

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
WEDNESDAY, JULY, 7, 1926.

Court convened pursuant to adjournment, Wednesday, July, 7, 1926. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of 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.

JACQUELINE S. SANKEY, a minor,)	
by Faye Williams, her guardian and)	
next friend.)	
)	No. 141 Equity.
vs.)	
)	
W. G. SKELLY, ET AL.,)	
Defendants.)	

JOURNAL ENTRY.

This cause came on for hearing on this 7th day of July, 1926, in its regular order upon the attacks in points of law of the defendants, W. G. Skelly, Skelly Oil Company, and F. P. Lieuallen, it appearing that all of said defendants have withdrawn said attacks in points of law.

IT IS THEREFORE, ORDERED, that a withdrawal of attacks in points of law, included in paragraphs 1, 2, and 9, of the respective separate answers of defendants, W. G. Skelly, Skelly Oil Company, and F. P. Lieuallen, are hereby noted.

F. E. Kennamer, Judge.

O.K. W. P. Z. GERMAN, ATTORNEY FOR SKELLY OIL CO.,
O.K. W. R. Z. SKELLY, ATTORNEY FOR W. G. SKELLY
O.K. W. A. HANGER, By W. P. Z. G. Attorney for F.P. Lieuallen
O.K. W. T. Hunt, Robert B. Keenan, Attorneys for Plaintiff.

ENDORSED: Filed July, 7, 1926. H.P. Warfield, Clerk U.S. District Court.
R.C.

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

JACQUELINE S. SANKEY, a minor)	
by Faye Williams her guardian)	
and next friend.)	
)	No. 141 Equity.
vs.)	
)	
W. G. SKELLY, ET AL.,)	
Defendants.)	

ORDER ENLARGING TIME IN WHICH TO FILE
INTERROGATORIES.

For good cause shown, the time in which plaintiff is given to file interrogatories, is enlarged twenty-one days from this date, to which defendants object and except.

Dated this 7th day of July, 1926.

F. E. Kennamer, Judge.

ENDORSED: Filed July, 7, 1926. H.P. Warfield, Clerk U.S. District Court.
L.W.J.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
WEDNESDAY, JULY, 7, 1926.

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

C. C. KIMBLE AND WILLIAM H. READING,	Complainants.)	
)	
	vs.)	No. 161 Equity.
)	
WILLIE McINTOSH, S. E. EDWARDS, O. B. JEFFERSON, HARRY C. FAIR AND HAL CROUCH,	Defendants.)	

ORDER REQUIRING SERVICE OF NON-RESIDENT
DEFENDANT.

Now upon this 7 day of July, 1926, upon motion of complainants' attorneys and solicitors, it appearing to the court that this is a suit to enforce a claim to real property within this district, and that the defendants, Willie McIntosh, S. E. Edwards, and O. B. Jefferson, are not inhabitants of or found within this district, and that they have not voluntarily appeared in this action, and that they and each of them, are residents, citizens and inhabitants of the Eastern District of Oklahoma and reside within the City of Muskogee in said District:

IT IS ORDERED that said defendants, and each of them, appear, plead, answer or demur to the complainants' bill of complaint on or before the 16th day of August, 1926, and in default thereof, the court will proceed to a hearing and adjudication of said suit, and that a copy of this be served on said defendants wherever found.

F. E. Kennamer,
United States District Judge.

ENDORSED: Filed July, 7, 1926. H.P. Worfield, Clerk U. S. District Court.
L.M.J

U. S. McCYAR	Plaintiff.)	
)	
	vs.)	Equity 113
)	
SAPULPA PET. CO.,	Defendant.)	

On this 7th day of July, it is ordered that motion in above entitled cause be set for hearing July, 13th, 1926.

U. S. McCRAY,	Plaintiff.)	
)	
	vs.)	25 Equity
)	
SAPULPA, PETROLEUM CO.	Defendant.)	

On this 7th day of July, it is ordered that cause be granted to filed response to return cost.

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

NORTHERN District of OKLAHOMA.
EQUITY SESSION. TULSA, OKLAHOMA. THURSDAY, JULY 8, 1926.

Court convened pursuant to adjournment, Thursday, July, 8th., 1926. Present:

Hon. F. E. Kemmerer, Judge of U. S. District Court.
H. P. Werfield, Esq., Clerk of 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.

FANNIE S. CARR, et al., Plaintiff,)
vs.) No. 91 Equity.
TULSA STREET RAILWAY COMPANY,)
a corporation.)
Defendants.)

ORDER GRANTING LEAVE TO SUE RECEIVER

Now on this the 8th day of July, A. D. 1926, this matter comes on for hearing before the court upon the application of Lenora Stubblefield for leave and permission of the Court to sue C. Cline, Receiver of Tulsa Street Railway Company, a corporation, for damages sustained by said applicant by reason of the carelessness and negligence of said receiver, his agents, servants, and employees while a passenger on the Motor Bus operated by said receiver in connection with the Tulsa Street Railway Company on or about the 30th day of April, A. D. 1926, and now upon reading said application and the proof submitted in support thereof and being fully advised in the premises the Court finds that said application to sue said receiver should be granted.

IT IS THEREFORE, Considered, and ordered by the Court that leave and permission to sue said C. Cline, receiver by said applicant, Lenora Stubblefield be, and the same is hereby granted and leave and permission is further granted to file said suit in the District Court of Tulsa County Oklahoma.

F. E. Kemmerer,
Judge.

ENDORSED: Filed July, 8, 1926. H. P. Werfield, Clerk U.S. District Court.
L.W.J.

FREDERICK A BRINKMAN, doing)
business as Betty B. Hat Co.,)
Plaintiff.) No. 142 Equity.
vs)
SIDNEY P. CORN AND MARION)
SCHULLENBARGER, Co partners)
doing business as Sport Hat)
Company,)
Defendants.)

JOURNAL ENTRY.

Now on this the 8th day of July, 1926, comes on for hearing the motion to be permitted to withdraw, made by W. A. Chase, one of the attorney for the defendant herein; and it appearing to the satisfaction of the Court that said motion should be sustained, and said Attorney permitted to withdraw;

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

NORTHERN District of OKLAHOMA.
EQUITY SESSION. TULSA, OKLAHOMA. THURSDAY, JULY, 8, 1926.

IT IS THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED by the Court, that W.A. Chase, Attorney for defendant be, and he is hereby permitted to withdraw as attorney in this case.

F. E. Kennamer, Judge.

ENDORSED: Filed July, 8, 1926. H.P. Warfield, Clerk U. S. District Court
L.W.J.

Court adjourned until July, 9, 1926.

Court convened pursuant to adjournment Friday, July, 9th., 1926. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon the following proceedings were had and entered, to-wit:

FREDERICK A BRINKMAN, Plaintiff,)
vs.) 142 Eq.
SIDNEY P. CONN, ET AL., Defendants.,)

On this 9th day of July, 1926, the above entitled cause comes on for trial. Plaintiff is represented by Arthur C. Brown and Defendant is without counsel. Plaintiff presents his testimony and proof and rests and thereafter the defendant presents his testimony and proof and rests. The taking of testimony is closed. The Court hears the arguments of counsel for plaintiff and for defendant by said defendant Sidney P. Conn. Whereupon, it is ordered that said cause be and same is hereby taken under advisement until July, 12, 1926.

Court adjourned until July, 12, 1926.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
MONDAY, JULY, 12, 1926.

Court convened pursuant to adjournment, Monday, July, 12th., 1926. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered, to-wit:

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

JOHN SEALY, E. R. BROWN,)	
R. WAVERLY SMITH, E. E. PLUMLY,)	
W. C. PROCTOR, COURTENAY MARSHALL,)	
F. V. FAULKNER, A. C. EBIE, D. S.)	
STEWART, B. H. STEPHENS AND)	
W. H. FRANCIS, TRUSTEES OF MAGNOLIA)	No. 109 Equity.
PETROLEUM COMPANY, A joint stock)	
association.)	
)	Compliments.
vs.)	
J. C. SMITH AND WALTER L. PIERPOINT,)	
)	Defendants.

D E C R E E.

Now on this 12th day of July, 1926, on motion of the complainant in open court, the bill in equity is dismissed insofar as it affects the defendant, Walter L. Pierpoint, it appearing that said Walter L. Pierpoint has not been served with summons nor has he filed any pleadings herein nor has he asked any affirmative relief in the premises. Thereupon by agreement and consent of complaint and of the defendant, J. C. Smith, the said cause is set for hearing and upon representation of counsel and the court being fully advised in the premises finds:

That parties heretofore have made an agreement and settlement herein and in compliance with said settlement, the court finds that complaint is entitled to a dissolution of the partnership as prayed for in said premises.

The Court finds that at the time said action was filed, John Sealy, E. R. Brown, R. Waverly Smith, E. E. Plumly, W. C. Proctor, Courtenay Marshall, F. V. Faulkner, A. C. Ebie, D. C. Stewart, B. H. Stephens and W. H. Francis, Trustees of Magnolia Petroleum Company, were the owners of an undivided seveneighth (7/8) interest in and to the leasehold estate, and the defendant, J. C. Smith, was the owner of the remaining undivided one-eighth (1/8) interest in and to the leasehold estate covering the following described lands in Creek County, Oklahoma, to-wit:

NORTHWEST QUARTER (NW $\frac{1}{4}$) of NORTHWEST QUARTER (NW $\frac{1}{4}$)
of Sec. Sixteen (16), Township Sixteen (16) North,
Range Seven (7) East.

The court finds that on March, 23, 1923, John Shawnee was the owner in fee simple of the said lands above described and on said date did make, execute and deliver to the complaint and defendant, J. C. Smith an oil and gas lease covering the above described land and that since March, 23, 1923, the complainant and defendant, J. C. Smith, were partners in producing oil and gas upon the above described leasehold estate.

The Court finds that on March 1926, and subsequent to the filing of this action herein, the complainant purchased from the defendant J. C. Smith, all his right, title, interest and estate in and to said leasehold premises and all his right, title interest and estate in and to

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

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MONDAY, JULY, 12, 1926.

all personal property located thereon or used in connection therewith and all oil on hand and all sums of money due by reason of the operation of said premises, and finds that the complainant is now the owner and holder of the entire leasehold estate and of all the personal property located thereon or used in connection therewith, and of all the oil on hand and all sums due from said leasehold estate.

The court further finds that during the time said partnership agreement was in effect, the complainant had charge of operating said premises for oil and gas and that it was agreed that at the end of each thirty days the complainant would bill to the defendant, J. C. Smith, a statement of the amount of his proportionate share of said expenses and that said defendant would reimburse complainant for his proportionate share of the expense for the preceding thirty days. And the court finds that as a part of the consideration for said assignment and as a part of the settlement, said complainant cancels all sum of sums due from said defendant, J. C. Smith, by reason of operating said premises for oil and gas and finds that the defendant, J. C. Smith, is not indebted to the complainant in any sum whatsoever.

The court further finds that by reason of complainant purchasing the entire leasehold estate from J. C. Smith and by mutual agreement, said partnership agreement heretofore existing between the complainant and defendant, J. C. Smith, has been terminated.

It is, therefore, ordered, adjudged and decreed by this court that the partnership agreement heretofore existing between complainant and the defendant, J. C. Smith, be and the same is hereby dissolved, terminated and canceled.

It is further adjudged and decreed that the complainant is the owner of the entire leasehold estate covering the Northwest quarter (NW $\frac{1}{4}$) of Northwest Quarter (NW $\frac{1}{4}$) of Section Sixteen (16), Township Sixteen (16) North Range Seven (7) East in Creek County, Oklahoma, and finds that it is the owner of all personal property located on said leasehold premises or used in connection therewith, and is the owner of all the oil and gas on hands and all sums of money due by reason of oil or gas produced therefrom.

It is further ordered, adjudged and decreed that the defendant, J. C. Smith, is not indebted to the complainant in any sum whatsoever and that the said leasehold premises are quieted against the defendant, J. C. Smith, and each and every person claiming by, through or under him.

It is further ordered that the complainant pay all costs incurred herein.

F. E. Kennemer,
District Judge.

O. K. STONE, MOON & STEWART,
Attorneys for Defendant J. C. Smith.

Blackney & Ambrister,
Attorneys for Complainant.

ENDORSED: Filed July, 12, 1926. L. P. Warfield, Clerk U.S. District Court
L. W. J.

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

J. F. AYERS, administrator of
the estate of J. White Johnson, deceased,
and P. S. Johnson, Complainants,
vs.

ROALNA PETROLEUM COMPANY OF OKLAHOMA,
an Oklahoma Corporation et al., Defendants.

NOR. EQ. EQUITY

ORDER OF DISMISSAL.

Now on this 22nd Day of July, 1926, the court having read the

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

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District of
TULSA, OKLAHOMA.

OKLAHOMA
MONDAY, JULY, 12, 1926.

HEARD UPON CERTAIN MOTIONS FILED BY THE DEFENDANTS HEREIN, AND THE COMPLAINTS having stated to the Court, through their attorneys, Stuart, Cruce and Coakley, that they desire to dismiss this cause as to all defendants, therein named without prejudice.

It is therefore ordered that the same be and it is hereby dismissed without prejudice as to all defendants.

F. E. Kennamer,
District Judge.

O.K. C. A. Coakley, Atty. for Pltf.

ENDORSED: Filed July, 12, 1926. H.P. Warfield, Clerk U.S. District Court.
R.C.

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

THE BROWN CRUMMER INVESTMENT COMPANY, a corporation.)	
Plaintiff.)	
vs.)	In Equity
)	Number 34.
TIBBETS & PLEASANT, Incorporated, a Corporation, and the City of Tulsa, a Municipal Corporation,)	
Defendants.)	

O R D E R.

Now on this 12th day of July, 1926, comes the plaintiff by McGuire and Marshall, its attorneys, and the defendant, Tibbets & Pleasant, Incorporated, by its attorneys, Allen, Underwood and Smith, and the motion of the defendant, Tibbets & Pleasant, Incorporated, to dismiss the bill of complaint filed by the plaintiff herein, coming on now to be heard, is argued by counsel and the Court considered, the same and being now well and fully advised in the premises:

IT IS ORDERED, by the Court for good and sufficient reasons to the Court appearing, that the motion be and the same is hereby denied.

IT IS FURTHER ORDERED, by the Court That the Defendant, Tibbets & Pleasant, Incorporated, answer the said bill of complaint filed herein within thirty (30) days from this date, to which ruling of the Court in denying said motion of the defendant Tibbets & Pleasant, Incorporated to dismiss the bill of complaint of the plaintiff herein, said defendant, by its counsel, then and there excepted and an exceptions in its behalf was, by the Court, allowed.

F. E. Kennamer, Judge.

ENDORSED: Filed July, 12, 1926. H.P. Warfield, Clerk U. S. District Court.
H.W.J.

FANNIE S. CARR,	Plaintiff.)	
vs.)		
TULSA STREET RY. CO.	Defendant.)	91 Eq.

On this 12th day of July, 1926, it is ordered that above entitled cause be and same is hereby stricken.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA,

OKLAHOMA.
MONDAY, JULY, 12, 1926.

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

THE BROWN-CRUMMER INVESTMENT COMPANY, a CORPORATION,)	
)	
Plaintiff.)	
vs.)	
TIBBETTS & PLEASANT, Incorporated, a corporation, and the City of Tulsa, a Municipal Corporation,)	In Equity Number 34
)	
Defendants.)	

O R D E R.

Now on this 12th day of July, 1926, comes the plaintiff by McGuire and Marshall, its attorneys, and the defendant, the City of Tulsa, a Municipal Corporation, by its attorneys, H. O. Bland and Harry L. Helley, and the motion of the defendant City of Tulsa, to dismiss the bill of complaint filed by the plaintiff herein, coming on now to be heard, is argued by counsel and the Court having considered the same and being now well and fully advised in the premises;

IT IS ORDERED, by the Court, for good and sufficient reasons to the Court appearing that the motion be and the same is hereby denied.

IT IS FURTHER ORDERED, By the Court, that the defendant, City of Tulsa, answer the said Bill of Complaint filed herein within thirty (30) days from this date, to which ruling of the Court in denying said motion of the defendant City of Tulsa to dismiss the bill of complaint of the plaintiff herein, said defendant, by its counsel then and there excepted and an exception in its behalf was, by the Court, allowed,

F. E. Kemmerer,

Judge.

ENDORSED: Filed July, 12, 1926. H.P. Werfield, Clerk U.S. District Court.
H.W.J.

W. S. McCRAY,	Plaintiff.)	
)	
vs.)	26 Eq.
SAPULPA PET.CO. ,)	
et al	Defendants.)	

On this 12th day of July, 1926, it is ordered that above entitled cause be and same is hereby continued to July, 14, 1926.

W. S. McCRAY,	Plaintiff.)	
)	
vs.)	118 Eq.
SAPULPA PET. CO.,	Defendant.)	

On this 12th day of July, 1926, it is ordered that above entitled cause be and same is hereby continued to July, 14, 1926.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
MONDAY, JULY, 12, 1926.

GERALDINE HEMMITT, Plaintiff. }
vs. } 152 Eq.
J. O. DENTON, et al., Defendant. }

On this 12th day of July, 1926, the above entitled cause is ordered stricken.

GERALDINE HEMMITT, Plaintiff. }
vs. } 153 Eq.
F. M. COONRAD, et al., Defendants. }

On this 12th day of July, 1926, it is ordered, that the above entitled cause be stricken.

GERALDINE HEMMITT, Plaintiff. }
vs. } 154 Eq.
F. E. MANN, et al., Defendants. }

On this 12th day of July, 1926, it is ordered, that the above entitled cause be stricken.

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

NOE-EQUAL TEXTILE MILLS, INC., Plaintiff. }
vs. } In Equity No. 99
TOWN OF OKEMAH, A MUNICIPAL CORPORATION,
AND W. L. PAYNE, TOWN MSRAHL OF THE TOWN
OF OKEMAH, OKLAHOMA, Defendants. }

Now on this 27th day of March, 1926, this cause coming on for hearing before Honorable F. E. Kennamer, Judge of the United States District Court in and for the Northern District of Oklahoma, and the plaintiff being present by Abernathy & Howell, its Attorneys, and the defendant Town of Okemah being present by Arthur Cochran, its Attorney, and the defendant W. L. Payne being present in person and by Arthur Cochran, his Attorney; thereupon, the Court proceeded to hear the evidence and argument in the cause, and directed the filing of briefs by each of the parties hereto; thereafter, on the 11th day of July, 1926, the said Court having carefully considered the pleadings, evidence, arguments and briefs, and being fully advised in the premises, finds and adjudges that the plaintiff is entitled to relief as prayed for; it is therefore ordered and adjudged that the temporary restraining order and injunction heretofore granted in this cause be, and the same is, hereby made permanent and perpetual against the defendants, and each of them; and the said defendants, and those acting under them, their officers, agents, servants and successors, are hereby forever restrained and deterred from enforcing, or attempting to enforce Ordinance No. 184 of the Town of Okemah against the plaintiff and its solicitors and representatives and from interfering in any manner with the plaintiff or its representatives in taking orders for hosiery and lingerie in the Town of Okemah, Oklahoma, and delivering the goods sold by parcel post, C. C. E., Street, to the plaintiff from the plaintiff's place of business in Nowata, Oklahoma.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

MONDAY, JULY 12, 1926.

IT IS FURTHER ORDERED by the Court that the defendant, Eben of Okemah, pay the costs of this action. To which action of the Court the defendants excepted, and the exception was allowed.

F. E. Kennamer,

Judge of the United States District Court for the Northern District of Oklahoma.

ENDORSED: Filed July, 12, 1926. H.P. Garfield, Clerk, U.S. District Court. H.W.J.

FRED SAMPLE, RECEIVER,	Plaintiff.	}	160 Eq.
vs.			
GETMAN McDONALD DRUG CO,	Defendant.		

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

SALINA LAND, ET AL.,	Complainants.	}	No. 140 Equity.
vs.			
BERNARD B. JONES,	Defendant.		

On this 12th day of July, 1926, it is ordered that the Complainants be granted fifteen days within which to file an amended bill of complaint.

F. E. Kennamer,

Judge.

ENDORSED: Filed July, 12, 1926. H.P. Garfield, Clerk U.S. District Court H.W.J.

Court adjourned until July, 14, 1926.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
WEDNESDAY, JULY, 14, 1926.

Court convened pursuant to adjournment, Wednesday, July, 14th 1926. Present:

Hon. F. E. Penninger, Judge of U. S. District Court.
H. P. Werfield, Esq., Clerk of 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.

CARRIE BRIDLEY, ET AL., Plaintiff.)
vs.) Equity No. 98
E. E. BARTON, ET AL., Defendants.)

ORDER PRO CONFESCO.

Now comes the complainant, by its solicitors, and elects to take order pro confesso against Eliza Taylor, Jimmie Barnett, Nellie Barnett, now Foster, Mary Barnett, now Lewis and Winey Polk for failure to plead or answer.

Dated this 14th day of July, 1926.

H. P. Werfield, Clerk
By H. W. James, Deput.

To the Clerk of said Court:

PRAECIPE

Enter the above in the Order Book in Equity of said Court.

Lytle Field,
Solicitor for Complainant.

ENDORSED: Filed Jul, 14, 1926. H. P. Werfield, Clerk U.S. District Court.
H.W.J.

UNITED STATES, of AMERICA,)
Plaintiff.)
vs.) 132 Equity.
C. E. POTTERSEAD,)
Defendant.)

On this 14th day of July, 1926, it is ordered that leave be granted Plaintiff in above entitled case to file Supplemental Bill of Complaint.

UNITED STATES, Plaintiff.)
vs.) 140 Eq.
A. J. KENNEDY, ET AL.)
Defendants.)

On this 14th day of July, 1926, it is ordered that above entitled case be stricken.

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

NORTHERN

District of

OKLAHOMA.

1926
SESSION.

TUESDAY, JULY 26, 1926.

WEDNESDAY, JULY 28, 1926.

FRED SAMPLE, Receiver,)
Plaintiff.)
vs.) 150 Eq.
GERTMAN McDONALD DRUG CO.,)
Defendant.)

On this 14th day of July, 1926, the above entitled cause comes on for further hearing. Plaintiff presents testimony and thereafter it is ordered that said cause be continued to July, 15, 1926.

ASSIGNMENT OF EQUITY CASES FOR FINAL HEARING.

MONDAY July, 26, 1926.

1. Jesse A. Tolerton, vs. E. C. Bartlett, et al.

TUESDAY, JULY, 27, 1926.

11. McGraw-Baughmen-Bearly vs. National Turnbuckle Co.,
Lbr. Co.

21. McGraw-Baughmen-Bearly vs. Guy P. Slater
Lbr. Co.

18 United States of America vs. Louisa Brown, et al.

WEDNESDAY JULY, 28, 1926.

30 George W. Beck vs. The Eagle-Picher Lead Co.

67 S. C. Fullerton vs. The Eagle Pitcher Lead Co.

32 U. S. F. & C. Co. vs. Ottawa County Natl Bank

Thursday, July, 1926.

44 Albert L. Thomas vs. Roy W. Thomas, et al.

64 National Royalties Corp vs. B. L. Fain, et al.

72 The Robinson Tool Co., vs. A. B. Crowell, et al.

FRIDAY, JULY, 30, 1926.

85 The First National Bank of vs. Security State Bank of Miami,
Kansas City, Mo.

103 Anna Beaver Lettermen, vs. Don P. Wills, et al.,

104 Oscar Marhardy, et al. vs. William Shawnee

MONDAY, AUGUST 2, 1926.

105 The Bassick Mfg. Co., vs. William H. Haynes, et al.

112 Mexia Planing Mill Co. vs. H. Rickman, et al.

115 American State Bank, vs. Drumright State Bank et al.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

WEDNESDAY, JULY 14, 1926.

TUESDAY, AUGUST, 3, 1926.

- 117 George W. Short, et al. vs. W. P. McCullough, et al.
- 119 D. Beardsley, et al., vs. Prairie Oil & Gas Company,
- 121 Angle-Texas Oil Co. vs. C. W. Wilson, et al.

WEDNESDAY, AUGUST, 4, 1926.

- 126 Northwestern Mutual Life Insurance Co. vs. Annie Marie Wasson, et al.
- 127 Northwestern Mutual Life Insurance Company, vs. Annie Marie Wasson, et al
- 128 William Zumbrum, et al, vs. The Broadway Bank of Kansas City, Mo.

THURSDAY, AUGUST, 5, 1926.

- 132 United States of America vs. O. F. Motherhead, et al.
- 134 Jesse Bruner, vs. James Hoover, et al.
- 138 Aetna Life Insurance Co. vs. Oscar L. Selby, et al.

FRIDAY, AUGUST 6, 1926.

- 139 The Liquid Carbonic Company vs. Peige Bottle Icer Co. et al.

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

W. C. LE GRAY,

Plaintiff,

vs.

LIQUID CARBONIC COMPANY,

Defendant.

Plaintiff.

JOURNAL ENTRY.

This matter coming on for trial at the office of the Liquid Carbonic Company by its Receiver, J. A. ...

It is hereby ordered, that the ...

It is further ordered, that the ...

The same is hereby ...

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
THURSDAY, JULY, 15, 1926.

Court convened pursuant to adjournment, Thursday, July, 15th, 1926. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered, to-wit:

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

F. D. SULLIVAN, et al.,	Plaintiff.,)	
)	
vs.)	No. 5 Equity.
)	
JAMES H. THOMAS, et al.,	Defendants.)	

O R D E R.

Now on this 15th day of July, 1926, the court takes up for consideration the motion filed herein by the defendant, S. E. Vance, asking for thirty days additional time in which to file answer and cross complaint herein, and it being shown to the court that said request for additional time is agreeable to the plaintiffs herein and to the principal defendant, James H. Thomas, and that the best interest of all the parties involved will not be prejudiced by granting such additional time,

IT IS THEREFORE BY THE COURT ORDERED that the said defendant S. E. Vance, shall be and hereby is granted thirty days from this date within which to file in this cause his answer and cross complaint.

F. E. Kennamer,
Judge.

O.K. Roscoe E. Harper, Attorneys for plaintiffs.

O.K. Clarence M. McRae, Attorney for Defendant James H. Thomas.

ENDORSED: Filed July, 15, 1926. H.P. Warfield, Clerk U. S. District Court.

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

FRED SAMPLE, RECEIVER,	Complaint,)	
)	
vs.)	In Equity No. 160
)	
GETMAN-McDONELL-SUMMERS DRUG COMPANY, incorporation, et al.,	Respondents.)	

D E C R E E.

This cause coming on for hearing before me, F. E. Kennamer, Judge of the said Court, on this the 6th day of July, 1926, at the hour of nine o'clock A.M. and the complainant appearing in person and by his attorneys, Yancey & Fisk, and the respondents Getman-McDonnell-Summers Drug Company, a corporation, and R. E. Jenkins appearing by their attorney G. A. Spillers, and respondent S. C. Spillers appearing for himself in person; and said cause having been continued by order of the court to nine o'clock, A.M. on the 15th day of July, 1926, and on July, 15, 1926, the said cause having been continued until the 15th day of July, 1926; and the complainant having introduced his testimony and rested and the respondents having introduced no testimony, and the Court having heard the oral arguments of counsel and having considered the written affidavits submitted by

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

NORTHERN

District of

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REGULAR SESSION.

TULSA, OKLAHOMA.

THURSDAY, JULY, 15, 1926.

counsel for complainant and respondents, respectively, and having taken the matter under advisement:

Now, on this the 15th day of July, 1926, finds that the application for an injunction herein should be denied, and that the respondents be allowed to proceed with the sale of the stock of goods, wares and merchandise under the mortgage held by respondent Getman-McDonell-Summers Drug Company.

The Court further finds that the mortgage held by respondent Getman-McDonell-Summers Drug Company was given to secure notes evidencing the unpaid purchase price of the sale of goods, wares, merchandise and fixtures located in the storeroom described in the said mortgage, and that the said mortgage under the terms thereof covered all additions and accretions to the stock of goods, wares, merchandise and fixtures; that the mortgagee after conditions broken took possession of the mortgaged property on the 19th day of June, 1926; that the petition of voluntary bankruptcy was filed by C. I. Hartman, the mortgagor, on the 26th day of June, 1926, on which day the Receiver, complainant herein, was appointed by the Referee in Bankruptcy.

The Court further finds that the said mortgage was given in good faith and for value; and that there was no fraud in connection therewith; and that the said mortgage is valid and binding as against all parties to this action.

IT IS THEREFORE CONSIDERED, ORDERED, ADJUDGED AND DECREED by the Court that the petition of the complainant herein be, and the same is hereby, denied, at the cost of the complainant.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that the respondent Getman-McDonell-Summers Drug Company is rightfully in possession of the stock of goods, wares, merchandise and fixtures described in its mortgage, and all additional and accretions thereto, and has a right to hold the same as against the Receiver herein, and to dispose of the same under the terms of the mortgage to satisfy the indebtedness secured by the said mortgage; and the application of the Receiver herein for possession of the said stock of goods, wares, merchandise and fixtures, and all additions and accretions thereto, be, and the same is hereby, denied, and the said respondent Getman-McDonell-Summers Drug Company is hereby ordered to proceed with its foreclosure.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that the residue, if any, remaining in the hands of the respondent Getman-McDonell-Summers Drug Company after the payment of its claim including attorney's fees and expenses of foreclosing its said chattel mortgage be delivered to the Receiver herein.

To the action of the Court in denying the petition herein, the complaint excepts, which exception is allowed by the Court.

Done in open court this the 15th day of July, 1926.

F. E. Kennamer, Judge.

FREDERICK A. BRINKMAN,	Plaintiff.	}	142 Eq.
vs.			
SIDNEY P. CORN, et al.,	Defendants.		

On this 15th day of June, 1926, defendants in above entitled cause excepts to first finding in injunction filed herein and Plaintiff excepts to second finding. Thereupon, it is ordered that defendants be allowed thirty days to prepare and file Bill of Exceptions herein, and thirty days granted plaintiff to prepare and file Bill of Exceptions to second finding. Whereupon, it is ordered that Supersedeas Bond be set in the sum of \$7500.00.

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

NORTHERN EQUITY SESSION. District of OKLAHOMA. TULSA, OKLAHOMA. THURSDAY, JULY, 15, 1926.

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

FREDERICK A BRINKMAN, doing business as BETTY B. HAT COMPANY, Plaintiff. vs. SIDNEY P. CORN AND MARION SCHULLENBARGER, Co-partners, doing business as SPORT HAT COMPANY. Defendants. Equity No. 142 Patent No. 1569942.

D E C R E E.

This cause having come on to be heard upon the pleadings, proceedings and proofs herein filed on behalf of both parties, and, after hearing counsel for plaintiff and counsel for defendants, and after due proceedings had, it is, upon consideration, ordered, adjudged and decreed as follows:

FIRST: that the Letters Patent of the United States No. 1,569942, issued to Frederick A. Brinkman, assignee of Josephine M. Bernhill, on the 19th day of January, 1926, for improvements in Reversible Hat, which are the Letters Patent set up in plaintiff's Bill of Complaint, are good and valid in law, particularly as to claims 1 and 2 thereof, which are as follows;

"1. A hat having a crown of soft and flexible material and having a brim formed of two thicknesses of soft and flexible material of different colors, the hat being reversible to bring either face of the brim outside, the two thicknesses of the brim being unattached to each other except at the junction with the crown through nearly the entire extent of the brim to permit independent manipulation of these two thicknesses,

"2. A hat having a brim of soft and flexible material formed of two thicknesses of material free from attachment to each other except at the junction with the crown throughout nearly the entire extent of the brim each thickness ending at its opposite ends in tabs adapted to overlap the opposed tabs, the brim at one end adjacent the base of one of the pairs of tabs being formed with a transversely extending slot through which the other pair of tabs may be inserted to thereby constitute the silliture of a bow."

SECOND ; That the said Josephine M. Bernhill was the first, true and sole original inventor of the invention and improvement described and claimed in said Letters Patent, and particularly recited in said claims 1 and 2 thereof.

THIRD ; That the plaintiff, Frederick A. Brinkman, is the lawful owner of said Letters Patent.

FOURTH ; That both before and since the filing of the Bill of Complaint herein the defendants were copartners and were doing business at Tulsa, Oklahoma and elsewhere under the name Sport Hat Company.

FIFTH: That the defendant, Sidney P. Corn and Marion Schullenbarger, and each of them, have infringed upon the said Letters Patent in suit, and particularly the said claims 1 and 2 thereof, and each of them and upon the exclusive rights of the plaintiff under the same.

SIXTH: That the plaintiff do recover of the defendants and each of them the profits and advantages which the said defendants have derived, received or made since January, 19, 1926, the date of the patent in suit, by reason of said infringement of said claims 1 and 2 of said Letters Patent and that the plaintiff do recover of the said defendants and all damages which the plaintiff has sustained since said date, or shall sustain by reason of such infringement by the said defendants, but not an account of the sale of any Reversible Hats made and completed and sold prior to the said 19th day of January, 1926, nor on account of any reversible hats having findings in the crowns thereof and comprising but a surface of two thicknesses of soft and flexible material of the same color, such as are identified by defendant's Exhibit B, in this suit.

SEVENTH: That both before and since the filing of the Bill of

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

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District of
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complaint herein the defendants and each of them have been competing unfairly with the plaintiff in Tulsa, Oklahoma and elsewhere.

EIGHTH: That the plaintiff is entitled to an injunction against and an accounting and damages from the defendants because and on account of the unfair competition with the plaintiff which the defendants have carried on at Tulsa, Oklahoma and elsewhere.

NINTH: That this cause be and it is hereby referred to _____ as a Special Master of this said court, who is hereby appointed to take and state the account of said gains, profits and advantages derived by the defendants from the infringement of said patent, and from their unfair competition with the plaintiff, and to assess such damages and to report thereon with all convenient speed; and the defendants, their associates, attorneys, clerks, servants and workmen are hereby directed and required to attend before said master from time to time as required, and to produce before him such books, papers vouchers and documents, and to submit to such oral examination as the master may require.

TENTH: That a perpetual injunction issue out of and under the seal of this court, directed to the said defendants, their associated, attorneys, clerks, agents, servants and workmen, enjoining and restraining them and each of them from directly or indirectly making or causing to be made, using or causing to be used, or vending to others to be used, in any manner, any articles, devices, apparatus or Reversible Hats containing embodying or employing the said inventions and improvements granted by the said Letters Patent and particularly claimed in claims 1 and 2 thereof, or any Reversible Hat capable of being combined or adapted to be used in infringement of said claims or either of them, or from infringing upon or violating the said Letters Patent in any way whatsoever during the life of said Letters Patent; from directly or indirectly manufacturing and or selling reversible hats so similar in appearance to the reversible hats made and sold by the plaintiff as to be reliable to confusion therewith; from directly or indirectly simulating the advertisements of the plaintiff in appearance or subject matter; from interfering with relations existing between the plaintiff and his agents, sales representatives and or customers; and from otherwise engaging in unfair competition with the plaintiff, but now from the manufacture and sale of non-reversible hats having linings in the crowns thereof and comprising brims formed of two thicknesses of soft and flexible material of the same color, such as are identified by defendants' Exhibits B. in this suit.

ELEVENTH: That the plaintiff do recover of the defendants his costs and disbursements of this suit to be taxed, and that the question of increase of damages and all further questions be reserved until the coming of the master's report.

F. E. Kennamer,
Judge of United States District Court.

Tulsa, Oklahoma.
July, 15, 1926.

ENDORSED: Filed July, 15, 1926. H. P. Warfield, Clerk U. S. District Court.
H.W.E.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
THURSDAY, JULY, 15, 1926.

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

FREDICKA A. BRINKMAN, doing business as
BETTY R. HAT COMPANY,
Plaintiff.

vs.

SIDNEY P. CORN AND MARION SCHULLENBARGER,
copartners, doing business as Sport Hat Company.
Defendants.

Equity No. 142

Patent No. 1569942

The President of the United States of America to Sidney P. Corn and Marion Schullenbarger, their associates, attorneys, clerks, agents, servants and workmen, GREETING:

WHEREAS, it has been represented to us in our District Court of the United States for the Northern District of Oklahoma, that Letters Patent of the United States were issued to Frederick A. Brinkman, assignee of Josephine M. Barnhill for improvements in "REVERSIBLE HATS", dated the 19th day of January, 1926, No. 1,569,942, of which the plaintiff is the sole and exclusive owner, and that the plaintiff is also the owner of all rights to recover damages and profits from all infringers of said Letters Patent; that said Letters Patent are good and valid as to claims 1 and 2 thereof and that the said claims of said Letters Patent have been infringed by the defendants herein by the manufacture and sale of Reversible Hats embodying said invention as set forth in said claims of said Letters Patent, and that the defendant have engaged in unfair competition with the plaintiff by making and selling reversible hats so similar in appearance to those made and sold by the plaintiff as to be liable to confusion therewith, by simulation of plaintiff's advertising; and by interfering with business relations existing between the plaintiff and his agent sales representatives and customers.

NOW, THEREFORE, we do strictly command and enjoin you, the said Sidney P. Corn and Marion Schullenbarger, your associates, attorneys, clerks, agents, servants and workmen, for the remainder of the term of the life of said Letters Patent, from further infringing the same and from manufacturing, using and or selling the said infringing reversible hats or any reversible hats containing or embodying the invention embraced in said claims of said Letters Patent, and do perpetually enjoin you from the acts of unfair competition hereinabove stated.

WITNESS the Honorable F. E. Kennamer, Judge of the District Court of the United States for the Northern District of Oklahoma, this 15th day of July, 1926,

F. E. Kennamer,

Judge U. S. District Court.

ATTEST:

H.P. Warfield, Clerk
By H.W. James, Deputy.
Clerk of said Court.

ENDORSED: Filed July, 15, 1926. H.P. Warfield, Clerk U.S. District Court
H.W.J.

Court adjourned until July, 15, 1926.

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

NORTHERN

District of

OKLAHOMA.

~~Equity~~-SESSION.

TULSA, OKLAHOMA.

SATURDAY, JULY 17, 1926.

