earned and are entitled to compensation; and that Andrew Henderson is entitled to compensation also for the use of his car in going to and from the leases attached.

NOW THEREFORE, the Court being fully advised in the premises orders that the Marshal be and he is hereby ordered to pay from the sum now in his hands for that purpose to the above named appraisers the sum of Ten (\$10.00) Dollars each, and to pay the said Andrew Henderson the sum of Ten (\$10.00) Dollars for the use of his car.

F. E. Kennamer, Judge.

ENDORSED: Filed Dec. 22, 1925. H.P. Warfield, Clerk U.S. District Court.
H.W.J.

UNITED STATES, Plaintiff,
vs.
WILLIAM BRATCHER AND
JOHN NICHOLS, Defendants. } # 463 Cr

On this 22nd. day of December, 1925, it is ordered that the Judgment and Sentence of December 24, 1925 as to John Nichols be modified to six (6) Months in County Jail and fine of \$300.00 on condition that fine be paid.

UNITED STATES, Plaintiff.
vs.
T. E. MANN, Defendant. } # 101 Cr.

On this 22nd. day of December, 1925, it is ordered that the Judgment and Sentence of November 26th, 1925 as to T. E. Mann be modified to four months in County Jail and fine of \$100.00 on condition that fine be paid.

UNITED STATES, Plaintiff.
vs.
SAM PARISH, Defendant. } # 376 Cr.

On this 22nd day of December, 1925, it is ordered that the Judgment and Sentence of October 31, 1925 be modified and sentence to expire upon payment of Fine of \$75.00.

800 In the District Court of the United States in and for the

NORTHERN

District of

OKLAHOMA.

~~SPECIAL~~ APRIL, 1925, TERM

TULSA, OKLA.

WEDNESDAY, DECEMBER, 30, 1925.

ON THIS 30th day of December, 1925, the District Court of the United States for the Northern District of Oklahoma sitting in Special April, session at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge present and presiding.

H. P. Warfield, Esq.,	Clerk U. S. District Court.
W. L. Coffey, Esq.,	Asst. U. S. Attorney
H. G. Beard, Esq.,	U. S. Marshal.
W. F. Wolverton, Esq.,	Balliff.

Public proclamation having been duly made the following proceedings were had and entered, to-wit:

ADMISSION TO BAR

On this 30th day of December, 1925, it being made satisfactorily to appear that James P. Gilmore is qualified for admission to the bar of this Court, the oath prescribed by the Court is administered and said James P. Gilmore is admitted to the bar of this Court.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA.

MARY G. DANIEL,	Plaintiff.	}	No. 139 Law.
vs.			
MAGNOLIA PETROLEUM CO., etc.			
et al.			

D I S M I S S A L.

On this 30th day of December, A. D. 1925, on dismissal filed herein, it is ordered that this case be and the same is hereby dismissed, without prejudice, at plaintiffs costs.

F. E. Kennamer,
District Judge.

ENDORSED: Filed Dec. 30, 1925. H. P. Warfield, Clerk U.S. District Court.
H.W.J.

IN THE UNITED STATES DISTRICT COURT IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA.
AT TULSA, OKLA.

EXCHANGE FIRE ASSURANCE CORPORATION OF NEW YORK,	Plaintiff.	}	No. 201
versus.			
HOMINY GAS COMPANY,	Defendant.		

ORDER.

On this day came on for hearing the above numbered and entitled cause, and attorney for plaintiff announced to the court that the matters and things in controversy had been compromised, settled and adjuded, and that plaintiff no longer wishes to prosecute said suit and asks that same be dismissed and costs taxed against plaintiffs.

In the District Court of the United States in and for the

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NORTHERN

District of

OKLAHOMA.

SPECIAL APRIL, 1925 TERM TULSA, OKLA.

WEDNESDAY, DECEMBER, 30, 1925.

It is, therefore, ORDERED, ADJUDGED AND DECREED by the Court that this suit entitled Merchants Fire Assurance Corporation of New York versus Hominy Gas Company be and the same is hereby in all things dismissed and costs thereof taxed against the plaintiff herein.

Dated at Tulsa, Oklahoma, this 30 day of December, 1925.

F. E. Kennamer, Judge.

ENDORSED: Filed Dec. 30, 1925. H. P. Warfield, Clerk U.S. District Court
H.W.J.

Court adjourned until January, 1, 1926.