Court convened pursuant to adjournment, Saturday, July, 17th 1926. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. Warfield, Secy., Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered, to-wit:

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

GERALDINE HEMMITT, Plaintiff.)
vs.) In Equity.
F. M. COONROD, T. W. MANN and)
ELIJAH SCOTT, Defendants.) No. 153.

ORDER PRO CONFESSO.

The subpoena in the above entitled cause having been returned which return has been filed, and it appearing therefrom that the said subpoena was duly served on Elijah Scott one of the defendants herein, and no answer having been filed on or before the 11th day of June, 1926, the same being the 20th day after the service of the subpoena excluding the day of service. Therefore, on motion of H. S. Williams, solicitor for plaintiff, it is ordered and decreed that bill be taken as confessed as to the said Elijah Scott defendant.

Dated this 17 day of July, 1926.

F. E. Kennamer
Judge.

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

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

GERALDINE HEMMITT, Plaintiff.)
vs.) In Equity
T. W. MANN, F. M. COONROD and)
ELIJAH SCOTT, Defendants.) No. 154.

ORDER PRO CONFESSO.

The Subpoens in the above entitled cause having been returned, which return has been filed, and it appearing therefrom that the said subpoena was duly served on Elijah Scott one of the defendants herein, and no answer having been filed on or before the 11th day of June, 1926, the same being the 20th day after the service of the subpoena excluding the day of service. Therefore, on motion of H. S. Williams, solicitor for plaintiff, it is ordered and decreed that bill be taken as confessed as to the said Elijah Scott defendant.

Dated this 17 day of July, 1926.

F. E. Kennamer, Judge.

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

Court adjourned until July, 19, 1926.

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

NORTHERN District of OKLAHOMA.
EQUITY SESSION. TULSA, OKLAHOMA. MONDAY, JULY 19, 1926.

Court convened pursuant to adjournment, Monday, July, 19th., 1926. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered, to-wit:

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

UNITED STATES OF AMERICA, Plaintiff.)
vs.) No. 18 Equity
LOUISA BROWN, et al., Defendants.)

O R D E R.

This cause coming on to be heard on this the 19th day of July 1926, upon the stipulation of the parties herein filed on this day, and the Court being fully advised in the premises:

IT IS HEREBY ORDERED that the above entitled cause be stricken from the trial docket for July, 27th., 1926, and be, and the same is hereby, set for trial August, 4th., 1926.

F. E. Kennamer, Judge.

ENDORSED: Filed July, 19, 1926. H.P. Warfield, Clerk U. S. District Court
H.W.J.

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

THE NORTHWESTERN MUTUAL LIFE INSURANCE)
COMPANY, OF MILWAUKEE, WISCONSIN, Plaintiff.) Equity No. 127
vs.)
ANNIE MARIE WASSON, ET AL.,)
Defendants.)

O R D E R.

This cause coming on to be heard on this 19th day of July, 1926 upon the stipulation of the parties filed in the above entitled cause on this day, and the Court being fully advised in the premises:

IT IS HEREBY ORDERED, that the above cause be stricken from the trial docket.

F. E. Kennamer,

Judge.

ENDORSED: Filed July, 19, 1926. H.P. Warfield, Clerk U. S. District Court
R.C.

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

NORTHERN
EQUITY SESSION,

District of
TULSA, OKLAHOMA.

OKLAHOMA.
WEDNESDAY, JULY, 21, 1926.

Court convened pursuant to adjournment, Wednesday, July, 21, 1926. Present:

Hon. F. E. Kennemer, Judge of the U. S. District Court.
H. P. Warfield, Esq., Clerk of the U. S. District Court.

Thereupon, the following proceedings were had and entered, to-wit:

LOYAL PRODUCERS INS. CO.,	Plaintiff.	}	# 162 Eq.
vs.			
SUE EDWARDS,	Defendant.	}	

On this 21st day of July, 1926, the above entitled cause came on for hearing upon Application for Temporary Restraining Order and Motion to deny application for temporary restraining order and to Dismiss Bill. Arguments of counsel heard, and the Court being fully advised in the premises it is ordered that Counsel herein submit authorities and hearing in said cause is continued to Wednesday, July, 28, 1926.

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

C. C. KIMBALL AND WILLIAM H. READING,	Plaintiffs.	}	No. 161 Equity.
vs.			
WILLIE McINTOSH, O. B. JEFFERSON, HARRY C. FAIR, HAL CROUCH AND S. EDWARDS,	Defendants.	}	

ORDER OF DISMISSAL.

Now on this 21st day of July, 1926, this cause comes on to be heard upon the application of the plaintiffs, C. C. Kimball and William H. Reading, by their attorney of record for an order of this Honorable Court dismissing said cause, and it appearing to the Court that said plaintiffs have filed herein their written dismissal thereof.

IT IS, THEREFORE, CONSIDERED, ORDERED AND ADJUDGED, that said cause be and the same is hereby dismissed.

F. E. Kennemer, Judge.

ENDORSED: Filed July, 21, 1926. H. P. Warfield, Clerk U. S. District Court.
L.W.J.

Court adjourned to July, 23, 1926

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

NORTHERN

District of

OKLAHOMA.

SPECIAL MAY, 1926 TERM

TULSA, OKLAHOMA.

FRIDAY, JULY, 23, 1926.

Court convened pursuant to adjournment, Friday, July, 23, 1926

Present.

Hon. F. E. Henshaw, Judge of U. S. District Court.

H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon the following proceedings were had and entered to-wit:

GEORGE W. BECK,	Plaintiff.)	
	vs.)	30 Eq.
EAGLE PICHER LEAD CO.)	
	Defendants.)	

On this 23rd. day of July, 1926, it is by the Court ordered that above entitled cause be and same is hereby stricken from this assignment and continued for the term.

S. C. FULLERTON,	Plaintiff.)	
	vs.)	67 Eq.
EAGLE PICHER LEAD CO.,)	
	Defendants.)	

On this 23rd. day of July, 1926, it is by the Court ordered that above entitled cause be and same is hereby stricken from this assignment and continued for the term.

Court adjourned until July, 26th, 1926.

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

NORTHERN

District of

OKLAHOMA.

REGULAR SESSION.

TULSA, OKLAHOMA.

MONDAY, JULY 26, 1926.

to the Court that this is a writ of habeas corpus to remove within this District, and to remove about from the title thereto, and that defendant, R. E. Faith is not an inhabitant of this District within this District; and has not voluntarily appeared to this action;

IT IS ORDERED, That said defendant appear, plead, answer, or demur to plaintiffs' bill of Complaint by the 15 day of September, 1926 and in default thereof the Court will proceed to the hearing and adjudication of this suit; and that a certified copy of this order be served on the defendant named herein whenever found.

Done at Tulsa, Oklahoma, this 26th day of July, 1926.

F. E. Kennamer, Judge.

ENDORSED: Filed July, 26, 1926. W.P. Warfield, Clerk U.S. District Court. H.W.J.

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

JESSE A. TOLERTON, Plaintiff)
vs.) No. 1. Equity
E. C. BARTLETT, et al. Defendants.)

FINAL DECREE AND JUDGMENT.

Now on this 26th day of July, 1926, the above court being in regular session and it being one of the regular judicial days of said court and said cause being regularly set for trial on this day, the above cause comes on to be heard before the Court.

Plaintiff appeared by W. B. Tatlow and L. O. Lytle; defendant, E. C. Bartlett, appeared by J. E. Field; S. T. Pulmer and Elizabeth Burney by J. C. Lillard, her guardian, appeared by Wright & Francis, their attorneys of record; Lena Simmons, Intervenor, appeared by her attorney of record, R. D. Howe; the First National Bank of Tulsa, Oklahoma, appeared by L. M. Poe, its attorney of record; The Prairie Oil & Gas Company appeared by West, Gibson, Sherman, Davidson & Full; R. E. Lynch and Robert Frye appeared in person and by their attorney of record, J. C. Coleman; Lilah Harjo, Alfred Harjo, Nancy Harjo and Jimmie Chupca, by his guardian John Cordell, appeared by Warren, Miller & Crutcher, their attorneys of record of Holdenville; James Bronnell, Martha Jackson, C. Guy Gattlip and Thomas J. Horsley appeared by their attorneys of record, Gattlip & Horsley; C. O. Owens appeared in person and by his attorney, C. B. Stuart; Lucian B. Wright appearing in his own proper person and filed his own written disclaimer herein; Vance Likely and Clara Likely appearing by Wallace & Wallace, their attorneys of record, filed their written disclaimer herein; John B. Waskly appearing in his own proper person and filed disclaimer herein; W. H. Odell appeared in his own proper person and filed a written disclaimer herein; W. S. McCray appeared herein by his attorneys of record Moss & Farmer, and filed a disclaimer; Chas. C. Smith appeared herein by his attorney John J. Hildreth and filed a disclaimer herein; T. F. Shubel ford appeared in his own proper person and filed a disclaimer herein; Vernon V. Harris appeared in his own proper person and filed disclaimer herein; John W. Gilliland appeared by his attorney Hunter L. Johnson and filed disclaimer herein; W. H. Crowder appeared herein in his own proper person and filed disclaimer; Thomas Fixico, Johnson Tiger, Sealey Mansons, Mattie Harjo, Nancy Tiger, Charley Tiger, Daniel Tiger Leetka Tiger and Taylor Fields and Lashley Fields appeared herein by Por & Lundy, their attorneys and obtained an order of this court for additional time to plead but did not file any further answer or pleading herein; Roy R. Poe appeared herein by his attorneys of record, L. M. Poe and E. J. Lundy and filed his disclaimer; J. B. Turner and John A. Jacobs appeared herein by Anglin & Stevenson, their attorneys of record, and filed motion to disallow, which

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

NORTHEASTERN
EQUITY SESSION.

District of
CULSA, OKLAHOMA.

OKLAHOMA
MAY 11, 1928.

said motion was overruled and said John A. Spauld and J. B. Turner filed no further motion or pleading herein; that Mitchell Compter, defendant herein, appeared by his attorneys, Orr & Woodford, on the 8th day of May, 1925, and filed his certain motion to dismiss, which said motion to dismiss was afterwards, on the 24th day of June, 1925, overruled by the court, and thereupon the said Mitchell Compter filed no further motion or pleading in said cause, and on the date set for trial of this cause the said Mitchell Compter being in default of any pleading herein, the death of him the said Mitchell Compter was suggested; that Mitchell Compter died on or about the _____ day of May, 1926; that Mitchell Compter is and was claiming through the sisters of Marka Larkin, whom the court found to be the heirs of the said Mitchell Compter, that W. H. Belle and N. A. Gibson appeared herein and filed answer by their attorneys of record, Woot, Gibson, Sherman, Davidson & Hull, on the 18th day of July, 1926, and W. H. Belle and N. A. Gibson in open court disclaimed any right, title or interest in said cause through their attorneys of record.

That the following named persons were duly served with a subpoena duces tecum herein but have not appeared or filed any pleading in said cause but have defaulted: Joseph C. Bunting; Purke Hoffield Oil Company, a Corporation; J. W. C. Bland; S. A. Doolley; Bernossee Unisesso; Don Mactars; Taylor Fields; Selie Ashby; B. S. Schuch; General Investment Company; E. K. Moss; A. E. Reiford; Carl Scott, W. C. Ropper; Wm. McCohee; Henry Hope; Henry Souge; Lundy Lowe; Jackson A. Dansey; D. A. Barryhill; J. R. Harrison; Ponski Fields; G. L. Seffling; W. S. Reese; Scripps Petroleum Company; E. C. Burnett; Sater Jackson. That the following named persons who have not been yet heretofore served were duly served by publication notices addressed to said persons, to their heirs, and if dead, their unknown heirs, executors, administrators, trustees, devisees and assigns, immediate and remote:

- Leah Anderson, Tommie Barrow, Mollie DeWay, Milsey Bamey, Wm. A. Barryhill, Elizabeth Barryhill nee Bradley, W. W. Bradley, Sissie Barr Hill, Berner Brown, Mollie Brown, Mattie Brainer, Choelle, Chochoye, Cooper Chupco, James Chupco, Moses Chupco, Loney Chupco, Joseph Chupco, Tony Chupco, G. L. Clark, Jimmie Culler, W. J. Collier, Misset Chupco, Cynthia, Loley Cooper, David Culler, John Culler, Leah Culler, Lozanne Culler, Farmer Culler, Thomas Culler, Chorghoye, James Davis, Emma Davis, S. George Davis, John Davis, Jim Davis, Wyatt Davis, Pauline Echols, Fannie Hope, Parleyer, Kuppie Fixico, Emma Fixico, Oscar Fixico, Wynie Fixico, Anon Fixico, Gortie Hanes, Meriah George, Mollie Harby, Lilla Harjo, Alfred Harjo, Nancy Harjo, Solbes Henry, H. E. Hood, Fannie Hope, Big Hope, Mully Hope, Rebecca Hope, Josie Hope, Sharpe Hope, Silvie Hope, Dick Hope, Mollie Hope, Felsie Hope, Hotke, Harry Harjo, W. J. Harst, Jonnis Seckren, Jackson, Ross James, Meriah Jenkins, Jimmie, W. H. Jones, Maloy Jones, Emma Jones, Sylvie King, Kobathy, Klene Lark, Emma Lark, Lillie Larkney, Nellie Larkney, Dick Larkney, Vasia Long, Lottie, W. H. Long, Meriah Hope, Aggie Marshall, Martha, Maley, Mathelake, M. Kelly, Susie Morris, Ollie May Morris, Palmer Noon, Jimmie Noon, Fannie Noon, Alice Noon, Ellen Farney, John Phillippe, Billie Phillips, Lydia Phillips, Corrika Barwick, Barwick, J. C. Barwick, Schologee, Mizzie Scott, Carl Scott, Sealer, Lechoky, Senogee, Simuntullie, Thomas Stephens, Fekhooka Stiffness, Tiger, Adaline Tobler, Pauline Tobler, Tyhokna, Emma Wood, Edna Wood, Willie Wildcat, Anna Wood, Yuhologee, Reacie Wildcat, Wieg Wildcat, Polly Vantage Lee Larkney and Celis Yarbola, Melchokede Barwick, Koger Dancy, Willard Tharshill, John Peay, John Peay, Jr., David Peay, William Peay, Willie Peay, Chardway Fields, Silbo Fields, Stephen Fields, Willie Wick, Leola Peay, Jack George, Linda Harjo, Cecelia Harjo, Bill, Wm. A. Chapman, Wm. A. Chapman, Peay Harjo, Choelle Harjo, Erada Harjo, Wm. A. Chapman, Wm. A. Chapman, Martha Larkney, Hotke Larkney, Mollie Larkney, Wm. A. Chapman, Albert Larkney, Lena Lowe, Pearl Garland Morde, M. J. Morde, Wm. A. Chapman, Miller Morde, Wm. A. Chapman, No Bull, Sarwahoke, Sater Jackson, Wm. A. Chapman, Wm. A. Chapman, Cindlee Tiger.

That the following persons were duly served with a subpoena duces tecum herein but have not appeared or filed any pleading in said cause but have defaulted: _____

Clude Tiger, _____

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

NORTHERN
DISTRICT OF CALIFORNIA

District of
SOUTH CAROLINA

CHANCERY,
MAY 12, 1911, 10:00 AM.

is and to be divided one half portion of all lands which are claimed
pursuant to the third article of the Constitution of the State of Mississippi
1847, of the State of Arkansas, Chapter of the said.

That Antonio Fields died on or about the 10th day of May, 1811,
leaving him surviving brothers and sisters of the full blood and half blood
children of the full blood. That the said Antonio Fields was the father of
Hester Jesse and the said Hester Jesse was the mother of the said
children of the full blood and half blood. That all blood inherited to
the children of the father and mother of the full blood.

The Court further finds that the said Antonio Fields was the father of
the said Hester Jesse, and that the said Hester Jesse was the mother of
the said children of the full blood and half blood. That the said Antonio
Fields was the father of the said Hester Jesse, and that the said Hester
Jesse was the mother of the said children of the full blood and half blood.

The Court further finds that the said Antonio Fields was the father of
the said Hester Jesse, and that the said Hester Jesse was the mother of
the said children of the full blood and half blood. That the said Antonio
Fields was the father of the said Hester Jesse, and that the said Hester
Jesse was the mother of the said children of the full blood and half blood.

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Fields was the father of the said Hester Jesse, and that the said Hester
Jesse was the mother of the said children of the full blood and half blood.

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the said Hester Jesse, and that the said Hester Jesse was the mother of
the said children of the full blood and half blood. That the said Antonio
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the said Hester Jesse, and that the said Hester Jesse was the mother of
the said children of the full blood and half blood. That the said Antonio
Fields was the father of the said Hester Jesse, and that the said Hester
Jesse was the mother of the said children of the full blood and half blood.

The Court further finds that the said Antonio Fields was the father of
the said Hester Jesse, and that the said Hester Jesse was the mother of
the said children of the full blood and half blood. That the said Antonio
Fields was the father of the said Hester Jesse, and that the said Hester
Jesse was the mother of the said children of the full blood and half blood.

I, J. Edgar Hoover, Clerk of the Court, do hereby certify that the
above is a true and correct copy of the original of the same as the same
is on file in the office of the Clerk of the Court at the City of
Washington, D. C. This I certify on this 12th day of May, 1911.

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

NORTHERN

District of

OKLAHOMA.

SPECIAL MAY, 1926 TERM

TULSA, OKLAHOMA.

MONDAY, JULY 26, 1926.

day of May, 1926, upon the separate motions of plaintiffs and for judgment on the pleadings, filed by the defendants Gen. A. Perry and Chas. B. Rogers, at which hearing the plaintiffs were represented by his attorneys, C. L. Rider, W. H. Blackmore and John Beard, and counsel argument being had upon said motions, and the Court, after being fully and sufficiently advised touching the facts and the law applicable thereto, took the matter under advisement; and,

NOW, on this 26th day of July, 1926, the Court having been fully and sufficiently advised touching the law and the issues raised by said motions hereby finds and determines said motions as follows:

1. That the motion to dismiss, filed in said cause by said defendants, is overruled; to which motion all of the said defendants pleaded and were allowed an exception.

2. That the separate motion of said defendants, General A. Perry and Chas. B. Rogers, for judgment on the pleadings in said cause, should be granted hereby sustained; to which motion all of the plaintiffs pleaded and is allowed an exception.

And thereupon the plaintiff gave notice in proper form of his intention to appeal from the order, judgment and decision of the Court to the Circuit Court of Appeals for the Eighth Circuit.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED, that upon the facts set forth in the pleadings the defendants be, and they are, held to the judgment against the plaintiffs; that the plaintiffs take nothing by the motion herein; and that the costs of the proceedings against the plaintiffs herein; to which judgment the defendants have pleaded and is allowed an exception.

The plaintiffs to hereby give notice of appeal within which to file an assignment of errors and petition for appeal in the United States Circuit Court of Appeals for the Eighth Circuit.

F. E. ...

...

Attorneys for Defendants,

...

...

Attorneys for Plaintiffs,

...

...

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

WORTH, OKLA.
SOUTHERN DISTRICT.

District of
OKLAHOMA, D. C.

WORTH, OKLA.
SOUTHERN DISTRICT.

Court convened at Tulsa, Oklahoma, Tuesday, July 17, 1934. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court,
H. P. ... Clerk of U. S. District Court,

Thereupon, the following proceedings were had and to-wit:

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

MCGRAW-BAUGHMAN-BEARLY LUMBER COMPANY,
a Corporation.

Plaintiff.

vs.

NATIONAL TURNBUCKLE DERRICK COMPANY
A Corporation, and Guy E. ...

Defendants.

No. 11 Equity.
Under Process

vs.

1,099,771 and
1,498,068

JOURNAL ENTRY.

Now, to-wit: on the 17th day of July, 1934, the same being one of the regular judicial days of the regular term of the above entitled court held at Tulsa, Oklahoma, the above cause came on for hearing and the objections filed heretofore by the National Turnbuckle Derrick Company to the interrogatories heretofore submitted by the plaintiff; and there appears for the plaintiff W. A. Kleinschmidt, its solicitor; and there appears for the defendant, National Turnbuckle Derrick Company, its solicitor, A. J. Biddison; and the said objections to the interrogatories aforesaid are argued and submitted to the court; and after consideration of the said objections and interrogatories the court sustained certain of said objections, and it is therefore, by the court considered, ordered and adjudged that the said interrogatories be quashed and leave is given the said plaintiff to file heretofore amended interrogatories within the thirty (30) days from this date, and the said defendant National Turnbuckle Derrick Company is given twenty-one (21) days thereafter in which to file answer to such amended interrogatories or sufficient legal objections or exceptions thereto.

F. E. Kennamer,

Judge.

O. K. Kleinschmidt & Johnson,
Solicitor for Plaintiff.

O. K. A. J. Biddison,
Solicitor for Defendant
National Turnbuckle Derrick Company.

ENDORSED: Filed July, 17, 1934. H. P. ... Clerk U. S. District Court.
H.W.J.

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

NORTHERN
DISTRICT OF OREGON

District of
TUESA, OREGON.

CHAMBERLAIN,
TUESA, JULY, 27, 1936.

MURRAY-BROOKMAN - DEWEY LUMBER CO.

Plaintiff.

vs.

et al.

NATIONAL CORNBUSHIE BEARISH CO.,
Incorporation, and C. P. SLATER,

Defendant.

On this 27th day of July, 1936, the above entitled cause is
order of removal from present assignment to be tried for the term.

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

MALBRIDGE-ALDINGER COMPANY,

Plaintiff.

vs.

et al.

City of TUSA, et al.,

Defendant.

C O R D E R

Now on this 27th day of July, 1936, the cause coming on for
trial from the application of C. L. Rider, Special Master, for an order
of time with which to prepare and file his report as such Special
Master, and it appearing to the court that C. L. Rider has been un-
able to prepare and file his report within the time originally granted,
an extension thereof, and that a further extension should be granted.

IT IS THEREFORE ORDERED AND ADJUDGED that C. L. Rider, Special
Master, be and he hereby is granted an extension of thirty (30) days from
date hereof within which to prepare and file his report as such
Special Master.

This the 27th day of July, 1936, at TUSA, Oregon.

W. L. ...

Judge.

RECORDED: Filed July, 27, 1936. U.S. ...

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

WILLIAM W. CRACKMORE,

Complainant.

vs.

et al.

AND OVERTON, T. S. CHAMBERS, JR.,
TERRY CAMPBELL AND H. N. FARRER.

Defendant.

C O R D E R

By agreement of the parties, the cause is ordered to be
tried on the 27th day of July, 1936, at TUSA, Oregon, and it is
ordered that the defendant herein be and he hereby is granted an
extension of time within which to prepare and file his report as such
Special Master.

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

NORTHERN
DISTRICT OF OKLAHOMA

District of

TULSA, OKLAHOMA

OKLAHOMA
TULSA, OKLAHOMA

Done in open court this 25th day of July, A. D. 1926.

F. E. KEMMERER,

G. E. C. A. Cookley,
Attorney for Plaintiff.

G. H. Moss & Farmer,
Attorneys for Defendants,
Ann Overton and T. C. Chambers, Jr.

ENDORSED: Filed July, 26, 1926. W. T. Confield, Clerk U. S. District Court at
Tulsa, Okla.

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

AMINA LIFE INSURANCE CO.,
Plaintiff.

vs.

Equity No. 139

OSCAR L. SELBY, et al.,
Defendant.

APPLICATION FOR ORDER FOR DUCES TECUM

SUBPOENA TO WITNESSES.

Plaintiff by his counsel shows to the court that Oscar Selby, of Nowogony, Oklahoma, with checks drawn by her as administratrix of the estate of A. E. Selby, deceased, and official tax receipts on the land in controversy in this cause, and A. W. Ruble, cashier of the First National Bank of Pawhuska, Oklahoma, with deposit slip and accounts of said bank showing the receipt by said bank on June 18th, 1921, of check drawn by Gum Bros. Co. payable to Oscar L. Selby, at \$1. for \$6860.50, together with the bank's records showing the disbursement of said funds in the order of A. E. Selby, deceased, and Thomas Leedy, Court Clerk, of Caddo County, Oklahoma, with original files and case of Oscar L. Selby, Case No. 10080 of the civil docket of said court, wherein Ramsdell M. Leedy was plaintiff and Oscar L. Selby was defendant, are necessary to enable plaintiff to carry out his cause of action in this court pending in the above entitled case.

WHEREFORE plaintiff prays the court for an order directing the clerk of the court to issue subpoenas duces tecum to the bank and witnesses for the aforesaid documents, to be produced at the trial of this cause in this Honorable Court, which cause is set for hearing at Tulsa, Oklahoma, on the 5th day of August, 1926.

Nelson & Wilson,
Attorneys for Plaintiff.

C. R. H. R.

On consideration of above application by the undersigned, at Chambers, at Tulsa, Oklahoma, on this 25th day of July, 1926, it is hereby ordered and directed that the Clerk of the Court issue the subpoenas duces tecum applied for and more fully described in said application.

F. E. Kemmerer,
Judge.

ENDORSED: Filed July, 27, 1926. W. T. Confield, Clerk U. S. District Court at
Tulsa, Okla.

Court adjourned until July, 26, 1926.

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

NORTHERN

District of

SOUTHERN

MISSISSIPPI.

MISSISSIPPI.

MISSISSIPPI.

to be in the said State of Mississippi, and to appoint the said
the defendant is hereby enjoined from claiming or exer-
cising any right, title or interest therein.

IT IS FURTHER ORDERED that each party pay his or her
own costs in this action.

F. E. Kernahan,

Judge.

ENDORSED: Filed July, 18, 1901. W.R. Warfield, Clerk U. S. District Court
H.W.J.

Court adjourned until July, 30, 1901.

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

NORTHERN
District
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
MIDWAY, JULY, 20, 1926.

Court convened pursuant to adjournment, Friday, July, 30th., 1926. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered, to-wit:

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

OSCAR FARBERDY AND
ALLEN GUILLAR, Plaintiffs,
vs.
WILLIAM SHAWBEE, Defendants. } Equity.

JOURNAL ENTRY OF DISMISSAL.

This cause came on to be heard in regular order on the 20th day of July, 1926, a regular court day, in the latter term of this court, before the undersigned Judge of the United States District Court for the Northern District of Oklahoma, and the following Oscar Farberdy, appearing by his guardian, John W. Bertrand, of Muskogee, Oklahoma, and A. H. Baldwin, his attorney, and Allen Guillar, one of said plaintiffs, appearing in person, and the defendant, William Shawbee, appearing in person and by his attorney, Joe S. Watson; and the guardian of the said Oscar Farberdy admitting that said Oscar Farberdy was at the time this suit was filed a resident of Muskogee, Oklahoma, and the defendant William Shawbee being a resident of the State of Oklahoma and a resident of the district and county of the court of jurisdiction of this court, an acknowledgment thereof, and the venue being established in the premises, that said court was and is held in the exercise of jurisdiction.

It is, therefore, ordered, advised and decreed by the court that said cause be, and the same hereby is, dismissed, at the wish of the plaintiffs, for want of jurisdiction.

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

Wm. H. Baldwin,
Clerk of U. S. District Court.

ADVISED: Filed July, 20, 1926, U. S. District Court for the Northern District of Oklahoma.

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

NORTHERN

District of

MISSOURI

ST. LOUIS, MISSOURI

ST. LOUIS, MISSOURI

ST. LOUIS, MISSOURI

1926. Present:

Hon. F. E. ... Judge of U. S. District Court.
H. F. ... Clerk of U. S. District Court.

Thereupon, the following proceedings were had:

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

HEXIA PLANING MILL COMPANY,

Plaintiff,

vs.

W. RICKMAN AND U. D. FORTIER,

Defendants.

No. 111
In Equity.

ORDER.

Now on this 31st day of July, 1926, upon good cause shown,
it is Ordered that the trial of this cause which has heretofore been set
for August 2nd, 1926, be and the same hereby is postponed to Wednesday,
August, 4th., 1926.

F. E. ...

Judge.

ENDORSED: Filed July, 31, 1926. H. F. ... Clerk U.S. District Court.
h.w.j.

Court adjourned until August, 1st, 1926.

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

NORTHERN EQUITY SESSION. District of OKLAHOMA. TULSA, OKLAHOMA. MONDAY, AUGUST, 2, 1926.

Court convened pursuant to adjournment, Monday, August, 1, 1926. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered, to-wit:

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

AMERICAN STATE BANK OF BURKBURNETT, TEXAS, A Corporation,)	
)	
Plaintiff.)	
vs.)	No. 115
)	
DRUMRIGHT STATE BANK, OF DRUMRIGHT, OKLAHOMA, A Corporation, and Aaron DRUMRIGHT, INDIVIDUALLY and as TRUSTEE,)	In Equity.
)	
Defendants.)	

ORDER OF DISMISSAL

Now on this 2nd. day of August, 1926, the above entitled matter comes on to be heard upon the stipulation of the parties that said cause may be dismissed at costs of plaintiff, with prejudice as per their written stipulation filed in this court on this date.

The Court having examined the stipulation and being advised in the premises finds, that the said cause should be dismissed as per stipulation.

IT IS, THEREFORE, Ordered by the court that the above entitled cause be, and the same is hereby dismissed with prejudice, at the costs of the plaintiff as per stipulation filed herein on this 31st day of July, 1926.

F. E. Kennamer,
Judge.

O.K. American State Bank of Burkburnette, Tex.,
By Jno. E. Dayves, President.

O.K. Hughes, Foster & Ellinghausen,
By _____ Foster.

Attorneys for Defendants.

ENDORSED: Filed Aug. 2, 1926. H.P. Warfield, Clerk U.S. District Court.
L.S.J.

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

UNITED STATES OF AMERICA,)	
)	
Plaintiff.)	
vs.)	No. 16 Equity.
)	
Louisa Brown, et al.,)	
)	
Defendants.)	ORDER.

Upon application of defendants and for good cause shown it is hereby ordered that defendants be and they are hereby granted permission

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

FOURTH JUDICIAL DISTRICT
TULSA, OKLAHOMA.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
MONDAY, AUGUST 2, 1926.

to withdraw the files in the above styled cause, and the clerk is hereby directed to deliver to attorneys for said defendant the files and papers in said cause.

This 2nd. day of August, 1926.

F. E. Kennamer,
District Judge.

Received said Files,
M. W. Eddlemen,

ENDORSED: Filed Aug. 2, 1926. H.P. Warfield, Clerk U. S. District Court.
H.W.J.

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

JOE H. TIGER,)	
Complainant,)	
vs.)	No. 164 Eq.
WILLIAM M. FEWELL, ET AL.)	
Defendants.)	

On this 2nd. day of August, 1926, upon motion of the complainant it is ordered that the above entitled action be dismissed with prejudice so far as it effects Lots 25, 26, 27, and 28 of Block 9 of West Tulsa Addition to the City of Tulsa, Oklahoma, but without prejudice as to the continuance of the above entitled action against all other portions of the property described in the bill of complaint.

F. E. Kennamer,
Judge.

ENDORSED: Filed Aug. 2, 1926. H. P. Warfield, Clerk U. S. District Court.
H.W.J.

Court adjourned until August, 3, 1926.

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

518

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
TUESDAY, AUGUST, 3, 1926.

Court convened pursuant to adjournment, Tuesday, August, 3, 1926. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered, to wit:

D. BEARDSLEY, et al.,)	
Plaintiffs.)	
vs.)	# 119 Eq.
PRAIRIE OIL & GAS COMPANY,)	
Defendants.)	

On this 3rd. day of August, 1926, above entitled cause comes on for hearing. W. S. Hurst and N. E. McNeil represent plaintiff and West Sherman, Davidson & Hull and Paul B. Mason represent defendants. Now at this time Plaintiff presents their testimony and rest and thereafter Defendant presents its testimony and rests. Whereupon, it is by the Court ordered that plaintiff be allowed five (5) days to file brief and defendants allowed five days thereafter to answer plaintiffs brief.

Court adjourned until August, 4, 1926.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
WEDNESDAY, AUGUST, 4, 1926.

Court convened pursuant to adjournment, Wednesday, August, 4,
1926. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court
H. P. Warfield, Esq., Clerk of U. S. District Court

Thereupon, the following proceedings were had and entered, to
wit:

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

PURDY PETROLEUM CORPORATION,)
Plaintiff.)
vs.) No. 61 Equity.
E. M. PURDY, ET AL.,)
Defendants.)

O R D E R.

Upon application of attorneys for plaintiff and defendant for
an order authorizing the Exchange National Bank to pay to The Bovaird
Supply Company the sum of \$147.33 for material furnished by it in the
operation of the lease in controversy, and the Court being advised;

IT IS HEREBY ORDERED that the Exchange National Bank pay to the
Bovaird Supply Company the sum of \$147.33.

F. E. Kennamer,
Judge.

O.K. Edgar A. deMules,
Attorneys for plaintiff.

C.E. Cooper,
Attorney for defendants.

ENDORSED: Filed Aug. 4, 1926. 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.

ROSS J. BEATTY, ASSIGNEE,)
Plaintiff.)
vs.) No. 156 E.
WALTER P. DORMAN, BERTHA O. DORMAN, HIS WIFE,)
FRANK S. HERICK, O. R. HINKLEY, ED GEORGE,) In Equity.
WILLIAM H. BYINGTON,)
Defendants.)

WARNING ORDER.

On this 4th day of August, A.D. 1926, at Tulsa, Oklahoma, in
the United States District Court for the Northern District of Oklahoma,
came on to be heard the application of Ross J. Beatty, Plaintiff in the
above styled and numbered cause, for an order directing the absent defend-
ents, O. R. Hinkley and Ed George, to appear and plead, answer or demur
herein by a day certain to be designated by the court. And it appearing

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

NORTHERN EQUITY SESSION. District of OKLAHOMA. TULSA, OKLAHOMA. WEDNESDAY, AUGUST, 4, 1926.

to the court that this suit is commenced by plaintiff who is a resident citizen and inhabitant of the State of Illinois, to enforce a lien and to foreclose a mortgage lien upon certain land situated in the County of Osage in the State of Oklahoma, being in the Northern District of said State, the said suit being to foreclose a first mortgage and determine any interest the defendants may have in said land, and the said defendants, O. R. Hinkley and Ed George being defendants therein, named, are not an inhabitant of or resident of the said Northern District of Oklahoma, nor can they, or either of them, be found in said State, and have not voluntarily appeared in said suit.

And the Court being of the opinion that said application should be granted, it is ordered that the said O. R. Hinkley and Ed George, defendants, shall appear, plead, answer or demur to said bill of the plaintiff on or before the 2nd day of September, A.D. 1926, the same being the first Monday at the next term of this court, at the Court Room thereof in the City of Tulsa in the County of Tulsa in the State of Oklahoma.

That a certified copy of this order and the plaintiff's bill be served on the defendant, Ed George at Poplar Bluff, Butler County, Missouri, at least twenty full days before the date above named, and that said service be made on said defendant, Ed George by the United States Marshal for the Eastern District of the State of Missouri, the same being the district in which Butler County Missouri is located.

It appearing that it is impractical to serve a copy of this order and a copy of the bill of defendant, O. R. Hinkley, because their residence or place where defendant may be found is unknown. It is therefore ordered and directed that a copy of this order be published for six consecutive weeks in the Osage County News, a newspaper, being a legal publication in the City of Pawhuska, ~~State~~, and County of Osage, State of Oklahoma.

Done in open court this 4th day of August, A.D. 1926.

F. E. Kennamer,

Judge, United States District Court for the Northern District of Oklahoma.

ATTEST:

Clerk.

ROBERT C. FERGUS, CHICAGO, ILLINOIS, TWYFORD & SMITH, OKLAHOMA CITY OKLA. Attorneys for Plaintiff

ENDORSED: Filed Aug. 4, 1926. 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.

MEXIA PLANING MILL COMPANY, Complainant, vs. H. RICKMAN AND U. D. FORTIER, Defendants. In Equity No. 112

JOURNAL ENTRY OF JUDGMENT.

This matter coming on for hearing on the 4th day of August, 1926, being a day of the Special May, 1926, Term of this Court, pursuant to regular assignment thereof on the docket of the trial calendar of this court, and the complaint being represented by its counsel, Jesse R. Stone and Lashley & Rambo, attorneys of record, and the defendants being present and

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

NORTHERN

District of

OKLAHOMA.

AMERICAN MERIT EDITION.

TUESDAY, OKLAHOMA.

WEDNESDAY, AUGUST, 4, 1926.

represented by their counsel, Stuart, Sharp, Cruce & Cookley, and E. J. Doerner and W. B. Rickards, and both sides having announced ready for trial, complainant introduced its evidence and rested; thereupon the defendants, and each of them demurred to the evidence offered on behalf of the complainant, which was overruled by the court and exceptions allowed. Thereupon the defendants introduced their evidence, and both sides rested and the court having heard and considered the testimony and the argument of counsel, and being fully advised in the premises, finds the issues in favor of the defendants.

The Court further finds that the alleged infringement of patent No. 1,560,468, being a wooded sucker rod guide covered by said patent, was not patentable for lack of novelty in the device in question.

It is, therefore, ordered and decreed by the court that the complaint take nothing by this action, and that the costs be taxed against the complainant. To which action and judgment of the court the complainant excepted, which exception was duly allowed.

F. E. Kennemer,

Judge.

ENDORSED: Filed Aug. 4, 1926. H.P. Werfield, Clerk U. S. District Court. R.C.

UNITED STATES, Plaintiff.)
)
)
 vs.) 18 Eq.
)
 LOUISA BROWN, Defendant.)

On this 4th, day of August, 1926, the plaintiff in above entitled cause is represented by Louis N. Stivers and the defendants by Stuart Cruce, Cookley & Doerner, Ramey, DeMaies & Martin, Wash E. Hudson, Geo Reed Jr., and Earnest B. Hughes. Defendant Mary Oil & Gas Co. granted leave to file separate answer to Cross Complaint of Louisa Brown. Now at this time opening statements of counsel heard and thereafter plaintiff presents its evidence and proof and rests. Defendants, Hudson and Brown demur to evidence, whereupon the court being well and fully advised in the premises said demurrer is overruled. Defendants present their testimony and evidence and rest.

Now at this time the above entitled cause is taken under advisement, and plaintiff granted ten days to file brief and defendant ten days thereafter to file reply brief.

Court adjourned until August, 5, 1926.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
THURSDAY, AUGUST, 5, 1926.

Court convened pursuant to adjournment, Thursday, August, 5, 1926. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon the following proceedings were had and entered, to wit:

United States, Plaintiff.)
vs.) 132 Eq.,
O. B. MOTHERSEAD, Defendant.)

On this 5th day of August, 1926, the above entitled cause is submitted on agreed statement of facts and parties to submit briefs.

AETNA LIFE INS. CO., Plaintiff.)
vs.) 136 Eq.
OSCAR L. SELBY ET AL., Defendants.)

On this 5th day of August, 1926, above entitled cause is ordered stricken from present assignment and continued for term at cost of plaintiff herein, and all witnesses subpoenaed herein to reappear upon notice from counsel herein to which defendants except and exceptions allowed.

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

JOHN H. DYKES, RECEIVER FOR THE FIRST NATIONAL BANK OF BARNSDALL, OKLAHOMA,)
Plaintiff.)
vs.) In Equity
E. F. WATKINS AND J. D. WATKINS,) No. 163
Defendants.)

ORDER FOR ADDITIONAL TIME TO ANSWER.

It appearing to the Court that the time given herein is insufficient for the defendants to answer; It is therefore ordered and adjudged that defendants here and they and each of them are hereby given 15 days additional time in which to answer.

F. E. Kennamer,

Judge.

ENDORSED: Filed Aug. 5, 1926. H.P. Warfield, Clerk U.S. District Court.
H.W.J.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
THURSDAY, AUGUST, 5, 1926.

EDDIE JACK, Plaintiff.)
vs.) 158 Equity
JOHN M. HOOD, et al.,)
Defendants.)

On this 5th day of August, 1926, Defendant Norwin Co., be granted leave to file Separate Motion out of time.

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

ALBERT THOMAS, Complainant,)
vs.) 44 E.
ROY W. THOMAS, The Creek)
County Publishing Company,)
& Corporation and Clyde Walton,)
Defendants.)

ORDER

For good cause shown, it is hereby ordered that this cause be and the same is hereby dismissed without prejudice to a future action at complainant's costs.

F. E. Kennemer,
Judge.

ENDORSED: Filed Aug. 5, 1926. 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.

FREDERICK A. BRINEMAN, doing business)
as BETTY B. HAT COMPANY, Plaintiff.)
vs.) In Equity No. 142
SIDNEY P. CORN AND MARION SCHULLENBARGER,) Patent # 1,569,942.
co-partners doing Business as)
Sport Hat Company. Defendants.)

ORDER GRANTING MOTION FOR CONTEMPT.

Upon motion of plaintiff, it is ordered that a rule be issued on the defendant, Sidney P. Corn, to appear before this Court at 10 o'clock A. M. on 13 day Aug. 1926, to show cause why he should not be committed for contempt for violation of the injunction heretofore ordered and issued in this case.

F. E. Kennemer,
Judge United States District Court.

Tulsa, Oklahoma,
Aug. 6th, 1926.

ENDORSED: Filed Aug. 5, 1926. H.P. Warfield, Clerk U.S. District Court.
L.W.J.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
FRIDAY, AUGUST, 6, 1926.

Court convened pursuant to adjournment, Friday, August, 6,
1926. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. Werfield, Esq., Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered,
to-wit:

UNITED STATES OF AMERICA,
NORTHERN DISTRICT OF OKLAHOMA.

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

UNITED STATES OF AMERICA,)
Complainant,)
vs.) In Equity. 169
J. FRANK CARLOCK,)
Defendant.)

TEMPORARY WRIT OF INJUNCTION.

And now on this the 6th day of August, 1926, this cause comes on to be heard upon the Bill of Complaint heretofore filed in the office of the Clerk of this Court and upon the affidavit of J. H. Vickrey, duly filed in open court; and it appearing to the satisfaction of the Court, by inspection of the Bill of Complaint and said affidavits and otherwise, but a nuisance exists as described in the said Bill of Complaint, on the premises therein mentioned, it is

ORDERED that said cause be and hereby is set down for hearing on Aug. 16, 1926, at 10 O'clock A. M., at which time said defendant may appear and show cause, if any he have, why this temporary writ of injunction should not be made permanent, and that pending the final hearing and determination of this application and entry of an order thereon, the defendants above named, their agents, servants and employees are restrained and enjoined from manufacturing, selling, or bartering any intoxicating liquor, as defined in Section 1 of Title II of said "National Prohibition Act," upon the premises described in the Bill of Complaint, and from removing or in any way interfering with the liquor or fixtures or other things upon said premises, used, kept, or maintained in connection with the manufacturing, sale, keeping, or bartering of such liquor, and from conducting or permitting the continuance of a common and public nuisance upon said premises.

F. E. Kennamer,
District Judge.

ENDORSED: Filed Aug. 6, 1926, H. P. Werfield, Clerk of U. S. District Co.
H W.J.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
FRIDAY, AUGUST, 6, 1926.

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

WALBRIDGE - ALDINGER COMPANY,)	
)	
Plaintiff.)	
vs.)	19 E.
)	
CITY OF TULSA ET AL.,)	
PITTS-BATEMAN COMPANY,)	
)	
Defendants;)	
Intervenor.)	

ORDER ALLOWING COMPENSATION OF SPECIAL MASTER.

This cause came on to be heard on this day upon the application of O. L. Rider for an order allowing his compensation and expenses as Special Master herein, and upon consideration thereof, it is ordered that said Special Master be and he is hereby allowed the sum of \$5000. as compensation for his services herein and the further sum of \$110, as his expenses, making a total of \$5110, the same to be taxed as costs in said cause:

It is further ordered that the Receiver herein Charles F. Rodertson pay to the said O. L. Rider, Special Master, said compensation and expenses out of the funds in his hands as such Receiver.

Dated this 6th day of August, 1926.

F. E. Kennemer,
District Judge.

ENDORSED: Filed Aug. 6, 1926. H.P. Warfield, Clerk U. S. District Court
H.W.J.

Court adjourned until August, 9, 1926.

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

NORTHERN
DISTRICT OF OKLAHOMA

District of
TULSA, OKLAHOMA.

OKLAHOMA.
MONDAY, AUGUST, 9, 1926.

Court convened pursuant to adjournment, Monday, August, 9th.
1926. Present:

Hon. F. E. Kemmerer, Judge of U. S. District Court.
H. I. Werfield, Esq., Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered, to-wit:

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

A. B. C. DAUGE,)	
Plaintiff.)	
vs.)	No. 70 In Equity.
AZTEC OIL COMPANY, a CORPORATION)	
AND EXCHANGE TRUST COMPANY, a)	
Corporation,)	
Defendants.)	
OIL WELL SUPPLY COMPANY,)	
INTERVENOR.)	

O R D E R.

Now on this 9 day of August, 1926, the above cause coming on to be heard on the application of the Oil Well Supply Company, a corporation intervenor, in this suit, to be made a party plaintiff herein, and the petition having been duly considered and it appearing to the Court that the said Oil Well Supply Company, a corporation, petitioner, claims that it owns and holds notes secured by the same mortgage, which is involved in this suit and is entitled to sue on its claim against the defendant and against the property described in the plaintiff's Bill, and

It further appearing to the Court that a multiplicity of suits will be avoided if the said Oil Well Supply Company is granted leave to intervene in this action,

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the Oil Well Supply Company, a corporation, petitioner herein, have leave to intervene in this action, and to that end may appear within five (5) days from this date of this order and file herein its petition of intervention.

IT IS FURTHER ORDERED that said order shall be without prejudice to any proceedings heretofore had in this action.

F. E. Kemmerer,
Judge of the United States District
Court Northern District of Oklahoma.

ENDORSED: Filed Aug. 9, 1926. H.P. Werfield, Clerk U.S. District Court
Tulsa, Okla.

Court adjourned until August, 10, 1926.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
TUESDAY, AUGUST, 10, 1926.

Court convened pursuant to adjournment, Tuesday, August, 10th
1926. Present:

Hon. F. E. Lemmer, Judge of U. S. District Court.
E. F. Warfield, Esq., Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered, to-wit:

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

FANNIE S. CARR, ET AL.,)	
)	
Complainants.)	
vs.)	No. 91 Equity.
)	
TULSA STREET RAILWAY COMPANY,)	
)	
Defendants.)	

ORDER.

Now on this 10 day of Aug., 1926, the above matter comes on for hearing upon the application of Breckinridge & Bostick and Moss & Farmer for an allowance of attorneys fees for services rendered in this matter and in this Court, and the Court after reading said application and being fully advised in the premises finds that an allowance should be made to said applicants at this time in addition to the allowance heretofore made.

IT IS THEREFORE ORDERED that the said applicants Breckinridge & Bostick and Moss & Farmer are allowed an additional sum of \$1900.00 as a temporary allowance, as attorneys fees at this time and the further sum of \$400.00 per month beginning on the 1st day of Sept., 1926, until the further order of this Court and the Receiver is ordered and directed to pay said sum and a certified copy of this Order is and shall be his authority for so doing.

F. E. Lemmer,
Judge.

ENDORSED: Filed Aug. 10, 1926. E.P. Warfield, Clerk U. S. District Court.
H.W.J.

Court adjourned until Aug. 11, 1926.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
THURSDAY, AUGUST, 12, 1926.

Court convened pursuant to adjournment, Thursday, August, 12,
1926. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. Werfield, Esq., Clerk of U. S. District Court.

Thereupon the following proceedings were had and entered, to
wit:

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

JACQUELINE S. SANKEY, A MINOR
BY FAYE WILLIAMS, HER GUARDIAN
AND NEXT FRIEND.

Plaintiff.

vs.

No. 141 Equity.

W. G. SKELLY, ET AL.,

Defendants.

O R D E R.

On this the 12th day of August, 1926, the above entitled cause
came on to be heard upon the objections and amendment to objections of
the defendants herein to the interrogatories propounded under Equity Rule
No. 58 by the plaintiff to the defendants, which interrogatories were filed
herein on July, 28, 1926, the plaintiff appearing by her attorneys, Messrs.
W. T. Hunt and Robert L. Keenan, and the defendants appearing by Alvin F.
Molony and W. P. Z. German, and the court after having heard the argument
of counsel on said objections and being well and sufficiently advised in
the premises finds that the objections should be in part sustained and
in part overruled as follows, to-wit:

The objections to interrogatories numbered 1, 2, 3, 4, 6, 9, 10,
11, 12, and 13 are sustained.

The objections to interrogatories numbered 5 are overruled ex-
cept that the nature of the debts need not be given.

The objections to interrogatory number 7 are overruled as to
the question "What costs of administration have been incurred and paid" and
are sustained as to the remainder of said interrogatory.

The objections to interrogatory numbered 8 are overruled as to
the question "What were the assets of said estate just prior to the sale
of stock to W. G. Skelly" and are sustained to the extent that the value
of said assets need not be given.

The plaintiff excepts to the action of the court in sustaining
objections to the interrogatories as to which objections are sustained as
above shown; and defendants are each of them except to the action of the
Court in overruling their objections to certain of said interrogatories
and parts of interrogatories as above shown.

Defendant F. P. Lieuellen is hereby allowed fifteen (15) days
within which to answer the interrogatories the objections to which have
been overruled.

Done in open court this 12th day of August, 1926.

F. E. Kennamer,
Judge.

O.K. W. T. Hunt; Robt. B. Keenan, Attorneys for Plaintiff.
W.A. Hanger, A. F. Molony, W.P.Z. German Attorneys for Defendants.

ENDORSED: Filed August, 12, 1926. H.P. Werfield, Clerk U. S. District Court
H.W.J.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
SATURDAY, AUGUST, 14, 1926.

Court convened pursuant to adjournment, Saturday, August, 14,
1926. Present:

Hon. F. E. Kemmerer, Judge of U. S. District Court.
H. P. Werfield, Esq., Clerk of 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.

FREDERICK A. BRINKMAN, doing business as)
BETTY B. HAT COMPANY,)
Plaintiff.)

vs.)

SIDNEY P. CORN AND MARION SCHULLENBERGER,)
co-partners doing business as SPORT HAT)
COMPANY,)
Defendants.)

In Equity No. 142
Patent # 1,569,942

ORDER ADJUDGING DEFENDANT GUILTY OF CONTEMPT.

Upon the return of the rule to show cause heretofore entered
and it appearing that service thereof has been had on said defendant,
Sidney P. Corn, by delivering a copy thereof to the said Sidney P. Corn,
by delivering a copy thereof to the said Sidney P. Corn, and the said de-
fendant having been heard in his own behalf, the Court finds the said de-
fendant is in contempt of the injunction heretofore issued herein, and
orders that said defendant pay Two Hundred Fifty Dollars (\$250.00) fine
for said contempt within 10 days from the day of entry of this order,
and that if not then paid the defendant stand committed till it be paid,
and that when paid it be paid over to the plaintiff in reimbursement.

F. E. Kemmerer,
Judge United States District Court

Tulsa, Oklahoma,
August, 14, 1926.

ENDORSED: Filed Aug. 14, 1926, H. P. Werfield, Clerk U. S. District Court.
H.C.

Court adjourned until August, 16, 1926.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
MONDAY, AUGUST, 16, 1926.

Court convened pursuant to adjournment, Monday, August, 16th., 1926. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon, 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, Plaintiff.)
vs.) No. 169 Eq.
J. FRANK CARLOCK, Defendant.)

TO THE COMMERCIAL SUPERINTENDENT OF THE SOUTH WEST BELL
TELEPHONE COMPANY, TULSA, OKLAHOMA.

Now on this 16th day of August, 1926, during the trial of the above entitled cause, it appears to the Court that certain files and records of the Southwest Bell Telephone Company are important and material testimony in the within cause, and for that reason:

IT IS, THEREFORE, requested that the above named superintendent as an official of said Telephone Company submit to the office of the United States District Attorney in the Northern District of the State of Oklahoma over proper certificate duplicates of copies of each, any and all long distance telephone calls from Vinita Oklahoma to the defendant J. Frank Carlock at Pitcher as to Felix Church at Miami or Pitcher, Oklahoma on any and all of the following dates, to-wit:

July, 24, 1926.
" 25 "
" 26 "
" 27 "
" 28 "
" 29 "
" 30 "
" 31 "

This you will do without un-necessary delay.

F. E. Kennamer,
Judge.

ENDORSED: Filed Aug. 16, 1926. H.P. Warfield, Clerk U. S. District Court.
L.W.J.

UNITED STATES, Plaintiff.)
vs.) #169 Eq.
J. FRANK CARLOCK, Defendant.)

On this 16th day of August, 1926, it is by the Court ordered that leave be granted to file Petition for leave to intervene, and it is further ordered that Petition in Intervention be and same is hereby filed herein, and further hearing in said cause continued to August, 30, 1926.

Court adjourned until August, 17, 1926.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
FRIDAY, AUGUST, 17, 1926.

Court convened pursuant to adjournment, Friday, August, 17,
1926. Present:

Hon. F. E. Kennemer, Judge of U. S. District Court.
H. P. Werfield, Esq., Clerk of 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.

FREDERICK A. BRINEMAN, doing business)
as BETTY B. HAT COMPANY,)
Plaintiff.)

vs.)

PAUL L. CORN, doing business as)
NOVELTY HAT COMPANY,)
Defendant.)

In Equity No. 167
Patent No. 1,569,942.

ORDER TO SHOW CAUSE.

On reading the Bill of Complaint herein and the affidavits of
R. L. Bernhill and H. G. Zimmerman, and, on motion for the plaintiff, on
notice to the defendant, and after hearing argument of counsel for the
plaintiff and for the defendant, it is hereby

ORDERED, This 17th day of August, 1926, that the defendant
show cause, if any he has, before the Judge of this Court, at the United
States Court Room in the City of Tulsa, Northern District of Oklahoma,
on the 6th day of September, 1926, at 10:00 o'clock A. M. a date set at
the request of counsel for the defendant, or as soon as counsel can be
heard, why the injunction should not issue pursuant to the prayer of said
Bill.

Copy of this order must be served on defendant or his attorney
within two days from this date, and any reply affidavits on behalf of the
defendant must be filed and copies thereof served on counsel for plaintiff
within 10 days thereafter.

F. E. Kennemer,

Judge United States District Court.

Tulsa, Oklahoma,
August, 17, 1926.

ENDORSED: Filed Aug. 17, 1926. H.P. Werfield, Clerk U. S. District Court.
L.W.J.

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

FREDERICK A. BRINEMAN, doing business)
as BETTY B. HAT COMPANY,)
Plaintiff.)

vs.)

PAUL J. CORN, doing business as)
NOVELTY HAT COMPANY,)
Defendant.)

In Equity No. 167
Patent No. 1,569,942.

O R D E R.

This cause having come on to be heard on the filing of motion
by plaintiff for a preliminary injunction, on notice to defendant, and

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
FRIDAY, AUGUST, 17, 1926.

on reading and filing said motion and the affidavits on behalf of the plaintiff annexed thereto, and counsel for the plaintiff and for the defendant having been heard and the same having been considered by the Court, and it appearing that Letters Patent of the United States #1569942 were issued in due form of law on the 19th day of January, 1926, for improvements in REVERSIBLE HAT" to Joseph M. Bernhill, assignor to Frederick A. Brinkman, and that the said Letters Patent have been held valid and the property of the plaintiff herein in a decree entered in this Court under date of July, 16, 1926, in the suit of Frederick A. Brinkman doing business as Betty B. Hat Company, vs. Sidney P. Corn and Merion Schullenberg, co-partners doing business as Sport Hat Company, and it appearing from the proofs submitted that the defendant, Paul J. Corn, has infringed on the rights secured by the aforesaid Letters Patent by making and selling hats embodying the invention set forth in said Letters Patent, contrary to the statutes in such cases made and provided.

Now, Therefore,

IT IS ORDERED, ADJUDGED AND DECREED: That a restraining order be issued pursuant to the prayer herein directed, commanding and enjoining the defendant, Paul J. Corn, doing business as Novelty Hat Company, his clerks, agents, servants, workmen and attorneys and each of them, under the pains and penalties which may fall upon them and each of them in case of disobedience, that they forthwith, pending the decision on plaintiff's motion for preliminary injunction and until the further order, judgment and decree of this Court, desist from asking, using and/or selling any hats as described and claimed in said Letters Patent No. 1,569,942.

Providing, however, that the defendant may fill all orders now on hand or which may be received on Tuesday, August, 17th, and Wednesday August, 18th, but no others, upon reporting to the Clerk of this Court in writing from whom such orders are received and upon depositing with the clerk of this court One Dollar and Five cents (\$1.05) for each hat delivered by the defendant pursuant to any such order.

And further providing that said plaintiff shall, within three days from the date hereof, furnish a good and sufficient bond in the amount of seventy-five Hundred Dollars (\$7,500.00) conditioned upon the plaintiff prosecuting said suit to effect and for the payment to the defendant of any damages occasioned to the defendant because of the granting and wrongful issuance of said restraining order should the court find on hearing of plaintiff's motion for preliminary injunction, that said restraining order should not have been granted.

F. E. Kennamer,
Judge United States District Court.

Tulsa, Oklahoma.

August, 17, 1926.

O.K. J. F. Lawrence.

ENDORSED: Filed Aug. 17, 1926. 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.

FREDERICK A. BRINKMAN, doing business
as BETTY B. HAT COMPANY,)
Plaintiff.)

vs.)

PAUL J. CORN, doing business as
NOVELTY HAT COMPANY,)
Defendant.)

In Equity, No. 167
Patent No. 1,569,942.

RESTRAINING ORDER.

WHEREAS, in the above cause, a motion for the issuance of a preliminary writ of injunction has been duly filed, and the hearing being

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

NORTHERN

District of

OKLAHOMA.

~~EQUITY SESSION,~~

TULSA, OKLAHOMA.

SATURDAY, AUGUST 14, 1926.

fixed for 10 o'clock A. M. on the 6th day of Sept, 1926, in the City of Tulsa, in the Federal Building, District Court Room; and it having been made to appear that there is danger of irreparable injury being caused to complainant, before the hearing of said application for the writ of injunction, unless the said defendant is, pending such hearing, restrained as herein set forth.

NOW, THEREFORE, take notice that you Paul J. Gorn, defendant herein, your agents, servants and attorneys, and each of you, are hereby specially restrained and enjoined from making any further reversible hats in infringement of United States Letters Patent No. 1,569,942, issued January, 19, 1926, to Josephine M. Bernhill, assignor to Frederick A. Brinkman.

Done at chambers, Tulsa, 17 at 10 A.M.

F. E. Kennemer,

Judge United States District Court.

Tulsa, Oklahoma,

Aug. 17, 1926.

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

Court adjourned until August, 18, 1926.

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

NORTHERN
EQUITY SESSION

District of
TULSA, OKLAHOMA.

OKLAHOMA.
WEDNESDAY, AUGUST, 18, 1926.

Court convened pursuant to adjournment, Wednesday, August, 18, 1926. Present:

Hon. F. D. Kennamer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered, to-wit:

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

THE CARTER OIL COMPANY,
a corporation, Plaintiff.

vs.

MOREE KNIGHT, NEE DAVIS,
JUDY DAVIS, LEWIS SCOTT,
SAMUEL SCOTT, JOHN SCOTT,
CHRISTIANNE SCOTT, JAMES SCOTT,
FREMONT SCOTT, SISSIE YARHOLA AND
ELLS SCOTT, ET AL.,
Defendants.

No 10 Equity

ORDER ALLOWING APPEAL.

Now on this the 18th day of August, 1926, the defendants, Moree Knight, nee Davis, Judy Davis, Lewis Scott, Sampson Scott, John Scott, Christianne Scott, James Scott, Fremont Scott, Sissie Yarhola, Ellis Scott, Susie Malone, nee Tiger, Ramona Tiger, a minor, Paul A. Tiger, a minor, Ira E. Cornelius, Emmett A. Anderson, Ernest D. Anderson, Robert Anderson, Augusta Kopley, nee Anderson, Samuel C. Anderson, Emma E. Anderson, Beatrice Bruner, nee Anderson, Lydia C. Anderson, and Stella T. Bruner nee Anderson and Neethia Anderson, a minor, the Elizabeth Gamvill, nee Davis, and Beulah Mengo, a minor, having presented their petition for appeal, and after duly considering the same it appearing that same should be allowed:

It is, therefore, considered, ordered and adjudged that said petition for appeal, and hereby is, allowed upon giving a bond by said defendants, conditioned as provided by law with good security in the penal sum of \$1000 within ten days.

F. D. Kennamer,
Judge.

WITNESSED: Filed Aug. 18, 1926, H. P. Warfield, Clerk U. S. District Court.
H.W.J.

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

F. D. SULLIVAN ET AL.,
Plaintiff.

vs.

JAMES S. THOMAS, ET AL.,
Defendants.

No. 6 Equity.

ORDER.

Now on this 18th day of August, 1926, the defendants, James S. Thomas, et al., having presented their petition for appeal, and after duly considering the same it appearing that same should be allowed:

F. D. Kennamer,
Judge.

WITNESSED: Filed Aug. 18, 1926, 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

District of
OKLAHOMA, OKLAHOMA.

OKLAHOMA.
WEDNESDAY, AUGUST, 18, 1936.

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

J. J. McCray,	Plaintiff.)	
vs.)	No. 26 Equity.
BRIDGES, PEACOCKS COMPANY,)	
Defendant.	Defendant.)	

O R D E R.

On the application of Joe Knox, as receiver herein for an order discharging and exonerating his bond as such receiver, and it appearing to the court that said case has heretofore been dismissed and said receiver's final report has been approved by this Court:

It is, therefore, considered, ordered and adjudged by the Court that the surety or bondsmen upon the receiver's bond filed herein be and it is hereby exonerated from any further liability and discharged.

Done in open court this the 18th day of August, 1936.

E. A. Henneman,
District Judge.

WITNESSED: Filed Aug. 18, 1936. W. J. Warfield, Clerk U. S. District Court,
N.D.O.

Court recesses until September, 6, 1936.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
WEDNESDAY, SEPT. 1, 1926.

Court convened pursuant to adjournment, Wednesday, September, 1, 1926. Present:

Hon. F. E. Kennemer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered, to-wit:

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

GERALDINE HEMMITT,	Plaintiff.)	
)	
vs.)	In Equity
J. C. DENTON &)	No. 152
W. E. GAGE,	Defendants.)	

ORDER PRO CONFESSO.

The subpoena in the above entitled cause having been returned, which return has been filed, and it appearing therefrom that the said subpoena was duly served on W. E. Gage one of the defendants herein, and no answer having been filed on or before the 15th day of June, 1926, the same being the 20th day after the service of the subpoena excluding the day of service. Therefrom, on motion of W. S. Williams, solicitor for plaintiff, it is ordered and decreed that bill be taxed as confessed as to the said W. E. Gage defendant.

Dated this 1st day of September, 1926.

H. P. Warfield, Clerk

By H.W. Jones, Deputy.

ENDORSED: Filed Sep. 1, 1926. H.P. Warfield, Clerk U.S. District Court.
H.W.J.

Court adjourned until September, 1, 1926.

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

NORTHERN
DISTRICT OF OKLAHOMA

District of
TULSA, OKLAHOMA.

OKLAHOMA.
NOVEMBER, 1, 1926.

proceedings and proofs hereto filed on behalf of both parties, and, after hearing counsel for plaintiff and counsel for defendants, and after due proceedings had, it is, upon consideration, ordered, adjudged and decreed as follows:-

FIRST: That the decree heretofore entered in this case on July, 15, 1926, be and the same is hereby set aside.

SECOND: That the Letters Patent of the United States No. 1,569,942, issued to Frederick A. Brinkman, assignee of Josephine M. Barnhill, on the 19th day of January, 1926, for improvements in "Reversible Hats", which are the Letters Patent set up in plaintiff's Bill of Complaint, are good and valid in law, particularly as to claims 1 and 2 thereof, which are as follows:

"1. A hat having a crown of soft and flexible material and having a brim formed of two thicknesses of soft and flexible material of different colors, the hat being reversible to bring either face of the brim outside, the two thicknesses of the brim being unattached to each other except at the junction with the crown throughout nearly the entire extent of the brim to permit independent manipulation of these two thicknesses."

"2. A hat having a brim of soft and flexible material formed of two thicknesses of material free from attachment to each other except at the junction with the crown throughout nearly the entire extent of the brim each thickness ending at its opposite ends in tabs adapted to overlap the opposed tabs, the brim at one end adjacent the base of one of the pairs of tabs being formed with a transversely extending slot through which the other pair of tabs may be inserted to thereby constitute the similitude of a bow."

THIRD: That the said Josephine M. Barnhill was the first true and sole original inventor of the invention and improvement described and claimed in said Letters Patent, and particularly recited in said claims 1 and 2 thereof.

FOURTH: That the plaintiff, Frederick A. Brinkman, is the lawful owner of said Letters Patent.

FIFTH: That both before and since the filing of the Bill of Complaint herein the defendants were co-partners and were doing business at Tulsa, Oklahoma, and elsewhere under the name Sport Hat Company.

SIXTH: That the defendants, Sidney P. Corn and Marion Schullenberger, and each of them, have infringed upon the said Letters Patent in suit, and particularly the said claims 1 and 2 thereof, and each of them, and upon the exclusive rights of the plaintiff under the same.

SEVENTH: That the plaintiff do recover of the defendants and each of them the profits and advantages which the said defendant have derived, received or made since January 19, 1926, the date of the patent in suit, by reason of said infringement of said claims 1 and 2 of said Letters Patent, and that the plaintiff do recover of the said defendants any and all damages which the plaintiff has sustained since said date, or shall sustain by reason of such infringement by the said defendants, but not on account of the sale of any hats made and completed or sold prior to the said 19th day of January, 1926.

EIGHTH: That both before and since the filing of the Bill of Complaint herein the defendants and each of them have been competing unfairly with the plaintiff in Tulsa, Oklahoma and elsewhere, by making and selling hats so similar in appearance to the hats made and sold by the plaintiff as to be liable to confusion therewith, by simulating the advertisement of the plaintiff in appearance and subject matter, and interfering with relations existing between the plaintiff and his agents, sales representatives and customers.

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NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
MONDAY, SEPTEMBER, 6, 1926.

NINTH: That the plaintiff is entitled to an injunction against and an accounting and damages from the defendants because and on account of the unfair competition with the plaintiff which the defendants have carried on at Tulsa, Oklahoma, and elsewhere.

TENTH: That this cause be and it is hereby referred to A. L. Herbison, Atty, Daniels Bldg., Tulsa, as a special master in this said court, who is hereby appointed to take and state the account of said gains, profits and advantages derived by the defendants from the infringement of said patent, and from their unfair competition with the plaintiff, and to assess such damages and to report thereon with all convenient speed and the defendants, their associates, attorneys, clerks, servants and workmen are hereby directed and required to attend before said master from time to time as required, and to produce before him such books, papers, vouchers and documents, and to submit to such oral examination as the master may require.

ELEVENTH: That a perpetual injunction issue out of and under the seal of this court, directed to the said defendants, their associates, attorneys, clerks, agents, servants and workmen, enjoining and restraining them and each of them from directly or indirectly making or causing to be made, using or causing to be used, or vending to others to be used, in any manner, any article devices, apparatus or hats contained or embodying or employing the said inventions and improvements granted by the said Letters Patent, and particularly claimed in claims 1 and 2 thereof, or any hat capable of being combined or adapted to be used in infringement of said claims or either of them, or from infringing upon or violating the said Letters Patent in any way whatsoever during the life of said Letters Patent; from directly or indirectly manufacturing and/or selling hats so similar in appearance to the hats made and sold by the plaintiff as to be liable to confusion therewith from directly or indirectly simulating the advertisement of the plaintiff in appearance or subject matter; from interfering with relations existing between the plaintiff and his agents, sales representatives and, or customers; and from otherwise engaging in unfair competition with the plaintiff.

TWELFTH: That the plaintiff do recover of the defendants his costs and disbursements of this suit to be taxed, and that the question of increase of damages and all further questions be reserved until the coming in of the master's report.

F. E. Kemmerer,

Judge United States District Court.

Tulsa, Oklahoma,
Sept. 6th, 1926.

RECORDED: Filed 3 p. 5, 1926. H.P. Griffith, Clerk U.S. District Court,
E.D.O.

COURT Adjourned until September, 7, 1926.

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

NORTHERN
CITY SESSION.

District of
OKLAHOMA, OKLAHOMA.

OKLAHOMA.
SUNDAY, SEPTEMBER 7, 1926.

Court convened pursuant to adjournment, Tuesday, September,
7, 1926. Present:

Hon. F. A. Kenager, Judge of U. S. District Court.
H. P. Worfield, Sec., Clerk of U. S. District Court.

Thereupon the following proceedings were had and entered,
to-wit:

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

THE OIL WELL IMPROVEMENTS COMPANY,
a Corporation,

Plaintiff.

vs.

BENJAMINE F. PALMER,

Defendant.

In Equity No. 61
Patent No. 1,168,868.

ORDER EXTENDING TIME FOR DEFENDANT TO
SUBMIT ANSWER TO INTERROGATORIES

For good cause shown on this 4th day of September, 1926, the
defendant in the above styled and numbered action is hereby granted an
extension of time until the 22nd. day of September, 1926, to file answer
to interrogatories submitted by plaintiff, pursuant to the order of the
Master hereto, entered on the 8th day of June, 1926, in response to
questions propounded and served on the defendant on the 5th day of August
1926.

F. A. Bodavitz,

Special Master.

ENDORSED: Filed Sep. 7, 1926. H.P. Worfield, Clerk U. S. District Court.
R.C.

Court adjourned until September, 8, 1926.

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

NORTHERN EQUITY SESSION. District of OKLAHOMA. TULSA, OKLAHOMA. WEDNESDAY, SEPTEMBER 8, 1936.

Court convened pursuant to adjournment, Wednesday, September, 8, 1936. Present:

Hon. F. E. Kernamer, Judge of U. S. District Court.
 H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon the following proceedings were had and entered, to-wit:

LESTER WYLLINGTON, et al.)
 Plaintiff.)
 vs.) 170 B.
 PRAIRIE OIL & GAS COMPANY,)
 Defendant.)

On this 8th day of September, 1936, it is ordered that the above entitled cause be set for final hearing on September, 23, 1936.

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

ROSE B. BEHNANAS AND)
 EDGEE L. BEHNANAS,)
 Plaintiffs,)
 vs.)
 CORTES-KING BRAND MINES) In Equity
 COMPANY, A Corporation, et al.,) No. 69
 Defendants.)

O R D E R.

AUTHORIZING AMENDMENT SUBSTITUTING J. T. WHALEY, RECEIVER OF BULL FROG MINING COMPANY, AS A DEFENDANT, AS SUCCESSOR OF R. M. WILKINSON DECEASED.

Upon satisfactory showing to the Court it is hereby ordered that the plaintiffs be granted, and they are hereby granted, authority to amend their bills of complaint herein, by supplemental bill in the nature of a bill of revivor, substituting J. T. Whaley, receiver of the Bull Frog Mining Company, as a defendant herein, as successor to R. M. Wilkinson, deceased, it appearing that such action is desired both by counsel for plaintiffs and counsel for the Bull Frog Mining Company; and the plaintiffs are also granted authority to amend their complaint by appropriate modification of their prayers for injunctive and other relief, to the end that the proceedings may be continued as before notwithstanding the change in the receivership of the Bull Frog Mining Company.

Dated this 8 day of September, 1936.

F. E. Kernamer,
 Judge.

RECORDED: Filed Sep. 8, 1936. H.P. Warfield, Clerk, U.S. District Court, I.W.S.

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

NORTHERN
DISTRICT OF OKLAHOMA.

District of
OKLAHOMA.

OKLAHOMA.
SATURDAY, SEPTEMBER, 11, 1926.

Court convened pursuant to adjournment, Saturday, September, 11, 1926. Present:

Hon. F. E. Kammner, Judge of U. S. District Court.
H. P. Warfield, Clerk, Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered, to-wit:

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

GERALDINE HEMMITT,	Plaintiff.)	
vs.)	In Equity
F. M. Goonrod, T. E. Mann and)	No. 153.
Eliza Scott,	Defendants.)	

DECREE PRO CONFESSO.

It appearing to the court that the bill in the above cause was filed in this court on the 19th day of May, 1926, and that subpoena was duly issued and served on defendant Eliza Scott herein, and that no answer has been filed as required by rule sixteen by the defendant Eliza Scott, and that an order taking the bill as confessed was duly entered in the order book on the 17th day of July, 1926, in the office of the Clerk of this Court, and no proceeding has been taken by the defendant Eliza Scott since the entry of said order and more than thirty days have elapsed since entering the order pro confesso. It is hereby ordered, adjudged, and decreed that the plaintiff herein have judgment against the defendant Eliza Scott for Forty-one Thousand Dollars (\$41,000.00) and the costs of this action.

Dated this 9th day of Sept. 1926.

F. E. Kammner,
Judge.

ENDORSED: Filed Sep. 9, 1926. 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.

FREDERICK A BRINKMAN Doing business as BETTY B. HAT COMPANY,	Plaintiff.)	
vs)	In Equity No. 142
SIDNEY P. CORN AND MARION SCHULENBARGER, co-partners doing business as)	Patent # 1,569,942.
SPORT HAT COMPANY,	Defendants.)	

ORDER COMMITTING DEFENDANT SIDNEY P. CORN
FOR CONTEMPT.

It appearing that the defendant, Sidney P. Corn, has wholly refused and neglected to perform and comply with the Order of Court made the 14th day of August, 1926, and has wholly failed to pay the fine imposed upon him in said Order;

IT IS HEREBY ORDERED AND ADJUDGED, that he the said Sidney

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

NORTHERN DISTRICT OF OKLAHOMA. OKLAHOMA.
EQUITY SESSION. TULSA, OKLAHOMA. 9:00 A.M., SEPTEMBER, 11, 1926.

P. Corn, be confined in the County Jail of the County of Tulsa, State of Oklahoma, until he comply with said Order and make said payment, as directed in said order of the 14th day of August, 1926, and that a warrant issue for such commitment.

F. E. Hammer,
Judge United States District Court.

Tulsa, Okla.,
Sept. 11, 1926.

RECORDED: Filed See. 11, 1926, H. P. Warfield, Clerk U.S. District Court
L.M.S.

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

H. E. McCRAY, Plaintiff.)
)
vs.) No. 36 Equity
SAPULPA PETROLEUM COMPANY,)
ET AL., Defendants.)

ALLOWANCE OF APPEAL.

Ten Sapulpa Petroleum Company by its receiver, J. A. Fulp, having filed its petition herein for appeal and having also filed its assignment of errors and the same being examined by the Court the appeal is hereby allowed to J. A. Fulp, receiver of the Sapulpa Petroleum Company and the Sapulpa Petroleum Company and the time in which to file the transcript in the Circuit Court of appeals is fixed at sixty (60) days from this date.

Done in open court at Tulsa, Oklahoma, this 11th day of September, 1926.

F. E. Hammer,
United States District Judge.

RECORDED: Filed Sep. 11, 1926, H. P. Warfield, Clerk U.S. District Court

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

J. E. SHAFFER COMPANY,)
Complaint.)
vs.) No. 45 Eq.,
)
SMITH SEPARATOR COMPANY,)
Defendant.)

JOURNAL ENTRY.

This cause coming on to be heard on this 13th day of September, 1926, on the motion to dismiss of the defendants, Smith Separator Company, in the above entitled cause, and said motion having been presented to the Court, and counsel having argued in support and in opposition to the said

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

NORTHERN

District of

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~~REGULAR~~ SESSION.

TULSA, OKLAHOMA.

MONDAY, SEPTEMBER, 13, 1926.

motion, and the Court having heard said argument and being fully advised in the premises finds that said motion should be and is hereby overruled.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by the Court that said motion to dismiss in behalf of said defendant, Smith Separator Company, be and the same is hereby overruled to all of which the defendant, Smith Separator Company, excepts, and the exception is duly noted by the Court.

F. E. Kennamer,

OKED C. R. Thurwell, A. L. Jackson,
Solicitors for complainant.

OKED: Geo. M. Prevost, Hagen & Gavis,
Solicitors for defendant,
Smith Separator Co.

ENDORSED: Filed Sep. 13, 1926. H.P. Warfield, Clerk U. S. District Court.
H.W.J.

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

J. E. CARROLL,	Plaintiff,)	
)	
vs.)	No. 176 Equity.
SINCLAIR OIL & GAS COMPANY,)	
a corporation, et al.,)	
	Defendants.)	

O R D E R.

Now on this 13th day of September, 1926, the above entitled cause came on for hearing upon the demurrers of the defendants herein filed raising questions as to the legal sufficiency of the bill of complaint herein, whereupon the court orders that the said demurrers be treated as motions to dismiss and be presented forthwith, and upon consideration it is by the court ORDERED that the separate motions to dismiss filed herein by the defendants be and the same are hereby overruled, to which the defendants each and all except; and thereupon upon request of the defendants the court grants them twenty days from and after September 13, 1926, in which to answer herein.

F. E. Kennamer, Judge.

ENDORSED: Filed Sep. 13, 1926. H.P. Warfield, Clerk U.S. District Court.
L.W.J.

Court adjourned until September, 14, 1926.

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

NORTHERN EQUITY SESSION. District of TULSA, OKLAHOMA. OKLAHOMA. TUESDAY, SEPTEMBER, 14, 1926.

Court convened pursuant to adjournment, Tuesday, September, 14, 1926. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
K. P. Warfield, Esq., Clerk of 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.

S. C. FULLERTON and W. W. DOBSON, Plaintiffs. vs. THE EAGLE PIGHER LEAD COMPANY, a corporation. Defendants. No. 67 Equity.

ORDER.

The above styled cause came on for hearing on this 14th day of September, 1926, same being a regular day of a term of this Court at Tulsa, Oklahoma, Honorable F. E. Kennamer, regular judge presiding, upon the motion of the plaintiffs for leave to file an amended bill, and said motion being considered, leave to file the amended bill is granted, and

IT IS HEREBY ORDERED AND CONSIDERED that plaintiffs be and are hereby allowed to file on this date their amended bill, and the defendant is allowed 20 days from this date in which to plead to said amended bill. All depositions now on file and stipulations made shall remain unaffected by this order and may be read in evidence.

F. E. Kennamer, Judge.

O.K. A.C. Walker.

ENDORSED: Filed Sep. 14, 1926, H.P. Warfield, Clerk U.S. District Court. R.G.

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

UNITED STATES OF AMERICA, FOR THE USE OF THE MUSKOGEE, CREEK NATION. Complainant vs. A. J. KENNEDY, BOARD OF COUNTY COMMISSIONERS OF TULSA COUNTY, OKLAHOMA, ET AL., Defendants. No. 49 Equity.

ORDER OVERRULING MOTION TO MODIFY DECREE

Now on this the 14th day of September, 1926, there coming on to be heard motion to modify decree for an on behalf of the defendant herein, the Board of County Commissioners of Tulsa County and the Court after hearing argument of Counsel and being fully advised in the premises hereby orders that said motion be and hereby is overruled.

F. E. Kennamer, Judge.

ENDORSED: Filed Sep. 14, 1926. H.P. Warfield, Clerk U.S. District Court.

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

NORTHERN
EQUITY SESSION.

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TULSA, OKLAHOMA.

OKLAHOMA.
TUESDAY, SEPTEMBER, 14, 1926.

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

WILLIAM J. CREEKMORE,)	
Complainant.)	
vs.)	No 114 In Equity.
ANN OVERTON AND)	
T. G. CHAMBERS, Jr.)	
et al.,)	
Defendants.)	

O R D E R.

Now on this 14th day of September, 1924, this matter coming on for hearing upon the Motion of the Defendants, Ann Overton and T. G. Chambers, Jr., for an Order making Ellen Overton, a party Defendant in said action and ordering process issued directed to the said Ellen Overton, citing her to appear and answer to the Cross Complaint of the Defendants, Ann Overton and T. G. Chambers, Jr., and no objections being made to the issuance of said Order and upon consideration thereof.

IT IS THEREFORE ordered that the said Ellen Overton be made a party Defendant in said action and that process be issued directed to the said Ellen Overton, to be served upon her, citing her to appear and answer to the Cross Complaint of the said Defendants, Ann Overton and T. G. Chambers Jr., filed herein.

F. E. Kennamer,
Judge.

ENDORSED: Filed Sep. 14, 1926. H.P. Warfield, Clerk U.S. District Court.
H.W.J.

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

W. C. MILES,)	
Complainant.)	
vs.)	No. 157 Eq.
VERLAND OIL & GAS)	
COMPANY, et al.,)	
Defendants.)	

ORDER OVERRULING MOTION OF N. T. GILBERT
AS ANCILLARY RECEIVER FOR VERLAND
OIL & GAS COMPANY TO DISMISS

On this 14th day of September, A. D. 1926, the motion of N. T. Gilbert, as one of the Ancillary Receivers for defendant, Verland Oil & Gas Company, to dismiss complainant's bill, coming on to be heard and having been presented,

IT IS HEREBY ORDERED that the motion of said defendant, N. T. Gilbert, as Ancillary Receiver, be and the same is hereby denied and overruled, which motion and ruling of the Court the defendant, N. T. Gilbert as Ancillary Receiver, excepted and does now except and the exception in his behalf is hereby allowed.

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

future action. The costs having been paid by the plaintiff, no judgment is rendered for costs.

For all of which judgment is now rendered.

F. E. Kennamer,
Judge.

ENDORSED: Filed Sep. 14, 1926. H.P. Warfield, Clerk U. S. District Court.
H.W.J.

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

JOHN H. DYKES, RECEIVER OF
FIRST NATIONAL BANK OF
SAPULPA, OKLAHOMA.

Plaintiff.

vs.

F. B. REED, I. F. MCGEE,
J. A. BOYD, SAM DREYFUS,
A. E. STONE, J. W. ADAMS
W. J. MILLER AND ROSS C.
CREEGAN, Executrix of the
estate of E. T. CREEGAN,
Deceased.

Defendants.

No. 43 Equity.

O R D E R.

This cause came on regularly for hearing this 14th day of September, 1926, on various motions for further and better statement of matter set forth in the second amended bill of complaint, and to strike certain portions thereof. The court being advised in the premises overrules said motions.

IT IS THEREFORE ORDERED, That said motions be overruled, and the defendants are given twenty days from this date in which to answer.

F. E. Kennamer,
Judge.

ENDORSED: Filed Sep. 14, 1926. H.P. Warfield, Clerk U.S. District Court.
H.W.J.

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

W. S. McGRAY, PLAINTIFF.

VS.

SAPULPA, PETROLEUM COMPANY,
ET AL.,

Defendants.

No. 113 Equity.

O R D E R.

This cause coming on for hearing on the motion of the defendants for a further and better statement, and the court being fully and sufficiently advised in the first paragraph of said motion is sustained and the re-

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

Northern District of Oklahoma.
EQUITY SESSION. TULSA, OKLAHOMA. TUESDAY, SEPTEMBER, 14, 1926.

remaining paragraphs overruled, to the overruling of which the defendants except and the plaintiff is given five (5) days in which to amend his complaint or to comply with this order.

Dated this 14 day of September, 1926.

F. E. Kennemer,
United States District Judge.

O.K. F.E. Riddle,
Atty. for Pltff.

O'Meara & Silverman.

ENDORSED: Filed Sep. 14, 1926. H.P. Warfield, Clerk U. S District Court.
L.W.J.

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

GERALDINE HEMMITT,)
Plaintiff.)
vs.) No. 152 In Equity.
J. O. DENTON AND)
W. E. GAGE)
Defendants.)

O R D E R

Now on this 14th day of September, A. D. 1926, the same being one of the regular judicial days of the above entitled court. This cause came regularly on in its order for hearing on the motion of the defendant J. O. Denton to dismiss this action upon the grounds stated in said action.

The plaintiff appeared by H. S. Williams Esq., and John R. Miller Esq., her attorneys. The defendant J. C. Denton appeared by J. P. Lawrence, his attorney. Pending the argument on said motion the plaintiff asked and is hereby granted 15 days from this date in which to file an Amended Bill of Complaint.

F. E. Kennemer,
Judge.

ENDORSED: Filed Sep. 14, 1926. H.P. Warfield, Clerk U. S District Court.
L.W.J.

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

GERALDINE HEMMETT,)
Plaintiff.)
vs.) No. 153 In Equity.
F. M. COONROD, T. E.)
MANN AND ELISEA SCOTT.)
Defendants.)

O R D E R

Now on this 14th day of September, A.D. 1926, the same being one of the regular judicial days of the above entitled court. This

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

NORTHERN
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TULSA, OKLAHOMA.

OKLAHOMA.
TUESDAY, SEPTEMBER, 14, 1926.

cause same regularly on in its order for hearing on the motion of the defendant T. E. Mann to dismiss this action upon the grounds stated in said motion.

The plaintiff appeared by H. S. Williams and John R. Miller Attorney. The Defendant T. E. Mann appeared by Davis and Frazier, his attorney. Pending the argument on said motion the plaintiff asked and is hereby granted 15 days from this date in which to file an Amended Bill of Complaint.

F. E. Kennamer,
Judge.

ENDORSED: Filed Sep. 14, 1926. H.P. Werfield, Clerk U.S. District Court.
L.W.J.

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

WALBRIDGE-ALDINGER COMPANY, a corporation,)	
Plaintiff,)	No. 19, Equity.
vs.)	
A. J. RUDD, et al.,)	
Defendants.)	
W.A. GRAHAM COMPANY,)	
Intervenors,)	

JOURNAL ENTRY.

Now on this the 14th day of September, 1926, the above matter coming on for hearing upon the application of W. A. Graham Company, intervenor, for certain funds now in the hands of the receiver, Charles F. Robertson, heretofore appointed in said cause, alleging that said intervenor was the owner of one gasoline shovel, to-wit:

One Northwest Gasoline Shovel, Motor Number 7022,
Serial Number 213, Manufactured by the Northwest
Engineering Company of Greenbay, Wisconsin,

said intervenor further alleging that the City of Tulsa and Pitts-Bateman Company have claimed to have some right, title and interest in and to said shovel, and further alleging that since the filing of the petition of intervention the said City of Tulsa and the said Pitts-Bateman Company have disclaimed any right, title and interest in and to said shovel; alleging further that Charles F. Robertson was appointed receiver in said cause for the purpose of selling all the property involved in this action and that it was stipulated and agreed by and between all parties hereto that the shovel hereinbefore described was to be offered for sale as an individual item of property and that the bid on said shovel was an individual item of property should be used as the basis in determining the prorata share of the total sales price of said property and alleging further that said shovel when offered as an individual piece of property was bid in at the sum of \$500.00 and that all of said property when offered as an individual piece of property brought the sum of \$19,540.00, but that when the whole of said Property was offered for sale it was bid in full for the sum of \$27,400.00; and alleging further that said intervenor is entitled to 25/977 of \$27,400.00.

And the Court having read said application and being fully advised in the premises, finds that said intervenor was the owner of the shovel hereinbefore described and that the City of Tulsa and Pitts-Bateman

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OKLAHOMA.
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Company both disclaimed any right, title and interest in and to said property, and that property was sold by Charles F. Robertson, receiver herein, and that the intervenor, W. A. Graham Company, was entitled to 25/977 of the \$27,400.00 or \$703.25, less 25/977 of the receiver's expenses incurred in the sale of said property.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the receiver Charles F. Robertson, pay to W. A. Graham Company the sum of \$703.25, less its prorata share of the receiver's expenses in selling said property as hereinabove defined.

F. E. Kennamer,

United States District Judge.
for Northern District of Oklahoma.

APPROVED AS TO FORM THIS
21st., day of September, 1926.

H. O. Bland, City Attorney.

O.K. As to Form: C. A. Coakley,
Atty., for Plaintiff &
Pitts-Beteman.

ENDORSED: Filed Sep. 14, 1926. H.P. Warfield, Clerk U.S. District Court.
L.W.J.

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

MARSHALL FIELD & COMPANY,
a corporation,)
Plaintiff.)

vs.)

PHIL HALL, OTTIE M. HALL, J. T. TERRILL,
ZULA TERRILL, McCAULEY & COMPANY,
a corporation, and NOVELTY THEATRE COMPANY,)
a corporation.)
Defendants.)

No. 165
In Equity.

ORDER OVERRULING MOTION TO DISMISS.

NOW on this 14th day of September, 1926, there comes on for hearing the motions of the defendants, Phil Hall and Ottie H. Hall, to dismiss the bill of complaint of the plaintiff herein, and the court being fully advised in the premises finds that each of said motions should be overruled.

And it is therefore ordered that the motions of the defendants Phil Hall and Ottie M. Hall, to dismiss the bill of complaint herein be and the same are hereby overruled.

IT IS FURTHER ORDERED that the defendants shall have twenty (20) days from this date to answer said bill of complaint.

F. E. Kennamer,

Judge.

ENDORSED: Filed Sep. 14, 1926. 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.

EQUITY SESSION.

TULSA, OKLAHOMA.

TUESDAY, SEPTEMBER 14, 1926.

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

FANNIE S. CARR, ET AL.,)
 Plaintiffs,)
 vs.) No. 91 Equity.
))
THE TULSA STREET RAILWAY COMPANY,)
))
 Defendant)

O R D E R.

Now on this the 14th day of September, 1926, the above cause comes on for hearing upon the application of the Receiver to the Court to consider a proposed contract between the Receiver and the employees of the Tulsa Street Railway Company, members of Division 874 Amalgamated Association of Street and Electric Railway Employees of America:

Said Receiver appears by his attorneys Breckinridge & Bostick and the Court after due consideration of said Application and said contract finds that said application should be denied.

IT IS THEREFORE BY THE COURT considered, ordered and adjudged that said application be, and the same is hereby denied.

F. E. Kennamer,

Judge.

Court adjourned until September, 15, 1926.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
WEDNESDAY, SEPTEMBER, 15, 1926.

Court convened pursuant to adjournment, Wednesday, September, 15, 1926. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered, to-wit:

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

EDDIE JACK, Plaintiff.

vs.

JOHN M. HOOD, AND LULA A. HOOD,
his wife; ROXANA PETROLEUM Corporation;
NORWIN COMPANY, A CORPORATION;
AMERICAN PETROELUM CORPORATION;
J. A. HULL COMPANY, A CORPORATION
MID-CONTINENT ROYALTY CORPORATION;
BARNSDALL OIL COMPANY, A CORPORATION,
WAITE PHILLIPS COMPANY, A CORPORATION;
PHILLIPS PETROELUM COMPANY, A CORPORATION;
B. S. HORN, TRUSTEE; MIDDLE STATES PE*
TROLEUM COMPANY, A CORPORATION, AND
PURE OIL COMPANY, A CORPORATION;

Defendants.

No. 158 In Equity.

JOURNAL ENTRY.

Now on this 15th day of September, 1926, this matter came on for hearing in open court upon the separate motions of the various defendants herein to require the plaintiff to make his petition, or bill of complaint filed herein, more definite and certain, and the plaintiff having requested permission of the court to amend his petition instanter by setting out the date of birth of Eddie Jack, which permission is hereby granted, the court is of the opinion that the motion of said defendants should be overruled;

IT IS, THEREFORE, CONSIDERED, ORDERED AND ADJUDGED that the motion of the defendants herein to require the plaintiff to make his petition more definite and certain, be, and the same hereby is overruled, to which ruling and judgment of the court the defendants and each of them, duly except and are granted an exception by the court.

F. E. Kennamer,

Judge.

ENDORSED: Filed sept. 15, 1926. H.P. Warfield, Clerk U.S. District Court
H.W.J.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
TUESDAY, SEPTEMBER, 15, 1926

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

W. C. FOSTER,	Plaintiff,)	
)	
vs.)	No. 168
AMELIA V. GIRARD, HARRY BUZAN,)	
as County Treasurer of Osage)	In Equity.
County, Oklahoma, et al.,)	
	Defendants.)	

This cause came on to be heard at this term, and was argued by counsel; thereupon, upon consideration thereof, it was ordered, adjudged and decreed as follows, viz:

That the Motions to dismiss be and they are hereby sustained, and the plaintiff is hereby given fifteen days in which to file an amended petition; the defendants who filed the motion herein are each given ten days in which to plead to said amended petition, or twenty days in which to file answer thereto.

Done this 15th day of September, 1926.

F. E. Kennamer,
Judge.

ENDORSED: Filed Sep. 15, 1926. H.P. Warfield, Clerk U. S. District Court
H.W.J.

Court adjourned until September, 16, 1926.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
THURSDAY, SEPTEMBER, 16, 1926.

Court convened pursuant to adjournment, Thursday, September, 16, 1926. Present:

Hon. F. E. Kennemer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered, to-wit:

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

THE NORTHWESTERN MUTUAL LIFE
INSURANCE COMPANY OF MILWAUKEE,
WISCONSIN, a corporation,

Plaintiff.

Equity no 127.

vs.

ANNIE MARIE WASSON AND MAJORIE
B. WASSON, A MINOR, AND ANNIE
MARIE WASSON, AS EXECUTRIX OF
THE ESTATE OF OWEN M. WASSON,
deceased,

Defendants.

O R D E R.

THIS CAUSE coming on to be heard on this 16th day of September, 1926, upon the verified application of the plaintiff, and upon the stipulation of the parties herein filed on this day:

IT IS ORDERED that the time allowed for the taking of depositions on behalf of the plaintiff in the above entitled cause be extended to and include the 20th day of October, 1926, and that the defendants have fifteen days thereafter within which to take testimony in rebuttal.

F. E. Kennemer,

Judge.

ENDORSED: Filed Sep. 16, 1926. H.P. Warfield, Clerk U.S. District Court.
H.W.J.

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

THE NORTHWESTERN MUTUAL LIFE
INSURANCE COMPANY OF MILWAUKEE,
WISCONSIN, A CORPORATION.

Plaintiff.

Equity No. 126.

vs.

ANNIE MARIE WASSON AND ELIZABETH
E. WASSON, A MINOR AND ANNIE MARIE
WASSON, AS EXECUTRIX OF THE ESTATE
OF OWEN M. WASSON, DECEASED.

Defendants.

O R D E R.

This cause coming on to be heard on this 16th day of September 1926, upon the verified application of the plaintiff and upon the stipula-

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
THURSDAY, SEPTEMBER, 16, 1926.

tion of the parties herein filed on this day:

IT IS ORDERED that the time allowed for the taking of depositions on behalf of the plaintiff in the above entitled cause be extended to an include the 20th day of October, 1926, and that the defendants have fifteen days thereafter within which to take testimony in rebuttal.

F. E. Kemmerer,
Judge.

ENDORSED: Filed Sep. 16, 1926. 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
FOR THE USE OF THE MUSKOGEE
(Creek) NATION,

Complainant.

vs.

No. 49 Equity.

A. J. KENNEDY, BOARD OF COUNTY
COMMISSIONER OF TULSA COUNTY
OKLAHOMA, et al.,

Defendants.

MODIFICATION OF DECREE.

Now on this 16th day of Sept. 1926, came on in regular order for hearing, the application of Defendant, Board of County Commissioners of Tulsa County, Oklahoma, for a modification in certain particulars, of the decree heretofore and on, to wit: the 16th day of October, 1925, filed in this cause. Defendant, Board of County Commissioners appearing by Bryon Kirkpatrick, as County Attorney, and complainant appearing by Louis N. Stivers, Assistant United States Attorney, and the Court having heard the argument of counsel, and being now well and fully advised in the premises, finds: that said decree should, as of right, be modified, in the particulars mentioned and set forth by defendant, Board of County Commissioners of Tulsa County, in its said motion to that end.

IT IS THEREFORE BY THE COURT, considered, ordered, and judged and decreed, that the decree in this cause, bearing date the day aforesaid be and the same is hereby modified in the following particulars, that is to say:

1st. that the improvements now, or heretofore placed and erected upon lots 1 and 6 in said Block 35, city of Tulsa, as set forth and mentioned in the Bill of Complaint, either or both thereof, were at all times subject to ad valorem taxes, under the laws of the State of Oklahoma, and of the United States.

2nd. That Lot 6 of said Block was and is subject to ad valorem taxes, under the laws of the State of Oklahoma, and of the United States, from and since the day and date upon which the same was by the Government of the United States sold.

3rd. That the interest required by W.E. Davis in and to Lot 1 of said Block 35, ascertain as the amount of purchase price on the date of first payment bears to the total purchase price of said Lot, was and is subject to ad valorem taxes from that date, under the laws of the State of Oklahoma and of the United States.

And it is further ordered, considered, adjudged and decreed that the premises so described, together with the improvements thereon are released from the operation of said decree, insofar as anything in said

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
THURSDAY, SEPTEMBER, 16, 1926.

decree contained could or might be construed to preclude the State of Oklahoma, and its subordinate subdivisions, from exercising the powers of taxation or from carrying out, and into effect the revenue laws of the State, against the real estate and improvements therein mentioned and hereinabove described and as herein specified.

F. E. KRAMER

District Judge.

ENDORSED: Sep. 16, 1926. H.P. Warfield, Clerk U. S. District Court.
H.W.J.

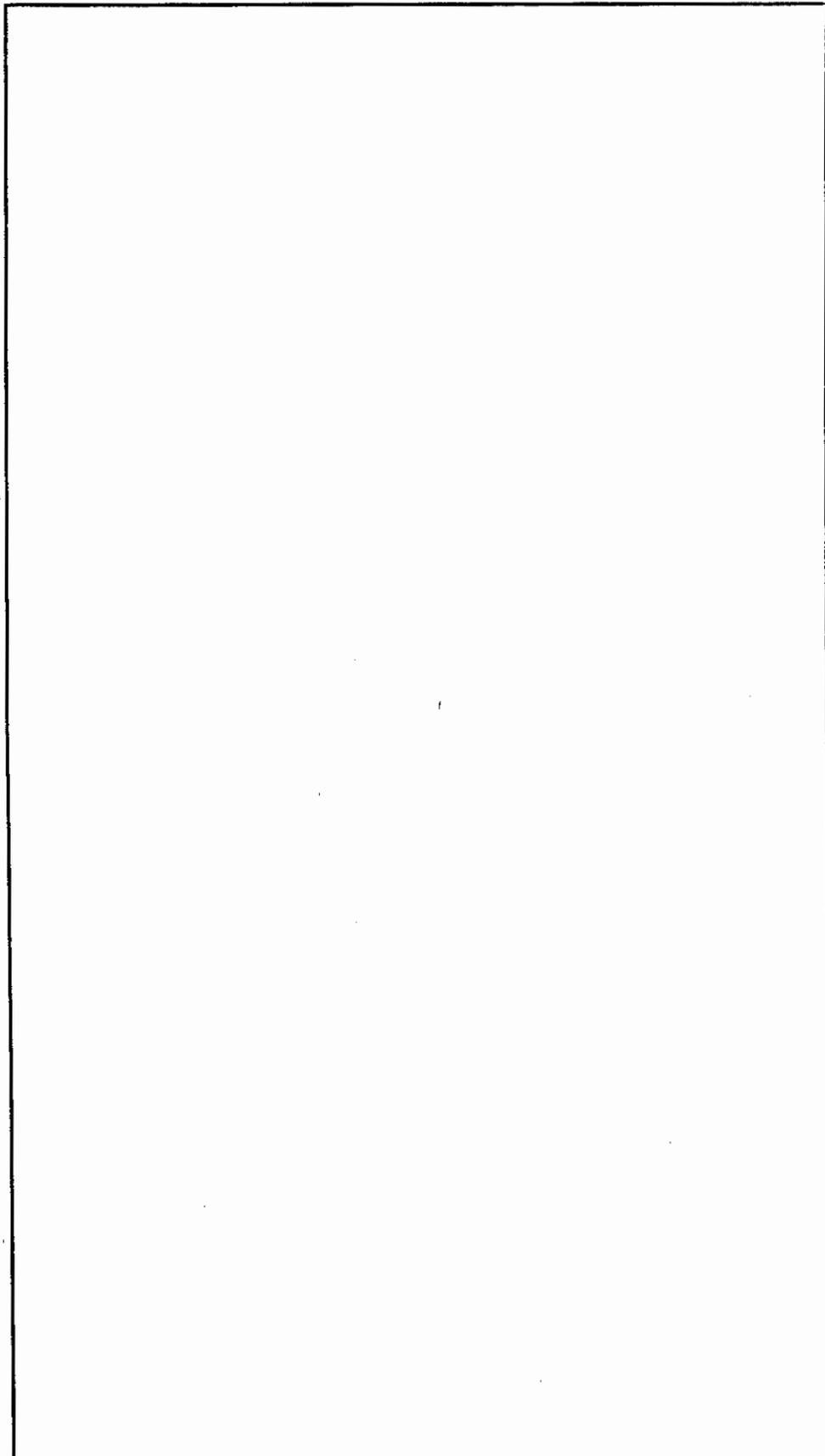
Joe H. TIGER, Plaintiff.
vs.
WILLIAM C. FEWELL, ET AL., Defendants.

}
} 164 Eq.
}

On this 16th day of September, 1926, it is by the Court ordered that leave be granted to file stipulations herein and it is further ordered that leave be granted to file certified copy of Dismissal in above entitled cause. Motion to dismiss is sustained and exceptions allowed, and plaintiff herein gives notice in open court of appeal and appeal bond is set at \$500.00. And it is further ordered that Journal Entry be filed herein.

Court adjourned until September, 20, 1926

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



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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
MONDAY, SEPTEMBER, 20, 1926.

Court convened pursuant to adjournment, Monday, September, 20, 1926, at 9:30 A. M. Present:
Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.
Thereupon, the following proceedings were had and entered, to-wit:

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

A. B. C. DAGUE,	Plaintiff.	} No. 70 Equity.
vs.		
AZTEC OIL COMPANY, A CORPORATION, AND EXCHANGE TRUST COMPANY, A CORPORATION,	Defendant.	
OIL WELL SUPPLY COMPANY,	Intervenor.	

O R D E R.

On this the 20th day of September, A.D. 1926, the above entitled action came to be heard upon the written application of the defendant, Aztec Oil Company, a corporation, for the appointment of a receiver in the above entitled action to take charge of and manage under the orders of the Court the property and assets of the defendant, Aztec Oil Company, and :

It having been made to appear to the court that the plaintiff in its original bill herein requested the appointment of a receiver and that the Oil Well Supply Company, the intervenor herein, which is a judgment creditors, has requested in writing the appointment of said receiver and it further appearing that the defendant, the Aztec Oil Company, under a written authorization of its directors, has requested the appointment of a receiver for the property and assets of said corporation; and it further appearing that W. R. Gray a bondholder and creditors of said corporation, has filed herein his written intervention joining in such request, and that the Pawnee Oil Producing Company, a creditor and bondholder, intervenes and joins in such request;

Plaintiff appears by his attorneys, Poe & Lundy, and defendant, Aztec Oil Company, appears by its attorneys, Robinett & Ford, and the intervenors, W. H. Gray and Pawnee Oil Production Company appear by their attorneys, West, Gibson, Sherman, Davidson & Hall;

The Court after hearing the evidence of witness in open court finds that this court has heretofore rendered a judgment in favor of the plaintiff and against the defendant, Aztec Oil Company, in the sum of \$32,000.00, together with interest in the sum of \$4713.34, and ordered the sale of properties of said defendant company mortgages to secure said indebtedness, including certain stocks held by said company, and certain bonds of said company to satisfy said judgment. The court further finds that the said W. H. Gray is the holder of bonds of said company in the sum of \$7000.00 par value and that the Pawnee Oil Production Company owns bonds of said company of the par value of \$127,000.00, and that the bonds owned by said W. H. Gray and Pawnee Oil Production Company constitute more than fifty per cent of the outstanding bond indebtedness of the said Aztec Oil Company. The Court further finds that the said Aztec Oil Company owns unsecured indebtedness amounting to over \$190,000.00, and that part of the bonds of said company are past due and in default and that the interest upon all of said bonds is past due and in default, and that the said defendant Oil Company has been sued in numerous cases in various courts of the State of Oklahoma, and its funds have been garnished and its ability to conduct its business thereby prevented, and that the said Aztec Oil Company has been unable to meet its pay roll and its operating expenses and that its affairs have been so complicated and affected as to prevent its further conduct of its business. That by reason of its funds being garnished and of its current income being pledged to the payment of certain indebtedness it has no current income upon which to operate and that unless the said company has relief from this court there is great danger that the properties and estate of the said Aztec Oil Company will be vested in litigation and its assets dissipated, to the prejudice of its creditors and its stockholders.

The Court finds that the application for the appointment of a receiver should be granted and that it is for the best interests of the stockholders of the defendant, Aztec Oil Company and the bondholders and the general creditors of said corporation that a receiver be appointed as prayed for.

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

NORTHERN
CITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
TUESDAY, SEPTEMBER 30, 1926.

The Court further finds that the bonds issued by said company are in default, that the appointment of a receiver is necessary to prevent the dissipation and waste of the properties of said corporation and to preserve the same for the benefit of the stockholders and the creditors of said corporation.

And it further appearing that the larger part of the property of the said defendant is situated in this district and jurisdiction, and most of the remainder of said properties are situated in the State of Oklahoma, and that it is necessary that a receiver for the said defendant corporation should be appointed by this Court to take charge of and administer all of the assets and property of the said defendant, Aztec Oil Company in the State of Oklahoma; and sufficient reason appearing for the granting of this order,

Now, upon motion of solicitors for the defendant, Aztec Oil Company, and for the Oil Well Supply, and W. H. Gray and Pawnee Oil Production Company, intervenors, it is

ORDERED, ADJUDGED AND DECREED: that Charles A. Coakley, of Tulsa Oklahoma, be and he is hereby appointed receiver of the defendant, Aztec Oil Company, and all of the properties situate within this jurisdiction and within the State of Oklahoma, belonging to the said defendant, Aztec Oil Company, real personal and mixed of whatsoever kind and description, including all lands, real estate, mineral rights, royalties, buildings, premises, property and appurtenances owned, controlled, leased or operated by the said defendant, all offices, furniture, fixtures, materials and supplies, oil and gas produced and in storage, books of account, records, and other books, papers and accounts, cash on hand or in bank or on deposit, things in action, credits, stocks, bonds, securities, debts, lease contracts, Muniments of title, bills and accounts receivable, rents, issues, profits, tolls, and income accruing and to accrue, as well as all interest, easements, privileges, franchises and appurtenances, and all assets and property of every kind, character and description whatsoever of said defendant within this jurisdiction or within the state of Oklahoma; with full authority immediately to take possession of and to preserve and protect its said properties within the State of Oklahoma in proper condition and repair. It is further

ORDERED, that said receiver be and he hereby is authorized and empowered to defend, compromise or adjust, intervene in or become party to such suits, actions, and proceedings at law or in equity in the State of Oklahoma (whether or not now pending), as may in his judgment be necessary or proper for the protection, maintenance and preservation of the said property and assets of the said defendant company within said state; and generally to do all acts and things necessary or proper to be done to protect, maintain and preserve the properties of which he is hereby appointed receiver for the benefit of the creditor of the said defendant company, with leave to apply from time to time, whenever necessary and as he may be advised, for further orders from this Court touching all and singular his rights and duties in the premises. It is further

ORDERED AND DECREED, that the defendant company and each and every one of its officers, directors, agents, and employees, and all other persons, including creditors and stockholders of the said defendant company, be and they hereby are required and commanded forthwith upon demand of the said receiver, or his duly authorized agent or agents, to turn over and deliver, to said receiver, or his duly constituted representatives, any and all books of account, vouchers, papers, deeds, leases, contracts, bills, notes, accounts, moneys and all other properties of the said defendant, real or personal, in his or their possession or control and within this jurisdiction. It is further

ORDERED AND DECREED, that the said defendant and each and every of its officers, directors, agents, and employees and all other persons claiming to act by, through, under or for said defendant, and all other persons, firms and corporations, including creditors and stockholders of the defendant company and including all sheriffs, marshals, constables and their agents and deputies, and all other officers are hereby enjoined from removing, transferring, disposing of or attempting in any way to remove transfer or dispose of or in any way interfere with any of the properties, assets, or effects, owned by or in the possession of the said defendant company in the state of Oklahoma and all said persons, firms and corporations are hereby enjoined from doing any act whatsoever to interfere with the possession and management by said receiver of any of the properties of the said defendant or from in any way interfering with said receiver in the discharge of his duties, and all creditors and stockholders of the said defendant company, and all other persons, firms and corporations

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

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NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
MONDAY, SEPTEMBER, 30, 1926.

are hereby enjoined from instituting or prosecuting or continuing its prosecution of any pending actions, suits or proceedings at law or in equity against the said defendant company and from levying any attachments, executions or other process upon or against any of the properties of said defendant, or from taking or attempting to take into their possession any of the said properties of the said defendant company, and from issuing or causing the execution or issuance out of any court of any writ, process, summons, replevin or any other proceedings for the purpose of impounding or taking possession of any of the property of the said defendant. It is further

ORDERED, that said receiver is authorized and directed, until the further order of this Court, to continue the operation of the business of said defendant company, and every part or portion thereof, within the state of Oklahoma.

That said receiver is empowered to employ, discharge, fix and pay the compensation of accountants, managers, superintendents, auditors and employees, as are in his judgment deemed necessary to aid in the discharge of his duties.

That said receiver shall, and is hereby so authorized, empowered and instructed, to make such repairs of the property in his possession as in his judgment may be proper and necessary for the maintenance thereof; and to keep such property insured to such extent as the said receiver deems advisable; and to pay all taxes, federal, state, county or municipal as in his judgment are proper; and to pay all rentals due from time to time on oil and gas leases of said company located within this jurisdiction.

Said receiver shall exercise all such other powers as are usually exercised by receivers and all such as are necessary or convenient to the proper conduct by him of the business of said defendant company, and to the discharge of such duties as are within the line, scope and purpose of his appointment.

That said receiver be, and he hereby is, directed, within sixty (60) days from this date, to prepare and file with the Clerk of this Court an inventory of all the property and assets of said defendant company within the state of Oklahoma, and also a report and statement showing the liabilities of said defendant company.

The Court expressly reserves to itself the right to pass upon, prepare, disapprove and discover and cancel any and all leases, arrangements and contracts of every kind and description under or by virtue of which the defendant company has been and is now operating, and no such leases, arrangements and contracts shall be regarded as binding or taken by the receiver herein appointed until expressly ordered by this Court in these proceedings, and nothing herein contained shall be considered or taken as in any way accepting, approving, satisfying or adopting any such leases, arrangements or contracts; it being provided, however, that the receiver is directed to pay rentals due on all oil and gas leases of said company, and the payment of same be, and the same hereby is, approved. It is further

ORDERED that the bond of said receiver in the sum of Fifteen Thousand Dollars (\$15,000.00) conditioned that he will well and truly perform the duties of the office and duly account for all monies and property which may come into his hands and custody, and perform all things which he shall be directed to do, with sufficient sureties to be approved by a judge of this Court, be forthwith filed with the Clerk of this Court.

Dated this 30th day of September, 1926.

F. D. W. [Signature]
United States District Judge.

ENTERED: Filed Sep. 28, 1926. U.S. District Court, Tulsa, Oklahoma.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
MONDAY, SEPTEMBER 20, 1926.

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

A. R. C. DAGUE,	Plaintiff.)	
vs.)	
AZTEC OIL COMPANY,)	No. 70 Equity
a corporation, and)	
EXCHANGE TRUST COMPANY,)	
a corporation,	Defendants.)	

ORDER.

Now on this 20th day of September, 1926, the above entitled cause came on for hearing upon the petition of W. H. Gray and Panhandle Oil Production Company for leave to intervene in this cause, and the Court having heard the said petition and being advised in the premises

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the court that they be and are hereby granted leave to intervene and to file their petition in intervention herein.

W. E. Kennamer,
Judge.

ENDORSED: Filed Sep. 20th, 1926. W.P. warfield, Clerk U.S. District Court.
R.C.

Court adjourned until September, 21, 1926.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
TUESDAY, SEPTEMBER, 21, 1926.

Court convened pursuant to adjournment, Tuesday, September, 21, 1926. Present:

Hon. F. E. Kennemer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered,
to-wit:

UNITED STATES OF AMERICA,	Plaintiff.)	
vs.)	169 Eq.
J. FRANK CARLOCK,	Defendant.)	

On this 21st day of September, 1926, it is by the Court ordered that an attachment be issued out of this Court for Clara Henderson, Pitcher St. Picher, Oklahoma a witness in above entitled cause. Whereupon, it is ordered that hearing be and same is hereby continued.

Court adjourned until September, 22, 1926.

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

NORTHERN
DISTRICT OF OKLAHOMA
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
WEDNESDAY, SEPTEMBER, 22, 1926

Court convened pursuant to adjournment, Wednesday, September 22, 1926. Present.

Hon. F. E. Kennamer, Judge of said Court presiding.
H. P. Warfield, Esq., Clerk of said 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.

RUTHERFORD B. BUTTS, RECEIVER OF THE FIRST NATIONAL BANK IN KEIFER, OKLAHOMA.	Plaintiff.)	No. 178 Equity
vs.)	
W. O. KING,	Defendant.)	

ORDER EXTENDING TIME IN WHICH TO PLEAD.

WHEREAS, it appearing to this court that the time allowed to the Defendant in the above named cause, W. O. King, in which to plead or answer to the Bill of Complaint of the Plaintiff herein filed, has expired, and that said Defendant has not yet filed pleading or answer therein;

AND IT FURTHER APPEARING TO this Court that the ends of justice and equity will be best served by the granting to said Defendant W. O. King of an additional time in which to plead in said cause;

IT IS HEREBY ORDERED AND DECREED that the said Defendant hereinabove named, W. O. King, shall be allowed fifteen (15) days additional, subsequent to the date of this order, in which to answer or to plead in the above named cause.

F. E. Kennamer,
Judge

ENDORSED: Filed Sep. 22, 1926. H.P. Warfield, Clerk U.S. District Court
H.P.W.

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

ROBINSON TOOL COMPANY, A Corporation,	Plaintiff.)	In Equity No. 72
vs.)	
A. B. CROWELL, ERD V. CROWELL, individually and as copartners doing business as the CROWELL COMPANY, AND THE LORRAINE CORPORATION, a corporation.	Defendant.)	FINAL DECREE.

It is hereby ordered, adjudged and decreed in the above entitled suit as follows:

(1) That the bill of complaint in the above entitled suit be dismissed for want of equity without costs to either party.

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

(NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
WEDNESDAY, SEPTEMBER, 22, 1926

(2) That Letters Patents of the United States mentioned in defendants' counterclaim, namely, No. 1,432,017, bearing date of the 17th of October, 1922 granted to Erd V. Crowell for Oil-Well-Casing Cementing Shoe and Letters Patent No. 1,502,179, bearing date of the 22nd day of July, 1924 granted to Erd V. Crowell for Apparatus for a Method of Cementing Oil-Well-Casings are both good and valid in law; that defendant Erd V. Crowell is the owner thereof subject, however, to an agreement in writing made and entered into in, December, 1924, by and between defendant Erd V. Crowell as party of the first part, and defendant Lorraine Corporation, as party of the second part, whereby said Erd V. Crowell promised and agreed upon request, to assign an undivided one-half interest in and to each of said Letters Patent hereinbefore mentioned to defendant Lorraine Corporation, and subject also to an exclusive license granted in and by the same instrument in writing to make, use and sell the said inventions described and claimed in each of said Letters Patent throughout the United States for and during the full term thereof; that said defendant Lorraine Corporation is, by virtue of said agreement, an exclusive licensee under said Letters Patent; that plaintiff, Robinson Tool Company, a corporation, has infringed upon said Letters Patents and each of them by making, selling, and using the apparatus described and covered in said Letters Patents and by using the process therein described and covered within the Northern District of Oklahoma, without the license for authority of defendants; that plaintiff was duly notified and informed prior to the filing of this suit of the grant and issuance of said Letters Patent and each of them, and of the ownership thereof by defendant, Erd V. Crowell, (Subject to the agreement and license hereinabove mentioned) and were aware of defendants' exclusive rights thereunder and not withstanding such knowledge, infringed said Letters Patent; that each and every of the devices described in said Letters Patents and containing the inventions thereof, made, used, or sold by defendants or either of them was duly marked "Patented" together with the day and date of issuance of each of said Letters Patents all in accordance with the statutes in such cases made and provided.

(3) That a writ of injunction issue out of and under the seal of this Court enjoining and restraining plaintiff, Robinson Tool Company, a corporation, its agents, attorneys, employees, confederates, associates and all persons in privity with them or any of them, from directly or indirectly making or causing to be made, using or causing to be used, selling, or causing to be sold, cementing shoes or apparatus for cementing oil-well casings, covered by said Letters Patents 1,432,017 and 1,502,179 or either of them and from using the methods of cementing oil-well casings or of sealing wells described and covered by said Letters Patents or either of them or embodying or containing the invention or inventions set forth and claimed in and by said Letters Patents or either of them, and from in any manner infringing upon or violating said Letters Patent or the rights of either of defendant thereunder, or from contributing to any such infringement.

(4) That plaintiff has not infringed upon said Letters Patents or either of them to any such extent as to require a reference to a Master to inquire into damages suffered by defendants or profits derived by plaintiff from the infringement hereinbefore found.

(5) That each party pay its or his own costs.

Entered this 22nd day of September, 1926.

F. E. Kennamer,
United States District Judge.

ENDORSED: Filed Sep. 22, 1926. H. L. MacCallis, Clerk of U. S. District Court
H.W.J.

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

NORTHERN
DISTRICT OF OKLAHOMA
REGULAR SESSION.

District of
OKLAHOMA.
TULSA, OKLAHOMA.

OKLAHOMA.
THURSDAY, SEPTEMBER, 23, 1926.

Court convened pursuant to adjournment, Thursday, September, 23, 1926. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. Werfield, Esq., Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered, to-wit:

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

LEONARD D. INGRAM,)
Plaintiff.)
vs.)
F. E. CLARK AND J. P. FLANNAGAN,) No. 177 Equity.
Defendants.)

ORDER AUTHORIZING PLAINTIFF TO TAKE DEPOSITIONS.

Now, on this 23 day of September, 1926, came on to be heard the motion of the plaintiff Leonard D. Ingram, for authority and permission to take depositions in the above entitled and numbered action; and after hearing said application, and being well and sufficiently advised:

IT IS BY THE COURT ORDERED THAT the plaintiff be, and he is hereby authorized to take the depositions of Charles A. Chandler, Peter Blake, Willie Dunlop, Carr Feingold, Carl Feingold, Gertrude Foster, Wilbert Grace, Wilbert Grace, Nathaniel Burwell, Raymond Rose, Clarence Green, Robert Gorham, William Spriggs, Rudolph Rhomas, Herman Pinedo, Yetta Levine and certain officers, agents and employees of the Western Union Telegraph Company, the American Express Company, the Chelsea Exchange Bank, the Young Men's Christian Association, all in the City of New York, whose names are at this time unknown to plaintiff, and also the deposition of the plaintiff, in the City of New York, state of New York, before any Notary Public having an office in said City; and he is further authorized to take the depositions of Charles A. Chandler, L. R. Busch, Charles Aerie, Evelyn Smallwood also the proprietor, manager, agent and employees of the Roland Garage at Atlantic City, New Jersey, whose names are to the plaintiff unknown, and also the deposition of the plaintiff before any Notary Public having an office in said City; and IT IS FURTHER ORDERED that notice of the time and place of taking said depositions shall be given to the said defendants for a sufficient length of time to give them a reasonable opportunity to be present and that the said defendants shall be served with notice at least five (5) days prior to the beginning of the taking of said depositions.

IT IS FURTHER ORDERED that the said depositions shall be certified and transmitted to the clerk of this Court in the same manner as depositions are certified and transmitted under the laws of the State of Oklahoma in an action pending in the Courts of the State of Oklahoma.

F. E. Kennamer,
Judge.

ENDORSED: Filed Sep. 23, 1926. H.P. Werfield, Clerk U.S. District Court.
L.W.J.

UNITED STATES, Plaintiff.)
vs.) 169 Eq.
J. FRANK CARLOCK, Defendant.)

On this 23rd. day of September, 1926, it is by the Court ordered that Clara Henderson, witness in above entitled cause, stand on personal recognizance to 9:30 A.M. Sept. 24, 1926.

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

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NORTHERN EQUITY SESSION. District of TULSA, OKLAHOMA. OKLAHOMA. THURSDAY, SEPTEMBER, 23, 1926.

HENRY BUFFINGTON, et al., Plaintiff, vs. PRAIRIE OIL & GAS COMPANY, Defendant.

No. 170 Equity.

On this 23rd. day of September, 1926, the above entitled cause comes on for hearing. Plaintiff is represented by Carter Smith and defendant by Paul B. Mason, J. J. Hull and N. A. Gibson, their attorneys. Whereupon, it is ordered, that plaintiff be granted leave to file supplemental petition herein and defendant granted leave to refile answer herein to amended Bill of Complaint. Opening statements of counsel heard and thereafter the following witnesses sworn for plaintiff, F. M. Maitland and W. H. Moseley and for defendant, Kelly Brown, Fred S. Cook, and A. M. Gehler.

Now at this time it is ordered that cause be and same is hereby continued to Sept. 2, 1926. 9:30 A.M.

Court adjourned until September, 24, 1926.

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

NORTHERN
FAMILY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
FRIDAY, SEPTEMBER, 24, 1926.

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

HENRY BUFFINGTON, STELLA THORNTON,
ROBERT THORNTON, SADIE WELCH, ELISE GORDON
JOE THOMPSON, HENRIETTA THORNTON, BETTIE
JOHNSON, CARTER SMITH, I. O. STEWART, A. H.
SHARUM, AND EUNICE WELCH.

Plaintiffs,

vs.

In Equity No. 170

THE PRAIRIE OIL AND GAS COMPANY,
A corporation,

Defendant.

FINAL DECREE.

This cause came on for hearing in regular order, on the 23rd
day of September, 1926,

The plaintiffs appeared in person and by Carter Smith, S. E.
Dunn and Emmett Stewart, their attorneys, and the defendant appearing by
Paul E. Mason, West, Gibson, Sharum, Davidson & Hull, its attorneys.

Thereupon, all parties announcing ready for trial, evidence
was offered on behalf of the plaintiffs, and

Now on this 24th day of September, 1926, this cause comes on for
further hearing.

Thereupon, upon motion duly made, it is ordered and adjudged
that Lone Welch, Will Love and Clara McMullen be made additional parties
plaintiff herein, said parties being in open court, consent thereto and
enter their appearance in this cause.

Thereupon, the evidence is closed and the Court finds the issues
of fact herein in favor of the defendant, and finds further that the defen-
dant is holding, as accrued royalties upon the lands involved in this
cause, the sum of \$6016.34, which sum of accrued funds the plaintiffs are
entitled to recover.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the plain-
tiffs take nothing as against the defendant, by reason of this decree,
except that the plaintiff or their assigns have and recover of and from
the defendant the sum of \$6016.34, the accrued royalties, as aforesaid.
Provided, however, that so much of said funds as may be due A. H. Sharum,
I. O. Stewart, Lone Welch, Will Love, and Clara McMullen, or Henry Buff-
ington, be held and retained by the defendant, until the controversies
between said parties, concerning their right to accrued royalties, be sett-
led or finally determined.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED, that the respective
parties hereto pay their own witnesses fees.

F. E. Kennamer,
Judge.

O.K. Carter Smith, Atty. for Plaintiffs.
S. E. Dunn, Atty. for Eunice Welch
R. Emmett Stewart, Atty. for Henry Buffington, Lone Welch, Will
Love Stella Thornton Clara McMullen.

ENDORSED: Filed Sep. 24, 1926. E.P. Warfield, Clerk U.S. District Court.
H.W.J.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA,

OKLAHOMA.
FRIDAY, SEPTEMBER, 24, 1926.

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

CARTER OIL COMPANY,)
Plaintiff.)
vs.)
SCOTT, et al.,)
Defendants.)

No. 10 Equity.

O R D E R.

Application having been made to me by counsel representing defendants in the above entitled cause to withdraw from the Court Clerk's office the files in the above case for the purpose of aiding them in preparing their record for appeal of this cause and the Court being satisfied that said files are necessary for that purpose

IT IS ORDERED that G.R. Werner, Attorney for some of said Defendants, be permitted to take said files from the Clerk's office for such period as is necessary to prepare a record for appeal to the Circuit Court of Appeals.

Dated this 24th day of September, A. D. 1926.

F. E. Kellner,
Judge.

Received above records from the Clerks office this 24 day of Sept. 1926.

G. R. Werner.

ENDORSED: Filed Sep. 24, 1926. H.P. Warfield, Clerk U.S. District Court.
H.P.w.

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

UNITED STATES ,)
Plaintiff.)
vs.)
JOE COCKRUM,)
Defendant.)

No. 150 Eq.

WARNING ORDER.

On this, the 24th day of September, 1926, came on to be heard in open court the application of the plaintiff in the above styled and numbered cause for an order directing the absent and non-resident defendant to answer herein, and it appearing to the Court that this suit is commenced by the plaintiff, seeking to set aside certain instruments therein set forth and to remove cloud from the title to land situate in the Northern District of Oklahoma, described as follows, to-wit:

The East Twenty Acres, of Lot one,
of Section Twelve, Township Twenty
Two, North, and Range Fifteen East,

situated in Rogers County, in the Northern District of Okla., said land being a portion of the allotment of Bunch Dyer, a restricted citizen of the Creek Nation, that diligent search for said defendant has been made by the Department of the Interior through the office of the Superintendent for the Five Civilized Tribes and its Field Clerks; that the whereabouts of said defendant is to this plaintiff known to be in Tulsa, Okla., in the Eastern District of Oklahoma, and that personal service upon said defendant is impracticable and impossible through the usual channels and means

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

NORTHERN

District of

OKLAHOMA.

REGULAR SESSION.

TULSA, OKLAHOMA.

FRIDAY, SEPTEMBER, 24, 1926

and that said defendant has not voluntarily appeared herein to answer plaintiff's Bill of Complaint; and the Court being of the opinion that said order should be granted, it is ordered that defendant, Joe Graham, answer said Bill of Complaint in or before the 15th day of November, 1926 that a copy of this order be served on said defendant if possible and otherwise to be published once each week for six consecutive weeks in the "Progress", a newspaper published by Claremore in Rogers County, in the Northern District of Oklahoma.

F. E. Kennamer,
Judge.

ENDORSED: Filed Sep. 24, 1926. H.P. Warfield, Clerk U. S. District Court L.W.J.

FREDERICK A BRINKMAN, Plaintiff.)
vs.) 167 Eq.
PAUL J. CORN, Defendant.)

On this 24th day of September, 1926, the above entitled cause comes on for further hearing and witnesses for plaintiff and defendant are sworn and testify. Plaintiff rests. Defendant demurs to evidence, arguments are heard and overruled.

The Hour for adjournment having arrived it is ordered that said cause be and same is hereby continued to 9:30 A.M. September, 25th, 1926.

UNITED STATES, Plaintiff.)
vs.) 169 Eq.
J. FRANK CARLOCK, Defendant.)

On this 24th day of September, 1926. it is ordered that Clara Henderson witness in above entitled cause be discharged.

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

UNITED STATES OF AMERICA, Plaintiff.)
vs.) Equity No. 169.
J. FRANK CARLOCK, Defendant.)
F. M. SPARKS, Intervenor.)

JOURNAL ENTRY.

The above entitled cause having come on for hearing in said Court, and the Court having jurisdiction of the parties to said suit, and all the subject matter of said suit, and the intervenor, F. M. Sparks having filed herein his petition in intervention, and the Court having heard the testimony, and argument of counsel, did on the 24th day of September, 1926, find the issues in said case in favor of the complainant and against the defendant and entered a decree for a permanent injunction in said case.

Now therefore, take notice that J. Frank Carlock, defendant herein, his servants, agents, subordinates, employees, co-adjutors, and any persons claiming by, through, or under said defendant, including F. M. Sparks, Intervenor, and present owner of said property, his agent, servants, subordinates, or employees and any person claiming by or

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

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NORTHERN

District of

OKLAHOMA.

through him, are hereby restrained from selling, manufacturing, or storing any liquor as defined in the National Prohibition Act, upon the following land and premises;

Carlock Drug Store, No. 2, situated on South Main St., a one story building facing East on the west Side of Main Street, and on the Southwest Corner of Second and Main Streets in the Town of Picher, Ottawa County, Oklahoma;

It is further ordered and decreed that the intervenor F. M. Sparks, be and he is hereby permitted to occupy or rent for a Drug Store or other lawful business the said premises.

IT IS FURTHER ORDERED, adjudged and decreed, that the said permanent injunction issued herein shall and does enjoin the said F. M. Sparks, his servants, agents, subordinates, and employees, as well as the other defendants in said cause, from selling, bartering, manufacturing or storing in said premises or any part thereof any intoxicating liquor as defined in the National Prohibition Act, and from maintaining said premises as a common nuisance.

It is further Ordered, Adjudged and Decreed that the intervenor F. M. Sparks, execute and file herein a bond in the penal sum of One Thousand Dollars conditioned that the said F. M. Sparks, his employees, agents or servants shall not manufacture, sell or store any intoxicating liquors as defined in the said National Prohibition Act upon said premises, and that he will pay all fines, costs and damages that may be imposed or assessed for any violation of Title Two of the National Prohibition Act, hereafter occurring.

Done this 24th day of September, 1926, at Tulsa, Oklahoma.

F. E. Kammmer,
Judge.

C. N. LOUIS N. STIVERS,
Assistant United States Attorney.

C. N. JOHN T. FARLEY,
Attorney for Intervenor.

ENDORSED: Filed Sep. 24, 1926. H. P. Warfield, Clerk U.S. District Court.
L.W.J.

Court adjourned until September, 25, 1926.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
SATURDAY SEPTEMBER, 25, 1926

Court convened pursuant to adjournment, Saturday, September, 25, 1926. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered, to-wit :

F. A. Brinkman, Plaintiff.)
vs.) #167 Equity.
Paul J. Corn, Defendant.)

On this 25th, day of September, 1926, the above entitled cause comes on for further hearing. All parties present as before and the following witnesses are sworn, Morris H. Boher, Joseph A. Putter for defendant and thereafter defendants rest. R. L. Barnhill is recalled by plaintiff and thereafter plaintiff rests. Thereupon, it is ordered that cause be continued to Monday, October, 4, 1926 and restraining order to remain in full force for that time, and both parties to file briefs.

Court adjourned until September, 27, 1926.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
MONDAY, SEPTEMBER, 27, 1926.

Court convened pursuant to adjournment, Monday, September, 27th., 1926. Present:

Hon. F. E. Kennemer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of 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.

EDWARD A. KLIEWER,	Complaint,)	
)	
vs.)	No. 20 Equity.
CHARLES H. BROWN, doing business)	
as the BROWN WELDING & MACHINE CO.,)	
	Defendant.)	

FINAL DECREE.

This cause having been tried on final hearing by the Honorable Franklin E. Kennemer, Judge of the United States District Court for the Northern District of Oklahoma several months prior to the date of this decree, at which trial the complainant Edward A. Kliewer appeared in person and by his attorneys of record, Wesley A. Disney and R. W. Stoutz of Tulsa, Oklahoma, and the defendant Charles H. Brown appeared in person and by his attorneys of record H. A. Leaverton of Breckenridge, Texas, and Woodard & Westhafer of Tulsa, Oklahoma, and at which trial both complainant and defendant presented all of their testimony, evidence and argument, and thereafter submitted written briefs for the consideration of the Court, has been duly considered by the Court.

The Court notified the parties litigant herein of his intention to render a final decree in this matter on the 27th day of September, 1926, at which time attorneys of record for both complainant and defendant appeared.

The Court finds that under the pleadings there is only one defendant involved in this action, to-wit, Charles H. Brown, doing business as Brown Welding & Machine Company.

The Court finds the issues presented in this cause in favor of the defendant Charles H. Brown and resolves the questions raised in the pleadings herein against the complainant.

The Court finds that the defendant is not and has not infringed upon the patent of complainant, as alleged in complainant's complaint. The Court further finds that the complainant of complainant should be dismissed; that no injunction should be granted complainant, and that no damages or accounting should be decreed for the complainant.

It is therefore ordered and adjudged that the Court find the issues of this cause in favor of the defendant; that complainant have and receive no judgment or decree against the defendant, and that the costs of this action be taxed against the complainant, and it is so ordered.

To all of this decreed and the judgment herein rendered the complainant Edward A. Kliewer excepts, and the Court orders the Clerk of this Court to note the exceptions of said complainant.

Done in open court, this the 27th day of September, 1926.

F. E. Kennemer,

Judge of the United States District
Court for the Northern District of
Oklahoma.

O.K. as to form

Attorneys for Edward A. Kliewer.

W.D. SEDI Filed Sep. 27, 1926. H.P. Warfield, Clerk U.S. District Court

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

NORTHERN
EQUITY SESSION.District of
TULSA, OKLAHOMA.OKLAHOMA.
MONDAY, SEPTEMBER, 27, 1926.IN THE UNITED STATES DISTRICT COURT FOR
THE NORTHERN DISTRICT OF OKLAHOMA.

OIL WELL IMPROVEMENTS CO.,)	
a Corporation,)	
)	
vs.)	Number, 65 Equity.
)	
B. F. PALMER,)	
)	
Defendant.)	

ORDER SETTING CAUSE FOR FINAL
HEARING BEFORE SPECIAL MASTER.

Now on this 27th day of September, 1926, on application of the plaintiff herein to set the above entitled cause for final hearing before the undersigned Special Master on the defendant's report in accounting and on the interrogatories propounded to the said defendant and by him answered under oath.

It is ordered, adjudged and decreed that the above cause be set for final hearing the undersigned Special Master at his office in the Palace Building in the city of Tulsa, Oklahoma, on the 5th day of October, 1926, at the hour of ten (10) o'clock, A.M. which time the said defendant, B. F. Palmer, is ordered to appear and submit to examination on said report and interrogatories.

F. A. Bodovitz,
Special Master.

Service of the above order and receipt of a copy thereof is hereby acknowledged this 27th day of September, 1926.

Moss & Farmer,
Attorneys for the Defendant.
B. F. Palmer.

ENDORSED: Filed Sep. 27, 1926. H.P. Warfield, Clerk U.S. District Court
H.W.J.

Court adjourned until September, 28, 1926.

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

NORTHERN
EQUITY SESSION.District of
TULSA, OKLAHOMA.OKLAHOMA.
TUESDAY, SEPTEMBER, 28, 1926.

Court convened pursuant to adjournment, Tuesday, September, 28, 1926. Present:

Hon. F. E. Kennemer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon, 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.

CARTER HALLS-ALDINGER COMPANY,)	
a Corporation,)	
)	Complainant.
vs.)	
CHARLES WEST AND EVERETT PETRY)	No..... Equity/
Partners and West & Petry, a)	
partnership composed of Charles)	
West and Everett Petry.)	
)	Defendants.

O R D E R.

This matter comes on for hearing before Hon. Franklin E. Kennemer, Judge of the United States District Court for the Northern District of Oklahoma, upon the verified petition of the Plaintiff filed herein, and it appearing to the court from the facts alleged in said verified petition that the plaintiff is entitled to the relief prayed for, and it further appearing that said plaintiff will suffer irreparable damages and injury unless the said defendants and each of them are restrained forthwith and without notice:

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the defendants, Charles West and Everett Petry individually and the copartnership of West & Petry, composed of Charles West and Everett Petry, their servants, agents and all persons acting by or under their authority be, and they are hereby enjoined and restrained from attempting to enforce said judgment purporting to be rendered by the District Court of Oklahoma County, Oklahoma, on the 24th day of August, 1926, wherein the said Charles West and Everett Petry, and the co-partnership of West & Petry, were plaintiffs and the said Carter Halls-Aldinger Company was defendant being cause No. 50733 in said Court, and from taking any action thereunder, and from issuing any process thereon and from taking any steps to enforce said judgment and from doing any act or bringing any suit or proceedings in pursuance of said judgment either in the District Courts of the State of Oklahoma or the courts of any other state, or in the United States District Court of any state and from doing any act whatsoever or asserting any right or remedy under said purported judgment until further order of this court.

IT IS FURTHER ORDERED that the application of the complainant for a temporary injunction is hereby set down for hearing at 10 o'clock, A. M. on the 8th day of October, 1926, in the United States District Court for the Northern District of Oklahoma, in the City of Tulsa, Oklahoma, and that notice thereof be given to said defendants at least 5 days prior to said hearing.

Dated this 28 day of September, 1926.

F. E. Kennemer,
Judge.

ENDORSED: Filed Sep. 28, 1926. 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.

EQUITY SESSION.

TULSA, OKLAHOMA.

TUESDAY, SEPTEMBER, 28, 1926.

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

A. B. C. DACUE,

Plaintiff,

vs.

AZTEC OIL COMPANY, A CORPORATION
AND EXCHANGE TRUST COMPANY, A
CORPORATION, Defendants.

OIL WELL SUPPLY COMPANY

Intervenor.

No. 70 Equity.

O R D E R.

Now on this 28 day of September, 1926, comes on for hearing the application of receiver for authority of this court to finish the drilling of an oil and gas well located on the lease of the Aztec Oil Company, a corporation, covering the following described lands located in Creek County, Oklahoma, to-wit:

The Northwest Quarter of the Northeast Quarter of
Section 11, Township 14 North, Range 8 East,
Creek County, Oklahoma, known as the Florence
White lease No. 4.

And the Court being fully advised in the premises finds that said application should be sustained and that it is for the best interests of said estate and all persons interested in the same that said well be drilled and completed as prayed for in said application.

IT IS THEREFORE ORDERED that said receiver be and he is hereby authorized to complete said well to the approximate depth of 2500 feet and to purchase approximately 1350 feet of 6-5/8 inch casing, twenty-four pounds, at a cost of approximately \$1.08 per foot, and to enter into a contract for the drilling of said well to the said depth of approximately 2500 feet. Said receiver is hereby authorized to do all things necessary to the completion of said well to the said depth, and he is further authorized to pay for the cost of completing said well to the depth of 2500 feet and the cost of said casing aforesaid out of the revenues income and property and estate of the said Aztec Oil Company, not to exceed, however, the sum of \$6,000.00. That on the completion of said well he file in said court an itemized statement of the cost and expenses of completing said well to said depth of approximately 2500 feet.

Done in open court this 28 day of September, 1926.

F. E. Kennemer,
Judge.

ENDORSED: Filed Sep. 28, 1926. H.P. Warfield Clerk of U.S. District Court
L.W.J.

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

NORTHERN
EQUITY SESSION.District of
TULSA, OKLAHOMA.OKLAHOMA.
THURSDAY, SEPTEMBER, 28, 1926.IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

A. B. C. DAGUE,	Plaintiff.	}	No. 70 Equity.
va.			
AZTEC OIL COMPANY, a corporation,	Defendants.	}	
and EXCHANGE TRUST COMPANY, a corporation,			

O R D E R.

Now on this 28 day of September, 1926, came on for hearing the application of receiver, Charles A. Conkley, for an order of this Court authorizing him to make repairs on Gasoline Plant No. 1 of the Aztec Oil Company located at Jenks, Oklahoma, which he, the said receiver, is now operating. And it appearing to the court that it is necessary that said repairs be made, and that it is necessary to the best interest of said estate that the same be made, and that the same will cost approximately \$400.00.

IT IS ORDERED that said receiver be and he is hereby authorized to repair said gasoline plant No. 1, located at Jenks, Oklahoma, at an approximate cost not to exceed \$75.00, and to enter into all contracts necessary to effectuate said repairs and to pay for the same out of the revenues, income, property and estate of the Aztec Oil Company,

Done in open court this 28 day of September, 1926.

F. E. Kennemer,

Judge.

ENDORSED: Filed Sep. 28, 1926. 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.

A. B. C. DAGUE,	Plaintiff.	}	No. 70 Equity.
va.			
AZTEC OIL COMPANY, a corporation, and EXCHANGE TRUST COMPANY, a corporation,	Defendants.	}	
OIL WELL SUPPLY COMPANY,	Intervenor.	}	

O R D E R.

Now on this 28th day of September, 1926, comes on for hearing the application of the receiver heretofore appointed by this court of the properties of the defendant above named, the Aztec Oil Company, a corporation, for an order of this court requiring creditors of said Aztec Oil Company, a corporation, to file verified claims showing the nature and amounts of such claims and lien preference and priority of any such creditors' claims after publication notice has been given as shall be required by this court, and it further appearing that there are a large number of creditors of said defendant, the Aztec Oil Company, within the state of Oklahoma within the Northern, Western and Eastern judicial dis-

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

THURSDAY, SEPTEMBER 28, 1926.

districts of the United States Courts of Oklahoma, who are entitled to participate in the estate of said defendant corporation, the Aztec Oil Company, and it further appearing that the application of said receiver for a supplemental order should be granted:

IT IS THEREFORE ORDERED that said receiver be and he is hereby directed to publish notice to creditors of said defendant company, the Aztec Oil Company, a corporation, requiring said creditors to file with the said receiver, within 40 days from the first publication of such notice, claims, duly verified, the nature and amounts of such claims and lien preference of priority of any such creditors claims and that the receiver shall cause notice to be published in a daily newspaper of general circulation in each of the districts comprising the United States Court for the Northern District of Oklahoma, the United States Court for the Eastern District of Oklahoma and the United States Court for the Western District of Oklahoma. Such publication shall be made in said newspapers respectively once a week on the same day of the week for four consecutive weeks, and said receiver shall thereafter file herein due proof of such publication. Said receiver shall also, as soon as he can reasonably do so after the first publication, mail copies of such notices to such persons as are shown by the books of the said Aztec Oil Company to be creditors of the said Aztec Oil Company, such notices to be mailed to the last known addresses of said creditors, as shown by the records of said Aztec Oil Company. All creditors of the said Aztec Oil Company within the said State of Oklahoma and within the said territory comprising the United States Court for the Northern District of Oklahoma, the United States Court for the Eastern District of Oklahoma and the United States Court for the Western District of Oklahoma, failing to file with said receiver verified claims as herein provided within 120 days from the date of the first publication of said notice shall be barred and not permitted or allowed to participate or receive any payments upon their respective claims either from the income and property or business of said Aztec Oil Company or from the proceeds of the sale thereof. After said claims are filed by said creditors said receiver is directed within 30 days to file a report to this court showing the amounts of all claims existing and outstanding against said Aztec Oil Company, the character and lien, if any, of such claims and indebtedness, together with any objection he has to the allowance of same. The complainant, intervenors, defendants, creditors and all persons interested in the estate of the said Aztec Oil Company, a corporation, are permitted to file objections to the allowance of any such claims so filed with the receiver, and if any such objections are filed the same will be heard by this court or by a Master appointed for such purpose.

IT IS FURTHER ORDERED that nothing in this supplemental order contained shall be taken as restraining or modifying in any wise the force and operation of the order of this court appointing receiver for the said Aztec Oil Company, a corporation, said order having been made and entered on the 20th day of September, 1926, aforesaid.

Done in open court this 28th day of September, 1926.

F. E. Kennemer,

Judge.

ENDORSED: Filed Sep. 28, 1926. H.P. Warfield, Clerk U.S. District Court.
L.W. J.

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

NORTHERN EQUITY SESSION. District of OKLAHOMA. TULSA, OKLAHOMA. THURSDAY, SEPTEMBER, 28, 1926.

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

WALBRIDGE, ALDINGER COMPANY, a corporation, Complainent. vs. CHARLES WEST AND EVERETT PETRY, PARTERS, AND WEST & PETRY, A PARTNERSHIP composed of Charles West and Everett Petry. Defendants. No. 181 Equity.

ORDER.

This matter comes on for hearing before Hon. Franklin E. Kennamer, Judge of the United States District Court for the Northern District of Oklahoma, upon the verified petition of the complainant filed herein, and it appearing to the court from the facts alleged in said verified petition that the plaintiff is entitled to the relief prayed for, and it further appearing that said plaintiff will suffer irreparable damages and injury unless the said defendants and each of them are restrained forthwith and without notice;

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the defendants, Charles West and Everett Petry individually and the co-partnership of West & Petry, composed of Charles West and Everett Petry, their servants, agents and all persons acting by or under their authority be, and they are hereby enjoined and restrained from attempting to enforce said judgment purporting to be rendered by the District Court of Oklahoma County, Oklahoma on the 24th day of August, 1926, wherein the said Charles West and Everett Petry, and the co-partnership of West & Petry, were plaintiffs and the said Walbridge, Aldinger Company was defendant, being cause No. 50732 in said court, and from taking any action thereunder, and from issuing any process thereon and from taking any steps to enforce said judgment and from doing any act or bringing any suit or proceedings in pursuance of said judgment either in the District Courts of the State of Oklahoma or the courts of any other state, or in the United States District Court of any other state and from doing any act whatsoever or asserting any right or remedy under said purported judgment until further order of this court.

It is further ordered that the application of the complainant for a temporary injunction is hereby set down for hearing at 10 o' A.M. on the 8th day of October, 1926, in the United States District Court for the Northern District of Oklahoma, in the City of Tulsa, Oklahoma, and that notice thereof be given to said defendant at least 5 days prior to said hearing.

Dated this 28 day of September, 1926.

F. E. Kennamer, Judge.

ENDORSED: Filed Sep. 28, 1926. H.P. Watfield, Clerk U.S. District Court. L.W.J.

Court adjourned until October, 4, 1926.

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

578

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
MONDAY, OCTOBER, 4, 1926.

Court convened pursuant to adjournment, Monday, October, 4th., 1926. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered, to-wit:

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

JOHN H. DYKES, RECEIVER OF THE
FIRST NATIONAL BANK OF SAPULPA,
OKLAHOMA.)
Complainant.)
vs.)
F. B. REED, et al.,)
Defendants.)

Number 43 Equity.

O R D E R.

Now on this 4th day of October, 1926, upon application of the defendants, J.A. Boyd, Sam Dreyfus, J.W. Adams and Rose Creegan, Administratrix of the Estate of E. T. Creegan, deceased, and for good cause shown to the court,

It is hereby ordered, adjudged and decreed that the defendant J. A. Boyd, Sam Dreyfus, J. W. Adams and Rose Creegan, Administratrix of the Estate of E. T. Creegan, deceased, be and are hereby allowed ten (10) days additional time from this date within which to file their answer to the complaint in this cause.

F. E. Kennamer,
United States District Judge.

ENDORSED: Filed Oct. 4, 1926. H.P. Warfield, Clerk U.S. District Court.
H.W.J.

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

GERALDINE HEMMITT, Plaintiff,)
vs.)
J. O. DENTON &)
W. E. GAGE, Defendants.)

In Equity

No. 162

D E C R E E P R O C O N F E S S O.

It appearing to the court that bill in the above cause was filed in this court on the 19th day of May, 1926, and that subpoena was duly issued and served on the defendant, W. E. Gage herein, and that no answer has been filed as required by rule sixteen by the defendant W. E. Gage, and that an order taking the bill as confessed was duly entered in the order book on the 1st day of September, 1926, in the office of the Clerk of this court, and no proceeding has been taken by the defendant W. E. Gage since the entry of said order, and more than thirty days

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
WEDNESDAY, OCTOBER, 6, 1926.

Court convened pursuant to adjournment, Wednesday, October, 6, 1926. Present:

Hon. F. E. Kennemer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon, 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.

CARTER HALLS-ALDINGER COMPANY, a corporation,)	
Complainant.)	
vs.)	No. 182. Equity.
CHARLES WEST AND EVERETT PETRY, PARTNERS, AND WEST & PETRY, A PARTNERSHIP COMPOSED OF Charles West and Evertt Petry.)	
Defendants.)	

ORDER APPOINTING EXAMINER TO TAKE TESTIMONY.

On reading and filing the affidavit of complainant's attorneys and notice of motion with proof of due service hereof on attorneys for the defendants, Charles A. Coakley Esquire, appearing for the complainant and No One for the defendants,

It is on motion of th complainant ordered that the United States Consul at Winnipeg, Province of Manitoba, Dominion of Canada, and such deputy or representative of said Consul as may be authorized by him to act in his place and stead, be and they are hereby appointed, designated and directed as commissioner and examiner to take the testimony of W. H. Carter, J. N. Pitte and C. H. Elliott, witnesses residing in said City of Winnipeg, for use as testimony in this cause.

It is further ordered that the examination above provided for shall take place commencing on Monday, the 11th day of October, 1926, and may be adjourned or continued from hour to hour and day to day until said depositions are completed. It is further ordered that all directions herein contained as to time and place, order and manner of examination of said witness may be changed or modified by the written consent of counsel for the respective parties either in the United States or in Canada.

It is further ordered that the examination of all witnesses under this commission shall be oral or taken by question and answer in the usual manner of taking oral depositions, by examination, cross examination and re-direct examination; that the testimony given under such examination shall be reduced to writing, signed by the witnesses and certified by the commissioner under seal, and by him transmitted by mail to the Clerk of this Court at the City of Tulsa, in the Northern District of Oklahoma, unless otherwise mutually agreed upon by said counsel for both parties.

It is further ordered that all testimony taken under the commission provided for herein shall be taken subject to all legal objections at the trial of this action.

F. E. Kennemer,
District Judge.

(((SEAL)))

H.P. Warfield, Clerk
By H.W. James, Deputy.

ENDORSED: Filed Oct. 6, 1926. H.P. Warfield, Clerk U.S. District Court.
H.W.J.

Court adjourned until October, 9, 1926.

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

NORTHERN
EQUITY SESSION.District of
TULSA, OKLAHOMA.OKLAHOMA.
SATURDAY, OCTOBER, 9, 1926.IN THE DISTRICT COURT OF THE UNITED STATES FOR
THE NORTHERN DISTRICT OF OKLAHOMA.JOHN H. DYKES, RECEIVER OF
THE FIRST NATIONAL BANK OF
BARNSDALL, OKLAHOMA,
Plaintiff.

vs.

G. R. LITTLE AND H. R. LITTLE,
Defendants.

No. 187 Equity.

ORDER APPOINTING RECEIVER.

This cause came on for hearing this 9th day of October, 1926, upon the application of complainant for the appointment of a receiver of the property involved herein, whereupon it was ORDERED AND DECREED by the court that Thos. J. Casey be and he is hereby appointed Receiver of said property, being described as follows, to-wit:

Lots 8 and 9 in Block in
the original townsite of
Barnsdall, Osage County, Oklahoma.

Said Receiver will take possession of the above described premises and rent same from month to month, provided that if the tenants occupying same have valid and subsisting term leases he will then collect the rent from month to month in accordance with the terms of said leases. He is authorized to receive any monies that may be paid over to him by C. M. Martin, a former receiver of said property appointed by the District Court of Osage County, Oklahoma. He is directed to apply to the District Court of Osage County, Oklahoma, for proper orders directing said C. M. Martin, to pay over amounts in his hands, and institute suits, if necessary to accomplish that purpose.

The Clerk, of the Court will issue to him a copy of this order, as evidence of his authority, and if possession is refused him under this order the Clerk will issue a writ of possession to the marshal, demanding him to put said Receiver in full and peaceable possession of said premises.

Said Thos. J. Casey will execute a Receiver's Bond in the penalty of Five Thousand Dollars (\$5000.00), with one surety, conditioned to account for any rents coming onto his hands as such Receiver and to discharge the duties of such faithfully.

F. E. Kennemer,
Judge.

O.K. Robt. B. Kennman,
Attorney for Plaintiff.

O.K. Widdows & McCoy,
Attorneys for Defendant.

ENDORSED: Filed Oct. 9, 1926. H.P. Werfield, Clerk U.S. District Court.
H.W.J.

Court adjourned until October, 11, 1926.

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

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NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
THURSDAY, OCTOBER, 11 1926

Court convened pursuant to adjournment, Thursday, October, 11th 1926. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon the following proceedings were had and entered, to-wit:

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

CARTER OIL COMPANY,)
Plaintiff.)
vs.) No. 10 Equity.
LOUIS SCOTT, ET AL.,)
Defendant.)

ORDER EXTENDING TIME TO LODGE RECORD.

Now on this 11th day of October, 1926, upon the application of the applicants and for satisfactory reasons appearing to the Court, the time for filing the record in this cause in the Circuit Court of Appeals for the Eighth Circuit, is hereby extended until the twentieth day of December, 1926.

F. E. Kennamer,
Judge.

ENDORSED: Filed Oct. 11, 1926. 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.

LOYAL PROTECTIVE INSURANCE COMPANY,)
Plaintiff.)
vs.) No. 162 Equity.
SUE EDWARDS,)
Defendant.)

JOURNAL ENTRY.

This cause came on to be heard at this term upon briefs of counsel for plaintiff and defendant:

And thereupon, upon consideration thereof, it was ordered, adjudged and decreed as follows, viz:

That the application for a temporary restraining order be, and the same hereby is denied.

An exception to the ruling of the court is allowed plaintiff.

Done in open court this October 11, 1926.

F. E. Kennamer,
Judge.

O.K. McDougal, Allen & Pryor, Keaton, Wells & Johnson, Attys for Pltf.
Sapulpa, Oklahoma.

O.K. Grace Arnold.
Attorney for Defendant.

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

FORTHY-FIFTH
REGULAR SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
THURSDAY, OCTOBER, 11, 1926.

Court adjourned until October, 14, 1926

In the District Court of the United States in and for the ⁵⁸⁵

NORTHERN
EQUITY SESSION. . . . TULSA, OKLAHOMA.

District of

OKLAHOMA.
THURSDAY, OCTOBER, 14, 1926.

Court convened pursuant to adjournment, Thursday, October, 14th 1926. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of 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.

JESSE A. TOLERTON,	Plaintiff.	}	No. 1. Equity.
vs.			
E. C. BARTLETT, et al.,	Defendants.		

ORDER PERMITTING WITHDRAWAL OF
JOURNAL ENTRY.

Upon receipt, and for good cause shown, IT IS ORDERED BY THE COURT that West, Gibson, Sherman, Davidson & Hull, attorneys for certain of the Defendants in the above entitled cause, be permitted to withdraw the Journal Entry of Judgment in the above entitled cause for the purpose of making copy thereof for their files.

DONE at Tulsa, Oklahoma, this 14th day of October, A. D. 1926.

F. E. Kennamer,
Judge.

Rec'd J. J. Judgment, 10-14-26
West Gibson, Sherman, Davidson & Hull.
A.G.B.

ENDORSED: Filed Oct. 14, 1926. H.P. Warfield, Clerk U. S. District Court
H.W.J.

Court adjourned until October, 16, 1926.

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
SATURDAY, OCTOBER, 16, 1926.

Court convened pursuant to adjournment, Saturday, October,
16, 1926. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered, to-
wit:

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

LUSANNA BRINK, an incompetent,
by HOMER D. KEYS, her guardian,
and by J.T.SMITH, her next friend.

Plaintiff.

No. 183 Equity.

vs.

QUAKER, OIL & GAS COMPANY, OF
OKLAHOMA, ET AL.,

Defendants,

ORDER EXTENDING TIME TO PLEAD.

Now on this the 16th day of October, 1926, the defendant
Southwestern Petroleum Company, a corporation, having made application
in open court for additional time in which to plead to the plaintiff's
bill of complaint on file herein, and good cause therefor being shown,
it is therefore ordered that said defendant Southwestern Petroleum Comp-
any be and the same is hereby given twenty days from the 19th day of
October, 1926, in which to plead to the bill of complaint herein.

F. E. Kennamer,
Judge.

ENDORSED: Filed Oct. 16, 1926. H.P. Warfield, Clerk U. S. District Court
L.W.J.

Court adjourned until October, 18, 1926.

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

NORTHERN
EQUITY SESSION,

District of
TULSA, OKLAHOMA.

OKLAHOMA.
MONDAY, OCTOBER, 18, 1926.

Court convened pursuant to adjournment, Monday, October, 18th 1926. Present:

Hon. F. E. Kermamer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered, to wit:

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

NO. 190 Equity.

R. F. Rogers, F. C. Chestam, Lovie Dorsey, Minervia Williams, J. E. Tesse, Mrs Henry Adams, Odero Johnson, Mrs E. Bennett, T. H. Webb, D. W. Webb, S. Johnson, Mrs L. Colbert, S. Williams, Bennie Williams, Mollie Diillard, E. L. Johnson, Ella Flencoid, Mrs J. C. Logan, Mrs. T. Ashley, James Thomas, Mrs O.B.Gray, C. Francisco, Dennie M. Clark, Mrs Howard Edward, S. H. Ashley, Dook Haddock, Mrs O. L. Haddock, Mrs J. Johnson, Olie Forbes, M. Satlay, L. Blackwell, Arzel Francisco, Mrs W. Berry, Tony Haynes, John Jiles, Chas. Stills, Dinah Carnell, Salonica Conley, Bettie Hunt, Mrs Horace Green, A. Braddy, Tiny English, Molly Dean, Mrs Chas. Holloway, Bell Green, Johnny Stockstill, Henry Williams, Johnny Jones, John Berrett, Bill Jones, A. Wilson, Glensie Ferguson, Mary Norman, Mabel Chile, D. C. Carter, Lee Carter, J. G. Carter, Mollie Conley, P. S. Gayles, Gracy Gayles, Mrs R. F. Rogers, W. N. Dorsey, J. W. Walker, A. B. Williams, Sr., S. Tesse, Charley Sharp, C. Resborough, Porter Callahan, Mary Webb, J. B. Eagan, Charlotte Johnson, Homer Foreman, Chas. Williams, Jr., Robert Williams, John Glover, Gus Littlejohn, Honest Johnson, Sim Caro, Pelpa Davis, Tinnie Thomas, A. Francisco, Ethel Mae Williams, Bob Hayes, Sallie Edward, Mary Ashley, Odia Haddock, Ada Johnson, James Forbes, Claude Wright, Mrs Jim Satterley, John Mason, Jane Edward, C. J. Barrett, Radie Haynes, L. Jiles, Mrs Chas. Stills, Elber Gray, J. Ramsey, Walter Williams, Henry Jones, E. L. Scott, Martin Houston, Abe Wumble, Mrs Elder Hayes, Alma Scott, Sarah Stockstill, Mrs Henry Williams, Lucy Jones, Libby Barrett, Bessie Jones, Bud Ticker, Dook Ferguson, Annie Eggleston, Bernice Tucker, Allie Carter, Bretha Carter, Minnie Hooks, A. C. Conley, Arthur Gayles, Will Callahan, Cornelia Dorsey, Mrs J. W. Walker, Minervah Williams, Horace Brooks, Tom McLoud, Charley Rogers, G. C. Clark, Lona Webb, C. Johnson, M. Singleton, Albert Rogers, Stogkes Williams, Tom Williams, N. Glover, Mary Littlejohn, Sallie Plesse, T. Ashley, Mrs Geo. Brown, O. C. Caraway, Mrs C. Frisco, R. P. Curtis, Mrs Bob Mays, Robert Thomas, W. A. King, Charley Haddock, Essie Johnson, Charley Forbes, Mrs Claude Wright, J. L. Gates, Mrs J. Mason, Joe L. Walker, Enoch Hayes, L. Davis, Simon Arbertha, Flint Slaughter, Maggie Gray, A. Ramsey, Mrs W. Williams, Otis Jones, Oscar Houston, Minnie Houston, Ada Wamble, Elder Hayes, Henry Conley, Milan Tesse, Horace Mingleton, Bill Smith, Daisy Houston, L. R. Kirksey, Mrs. Bud Tucker, Wash Thompson, Henry Watson, Robert Reed, Louis Herding, Bill Rimes, M. H. Hooks, Luvenie Conley, Sarah Gayles, L. T. Moor, Mrs L. T. Moor, Mrs Birdie Callahan, Alvin Dorsey, Willie Mintoock, Leo Williams, Henry Adams, A. L. Jackson, Ellie Bennette, Willie Clerk, Prince Webb, Mrs C. Johnson, Alonzo Colbert, Charley Williams, Sr., B. Williams, Mrs Tom Williams, Erastus Johnson, Best Flencoid, J. C. Logan, Marvin Davis, George Brown, O. B. Gray, Bills Adams, D. Clark, Howard Edward, C. Thomas, Mrs W. A. King, Mary Haddock, J. C. Johnson, Mrs Jas. Forbes, Jim Settley, H. L. Blackwell, Sam Turner, Walter Berry, N. Hayes, Minnie Davis, Mrs S. Arbertha, Harry Carnell, James Conley, Champ Hunt, Horace Green, R. Braddy, Tom English, Milton Dean, Chas. Holloway, Joe Green, E. Conley, Mettie Tesse, Dinah Mingleton, Mrs Bill Smith,

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

NORTHERN
DISTRICT SESSION.District of
TULSA, OKLAHOMA.OKLAHOM.
MONDAY, OCTOBER, 18, 1926.

Lucy Aldridge, M. L. Kirksay, Willie Manser, Jr., Proswood Norman, Fred Chilce, Mammie Reed, Cellie Harding, E. C. Carter, Sam Conley, Addie Tease, He Sakish Mustin, S. Watson, J. F. Grubbs, E. L. King, G. L. Tease, Oscar Holmes, Lugenia Collins, Maggie Russell, Bessie Bowie, Mrs W. Overstreet, Mrs N. J. Johnson Ernest Carter, Janie Grubbs, J. S. Norman, Fred Hall, Elberta Holmes, M. A. Burney, John Green, M. L. Eggleston, Jas. Truelove, Dan Ware, Sr., Chester Boyles, Willie Curtis, Mary L. Hall, Frenk L. Wilcher, Brisco Russell, Dealie Green, Randle Kirksay, Mrs M. Truelove, Elvins Mustin, Gladys King, Sarah Curtis, Lee Magathan, Thomas Collins, Earle Burney, Tonie Dowie, Will Overstreet, N. J. Johnson, and Graty Senders, and all other similarly situated,

Plaintiffs.

vs.

Tom Hill, County Registrar, or his successors in office, Ben Clutch, Precinct Registrar, or his successors in office, the County Election Board of Okfuskee County, Oklahoma, and W. C. McAlister, Secretary of State Election board. Jet L. Walker, W. C. McAlister, Secretary of State Election Board, Members of the Oklahoma State Election Board.

Defendants.

TEMPORARY INJUNCTION

Upon reading the petition of plaintiffs filed herein and being fully advised in the premises, it appearing to the Court that the plaintiffs, upon the facts stated in said petition are entitled to the relief prayed for; it further appearing to the Court from the facts stated in said petition, that said plaintiffs are entitled to be registered under the laws of the State of Oklahoma and that said defendants are intentionally, wilfully, wrongfully and unjustly denying and refusing to afford said plaintiffs and reasonable means or an opportunity to be registered and are unjustly discriminating against said plaintiffs and refusing to afford said plaintiffs means and opportunity to be registered solely on account of their race and color and that such denial is an unjust discrimination in violation of the Constitution of the United States.

It is therefore Considered, Ordered and Adjudged that a temporary injunction be and the same is hereby granted herein enjoining the defendants and each of them their successors in office, agents and servants from further refusing and denying to afford said plaintiffs reasonable means and a opportunity to be registered as provided by law, until further order of this Court, upon the plaintiffs filing with the Clerk an Approved Bond in the sum of \$300.00 conditioned as required by law with sufficient sureties.

It is further ordered that the 2- day of October, at 2 o'clock P.M. is hereby set and at the time for hearing and determining said petition for injunction at the United States District Court Room of the Northern District of the State of Oklahoma, in the City of Tulsa and that notice thereof or copy of this order be served upon said defendants forthwith prior to said hearing, at which time said defendants and each of them and their successors in office, are required to appear in this Court and show cause why said Temporary Injunction should not be made permanent.

Witness my hand and seal of said Court this 18th day of October 1926.

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

Witness the Honorable F. E. Kennamer, Judge of said court, and the seal thereof affixed the 18 day of October, 1926.

(((SEA)))

H.P. Warfield, Clerk
By H.W. James, Deputy
Clerk of the U.S. District Court,
Northern District of Oklahoma.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
MONDAY, OCTOBER, 18, 1926.

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

NO. 191 EQUITY.

D. D. Davis, W. A. Alexander, Perry Herod, Willie Thompson, L. Stripling, Susie Jackson, George Richardson, Scott Thomas, Drue Venters, Savannah Shanks, E. L. Worthen, Lee Moore, B. Tooles, Isaac Blunett, G. D. Washington, Charlie Wright, Bennie Stockstill, Jake Spears, U. S. Ehoté, Will Shaw, John Johnson, Charley Culbertson, T. J. Braggs, Josh Brown, John Stewart, R. Briester, Addie McCray, U. S. White, Purne Grant, F. M. Edwards, Mrs John Johnson, Elvora Marzette, Willis Roberts, Charlie Ratten, M. Roberts, Napoleon, Pate Heil, J. Whaley, Bessie McCarrall, Mrs Robert Kelly, L. Fisher, Jack Johnson, Annie Mast, Hezzie Williams, E. A. Myers, Lydia Taylor, Rebecca Lowe, Terah Harris, C. A. Williams, Teresa Abram, Mabel Bowie, H. C. Nelson, Mrs J. E. Byrd, J. R. Council, I. H. Henderson, Fred Hampton, James Thornton, S. G. Hall, C. E. Sayles, Willie Jones, John Evans, Henna Brown, W. L. Johnson, Fred Boone, Sarah Subject, Mrs Laura Johnson, Mrs Jeff Russell, Mrs R. Green, Jim Shanks, Ora Oliver, George Doss, J. G. McCarrall, M. N. Thompson, E. D. Pittman, Russell Robinson, Melissa Scott, C. W. Roberts, Mrs B. J. Morrison, Rad D. Mitchell, W. D. Perry, James Burnell, G. M. Herrod, J. Ficklin, Emma Slaughter, Albert Mast, J. S. Elmore, Myrtle Doss, Sandy McQuirt, Mrs M. Tyree, Mrs. Hezzie Williams, Mrs M. Barnett, Charlie Johnson, D. Bruner, Mrs Pate Hall, N. L. Walker, A. L. Lawson, Pate Brown, Henry Myers, A. J. Johnson, H. J. Mast, Handy Jackson, I. E. Mims, Annie Rousseau, Samantha Anderson, Odilee Harris, B. J. Douglas, K. W. White, Tom Barkus, Mary Wright, Belle Bell, G. Bragg, U. S. White, Rachel Thompson, Meriah Foster, Monroe Davis, Fannie Hampton, W. N. Thornton, J. B. Robinson, Z. K. Carroll, Josh Johnson, Fannie Heard, Romeo McCarrall, Beatrice Pittman, Willie Stockstill, Bell Subject, Geo. Morgan, Mrs J. S. Elmore, A. G. W. Cowans, Silvenna Shanks, John Mitchell, Viola Gibson, Alfred Lugrand, Cassie Chadwick, Susie Barkus, Mattie Owens, Mrs Scott Thomas, Beulah McMurry, Walter David, Doyle Alexander, Florence Perry, G. W. Hardeman, Floyd Doss, Sam Burton, Isease Robinson, J. A. Johnson, Sylvester Shanks, Matt Turner, M. B. Oliver, Ada Harris, Robert Kelly, Sam Houston, Bertha McCarrall, Joe McGuire, A. B. Watson, R. E. Faulk, Hezzie Pollard, James Barnett, E. Hughes, Addie Brown, L. D. Bright, West Mackey, Bythelle Taylor, M. Etta Brooks, M. Slaughterm Ed Grissom, Hattie Douglas, Leola White, A. L. Lawson, Lucy Anthony, Levi Fisher, Katie Gay, O. E. White, John Evans, Taylor Jones, Luke Gibbs, Lue Johnson, Brown Oliver, N. E. Tisual, Robert Garner, N. H. Webster, A. H. Byrd, A. Lowe, R. Briester, E. O. Bacon, Clara Boykins, Mrs. L. A. King, O. C. Ware, B. F. Morrison, Burl Gardner, Joe Stitts, James Bragg, Grant Curry, J. A. Anderson, R. B. Bell, E. G. Larosch, L. A. King, J. W. McGee, Mrs Burl Gardner, Jennie Toole, Emma Garner, A. L. Moore, Mammie Bright, Ethel Sluitt, E. L. Boykins, B. Mathise, Richard Green Mrs Walter David, H. K. Fladger, J. M. Marzette, Arthur Wallace, Oscar Evans, George Hill, L. A. Barner, John Brown, B. N. Faulk, N. Pollard, Will Spratt, Lucy Hampton, Mrs G. W. Hayden, C. B. Fitzpatrick, Lucy McDonald, William Wefer, H. P. Lowe, B. F. Jones, Walter Tyree, Jess Abram, Fred Bowie, Mrs E. Bledsoe, Ada Carroll, C. T. Thompson, Grace Chadwick, T. M. White, Ella Evans, Daisy Jones, A. W. Bennett, Joe Williams, James Barnett and N. C. Long, and all others similarly situated.

Plaintiff.

vs.

Tom Hill, County Registrar, or his successors in office, B. A. Taylor, and W. C. Owens, Precinct Registrars, or their successors in office; the County Election Board of Okfuskee County, Oklahoma, and W. G. McAllister Secretary of State Election Board, Art L. Walker, W. C. McAllister and Cloud Baker, members of the Oklahoma State Election Board,

Defendants.

TEMPORARY INJUNCTION.

Upon reading the petition of plaintiff filed herein and being fully advised in the premises, it appearing to the court that the plain-

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

MONDAY, OCTOBER 18, 1926.

tiffs, upon the facts stated in said petition are entitled to the relief prayed for; it further appearing to the Court from the facts stated in said petition, that said plaintiffs are entitled to be registered under the laws of the State of Oklahoma and that said defendants are intentionally, wilfully, wrongfully, and unjustly denying and refusing to afford said plaintiffs any reasonable means of an opportunity to be registered and are unjustly discriminating against said plaintiffs and refusing to afford said plaintiffs means and opportunity to be registered solely on account of their race and color and that such denial is an unjust discrimination in violation of the Constitution of the United States.

It is therefore Considered, ordered and adjudged, that a Temporary injunction be and the same is hereby granted herein enjoining the defendants and each of them, their successors in office, agents and servants from further refusing and denying to afford said plaintiffs reasonable means and an opportunity to be registered as provided by law, until further order of this Court, upon the plaintiffs filing with the Clerk an Approved Bond in the sum of \$300.00 conditioned as required by law with sufficient sureties.

It is further ordered that the 20 day of October, 1926, at 2 o'clock P. M. is hereby set as the time for hearing and determining said petition for Injunction at the United States District Court Room of the Northern District of the State of Oklahoma, in the City of Tulsa and that notice thereof or copy of this order be served upon said defendants forthwith prior to said hearing, at which time said defendants and each of them and their successors in office, are required to appear in this Court and show cause why said Temporary Injunction should not be made permanent.

Witness my hand and seal of said Court this 18 day of October 1926.

F. E. Kennamer,

Judge of the U. S. District Court of
the Northern District of Oklahoma

Witness the Honorable F. E. Kennamer, Judge of said Court, and the seal thereof affixed the 18 day of October, 1926.

H. P. Warfield,
Clerk.

((SEAL))

By H. W. James, Deputy Clerk of
the United States Court, Northern
District of Oklahoma.

ENDORSED: Filed Oct. 18, 1926. H.P. Warfield, Clerk U. S. District Court.
H.W.J.

MANDATE EQUITY NO. 27.

UNITED STATES OF AMERICA, SS.

THE PRESIDENT OF THE UNITED STATES OF AMERICA,

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

((SEAL))

GREETING:

WHEREAS, lately in the District Court of the United States for the northern district of Oklahoma, before you, or some of you in a cause between Frederick W. Bailey, Plaintiff, and R. H. Smith and Oklahoma Company, Defendants, No. 27 In Equity, wherein the decree of the said District Court in said cause, entered on the 7th day of October, A. D. 1925, was in the following words, viz:

"This cause came on to be further heard at this term and was argued by counsel, and thereupon, upon consideration thereof, it was Ordered, Adjudged and Decreed as follows, viz:

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

5002

Northern

District of

Oklahoma.

EQUITY SESSION.

TULSA, OKLAHOMA.

MONDAY, OCTOBER, 18, 1926.

That the plaintiff, Frederick W. Bailey, has no interest in, or title to, the oil and gas mining leases described in Schedule B. attached to and made a part of his bill of complaint, nor in any oil and gas mining leases upon lands in Township 8 North, Range 8 East, in Seminole County, Oklahoma, nor in the proceeds of any sale thereof by the defendants nor in the income from any well or wells thereon, to which the plaintiff excepts and his exceptions are allowed.

That the plaintiff has and owns an undivided one-eighth interest and title in and to the oil and gas mining leases described in Schedule A. attached to and made a part of his bill of complaint, to-wit, the following oil and gas mining leases in Seminole County, Oklahoma:

Northwest Quarter, Section 5, Twp. 6 N. Rg. 7 E.
West Half of Northeast Quarter Section 5, Twp. 6 N. Rg. 7 E.
West Half of Northwest Quarter, Section 4, Twp. 6 N. Rg. 7 E.
Southwest Quarter Section 4 Twp. 6 N. Rg. 7 E.
South Half of Northwest Quarter, Section 3 Twp. 6 N. Rg. 7 E.
Northeast Quarter of Northwest Quarter, Sec. 3 Twp. 6, N. Rg. 7 E.
North Half of Northwest Quarter, Section 9, Twp. 6 N. Rg. 7 E.
Northeast of Northeast Quarter, Section 10, Twp. 6 N. Rg. 7 E.
Northeast of Northwest of Northeast Sec. 10, Twp. 6 N. Rg. 7 E.
East Half of Northeast Quarter, Sec. 8, Twp. 6 N. Rg. 7 E.
West Half of Southwest Quarter Section 18, Twp. 7 N. Rg. 8 E.
South Half of Southeast Quarter of Southwest Quarter and
Southwest of Southwest Quarter, Sec. 19, Twp. 7 N. Rg. 8 E.
West Half of Southwest Quarter Sec. 31, Twp. 7 N. Rg. 7 E.
Northwest Quarter of Southwest Quarter, Sec. 19, Twp. 7 N/Rg. 7 E.
South Half of Northwest Quarter, and Northeast Quarter of
Northwest Quarter of Section 17 Twp. 7 N. Rg. 7 E.
South Half of Northwest Quarter and Northeast of North-
west Quarter, Section 20, Twp. 7 N. Rg. 7 E.
Northeast Quarter of Section 29, Twp. 7 N. Rg. 7 E.
West Half of Southeast Quarter of Section 29, Twp. 7 N. Rg. 7 E.
South Half of Southwest Quarter, Sec. 28, Twp. 7 N. Rg. 7 E.
North Half of Northwest Quarter, Sec. 33 Twp. 7 N. Rg. 7 E.
Southeast Quarter of Section 33, Twp. 7 N. Rg. 7 E.
North Half of Northwest Quarter, Sec. 16, Twp. 7 N. Rg. 7 E.
Southwest of Southwest Quarter Sec. 16, Twp. 7 N. Rg. 7 E.
East Half of Northeast Quarter, Sec. 16 Twp. 7 N. Rg. 7 E.
West Half of Southwest Quarter, Sec. 3, Twp. 7 N. Rg. 7 E.
Southwest Quarter Section 15, Twp. 7 N. Rg. 7 E.
Southwest of Southeast Quarter, Section 15 Twp. 7 N. Rg. 7 E.
North Half of Northwest Quarter, Sec. 27, Twp. 7 N. Rg. 7 E.
Southeast of Northeast Quarter, Sec. 22^m Twp. 7 N. Rg. 7 E.
Southwest of Southeast Quarter, Sec. 13, Twp. 7 N. Rg. 7 E.
Southeast of Northeast Quarter, Section 11, Twp. 7 N. Rg. 7 E.
Northeast of Southeast Quarter, Sec. 11, Twp. 7 N. Rg. 7 E.
West Half of Northeast Quarter Section 14, Twp. 7 N. Rg. 7 E.
South Half of Northwest Quarter, Section 23, Twp. 7 N. Rg. 7 E.
Northwest Quarter of Northwest Quarter Sec. 23, Twp. 7 N. Rg. 7 E.
Southwest of Southwest Quarter, Section 23, Twp. 7 N. Rg. 7 E.
West Half of Southeast Quarter, Section 23, Twp. 7, N. Rg. 7 E.
Southwest of Northeast Quarter, Section 23, Twp. 7 N. Rg. 7 E.
Northeast of Northeast Quarter, Section 23, Twp. 7 N. Rg. 7 E.
East Half of Northwest of Northeast Quarter of Section 23, Twp 7 N.
Rg. 7 E.
West Half of Southeast Quarter of Northeast Quarter, Section 23,
Twp. 7 N. Rg. 7 E.
Northwest Quarter of Section 26 Twp., 7 N. Rg. 7 E.
West Half of Northeast Quarter, Section 26 Twp. 7 N. Rg. 7 E.
North Half of Southeast Quarter of Section 24, Twp. 7 N. Rg. 7 E.
West Half of Southeast Quarter Section 25 Twp. 7 N. Rg. 7 E.
South Half of Southwest of Northeast, and North Half of Northwest
of Southeast Quarter, Section 36, Twp. 7 N. R. 7 E.
Northwest of Southeast Quarter Sec. 22 Twp., 7 N. Rg. 7 E.
West Half of Northwest of Southwest, Sec. 14, Twp. 7 N. Rg. 7 E.
Southeast of Northwest Quarter, Sec. 22, 7 N. Rg. 7 E.
Northeast Quarter of Southwest Quarter Quarter, Sec. 23, Twp. 7 N.
Rg. 7 E.
Northwest Quarter of Northeast Quarter Sec. 7, Twp. 6 N. Rg. 7 E.
Northeast Quarter of Southeast Quarter Sec. 8, Twp. 6 N. Rg. 7 E.
free and clear of all costs, charges and moneys expended in the
purchase and acquisition of said leases and in the drilling
and completion of the first two wells thereon, but subject only to

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

MONDAY, OCTOBER, 18, 1926.

the costs, charges and moneys expended in the operation of said two wells when completed and for one eighth of cost all further development of said lands covered by said leases and the operation thereof for oil or gas, Defendants except all that part of decree that part of decree that plaintiff has no interest leases in Township 8, Range 8 E. in Seminole County.

Made and entered this 7th day of October, 1925.

F. E. Kennamer, Judge."

as by the inspection of the transcript of the record of the said District Court which was brought into the United States Circuit Court of Appeals, Eighth Circuit, by virtue of appeals prayed by and allowed to the plaintiff and the defendants, agreeable to the Act of Congress

in such cases made and provided fully and at large appears:

AND WHEREAS, at the May term in the year of our Lord One thousand nine hundred and twenty six, the said cause came on to be heard before the said United States Circuit Court of Appeals, on the transcript of record from the said District Court, and were argued by counsel.

On Consideration Whereof, it is now here ordered, adjudged, and decreed, by this Court, that the decree of the said District Court, in these causes, be, and the same is hereby affirmed without costs to either party in this Court.

Aug. 10, 1926.

You, therefore, are hereby commanded that such proceedings, be had in said cause as according to right and justice, and the laws of the United States, ought to be had, the said appeals notwithstanding.

WITNESS the Honorable William H. Taft, Chief Justice of the United States, the Fifteenth day of October, in the year of our Lord one thousand nine hundred and twenty six.

E. E. Koch,

Clerk of the United States Circuit Court of Appeals, Eighth Circuit.

ENDORSED: Filed Oct. 18, 1926, H.P. Warfield, Clerk U. S. District Court. H.W.J.

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

OIL WELL IMPROVEMENTS CO., a corp., Plaintiff. vs. BENJAMINE F. PALMER, Defendant. Number 65 Equity

ORDER

Now on this 19th day of October, 1926, this matter coming before the undersigned Special Master on the application of plaintiff herein for an order setting a day for the final hearing before said Master on the

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

NORTHERN
EQUITY SESSION.District of
TULSA, OKLAHOMA.OKLAHOMA.
TUESDAY, OCTOBER, 19, 1926.

defendant's final report in accounting.

It is therefore considered, ordered and adjudged that said final hearing be and the same is hereby set before said undersigned Special Master in his office in the Palace Building in the city of Tulsa, Oklahoma on the 22nd. day of October, 1926, at 10 A.M. o'clock, at which time the said defendant, B. F. Palmer, is ordered to appear in person, for the purpose of oral examination.

F. A. Bodovits,

Special Master.

Service of the above and foregoing order and receipt of a copy thereof is hereby acknowledged this 19th day of October, 1926,

Moss & Warner,

Attorneys for said defendant.

ENDORSED: Filed Oct. 19, 1926. H.P. Warfield, Clerk U.S. District Court.
H.W.J.

Court adjourned until October, 20, 1926.

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

NORTHERN
DISTRICT OF OKLAHOMA
EQUITY SESSIONDistrict of
TULSA, OKLAHOMA.OKLAHOMA.
WEDNESDAY, OCTOBER, 20, 1926.

On this 20th day of October, 1926, Court convened pursuant to adjournment, at 9: o'clock A.M.

Hon. F. J. Kennamer, Judge of U.S. District Court.
E.P. Warfield, Esq., Clerk of U.S. District Court.

Thereupon, the following proceedings were had and entered,
to-wit:

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

JOE H. TIGER,	Complaint,)	
	vs.)	
WILLIAM M. FEWELL, ET AL.,	Defendants.)	164 Equity.

JOURNAL ENTRY VACATING JUDGMENT.

This matter coming on to be heard upon the application of the complainant to vacate the judgment heretofore rendered on the 16th day of September, 1926, and it appearing to the Court that since the rendering of the judgment and decree of court on the 16th day of September, and before the signing of the Journal Entry covering the same, a member of parties defendant have duly made answer and appearing in said cause, and that it would be appropriate for one journal entry of judgment to cover all the issues in said cause made:

It is therefore by the court considered, ordered and decreed that the judgment heretofore granted on the 16th day of September, 1926, be and the same is hereby vacated, set aside and date is also vacated.

This 20th day of October, 1926.

F. J. Kennamer, Judge.

OK. as to form, William Mather M. Takes.

ENDORSED: Filed Oct. 20, 1926. E.P. Warfield, Clerk U. S. District Court.
F. J. J.

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

H
JOE TIGER,
Complainant,
vs.

WILLIAM M. FEWELL, SIDNEY M. SMITH,
CONSTANTINE REFINING COMPANY, a corporation,
EDWIN J. PEBBLES, CHARLES BRADEN, ELVA BRADEN,
OWEN BRADEN, J. W. BURGESS, C. F. MAINBURG,
SPITZER-RORICK SAVINGS BANK, A CORPORATION, JOHN R. SINNER,
ARTHUR SUTTON, F. S. BRANNON, DUDLEY W. DICKSON, DALE PEBBLES,
MARIE PEBBLES, LORA PEBBLES, O. S. MASON, MABEL MURRELL, SECURITY
BUILDING AND LOAN ASSOCIATION, A CORPORATION, F. C. PLATT, A. D. APPLE
CATE, HOMER T. KUNKLE, FRED MONTGOMERY, HOME BUILDING & LOAN ASSOCIATION,
A CORPORATION, JULIA V. FLETCHER, MARTHA L. FLETCHER, ESTELL J. JOHNSON,
EMMA A. SMITH, ALBERT M. COATES, MARIE B. BELL, H. M. MARTIN, GEORGE F.
BEATTY, W. R. ROGERS, EDNA ROGER, WILL LEE CUNNINGHAM, J. A. SERKATZ,
M. J. FEOSOLL, LILLIAN MUSKOVITZ, J. P. QUISNEBERRY, F. O. FULLY, GROVER O.
SPILLER, NETTIE LONDON, FRED H. MOTT, C. J. WRIGHTSMAN, H. C. STETSON,
C. J. HINDMAN, J. T. COLLINS, V. K. ALLEN, WILLIAM KOPP, AUGUSTA JACOBSON,
JULIUS JACOBSON, S. S. MATOPSKY, FANNIE ANNIE MATOPSKY, SWISIE E. BOING,
A. H. CHRISTIAN, MIDLAND VALLEY R. R. COMPANY, TULSA TRACTION COMPANY,
TULSA BUILDING & LOAN ASSOCIATION, UNITED STATES MORTGAGE AND TRUST
COMPANY, GEORGIA STATE SAVINGS ASSOCIATION

Defendants.

164 Equity.

In the District Court of the United States in and for the ⁸⁹³

NORTHERN
CITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
WEDNESDAY, OCTOBER, 20, 1926.

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JOURNAL ENTRY OF JUDGMENT.

This cause coming on to be heard by the court, and being heard on the 20th day of October, 1926, upon the answers and motions to dismiss filed by the various defendants herein, and it appearing to the court that answer has been made through Mather M. Eakes, solicitor, for W. M. Fewell, J. W. Burgess, Lora Peebles, Dale Peebles, Marie Gregg, (nee Peebles), J. A. Seekatz, C. J. Hindman, Mabel Marsh and Susan B. Marsh, in the nature of a plea in bar, and to the sufficiency of the bill, asserting that the amended bill of complaint does not state facts sufficient to constitute a cause of action or to invoke the jurisdiction of this court; and that there is no equity in the bill; and pleading a former adjudication of the identical issues between the same parties, or their predecessors in title, a stipulation in writing having been made and filed in the record, between the complainant and the defendants named in the said answer wherein it is stipulated and agreed that the exhibits attached to the answer of the defendants named are true and correct copies of the portions of the record which they purport to identify; all of which matters are pleaded in bar of the purported cause of action in the amended bill contained, and praying the direction of the court before further answering therein:

And it further appearing that answer has been made and filed by the said Mather M. Eakes, solicitor, making substantially the same defense for the following named defendants separately, to-wit: Mabel Murrell, W. H. Rogers, George F. Beatty, R. C. Eagle and his wife Estelle Eagle, Muriel Patchin Lee, Will Lee Cunningham, Estelle J. Johnson and Emma A. Smith, O. S. Mason, Fred Montgomery, Martha R. Fletcher and Julie V. Fletcher; and that further separate answers have been made alleging substantially the same matters of defense as W. M. Fewell, J. W. Burgess, Lora Peebles, Dale Peebles and Marie Gregg (nee Peebles), by the following, to-wit: Chas E. Braden, Elva Braden and Olym Braden, by their solicitors, Allen Underwood & Smith; Homer E. Kunkle by his solicitors, Allen Underwood & Smith, F. A. Didier by his solicitor, C. C. Spillers; Grover C. Spillers per se; Alberly M. Coates and W. H. Martin separately by their solicitors, T. L. Brown and Georgia State Savings Association by its solicitor, C. R. Thurewell:

And it further appearing that certain motions to dismiss on the grounds that the bill failed to state sufficient facts to constitute cause of action, and other grounds, have been filed as follows, to-wit: Julius and Auguste Jacobson, and B.S. Matofsky and Bernie Matofsky, separately by their solicitor, Ben Koshman, A. D. Appleate and F. C. Platt, separately, by their solicitors, Randolph Haver Stark & Bridges; Midland Valley N. A. Company by its solicitors, O. E. Swan, Christy Russell and James Arthur Sutton by his solicitors, A. E. Montgomery, United States Mortgage and Trust Company by its solicitors, McQueen and Kidd of Oklahoma City; and each of said parties filing such motions, appearing by their solicitors in open court at the date of this hearing and adopting in substance of the pleading contained in the answer of W. M. Fewell, J. W. Burgess, Lora Peebles, Dale Peebles and Marie Gregg (nee Peebles), with the further assertion made in open court, that they also were parties, or successors in title or interest, to those who were parties, to the former action on the part of complainant which is pled as res judicata in such answer:

And it further appearing that the defendant Home Building and Loan Association has appeared by its solicitors, Bell & Fellows and filed disclaimer of any interest or claim to the parties described in the petition:

And it further appearing that the Security Building and Loan Association, which originally filed its motion to dismiss, has through its solicitor Carroll Jameson Beverson, filed its disclaimer of any claim or interest in the property described in complainant's petition:

And it further appearing that the following named parties defendant have been duly and legally served with subpoenas issued from this court and duly returned and filed, and have failed to make any appearance herein, and that the time limit for such appearance or answer has expired, to-wit: E. J. Feosall, William Mashovita, J. D. Gisenberry, Fred L. Mott, G. C. Stetson, V. K. Allen, William Popp, A. E. Christian, C. W. Weinburg, Spitzer-Rorick Savings Bank, a corporation, John A. Skimmer:

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

NORTHERN
EQUITY SESSION.

District of
CINCINNATI, OHIO.

CINCINNATI,
WEDNESDAY, OCTOBER, 10, 1926.

and it further appearing that the following named parties defendant have not been legally served and are not before the court to-wit: Nettie London, C. J. rightsman, J. T. Collins, Sussie T. Swing, Tulsa Traction Company, Clara K. Lyons and Marie B. Bell;

And the issues thus made between the complainant, Joe E. Tiger and the various defendants, duly and legally before the court, on their separate answers and pleading were presented, and the said stipulation, between the complainant, Joe Tiger and the defendant, M. J. Fewell and others, was presented by the defendants, and a certified copy of an order of dismissal was presented by complainant, and considered and after argument of counsel, and full hearing, the court being fully advised in premises, the issues are found in favor of the defendants and against the complainant.

It is therefore considered, ordered, adjudged and decreed by the court that the alleged cause of action set forth in complainant's bill has been fully and completely adjudicated in the former action concerning the same subject matter, and between the same parties, or their privies in title or interest, and that all of the issues tendered in the bill have finally determined in said former adjudication against the complainant herein; and the judgment in said former cause is a full and complete bar to the cause of action alleged herein, and, as against the defendants who have appeared and filed their answers or pleadings herein, the said bill is hereby dismissed, at the cost of the complainant; and the title of the said defendants is hereby quieted in them as against the said complainant, Joe E. Tiger, and as against all persons claiming under or through him, and the said complainant, Joe E. Tiger his heirs and assigns are forever restrained and enjoined from in any way interfering with the title and possession of the said answering defendants, in and to premises described in the complaint; to all of which the said complainant, Joe E. Tiger, through his solicitors, Neff & Neff, excepted at the time of trial, and now excepts and assigns the same as error.

It is further considered, ordered, adjudged and decreed by the court, that the defendant, M. J. Fewell, Lillian Muskovits, J. T. Quisenberry, Fred E. Lott, H. G. Stetson, V. K. Allen, William Kopp, A. H. Christian, C. F. Mainburg, Spitzer-Rorick Savings Bank, a corporation, and John R. Skinner, hereinbefore named, who have been duly and legally served, with subpoena issued out of this court, and return thereof made and filed, but have failed to make answer or other appearance herein within twenty days after the date of service of the subpoena, excluding the day of service, are in default, and as to such defendants, the bill of the complainant, Joe E. Tiger, is taken as confessed; and as against the defendants who have not appeared in this cause, and who have not been duly and legally served with subpoena, and are not now before the court the complainant shall have and take nothing.

And the complainant in open court and in the presence of the attorneys for the defendants gives notice of appeal from this decree to the Circuit Court of appeals for the Eighth Judicial Circuit and files a statement of errors and the appeal bond is fixed at \$500.00, and is by the complainant given and the appeal is allowed.

Given under the hand of the court this 10th day of October, 1926.

F. B. Kemmerer, Judge.

C.N. as to form, William Neff
Ben Kochman, Atty for Jacobson - Patofsky
A. E. Montgomery, atty. for Sutton.
Allen, Underwood & Smith, Atty's for Homer Kunkle
Chas. Braden, Elva Braden, Glen Braden.
O.E. Swan, Christy Russell, James T. Gibson,
Atty's for Midland Valley R.R.Co.
Nether P. Bakes, Atty, for Wm. Fewell, et al..

ENDORSED: Filed Oct. 10, 1926 H.P. Arfield, Clk. U.S. Dist. Co.
H.W.J.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
WEDNESDAY, OCTOBER, 20, 1926.

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

D. W. MOORE,
Plaintiff.

vs.

POYANNA PETROLEUM CORPORATION,
A CORPORATION.

Defendant.

No. 188 Equity.

O R D E R.

On this 20th day of October, 1926, plaintiff in the above en-
titled action is allowed to file amended bill of complaint.

F. E. Keenemer, Judge.

ENCLOSED: Filed Oct. 20, 1926. E.P. Warfield, Clerk U.S. District Court.
L.W.J.

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

NO. 190 EQUITY.

A. F. ROGERS, M. C. Cleatham, Lovie Dorsey, Minervia Williams,
E. E. Tease, Mrs Henry Adams, Odeero Johnson, Mrs E. Bennett,
T. E. Webb, D. W. Webb, B. Johnson, Mrs L. Gilbert, S. Williams,
Bernie Williams, Mollie Duillard, E. L. Johnson, Ella Plenoid,
Mrs J. C. Logan, Mrs T. Ashley, James Thomas, Mrs C. B. Gray
C. Francisco, Dammie M. Clark, Mrs Howard Howard, S. H. Ashley,
Book Haddock, Mrs O. I. Haddock, Mrs J. Johnson, Olie Forbes,
M. Setley, L. Blackwell, Arzel Francisco, Mrs W. Berry, Tony
Haynes, John Jiles, Ches, Stills, Dinah Carnell, Melodie Conley,
Mollie Hunt, Mrs Horace Green, A. Braddy, Tony English, Molly
Dean, Mrs Ches. Followay, Bell Green, Johnny Stockstill, Henry
Williams, Johnny Jones, John Barrett, Bill Jones, A. Wilson,
Classic Ferguson, Mary Norman, Mabel Childs, D.C. Carter, Lee
Carter, J. C. Carter, Mollie Conley, P.H. Gayles, Gracy Gayles,
Mrs R. F. Rogers, W. E. Dorsey, J. W. Walker, A. R. Williams, Sr.,
S. Tease, Charley Sharp, C. Rosenborough, Porter Callahan, Mary
Webb, J. E. Bagan, Charlott Johnson, Fomer Foreman, Ches.
Williams, Jr., Robert Williams, John Glover, Gus Littlejohn,
Honest Johnson, Sim Caro, Pelpa Davis, Timmie Thomas, A.
Francisco, Ethel Mae Williams, Bob Mays, Dollie Howard, Mary Ashley,
Odis Haddock, Ada Johnson, James Forbes, Claude Bright, Mrs.
Jim Setley, John Mason, Jane Baylora, E. J. Barrett, Dale Haynes
L. Miles, Mrs Ches. Stills, Elber Gray, J. Dorsey, Walter
Williams, Henry Jones, E. L. Scott, Martin Houston, Abe Wamble,
Mrs Elder Hayes, Alma Scott, Sarah Stockstill, Mrs Henry Williams,
Lucy Jones, Libby Barrett, Bessie Jones, Bud Tucker, Book Ferguson,
Annie Eggleston, Bernice Tucker, Allie Carter, Bertha Carter,
Minnie Hooks, A.C. Conley, Arthur Gayles, Edith Childs,
Cornellie Dorsey, Mrs J. W. Walker, Minevoh Williams, Morace
Brooke, Tom McCloud Charlye Rogers, C. C. Clark, Tom Webb, C.
Johnson, H. Singleton, Albert Rogers, Stokes Williams, Tom Williams,
N. Glover, Mary Littlejohn, Sallie Please, T. Ashley, Mrs Geo.
Brown, C. C. Caraway, Mrs C. Friend, A. E. Curtis, Mrs Bob Mays,
Robert Thomas, W. A. King, Charley Haddock, Mesto Johnson, Charley
Forbes, Mrs Claud Wright, J. L. Criss, Mrs E. Mason, Joe L.
Walker, Enoch Hayes, E. Davis, Leon Achetha, Flint Abouster,
Myrtle Gray, A. Ramsey, Mrs W. Williams, Otis Jones, Oscar Houston,
Minnie Houston, Ada Wamble, Elmer Hayes, Frank Gayles, Miles Tease,
Horace Singleton, Bill Smith, Daisy Houston, E. A. Hisey, Mrs.
Sue Tucker, Lash Thompson, Henry Wilson, Robert Reed, Louis
Houston, Bill Rimes, R. E. Hooks, Lucretia Childs, Sarah Gayles,
M. E. Moor, Mrs L. T. Moore, Mrs Berdie Callahan, Alvin Dorsey,
Willie Hinton, Lee Williams, Vera Adams, A. E. Johnson, Ella
Bennett, Willie Childs, Prince Webb, Mrs C. Johnson, Dorcas Gilbert,
Charley Williams, Sr., A. Williams, Mrs Tom Callahan, Bertha

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

NORTHERN

District of

OKLAHOMA.

~~WESTERN~~ DISTRICT.

TULSA, OKLAHOMA.

WEDNESDAY, OCTOBER 10, 1926

Johnson, Bost Flanoid, J. C. Logan, Marvin Davis, George Brown, O. B. Gray, Billa Adams, D. Clark, Howard Edward, C. Thomas, Mrs W. A. King, Mary Haddock, J. C. Johnson, Mrs Jas. Forbes, Jim Sutley, M. L. Blackerli, Sam Turner, Walter Berry, N. Hayes, Minnie Davis, Mrs D. Arbetha, Perry Carnell, James Conley, Champ Hunt, Horace Green, R. Brady, Tom English, Milton Dean, Ches. Followay, Joe Green, E. Conley, Mattie Tease, Dinah Mingleton, Mrs. Bill Smith, Lucy Aldridge, W. L. Kirksey, Willie Nenser, Jr., Prosswood Norman, Fred Chiles, Mammie Reed, Callie Harding, L. C. Carter, Sam Conley, Addie Tease, Hezekiah Mustin, S. Watson, J. F. Grubb, E. L. King, G. L. Tease, Oscar Holmes, Lugenia Collins, Maggie Russell, Bessie Bowie, Mrs W. Overstreet, Mrs N. J. Johnson, Ernest Carter, Janie Grubb, J. S. Norman, Fred Hall, Elbirta Holmes, M. A. Nurney, John Green, M. L. Eggleston, Jas Truelove, Dan Ware, Sr., Chester Boydes, Willie Curtis, Mary L. Hall, Frank J. Wilcher, Bisco Russell, Deslie Green, Randie Kirksey, Mrs M. Truelove, Elvina Mustin, Gladys King, Sarah Curtis, Lee Mesathon, Thomas Collins, Earle Nurney, Tonie Bowie, Will Overstreet, N. J. Johnson, Graty Sanders, and all other similarly situated,

Plaintiffs.

vs.

Tom Hill, County Registrar, or his successors in office, Ben Clutch, Precinct Registrar, or his successors in office, the County Election Board of Okfuskee County, Oklahoma, and W. C. McAlister, Secretary of State Election Board, Art L. Walker, W. C. McAlister and Claude Baker, Members of the Oklahoma State Election Board,

Defendants.

D E C R E E.

WHEREAS, it has been represented and appears that the above entitled cause came on for hearing on the 10th day of October, 1926, upon the complaint in equity and a supplement to the said original bill of complaint, filed herein by the plaintiffs, for certain injunctive relief to prevent the said defendants and each of them from further carrying on a conspiracy and to further prevent the operation of these defendants and their co-conspirators in doing acts to deprive these plaintiffs and all plaintiffs similarly interested, of their right of franchise and to enjoin the said defendants and each of them from committing acts to disenfranchise these plaintiffs and all other similarly interested and to enjoin the said defendants and each of them from discriminating against these plaintiffs and all other similarly interested and deprive them of their rights of franchise because of their race and color.

The plaintiffs appeared in person and by their attorneys, J. J. Bruce and Spencer Adams and the defendant appeared in person and by and through their attorneys as follows: Ben Clouch appeared in person and by his attorney C. A. Shaw, W. C. McAlister, Secretary of the State Election Board, appearing in person and by and through J. Berry King, Assistant to the Attorney General of the State of Oklahoma, the defendant the County Election Board of Okfuskee County, and C. R. Bourd, a member of the said election board, appearing in person and by and through his attorney, Sid White, and the defendant Redman, successor of Tom Hill, County Registrar, of Okfuskee County, Oklahoma, and the County Election Board appearing in person and by and through their attorney Eugene Catlett, and,

WHEREAS, the said plaintiffs were given leave, upon application by them made, to file a supplement to their original complaint, which leave was, by the court, granted and thereupon, the defendants and each of them filed a special appearance and motion to dismiss the said action, which said motion was, by the Court, heard and it further appearing that the said defendants and each of them had been notified of the said hearing of this said cause and being present in person and by and through their respective attorneys, witnesses were duly sworn and examined in open court, and upon the testimony of the witnesses, arguments of counsel were heard and otherwise being well, fully and sufficiently advised in the premises, the Court finds the following to be the facts in this matter:

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

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NORTHERN
EQUITY SESSION.

District of
Tulsa, Oklahoma,

OKLAHOMA.
Wednesday, October, 10, 1926.

That the plaintiffs and each of them are citizens of the United States and of the State of Oklahoma; that said plaintiffs and each of them have resided in the State of Oklahoma for more than twelve months, in the County of Okfuskee for more than six months and in Creek Precinct No. 1, for more than thirty days next before the filing of the bill of Complaint; that said plaintiffs and each of them are taxpayers of Okfuskee County, Oklahoma; that said plaintiffs and each of them have applied to be registered under the laws of the State of Oklahoma; that the said plaintiffs and each of them have been diligent in their efforts to obtain registration under the election laws of the State of Oklahoma.

The Court further finds that the said plaintiffs and each of them are fully qualified and eligible as voters under the laws of the State of Oklahoma; that the said plaintiffs and each of them are members of the negro race and that by reason of their race and color, the said plaintiffs and each of them have been discriminated against and deprived of their rights to be registered in said Precinct, county and state, and that the said defendants have wilfully and fraudulently deprived these plaintiffs of any reasonable means to be registered, solely for the reason that they are members of the negro race.

The Court further finds that the said defendants, the County Registrar, and his successors in office, the Precinct Registrar, and his successors in office, have entered into a corrupt and unlawful conspiracy in violation of the letter and spirit of the Constitution of the United States, which said conspiracy has been aided and abetted and has been carried on with the knowledge and acquiescence of the defendant W. C. McAlister and the State Election Board and that the said conspiracy has been carried on for the purpose of depriving these plaintiffs and those similarly interested of their right franchise and to deprive said plaintiffs of their rights guaranteed to them under and by virtue of the Constitution of the United States.

The Court further finds that in pursuance of said Conspiracy, said County Registrars have heretofore appointed precinct Registrars and said precinct registrars have represented that they were expressly instructed not to register members of the negro race and that the said registrars have refused and still refuse to register members of the negro race.

The Court further finds that the said County and Precinct Registrars have adopted various subterfuges, schemes and devices for the purpose of avoiding the registering of these plaintiffs and other members of the negro race similarly interested; that the said registrars refused to afford these plaintiffs reasonable means of registration by absenting themselves from their precinct, by fleeing from the County and by representing that they were without the necessary registration books and supplies, all in furtherance of a conspiracy to disenfranchise these plaintiffs.

The Court takes judicial notice of the fact that the registration period will end on the 23rd. day of October, 1926, and at the time of the institution of this said action, no County Registrar had been appointed and qualified in Okfuskee County and that no Precinct has been qualified and was acting for Creek Precinct No. 1, and that by reason of the aforesaid these plaintiffs and other similarly interested persons have been denied an opportunity to be registered.

The Court further takes judicial notice of the laws of the State of Oklahoma, that registration is a prerequisite to a right to vote. The Court further takes judicial notice of the fact that a general election is to be held in the State of Oklahoma, on the 1st. day of November, 1926, at which said election, United States Senators, Representatives to Congress of the United States are to be voted upon and unless said plaintiffs are registered under the laws of the State of Oklahoma, they will not be allowed to vote in said general election.

The Court further finds that these plaintiffs are without an adequate remedy at law and that said acts of the defendants are acts of discrimination against these plaintiffs by reason of their race.

NOW, THEREFORE, IT IS HEREBY ORDERED, that the said defendants and each of them, their successors in office, agents and servants and all other persons conspiring and confederating with said defendants, be and they are permanently and perpetually enjoined from carrying on a conspiracy to disenfranchise these plaintiffs and all other persons similarly

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

NORTHERN
DISTRICT OF
OKLAHOMA

District of
TULSA, OKLAHOMA.

OKLAHOMA.
WEDNESDAY, OCTOBER, 21, 1926.

On this 21st day of October, 1926, court convened pursuant to adjournment, at 9: o'clock A.M. Present:

Hon. F. E. Kennemer, Judge of U.S. District Court.
H. P. Werfield, Esq., Clerk of U.S. District Court.

Thereupon, the following proceedings were had and entered to-wit:

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

No. 191 Equity.

D. D. Davis, W. A. Alexander, Perry Herod, Willie Thompson, L. Stripling, Susie Jackson, George Richardson, Scott Thomas, Drue Venters, Savannah Shanks, E. L. Wortham, Lee Moore, B. Tooles, Isaac Bluntt, G. D. Washington, Charlie Wright, Bennie Stockstill, Jake Spears, U. S. White, Will Shaw, John Johnson, Charles Culbertson, T. J. Braggs, Josh Brown, John Stewart, R. Brister, Addie McCray, U. S. White, Furna Grant, F. M. Edwards, Mrs John Johnson, Elnora Marzetta, Willie Roberts, Charlie Ratten, M. Roberts, Napoleon, Pate Hall, J. Whaley, Bessie Mc Carroll, Mrs Robert Kelly, L. Fisher, Jack Johnson, Annie Mead, Hezzie Williams, R. A. Myers, Lydia Taylor, Rebecca Lowe, Tarah Harris, C. A. Williams, Teresa Abram, Mabel Bowie, H. C. Nelson, Mrs J. E. Byrd, J. H. Council, A. H. Henderson, Fred Hampton, James Thornton, B. C. Hull, C. E. Bayles, Willie Jones, John Evans, Hanna Brown, A. L. Johnson, Fred Boone, Sarah Subjects, Mrs Laura Johnson, Mrs Jeff Russell, Mrs R. Green, Jim Shanka, Ora Oliver, George Doss, J. G. McCarroll, M. E. Thompson, R. D. Pittman, Russell Robinson, Malissa Scott, C. W. Roberts, Mrs R. J. Morrison, Red D. Mitchell, W. D. Perry, James Burrell, C. M. Herrod, J. Ficklin, Emma Slaughter, Albert Mead, J. S. Elmore, Myrtle Doss, Mandy Jackson, I. B. Minns, Annie Russesu, Sagartha Anderson, Osilae Harris, B. J. Douglas, K. W. White, Tom Berkus, Mary Wright, Della Bell, C. Bragg, U. S. White, Rachel Thompson, Lariah Foster, Monroe Davis, Fannie Hampton, W. N. Thornton, J. L. Robinson, S. K. Carroll, John Johnson, Fannie Heard, Romeo McCarroll, Beatrice Pittman, Willie Stockstill, Bell Subject, Geo. Morgan, Mrs J.S. Elmore, A. G. W. Cowens, Silvenna Shanks, John Mitchell, Viola Gibson, Alfred Lugrand, Cessie Chadwick, Susie Berkus, Mattie Owens, Mrs Scott Thomas, Beaulah McMurry, Walter David, Doyle Alexander, Florence Perry, G. W. Herdeman, Floyd Doss, Sam Burton, Isaac Robinson, J. A. Johnson, Sylvester Shanks, Matt Turner, M. R. Oliver, Ada Harris, Robert Kelly, Sam Houston, Bertha McCarroll, Jack McGuire, A. B. Watson, R. B. Fulk, Harris Pollard, James Beahetta W. Hughes, Addie Brown, L. D. Bright, West Mecky, Bythelia Taylof, M. Etta Brooks, M. Slaughter, Ed Grisson, Mattie Douglas, Leola Hite, A. L. Lawton, Lucy Anthony, Levi Fisher, Mattie Gay, O. E. White, John Evans, Taylor Jones, Luke Gibbs, Lue Johnson, Brown Oliver, H. E. Tieluel, Robert Garner, N. S. Webster, A. E. Byrd, A. Lowe, R. Brister, E. O. Bacon, Clara Boykins, Mrs L. A. King, O. C. Hare, B. F. Morrison, Burl Gardner, Joe Stitts, James Bragg, Grant Curry, J. A. Anderson, R. B. Bell, E. S. Larouch, L. A. King, J. W. McFee, Mrs Burl Gardner, Jennie Toole, Emma Garner, A. L. Moore, Fumale Bright, Ethel Bluntt, R. L. Boykins, R. Mathis, Richard Green, Mrs Walter David, H. L. Fladger, J. M. Marzette, Arthur Wallace, Oscar Evans, George Hill, L. A. Barber, John Brown, B. E. Paulk, N. Pollard, Will Spratt, Lucy Hampton, Mrs G. W. Hayden, C. B. Fitzpatrick, Lucy McDonald, William Wafer, H. L. Low, S. J. Jones, Walter Tyree, Jess Abram, Fred Bowie, Mrs E. Gladsoe, Ada Carroll, G. T. Thompson, Grace Chadwick, James Barnett, and N. C. Long,

plaintiffs.

vs.

Tom Hill, County Registrar, or his successor in office, R. A. Taylor, A. C. Owens, Precinct Registrars, or their successors, in office; the County Election Board of Oklahoma County, Oklahoma, and W. C. McAllister, Secretary of the State Election Board, Art J. Baker, V. C. Wallister and Claude Baker, Members of the Oklahoma State Election Board.

Defendants.

D E C C A

It is ordered, that the above proceedings be entered to the docket of this court, and that the clerk of this court be and he is hereby directed to file the same on the 21st day of October, 1926, and

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

NORTHERN
DISTRICT OF OKLAHOMA

District of
OKLAHOMA

OKLAHOMA
THURSDAY, OCTOBER 21, 1926.

was, by order of the Court, duly continued until the 1st day of October, 1926, and now, on this 1st day of October, 1926, said cause coming on to be heard upon the complaint in equity and a supplement to the said original bill of complaint, filed herein by the plaintiffs, for certain injunctive relief to prevent the said defendants and each of them from further carrying on a conspiracy and to further prevent the operation of these defendants and their co-conspirators in doing acts to deprive these plaintiffs and all plaintiffs similarly interested, of their right of franchise and to enjoin the said defendants and each of them from committing acts to disenfranchise these plaintiffs and all other plaintiffs similarly interested and to enjoin the said defendants and each of them from discriminating against these plaintiffs and all other similarly interested and deprived them of their rights of franchise because of their race and color,

The plaintiffs appeared in person and by their attorneys, J. J. Bruce and Spencer Adams and the defendants failing to appear in person or by attorney, said defendants having appeared in said cause on the 20th day of October, 1926, and filed therein their special appearance and motion to dismiss, which said motion was by the court, over-ruled, as follows, to-wit: B. A. Taylor, and W. C. Owens, Precinct Registrars, appearing in person and by attorney, W. C. McAlister, Secretary of the State Election Board, appearing in person and by and through J. Berry King, Assistant to the Attorney General of the State of Oklahoma, the defendant, the County Election Board of Okfuskee County, and C. R. Board, a member of the said election board, appearing in person and by and through his attorney Sid White, and the defendant Redman, successor of Tom Hill, County Registrar of Okfuskee County, Oklahoma, and the County Election Board appearing in person and by and through their attorney Eugene Catlett; and,

WHEREAS, the said plaintiffs were given leave, upon application by them made, to file a supplement to their original complaint, which leave was, by the Court, granted and thereupon, the defendants and each of them filed a special appearance and motion to dismiss the said action, which said motion was, by the Court, heard and it further appearing that the said defendants and each of them had been notified of the said hearing of this said cause and being present in person and by and through their respective attorneys, as above set forth, when said cause was duly continued, witnesses were duly sworn and examined in open court, and upon the testimony of the witnesses, arguments of counsel were heard and otherwise being well, fully and sufficiently advised in the premises, the Court finds the following to be the facts in this matter:

That the plaintiffs and each of them are citizens of the United States and of the State of Oklahoma; that said plaintiffs and each of them have resided in the State of Oklahoma, for more than twelve months, in the county of Okfuskee for more than six months and in Puden (Boley) Precinct No. 4, for more than thirty days next before the filing of the bill of complaint; that said plaintiffs and each of them are taxpayers of Okfuskee County, Oklahoma; that said plaintiffs and each of them have applied to be registered under the laws of the State of Oklahoma; that the said plaintiffs and each of them have been diligent in their efforts to obtain registration under the election laws of the State of Oklahoma.

The Court further finds that the said plaintiffs and each of them are fully qualified and eligible as voters under the laws of the State of Oklahoma; that the said plaintiffs and each of them are members of the negro race and that by reason of their race and color, the said plaintiffs and each of them have been discriminated against and deprived of their rights to be registered in said precinct, county and state, and that the said defendants have willfully and fraudulently deprived these plaintiffs of any reasonable means to be registered, solely for the reason that they are members of the negro race.

The Court further finds that the said defendants, the County Registrar, and his successors in office, the Precinct Registrar, and his successors in office, have entered into a corrupt and unlawful conspiracy in violation of the letter and spirit of the Constitution of the United States, which said conspiracy has been aided and abetted and has been carried on with the knowledge and acquiescence of the defendant W. C. McAlister and the State Election Board and that the said conspiracy has been carried on for the purpose of depriving these plaintiffs and those similarly interested of their right of franchise and to deprive said plaintiffs of the rights guaranteed to them under and by virtue of the Constitution of the United States.

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THURSDAY, OCTOBER, 21, 1926.

The Court further finds that in pursuance of the said conspiracy said County Registrars have heretofore appointed Precinct Registrars and said precinct registrars have represented that they were expressly instructed not to register members of the negro race and that the said registrars have refused and still refuse to register members of the negro race.

The Court further finds that the said County and Precinct Registrars have adopted various subterfuges, schemes and devices for the purpose of avoiding the registering of these plaintiffs and other members of the negro race similarly interested; that the said registrars refused to afford these plaintiffs reasonable means of registration by absenting themselves from their precincts, by fleeing from the County and by representing that they were without the necessary registration books and supplies, all in furtherance of a conspiracy to disenfranchise these plaintiffs.

The Court takes judicial notice of the fact that the registration period will end on the 23rd day of October, 1926, and at the time of the institution of this said action, no County Registrar had been appointed and qualified in Okfuskee County and that no Precinct Registrar had been qualified and was acting for Paden (Boley) Precinct No. 4, and that by reason of the aforesaid, these plaintiffs and all similarly interested have been denied an opportunity to be registered.

The Court further takes judicial notice of the laws of the State of Oklahoma, that registration is a pre-requisite to a right to vote. The Court further takes judicial notice of the fact that a general election is to be held in the State of Oklahoma on the 2nd day of November, 1926, at which said election, United States Senators, and Representatives to Congress of the United States are to be voted upon and unless said plaintiffs are registered under the laws of the State of Oklahoma, they will not be allowed to vote in said general election.

The Court further finds that these plaintiffs, or some among their number are ex-service men, having served in the army of the United States in the World's War.

The Court further finds that these plaintiffs are without an adequate remedy at law and that said acts of the defendants are acts of discrimination against these plaintiffs by reason of their race.

NOW, THEREFORE, IT IS HEREBY ORDERED, that the said defendants, and each of them, their successors in office, agents and servants and all other persons conspiring and confederating with said defendants, be and they are permanently and perpetually enjoined from carrying on a conspiracy to disenfranchise these plaintiffs and all other persons similarly interested; that the defendants and each of them, including the said State Election Board, County Election Board of Okfuskee County, Oklahoma, W. C. Kealister, Secretary of the State Election Board, the County Registrars and his successors in office, and Precinct Registrar and his successors in office of the Paden (Boley) precinct No. 4, be and they are hereby permanently and perpetually enjoined from continuing the carrying on of said conspiracy; that the defendants and each of them above named be and they are hereby permanently and perpetually enjoined from interfering with the rights of these plaintiffs to exercise their rights of franchise in said general election to be held on the said 2nd day of November, 1926.

IT IS THE FURTHER ORDERED OF THIS COURT, that the defendants and each of them be and they are hereby permanently and perpetually enjoined from interfering with the registering of these plaintiffs and all persons similarly interested and are further enjoined from interfering with these plaintiffs and those similarly interested, by denying them the right of franchise and in voting in Paden (Boley) precinct No. 4, in said Okfuskee County, State of Oklahoma, in said general election above mentioned.

IT IS THE FURTHER ORDER OF THIS COURT, that the said defendant W. C. Kealister, Secretary of the State Election Board, forthwith appoint and secure the qualification of a County Registrar for Okfuskee County, Oklahoma; that he further supply the said County Registrar with the necessary supplies and books to enable him to register these plaintiffs and all other similarly interested persons.

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District of
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OKLAHOMA.
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IT IS BY THE FURTHER ORDER OF THIS COURT, that the said County Registrar, or his successor in office, forthwith appoint and secure the qualification of a Precinct Registrar for Paden (Boley) Precinct No. 4, Okfuskee County, Oklahoma, and that he supply the said Precinct Registrar with all necessary books and supplies for the registration of these plaintiffs and all other persons similarly interested

It is the Further Order of this Court, that the Precinct Registrar for Paden (Boley) Precinct No. 4, Okfuskee County, Oklahoma, or his successors in office, forthwith register these plaintiffs and all persons similarly interested.

IT IS THE FURTHER ORDERED OF THIS HONORABLE COURT, that unless the defendants and each of them and their successors in office obey the commands and orders of this Court, that they shall be forthwith cited before this Honorable Court to answer in contempt.

Dated this 21st day of October, 1926.

F. E. Hennemer,
U.S. District Judge.

ENDORSED: Filed Oct. 21, 1926, W.P. Warfield, Clerk U.S. District Court.
H.W.J.

Court adjourned until October, 22, 1926.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
FRIDAY, OCTOBER 1, 1926.

Court convened pursuant to adjournment, Friday, October, 22nd, 1926. Present:

Hon. F. E. Kennamer, Judge of U.S. District Court.
H. P. Warfield, Esq., Clerk of U.S. District Court.

Thereupon, the following proceedings were had and entered to-wit:

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

WALLACE & COMPANY,)
Plaintiff.)
vs.) No. 194 E.
G. W. SMALL,)
Defendant.)

O R D E R.

On the presentation of the petition of the plaintiff in the above entitled cause for the appointment of a receiver, and upon due consideration of the said petition and the evidence adduced thereon:

It is ordered by the Court that the said petition for the appointment of a receiver be, and the same is hereby set for hearing at the District Court Room of this Court in the City of Tulsa, Oklahoma, at the hour of 10 o'clock A.M. on the 25 day of October, 1926. And of this order let all the parties hereto take due notice and govern themselves accordingly.

F. E. Kennamer,

Judge.

ENDORSED: Filed Oct. 21, 1926. H. P. Warfield, Clerk U.S. District Court.
H.W.S.

Court adjourned until October, 20, 1926.

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

NORTHERN

District of

OKLAHOMA.

THIRTIETH SESSION.

TULSA, OKLAHOMA.

SAVEDAY, OCTOBER, 23, 1926

Court convened pursuant to adjournment, Saturday, October, 23, 1926. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. Garfield, Esq., Clerk of 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.

FREDERICK A. BRINKMAN, doing business
as BETTY B. HAT COMPANY, Plaintiff.

vs.

STONEY P. COHN and MARION SCHULLENBERGER,
co-partners doing business as
PORT HAT COMPANY, Defendants.

Equity No. 145

Pet. No. 1,569,942.

ORDER OF THE MASTER ON PLAINTIFF'S MOTION
FOR ORDER REQUIRING DEFENDANTS TO FILE
A REPORT IN ACCOUNTING.

The above entitled cause, coming before the Master on the 16th day of October, 1926, on plaintiff's motion for order requiring defendants to submit a report in accounting, and counsel for plaintiff having been heard and counsel for defendants having been heard in their own behalf,

IT IS HEREBY ORDERED: That the defendants, on or before the 30th day of October, 1926, file with the Master as a part of their accounting, and account verified by affidavit by months, beginning on the 19th day of January 1926, and continuing to date, setting forth the number of Reversible Hats of the construction of or similar to the Reversible Hats completed of by plaintiff and held to be an infringement of patent No. 1,569,942, issued on January, 19, 1926, directly or indirectly sold by the defendants, to whom the same were sold, and the prices at which the same were sold, and stating as a debit against the same all of the monthly expenses, including cost of the said Reversible Hats to the defendants, and the overhead expenses, itemizing or classifying said overhead expenses, showing for what purpose said expenses were made, and extending balance of such monthly account for adding and totalizing the same, and finally casting up the grand total of such monthly expenses.

Also a statement showing by monthly periods during the said general period, the total volume of business done by the defendants, and the ratio of the business done by the defendants in Reversible Hats with said total volume of business.

Also the total overhead expenses for the entire business of the defendants by monthly periods during the said general period, as in the foregoing paragraph, and showing how the overhead expenses and the various amounts going to make up the same is proportioned to that part of the defendants' business relating to the manufacture and sale of Reversible Hats.

And it is further ordered that a copy of said report be served on counsel for the plaintiff on or before October, 30 1926.

And it is further ordered that the parties heretofore appear before me at my office 1016 - 1017 New Daniels Bldg. Tulsa, Oklahoma, on the 16th day of November, 1926, at the hour of 10 o'clock A.M. for further proceedings herein, and that the defendants produce before me at

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

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DISTRICT OF OKLAHOMA

District of
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OKLAHOMA.
SATURDAY, OCTOBER 23, 1926.

at that time all of their books or records and account of contracts and agreements, and all other books and documents relating to the sale of said Reversible Mats, or upon which the defendants will rely for setoff, counter claim or diminution of account.

A. I. Harbison,
Special Master.

Tulsa, Oklahoma,
October, 18, 1926.

ENDORSED: Filed: Oct. 23, 1926. U.S. District Court, Tulsa, Oklahoma, U.S.D.

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

THE OIL WELL IMPROVEMENTS COMPANY,)
a corporation,)
Plaintiff.)

vs.)

In Equity No. 64

BENJAMINE T. PALMER,)
Defendants.)

ORDER.

The above entitled cause coming before the court on motion by plaintiff for an order releasing the sureties on the bond furnished by plaintiff to insure the defendant against damages occasioned by improvident granting of preliminary injunction herein, and it appearing that the said cause was tried in open court, the defendant and the plaintiff appearing, and counsel for plaintiff and defendant having been heard, a decree having been entered herein under date of March 20, 1926, holding the patent in suit valid and infringed by the defendant, and a permanent injunction having issued against the defendant;

IT IS HEREBY ORDERED: That the sureties on said bond be and the same are hereby released.

H. E. Thompson,
Judge United States District Court.

Tulsa, Oklahoma,
October, 23rd, 1926.

Oct. 23, - 26.

Consent is hereby given to the above and foregoing order.

Wm. J. ...
Attorney for defendant B. T. Palmer.

RECORDED: Filed Oct. 23, 1926. U.S. District Court, Tulsa, Oklahoma, U.S.D.

Consent is hereby given to the above and foregoing order.

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

NORTHERN DISTRICT OF CALIFORNIA
FIRST SESSION.

District of
SOUTHERN DISTRICT OF CALIFORNIA.

ON
MONDAY, OCTOBER, 26, 1926.

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

WALLACE-ALDINGER COMPANY,
a corporation,
Complainant,

vs.

No. 161 Equity.

CHARLES WEST AND EVERETT PERRY,
PARTNERS AND WEST & PERRY, A
PARTNERSHIP COMPOSED OF CHARLES
WEST AND EVERETT PERRY.

Defendants.

O R D E R.

Now on this the 25th day of October, 1926, the bill herein is
upon the motion of the plaintiff dismissed.

F. E. Hennauer,
District Judge.

ENCLOSED: Filed Oct. 26, 1926. F.P. Garfield, Clerk U. S. District Court,
N.P.W.

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

CARTER-HALL-ALDINGER COMPANY,
a corporation,
Complainant,

vs.

No. 162 Equity.

CHARLES WEST AND EVERETT PERRY,
PARTNERS, AND WEST & PERRY, A
PARTNERSHIP COMPOSED OF CHARLES
WEST AND EVERETT PERRY.

Defendants.

O R D E R.

Now on this the 25th day of October, 1926, the bill herein is
upon the motion of the plaintiff dismissed.

F. E. Hennauer,
District Judge.

ENCLOSED: Filed Oct. 26, 1926. F.P. Garfield, Clerk U. S. District Court,
N.P.W.

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

NORTHERN
DISTRICT

District of
TULSA, OKLAHOMA.

OKLAHOMA.
MONDAY, OCTOBER, 22, 1926.

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

FIRST NATIONAL BANK OF TULSA,
OKLAHOMA,

Plaintiff.

vs.

NATIONAL HARDWOOD COMPANY,
A Corporation,

Defendants.

and.

HARDWOOD MERCANTILE COMPANY
THE OKLAHOMA & ARKANSAS RAILWAY
COMPANY,

Intervenor.

No. 20 Equity.

O R D E R.

NOW, on this 22th day of October, 1926, this cause came on to be heard upon the Final Report of the Title Guaranty & Trust Company, Receiver of the Oklahoma & Arkansas Railway Company, co-defendant in said cause, and the court, after examining said report, together with the exhibits thereto attached, finds that said Report should in all things be approved.

WHEREFORE, IT IS ORDERED, ADJUDGED AND DECREED that said final report be and it is hereby approved and confirmed, and the Receiver and its bondsmen are hereby discharged from any further liabilities growing out of the administration of said receivership.

F. M. KENNEDY,
Judge.

ENCLOSED: Filed Oct. 22, 1926. H.P. Werfield, Clerk U.S. District Court.
L.w.J.

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

ARTHUR B. DEHANAS AND
JESSE L. DEHANAS,

Plaintiffs,

vs.

CORTEX-KING BRAND MENES CO.
A CORPORATION, et al.,

Defendants.

No. 69 In Equity

O R D E R.

This cause having been presented on the motions of the several defendants to dismiss the bill of complaint herein, as amended and supplemented, on the ground that plaintiffs have failed to state a cause of action for equitable or other relief, and the matter having been submitted on argument by counsel for the respective parties, and the Court being duly advised in the premises,

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED, that said motions should be and the same are denied to which rulings of the Court the parties and the cause of the case are accepted and said motions are hereby allowed.

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

NORTHERN
DISTRICT OF OKLAHOMA

District of
TULSA, OKLAHOMA.

OKLAHOMA.
MONDAY, OCTOBER, 25, 1926

IT IS FURTHER ORDERED, that defendants shall file their answers herein to the complaint of the plaintiffs within 20 days, as required by Rule 29 of the Equity Rules of Practice, after notice hereof by personal service or by registered mail.

Dated this 25 day of October, 1926.

F. E. Hennamer, Judge.

ENDORSED: Filed Oct. 25, 1926. A.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 THE STATE OF OKLAHOMA.

FANNIE C. GARR, ET AL.,	Complainants,)	
)	
vs.)	
)	
THE TULSA STREET RAILWAY)	No. 91 Equity.
COMPANY, A CORPORATION,)	
)	
	Defendant.)	

ORDER.

Now, on this 25th day of October, 1926, this cause comes on for hearing upon the application of the Midland Valley Railroad Company for an order requiring the receiver to pay as an operating charge the balance due said Midland Valley Railroad Company on judgment entered in this court in case No. 163 Law, entitled Midland Valley Railroad Company vs- The Tulsa Street Railway Company, and for an order requiring the receiver to reaid the crossing of the Tulsa Street Railway over the Midland Valley Railroad Company track on Third Street, Tulsa, Oklahoma, and the parties being present by their attorneys and hearing being had, and the court being fully advised in the premises finds that said application should be granted, and accordingly;

It is therefore ordered, adjudged and decreed that the receiver herein be and he is hereby ordered and directed to pay unto the Midland Valley Company on November 1st., 1926, the sum of Five Hundred Dollars (\$500.00) and a like sum on the first day of each month thereafter until the balance due said Midland Valley Railroad Company on said judgment in said case No. 163 Law is fully paid or the further order of the Court.

It is further ordered, adjudged and decreed that said receiver immediately take such steps as may be necessary to repair, or cause to be repaired, the crossing of the Tulsa Street Railway Company's track over the tracks of the Midland Valley Railroad Company on third street in the City of Tulsa, Oklahoma.

F. E. Hennamer,
Judge.

C.K. _____
Attorneys for receiver.

Christy Russell and O.E. ---
Attorneys for Midland Valley Railroad Company.

ENDORSED: Filed Oct. 25, 1926. A.P. Warfield, Clerk U. S. District Court.

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

612

NORTHEAST
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
TUESDAY, OCTOBER, 19, 1926.

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

UNITED STATES,	Plaintiff.)	
	vs.)	Equity No. 181 Eq.
ROBERT CLARK, ET AL.,	Defendants.)	

ORDER PRO CONFESAO.

Now comes the complainant, by its solicitors, and elects to take order pro confesso against Robert L. Clark, for failure to plead or answer.

Dated this 18th day of October, 1926.

((SEAL))

H. D. Warfield, Clerk
W. L. Jones, Deputy.

To the Clerk of said Court. - Veresipe -

Enter the above in the Order Book in Equity of said Court.

Louis W. Stivers,
Solicitor for Complainant.

WELLS: Filed Oct. 20, 1926. H. D. Warfield, Clerk U. S. District Court
D. O. C.

Court adjourned until October, 19, 1926.

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

NORTHERN
DISTRICT OF OKLAHOMA.

District of
OKLAHOMA, OKLAHOMA.

OKLAHOMA.
TUESDAY, OCTOBER 26, 1926.

Court convened pursuant to adjournment, Tuesday, October, 26
1926, at 9 o'clock A.M. Present:

Hon. F. E. Kennemer, Judge of U. S. District Court.
F. W. Warfield, Mag., Clerk of U. S. District Court.

Whereupon the following proceedings were had and entered,
to-wit:

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

WALLACE & CO.,)
vs.) No. 194
C. H. SMALL,)
Defendants.)

ORDER OF DISMISSAL.

Comes now the above named plaintiff and prays an order of this
Court to dismiss the above entitled cause with prejudice at its own costs.

IT IS, THEREFORE, CONSIDERED AND ORDERED by this Court that
same be dismissed as above set out.

F. E. Kennemer,
Judge.

ENDORSE: Filed Oct. 26, 1926. F. W. Warfield, Clerk U.S. District Court.
F.W.W.

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

FANNIE S. CARR ET AL.,)
Complainants,)
vs.) No. 91 in Equity.
THE MUSLA STREET RAILWAY COMPANY,)
a corporation,)
Defendant.)

ORDER.

Now on this the 26th day of October, 1926, this cause coming
on for hearing on the application of Lillian Miller to sue the receiver
in the above entitled cause for personal injuries alleged to have
been received by the said Lillian Miller, resulting from the operation
of the street railway of said railway company, and the court having heard
said application grants the same.

It is therefore ordered that the said Lillian Miller be and
she is hereby granted leave to sue C. Kline, receiver of said railway
company, for personal injuries alleged to have been received by her on
or about the 1st day of October, 1926

F. E. Kennemer, Judge.

O.K. MOSS & PARTER, ATYS. FOR RECEIVER.

ENDORSED: Filed Oct. 26, 1926. F. W. Warfield, Clerk U. S. District Court.

Court adjourned until October, 29, 1926.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
FRIDAY, OCTOBER, 29, 1926.

Court convened pursuant to adjournment, October, 29th, 1926.
Friday, 9: o'clock A. M. Present:

Hon. F. E. Kemmerer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of 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.

ROSS J. BEATTY,	ASSIGNEE,)	
	Plaintiff.)	
vs.)	No. E. 156,
WALTER P. DORLAN, BERTHA O. DORLAN, HIS WIFE, FRANK S. HERRICK, O. R. HINKLEY, ED GEORGE, WILLIAM H. BYINGTON,)	In Equity.
	Defendants.)	

DECREE OF PRO CONFESSO.

Now on this 29th day of October, 1926, it appearing to the Judge of this Court in the above entitled case, that the subpoena has been returned and the return filed, and it appearing therefrom that the said subpoena was duly served upon Ed George, one of the defendants, and no answer, demurrer or other pleading having been filed, which answer, demurrer or other pleading should have been filed on or before the 27th day of September, 1926. On Motion of Twyford A. Smith, solicitors for the plaintiff it is ordered and decreed that the bill, as amended, be taken as confessed as to the defendant Ed George.

It further appearing to the court that the plaintiff, on the 4th day of August, 1926, presented application in this case, for a warning order directing the absent defendants, O. R. Hinkley and Ed George, to plead, answer or demur to the bill of the plaintiff herein, on or before the 27th day of September, 1926, and it further appearing that it is impractical to serve a copy of the warning order and a copy of the bill upon the defendant, O. R. Hinkley, because the residence or place where said defendant may be found is unknown, and it further appearing that it was thereupon ordered that the warning order be published for six consecutive weeks in the Osage County News, a newspaper being a legal publication in the City of Pawhuska, County of Osage, State of Oklahoma, and it further appearing to the court that said warning order has been published in said newspaper as directed by the order of this court, and that proof of said publication has been made satisfactory to said court, as required by law and the rules of this court. And it further appearing that the defendant, O. R. Hinkley, has wholly failed to answer demur or otherwise plead to the plaintiff's bill herein, and that such answer, demurrer or other pleading should have been filed on or before the 27th day of September, A.D. 1926.

THEREFORE, on motion of Twyford A. Smith, solicitors for the plaintiff, it is ordered and decreed that the bill be taken as confessed as to the defendant O. R. Hinkley and Ed George.

Done in open court the date above written.

F. E. Kemmerer,

Judge of the United States District Court
for the Northern District
of Oklahoma.

G.H. Twyford A. Smith,
Solicitors for plaintiff.

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

NORTHERN DISTRICT OF OKLAHOMA

District of

OKLAHOMA

TULSA, OKLAHOMA

FRIDAY, OCTOBER, 29, 1933.

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

E. W. ROGERS, ET AL., Plaintiffs, vs. TOM HILL, ET AL., Defendants. No. 190 Equity.

ORDER GRANTING APPEAL.

Now on this 29th day of October, 1933, being presented to the Court the assignment of errors and petition for appeal of the defendant, W. C. McAlister, Secretary of the State Election Board the Court doth find:

That the defendant should be granted an appeal to the United States Circuit Court of Appeals for the Eighth Circuit as prayed in his petition for appeal.

That the prayer of defendant to stay all further proceedings pending said appeal should be denied.

That the amount of bond to be given by defendant should be fixed at the sum of \$500.00.

That citation should issue as prayed by defendant.

IT IS, THEREFORE, BY THE COURT CONSIDERED, ORDERED AND ADJUDGED:

That the defendant W. C. McAlister, Secretary of the State Election Board be granted an appeal to the United States Circuit Court of Appeals for the Eighth Circuit as in his petition for appeal prayed.

That defendant give bond to be approved by the Clerk of this Court in the sum of \$500.00 conditioned as by law prescribed.

That citation issue herein as by law provided.

That defendant's prayer that all further proceedings be stayed pending this appeal be and same hereby is denied.

That defendant's petition for appeal be ordered filed, made a part of the records of this Court and transmitted as such part of the records to the Circuit Court of Appeals.

It is further ordered that for the purpose of the record this appeal be consolidated with the appeal of C.R. Board and the record in the appeal of C. R. Board be treated and for all purposes considered the record in the appeal of W. C. McAlister, Secretary of the State Election Board.

F. E. Kemmerer, United States District Judge.

RECORDED: Filed Oct. 29, 1933. H.P. Garfield, Clerk U.S. District Court. H.W.J.

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

1110

NORTHERN
DISTRICT

District of
TULSA, OKLAHOMA.

OKLAHOMA,
THIRTY, OCTOBER, 19, 1936.

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

G. A. ROBERTS, ET AL.,)	
Plaintiffs.)	
vs.)	No. 100 Equity.
WOMBLE, ET AL.,)	
Defendants.)	

ORDER GRANTING AND DENYING

Now on this 29th day of October, 1936, being presented to the Court the assignment of errors and petition for removal of the defendant, G. A. Roberts, one of the members of the County Election Board of Cherokee County, Oklahoma, the Court doth find;

That the defendant should be granted an appeal to the United States Circuit Court of Appeals for the Eighth Circuit as prayed in his petition for appeal.

That the prayer of defendant to stay all further proceedings pending said appeal should be denied.

That the amount of bond to be given by defendant should be fixed at the sum of \$500.00.

That citation should issue as prayed by defendant.

IT IS, THEREFORE, BY THE COURT SO ORDERED, ORDERED AND ADJUDGED

That the defendant, G. A. Roberts, be granted an appeal to the United States Circuit Court of Appeals for the Eighth Circuit as in his petition for appeal prayed.

That defendant give bond to be approved by the Clerk of this Court in the sum of \$500.00 conditioned as by law prescribed.

That citation issue herein as by law provided.

That defendant's prayer that all further proceedings be stayed pending this appeal be and the same hereby is denied.

That defendant's petition for appeal be ordered filed, made a part of the records of this Court and transmitted as such part of the records to the Circuit Court of Appeals.

F. M. Henderson,
United States District Judge.

RECORDED: Filed Oct. 29, 1936. F.M. Henderson, U.S. District Court, H.W.J.

Court adjourned until October 30, 1936.

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

NORTHERN

District of

OKLAHOMA.

THIRD SESSION.

CLERK, OKLAHOMA.

SATURDAY, OCTOBER, 30, 1926.

Court convened pursuant to adjournment, Saturday, October, 30th, 1926. Present:

Hon. F. N. Yeamann, Judge of U.S. District Court.
H. P. Warfield, Esq., Clerk of U.S. District Court.

Thereupon, the following proceedings were had and entered, to-wit:

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

No. 190 EQUITY.

R. F. ROGERS, F. C. CHEATHAM, LEVIE DORSEY, MINERVIA WILLIAMS, J. F. Tease, Mrs Henry Adams, Odeco Johnson, Mrs E. Bennett, T. H. Webb, D. W. Webb, S. Johnson, Mrs. L. Colbert, S. Williams, Bennie Williams, Mollie Diellard, M. L. Johnson, Ella Plenoid, Mrs J. C. Logan, Mrs T. Ashley, James Thomas, Mrs O. B. Gray, C. Francisco, Dannie M. Clark, Mrs Howard Edward, S. E. Ashley, Dock Haddock, Mrs O. L. Haddock, Mrs J. Johnson, Olie Forbes, M. Sattley, L. Blackwell, Arzel Francisco, Mrs W. Berry, Tony Haynes, John Jiles, Chas. Stills, Dinah Cranell, Selonica Conley, Bettie Hunt, Mrs Horace Green, A. Braddy, Tiny English, Molly Dean, Mrs Chas. Holloway, Bell Green, Johnny Stockstill, Henry Williams, Johnny Jones, John Burnett, Bill Jones, A. Wilson, Classic Ferguson, Mary Norman, Mabel Chiles, D. C. Carter, Lee Carter, J. C. Carter, Mollie Conley, P. S. Gayles, Gray Gayles, Mrs R. F. Rogers, W. H. Dorsey, J. W. Walker, A. P. Williams, Sr., J. Tease, Charley Sharp, C. Roseborough, Porter Callahan, Mary Webb, J. B. Eagan, Charlotte Johnson, Homer Foreman, Chas. Williams, Jr., Robert Williams, John Glover, Gus Littlejohn, Honest Johnson, Sim Caro, Phelps Davis, Tinnie Thomas, A. Francisco, Ethel Mae Williams, Bob Hayes, Sallie Edwar, Mary Ashley, Odie Haddock, Ada Johnson, James Forbes, Claude Wright, Mrs Jim Sattley, John Mason, Jane Edward, C. J. Barrett, Eddie Haynes, L. Jiles, Mrs Chas. Stills, Elber Gray, J. Ramsey, Walter Williams, Henry Jones, E. L. Scott, Martin Houston, Abe Wamble, Mrs Elder Hayes, Alma Scott, Sarah Stockstill, Mrs Henry Williams, Lucy Jones, Libby Barrett, Beessie Jones, Bud Tucker, Dock Ferguson, Annie Eggleston, Bernice Tucker, Allis Carter, Bretts Carter, Minne Hooks, A. C. Conley, Arthur Gayles, Will Callahan, Cornelia Dorsey, Mrs J. W. Walker, Minervah Williams, Horace Brooks, Tom Maloud, Charlye Rogers, C. C. Clark, Lone Webb, C. Johnson, E. Singleton, Albert Rogers, Stokes Williams, Tom Williams, R. Glover, Mary Littlejohn, Sallie Please, T. Ashley, Mrs Geo. Brown, O. C. Caraway, Mrs C. Frisco, A. P. Curtis, Mrs Rob Hayes, Robert Thomas, W. A. King, Charley Haddock, Essie Johnson, Charley Forbes, Mrs Claud Wright, J. L. Cates, Mrs J. Mason, Joe L. Walker, Enoch Hayes, L. Davis, Simon Arbetha, Flint Slaughter, Maggie Gray, A. Ramsey, Mrs W. Williams, Otis Jones, Oscar Houston, Minnie Houston, Ada Wamble, Elder Hayes, Henry Conley, Milam Tease, Horace Mingleton, Bill Smith, Daisy Houston, L. R. Kirsey, Mrs Bud Tucker, Wash Thompson, Henry Watson, Robert Reed, Louis Harding, Bill Hines, M. R. Hooks, Luvenia Conley, Sarah Gayles, L. T. Moor, Mrs L. T. Moor, Mrs Birdie Callahan, Alvin Dorsey, Willie Mintoak, Leo Williams, Henry Adams, A.L. Jackson, Ellis Bennett, Willie Clerk, Prince Webb, Mrs V. Johnson, Alonzo Colbert, Charley Williams, Sr., B. Williams, Mrs Tom Williams, Treatus Johnson, Boet Plenoid, J. C. Logan, Marbin Davis, George Brown, C. B. Gray, Billa Adams, D. Clark, Howard Edward, C. Thomas, Mrs W. A. King, Mary Haddock, J. T. Johnson, Mrs Ja. Forbes, Jim Sattley, H. L. Blackwell, Sam Turner, Walter Berry, N. Hayes, Minnie Davis, Mrs S. Arbetha, Harry Carnell, James Conley, Champ Hunt, Horace Green, R. Braddy, Tom English, Milton Dean, Chas Holloway, Joe Green, E. Conley, Mattie Tease, Dinah Mingleton, Mrs Bill Smith, Lucy Aldridge, N. E. Kirsey, Willie Menser, Jr.

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

WORTHEN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
WORTHEN, OCTOBER, 30, 1926.

Crosswood Norman, Fred Chiles, Lummie Reed, Nellie Harding,
L. E. Carter, Sam Conley, Addie Tesse, Henekiah Justin, G. Watson,
J. P. Grubbs, E. L. King, G. L. Tesse, Oscar Holmes, Luvenia
Collins, Maggie Russell, Bessie Bowie, Mrs. C. Overstreet, Mrs.
M. J. Johnson, Ernest Carter, Jenie Grubbs, E. J. Norman, Fred
Hall, Elbirte Holmes, M. A. Burney, John Green, M. E. Eggleston,
Jas. Truelove, Dan Ware, Sr., Chester Boyler, Willie Curtis,
Mary L. Hall, Frank L. Silcher, Brisco Russell, Nellie Green,
J. P. Grubbs, Mrs. M. Truelove, Elvina Martin, Gladys King,
Sarah Curtis, Lee Megathon, Thomas Collins, Maria Burney, Tonie
Bowie, Will Overstreet, N. J. Johnson Grady Saunders, and all
other similarly situated,

Plaintiffs.

VS.

Tom Hill, County Registrar, or his successors in office, Ben
Clutch, Precinct Registrar, or his successors in office, the County
Election Board of Okfuskee County, Oklahoma; and W. G. McAllister,
Secretary of State Election Board, Art L. Walker, J. C. McAllister
and Claude Baker, Members of the Oklahoma State Election Board.

Defendants.

D E C R E E.

WHEREAS, it has been represented and appears that the above
entitled cause came on for hearing on the 10th day of October, 1926,
upon the complaint in equity and a supplement to the said original bill
of complaint, filed herein by the plaintiffs, for certain injunctive
relief to prevent the said defendants and each of them from further carry-
ing on a conspiracy and to further prevent the operation of these defend-
ants and their co-conspirators in doing acts to deprive these plaintiffs
and all plaintiff similarly interested, of their right of franchise and
to enjoin the said defendants and each of them from committing acts to
discriminate these plaintiffs and all other similarly interested and
to enjoin the said defendants and each of them from discriminating against
these plaintiffs and all other similarly interested and deprive them
of their rights of franchise because of their race and color.

The plaintiffs appeared in person and by their attorneys,
J. J. Bruce and Spencer Adams and the defendant appeared in person and
by and through their attorneys as follows: Ben Clutch appeared in per-
son and by his attorney C. A. Shaw, W. G. McAllister, Secretary of the
State Election Board, appearing in person and by and through W. Berry
King, Assistant to the Attorney General of the State of Oklahoma, the
defendant, the County Election Board of Okfuskee County, and C. A. Board,
a member of the said Election Board appearing in person and by and
through his attorney, Sid White, and the defendant Beaman, suc-
cessor of Tom Hill, County Registrar, of Okfuskee County, Oklahoma, and
the County Election Board appearing in person and by and through their
attorney Eugene Catlett, and,

WHEREAS, the said plaintiffs were given leave, upon application
by them made, to file a supplement to their original complaint, which
leave was by the Court granted, and thereupon, the defendants and each
of them filed a special appearance and motion to dismiss the said motion,
which said motion was, by the Court, heard and it further appearing that
the said defendants, and each of them had been notified of the said hear-
ing of this said cause and being present in person and by and through
their respective attorneys, witnesses were duly sworn and examined in open
court, and upon the testimony of the witnesses, arguments of counsel were
heard and otherwise being well, fully and lawfully advised in the
premises, the Court finds the following to be the facts in this matter:

That the plaintiffs and each of them are citizens of the United
States and of the State of Oklahoma, that said plaintiffs are each of
them have resided in the State of Oklahoma, and are true and lawful
in the County of Okfuskee for more than six months next to Black Tuesday.

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

NORTHERN
CITY, SESSION

District of
TULSA, OKLAHOMA.

OKLAHOMA.
WEDNESDAY, NOVEMBER, 10, 1926.

No. 1 for more than thirty days next before the filing of the bill of complaint; that said plaintiffs and each of them are taxpayers of Okfuskee County, Oklahoma; that said plaintiffs and each of them have applied to be registered under the laws of the State of Oklahoma; that the said plaintiffs and each of them have been diligent in their efforts to obtain registration under the election laws of the State of Oklahoma.

The Court further finds that the said plaintiffs and each of them were fully qualified and eligible as voters under the laws of the State of Oklahoma; that the said plaintiffs and each of them are members of the negro race and that by reason of their race and color, the said plaintiffs and each of them have been discriminated against and deprived of their rights to be registered in said precinct, county and state, and that the plaintiffs of any reasonable means to be registered, solely for the reason that they are members of the negro race.

The Court further finds that the said defendants the County Registrar, and his successors in office, the Precinct Registrar, and his successors in office, have entered into a corrupt and unlawful conspiracy in violation of the letter and spirit of the Constitution of the United States, which said conspiracy has been aided and abetted and has been carried on with the knowledge and acquiescence of the defendant W. C. Maulster, and the State Election Board and that the said conspiracy has been carried on for the purpose of depriving these plaintiffs and those similarly interested of the right of franchise and to deprive said plaintiffs of the rights guaranteed to them under and by virtue of the Constitution of the United States.

The Court further finds that in pursuance of said conspiracy, said County Registrars have heretofore appointed Precinct Registrars and said precinct registrars have represented that they were expressly instructed not to register members of the negro race and that the said registrars have refused and still refuse to register members of the negro race.

The Court further finds that the said County and Precinct registrars have adopted various subterfuge schemes and devices for the purpose of avoiding the registering of these plaintiffs and other members of the negro race similarly interested; that the said registrars refused to afford these plaintiffs reasonable means of registration by absenting themselves from their precinct, by fleeing from the County and by representing that they were without the necessary registration books and supplies, all in furtherance of a conspiracy to disfranchise these plaintiffs.

The Court takes judicial notice of the fact that the registration period will end on the 13th day of October, 1926, and at the time of the institution of this said action, no County Registrar has been appointed and qualified in Okfuskee County and that no Precinct Registrar had been qualified and was acting for Precinct No. 1, and that by reason of the aforesaid, these plaintiffs and other similarly interested persons have been denied an opportunity to be registered.

The Court further takes judicial notice of the laws of the State of Oklahoma, that registration is a pre-requisite to a right to vote. The Court further takes judicial notice of the fact that a general election is to be held in the State of Oklahoma on the 1st day of November, 1926, at which said election, United States Senators, Representatives to Congress of the United States are to be voted upon and unless said plaintiffs are registered under the law of the State of Oklahoma, they will not be allowed to vote in said general election.

The Court further finds that these plaintiffs are without an adequate remedy at law and that said acts of the defendants are acts of discrimination against these plaintiffs by reason of their race.

NOW THEREFORE, IT IS HEREBY ORDERED, that the temporary injunction be continued in force and that the said defendants and each of them, their successors in office, agents and servants and all other persons conspiring and confederating with said defendants, he and they are until further order of Court enjoined from carrying on a conspiracy to disfranchise these plaintiffs and all other persons similarly interested; that the defendants and each of them, including the said State Election Board, County

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

1934

NORTHERN
DISTRICT OF OKLAHOMA.

District of
OKLAHOMA, OKLAHOMA.

OKLAHOMA.
AT OKLAHOMA, OKLAHOMA, 20, 1934.

Election Board of Oklahoma County, Oklahoma, J. G. Hallister, Secretary of the State Election Board, the County Registrar and his successors in office, and Precinct Registrar and his successors in office of the Creek Precinct No. 1, be and they are hereby enjoined from continuing the carrying on of said election; that the defendants and each of them shall be and they are hereby enjoined from interfering with the rights of these plaintiffs to exercise their right of franchise in the said general election to be held on the said 10th day of November, 1934.

IT IS THE FURTHER ORDER OF THIS COURT that pending final determination of this action the defendants and each of them be and they are hereby enjoined from interfering with the registration of these plaintiffs and all persons similarly interested and be further enjoined from interfering with these plaintiffs and those similarly interested, in exercising the right of franchise and in voting in Creek Precinct No. 1, in said Oklahoma County, State of Oklahoma in the general election above mentioned.

IT IS THE FURTHER ORDER OF THIS COURT, that the said defendant J. G. Hallister, Secretary of the State Election Board, forthwith appoint and secure the qualification of a County Registrar for Oklahoma County, Oklahoma; that he further supply the said County Registrar with the necessary supplies and books to enable him to register these plaintiffs and all other similarly interested.

IT IS THE FURTHER ORDER OF THIS COURT, that the said County Registrar, or his successor in office, forthwith appoint and secure the qualification of a Precinct Registrar for Creek Precinct No. 1, Oklahoma County, Oklahoma, and that he supply the said Precinct Registrar with all necessary books and supplies for the registration of these plaintiffs and all other persons similarly interested.

IT IS THE FURTHER ORDER OF THIS COURT, that the Precinct Registrar for Creek Precinct No. 1, Oklahoma County, Oklahoma, or his successor in office, forthwith register the plaintiffs and all persons similarly interested.

IT IS THE FURTHER ORDER OF THIS COURT, that unless the defendants and each of them and their successors obey the command and orders of this Court, that they will be forthwith cited before this Honorable Court to answer in contempt.

Dated this 10th day of October, 1934.

W. H. H. H. H.
U.S. District Judge.

Court adjourned until November 10, 1934.

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

NO. 100-100

District of

OKLAHOMA.

RECEIVED

NOV 11 1936

WEDNESDAY, NOVEMBER 11, 1936.

Court convened pursuant to adjournment, Wednesday, November, 11, 1936. Present:

Hon. F. M. Kemmerer, Judge of U.S. District Court.
H. P. Worfield, Esq., Clerk of U.S. District Court.

Thereupon, the following proceedings were had and entered, to-wit:

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTH DIVISION OF OKLAHOMA.

W. B. C. DAVIS,	Plaintiff,)	
	vs.)	No. 100-100.
AZTEC OIL COMPANY AND)	
EXCHANGE TRUST COMPANY,	Defendants.)	
)	
OIL WELL SUPPLY COMPANY,)	
	Interveners.)	

ORDER RE: THE RECEIVER'S FEES.

On this the 11th day of November, 1936, it appearing to the Court that Charles A. Cowley, the Receiver herein, qualified as such receiver and took charge of the properties of the Aztec Oil Company on the 11th day of September, 1936, and has been since said date, in active charge and operation of said estate, and that said estate consists of three gasoline plants and producing oil wells located in Tulsa, Okmulgee and Creek Counties, Oklahoma, and that the duties of said receivership require the daily personal attention of said Receiver, and that the properties are worth in excess of \$100,000.00 at their present cash value, with a monthly income of between \$15,000.00 and \$20,000.00 per month;

And it further appearing that the said Receiver, being an attorney-at-law, has not obtained the services of other counsel in conducting the legal matters involved in said estate, but that said legal services are being performed by said Receiver and his partners;

And it further appearing that the said Receiver is entitled to a monthly allowance to be applied upon the fees as may be allowed for his services as such Receiver, and that in view of the value of the estate and the details requiring the attention of the Receiver, an allowance of \$1,000.00 per month is fair and just during the pendency of said receivership.

It is, therefore, by the court ordered that the said Charles A. Cowley be and he is hereby authorized to pay to himself as a monthly allowance to be applied against the fees to be charged by him as such receiver, the sum of \$1,000.00 per month, payable monthly, for the period beginning September, 22, 1936, and that said payments be made out of the current receipts of said estate.

F. M. Kemmerer,
District Judge.

G. W. Robinette & Ford,
Attys for Defendant.

WITNESSE: Filed Nov. 11, 1936. H. P. Worfield, Clerk U.S. District Court,
N.W.D.

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

512

NORTH-DK
Equity Session.

District of
Tulsa, Oklahoma.

OKLAHOMA.
WEDNESDAY, NOVEMBER 3, 1926.

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

FLORA WHITEBIRD, ROBERT LEEB WHITEBIRD,
A MINOR, RO WIFE BY FLORA WHITEBIRD, HIS
WIFE AND NEXT FRIEND: HEBER TRINK HINN
AND WIFE OR RO WIFE BY FLORA WHITEBIRD, HER
WIFE AND NEXT FRIEND: LYNCOLE GREEN-
BACK, ALPHONSO GREENBACK, RAY GREENBACK
TRINKER, HELEN MAY GREENBACK TRINK, MOLLIE
GREENBACK HINN, JOHN GREENBACK, A MINOR, RO
WIFE BY ALPHONSO GREENBACK, HIS WIFE AND
NEXT FRIEND: OSBORN WELSH GREENBACK, A MINOR
AND WIFE BY ALPHONSO GREENBACK HIS NEXT
FRIEND.

Plaintiffs.

vs.

In Equity

No. 176

THE ALICE FISHER LEAD COMPANY, HINN MINING
COMPANY, COMMONWEALTH MINING COMPANY,
ROBERT R. BARK, JR. WELTER MINING COMPANY,
WHITEBIRD MINING COMPANY, THE CHILDRESS
LEAD & ZINC COMPANY, CONSOLIDATED LEAD &
ZINC COMPANY, FRANK CHILDRESS COMPANY,
FRANK CHILDRESS, TRUSTEE, LIMBE KING COMPANY,
CORTAZ MINING COMPANY, CORTAZ KING BRAND
MINING COMPANY, FRANK CHILDRESS, F. W. SWANS,
AND THE LUCKY KING MINING COMPANY.

Defendants.

ORDER GRANTING LEAVE TO FILE AMENDMENT TO
ORIGINAL BILL OF COMPLAINT.

This cause coming on to be heard on motion of Solicitors for
the plaintiffs to file an amendment to the original Bill of Complaint
naming the following persons, firms and corporations, additional parties
defendant, to-wit:

The Childress Lead and Zinc Company, M. R. Lively, Trustee,
Underwriters Lead Company, Consolidated Lead and Zinc Company, Black Eagle
Mining Company, Frank Childress, Trustee, Limbe King Company Cortez Min-
ing Company, Cortez-King Brand Mining Company, Frank Childress, F. W.
Swans, and the Lucky King Mining Company; and the Court now being fully
advised orders and adjudged that said amendment to said original bill
of complaint be and the same is now filed.

Done at Tulsa, State and District of Oklahoma, this 3 day of
November, A. D. 1926.

F. E. KENNEDY,
District Judge.

RECORDED: Filed Nov. 3, 1926. W.P. Garrison, Clerk District Court.

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

NORTHERN
DISTRICT OF OHIO

District of
COLUMBIA, DISTRICT OF

CHICAGO, ILL.
FRIDAY, NOVEMBER 5, 1926.

Court convened pursuant to adjournment of November 4, November 5, 1926.

Present:

Hon. F. M. Kammner, Judge of U.S. District Court.
H.P. Westfield, Esq., Clerk of U.S. District Court.

Thereupon the following proceedings were had and entered,
to-wit:

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

ALFRED GRAY, Plaintiff.)
vs.) No. 137 Eq.
W. A. GEORGE, Defendant.)

Now on this 5th day of November, 1926, the Motion of plaintiff
praying an order dismissing the said above entitled and numbered cause
coming on to be heard, and the court considering said Motion doth sus-
tain the same:

IT IS THEREFORE CONSIDERED, ORDERED and adjudged, by the court,
that said cause be dismissed and that the same is hereby ordered dismissed
at plaintiff's costs.

F. M. Kammner,
Judge.

O.K. Emmett Stewart,
Attorney for Alfred Gray.

ENCLOSURE: Files Nov. 5, 1926. H.P. Westfield, Clerk U.S. District Court.
H.W.J.

Court adjourned until November, 6, 1926,

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

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District of

OKLAHOMA.

EQUITY SESSION

TULSA, OKLAHOMA.

SATURDAY, NOVEMBER, 6, 1926.

On this 6th day of November, 1926, Court convened pursuant to adjournment, at 9: o'clock A. M. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered, to-wit:

EDDIE JACK,	Plaintiff.)	
	vs.)	# 158 Eq.
JOHN M. HOOD, et al.	Defendants.)	

On this 6th day of November, 1926, the above entitled cause comes on for hearing upon Motion to Dismiss, whereupon arguments of counsel are heard and cause taken under advisement and plaintiffs and defendants required to file briefs herein.

Court adjourned until November, 13, 1926.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

SATURDAY, NOVEMBER, 13, 1926.

Court convened pursuant to adjournment, Saturday, November, 13th 1926, at 9: o'clock A. M. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered, to-wit:

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

UNITED STATES OF AMERICA, Complainant,
vs.
LOUISA BROWN, WASH E. HUDSON, THOMPSON & BLACK, INC. A CORPORATION, AND MARY OIL & GAS COMPANY, A CORPORATION, Defendants.
In Equity No. 18.

D E C R E E.

Now on this 4th day of August, 1926, this matter coming on for final trial and disposition, before the Honorable Franklin E. Kennamer, Judge of said Court, in its regular order, and complainant appearing by Louis N. Stivers, Esquire, Assistant United States District Attorney, and defendant Louisa Brown, appearing in person and by Ernest B. Hughes, Esquire her attorney-of-record, and defendant, Wash E. Hudson, appearing in person and by Geo. W. Reed, Jr., Esquire, his attorney -of-record, and defendant Thompson & Black, Inc., a corporation, appearing in person, by and through Colonel Thompson, its president, and Edgar A. de Meules, Esquire, its Attorney-of-record, and defendant, Mary Oil & Gas Company, a corporation, appearing by Stuart & Coakley, through Chas. Coakley, Esquire, its Attorneys-of Record, and all parties having been duly summoned and having filed pleadings herein and having announced ready for trial, the court proceeded to take testimony and the time being insufficient to complete the taking of testimony on said date, court adjourned to August, 5th, 1926, whereupon further testimony was taken and thereupon the court took the matter of the judgment and decision of said cause, under advisement until November, 13, 1926.

Now on this 13th day of November, 1926, the above entitled matter coming on for decision before Honorable Franklin E. Kennamer, Judge of said Court, and all parties being present in person and by attorneys-of-record, as hereinbefore recited, and the court having heard and considered the testimony of the various witnesses, sworn, delivered and submitted in open court and being well and sufficiently advised in the premises, makes the following findings of fact and conclusions of law:

FINDINGS OF FACT.

I.

The Court finds that the lands involved constitute the allotment of Charlie Berryhill, deceased, who was in fact and who was enrolled as a full blood Creek Indian and that the same are described as:

The Norther Half (N 1/2) of the Northeast (NE 1/4) and the East Half (E 1/2) of the Northwest (NW 1/4) of Section Seven (7), Township Nineteen (19) North, Range Twelve (12) East, Tulsa County, Oklahoma.

II.

That under date of April, 22, 1911, a Departmental Oil & Gas Mining lease was executed by the guardian of Charlie Berryhill, covering the entire allotment, to Minshall & Sweeney, lessees, for a term of ten

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(10) years from date of approval by the Secretary of the Interior and as long thereafter as oil or gas should be produced from said lands in paying quantities; that said lease was approved by the Secretary of the Interior, July, 14, 1911. On May 26, 1912, the lease was assigned to The Mary Oil & Gas Company, a corporation; That Charlie Berryhill died September, 14, 1918, intestate, unmarried and without issue, legitimate or illegitimate, leaving as his sole heir-at-law, his mother, Louisa Brown, defendant herein, who is in fact and is enrolled as a full blood member of the Creek Tribe or Nation of Indians.

III/

That defendant, Mary Oil & Gas Company, drilled three (3) gas well upon the lands in controversy, during the initial or ten year term of said lease but that two (2) of said wells were plugged and one (1) well, designated Charlie Berryhill, No. 1., was connected up with the gas pipe line; that this well quit producing and ceased putting gas in the line on or about April 1st, 1923, and that at about this date, the connections were broken between the well, and the pipe line and the well disconnected from the pipe line and that said well has not been connected with the pipe line nor placed any gas in the pipe line since said time.

That on or about said date, to-wit, April 1st, 1923, an attempt was made to pull the tubing and packer and the tubing parted above the pecker and that an attempt was made to pull the casing; that the casing parted and a great amount of mud, water and debris partially filled the hole.

IV.

The court further finds that nothing further was done toward cleaning out or reviving said gas well and that no other operations or development took place on said lease until on or about the 10th of February 1924, at which time the lessee moved in rig timbers and commenced the erection of a rig or derrick and that upon its completion, tools were moved in and a well commenced on said lease, at a location other than that of the gas well and that said well was completed in May of 1924, as a producing well.

That in accordance with the provisions of the Departmental Lease, the lessee paid to the Superintendent for the Five Civilized Tribes, on or about December, 7, 1923, the sum of Three Hundred Dollars (\$300.00) as royalty on a producing gas well and that such payment was made subsequent to disconnecting said gas well from the pipe line; That said payment was made by officials and employees of the lessee, who had no personal knowledge concerning the physical condition of the well or that it had not placed any gas in the pipe line for several months prior to the date of payment; that said royalty payment was made for the period expiring December, 23, 1924.

V.

The court further finds that defendant, Wash E. Hudson, is a practicing attorney and that he was employed by defendant, Louisa Brown, to cancel the Departmental lease under which Mary Oil & Gas Company had operated; that on February, 14, 1924, defendant, Louisa Brown, executed an Oil & Gas Mining Lease to defendant Hudson, covering the Northeast Quarter (NE¹/₄) of the Northeast Quarter (NE¹/₄) of Section Seven (7), Township Nineteen (19) North, Range Twelve (12) East, a portion of the lands in question and also executed a contract of employment; that the contract and lease to defendant Hudson, were duly approved by the County Court of Creek County, Oklahoma it being the Court under the Laws of Oklahoma having jurisdiction of the settlement of the estate of Charlie Berryhill, the deceased allottee and that it was the proper court to approve and render valid, said contract and lease under section 9 of the Act of Congress, approved May 27, 1908.

The court further finds that in accordance with the terms of the contract of employment, defendant Hudson, on March 5, 1924, filed a suit in the District Court of Tulsa County, Oklahoma, wherein Louisa Brown, defendant herein, was plaintiff, and Mary Oil & Gas Company was defendant, seeking a judicial cancellation of the Oil & Gas mining Lease involved herein and to quiet her title to the premises and for damages; that summons was duly issued and served in said case in the State Court, docketed under No. 26129 and that said action was duly pending so as to charge third persons with knowledge of the subject of the subject matter, objects, and purposes thereof.

VI.

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VI.

That defendant, Thompson & Black, Inc., with a view of purchasing the lease covering the forty acres in controversy, investigated the records of the Superintendent for the Five Civilized Tribes and was informed that the records showed the lease to be in good standing as a producing gas lease and that the royalty had been paid up until December 23, 1924; that said information was given defendant, Thompson & Black, Inc., about February, 13, 1924; that on or about February, 15, 1924, the Superintendent for the Five Civilized Tribes caused a United States Oil Inspector to visit and examine the lease, whose report discloses that the gas well had been disconnected from the pipe and that the hole was well-filled with mud and water. He also reported that there was some gas in the well by reason of the fact that it would light when a match was applied. Defendant, Thompson & Black, Inc., made several inquiries concerning the validity of the lease in controversy, having full knowledge of the action which had been filed in the District Court of Tulsa County, Oklahoma, for cancellation of the lease and to quiet the title of Louisa Brown and for damages and that said defendant was informed by counsel and by the superintendent that the lease was in good standing and purchased the same from the Tery Oil & Gas Company, for a valuable consideration. The date of said assignment to said defendant, being the 5th day of April, 1924, and which assignment was approved by the Secretary of the Interior the 25th day of April, 1924.

And the Court further finds that in purchasing said assignment defendant, Thompson & Black, Inc., relied upon the records of the Superintendent for the Five Civilized Tribes as to the validity of said Departmental Oil & Gas Mining Lease involved herein.

That a stipulation was entered into by the parties to the action in the State District Court, permitting the drilling of the well which had been commenced prior to the filing of the suit and this well was completed by defendant, Thompson & Black, Inc., as a producing well; that upon demand of the Superintendent for the Five Civilized Tribes, defendant Thompson & Black, Inc., assignee of the Departmental lease, was required to drill two (2) additional wells as off-set wells, which are producing wells; that there are now three (3) producing wells on the portion of said lease in controversy; that defendant Thompson & Black, Inc., were further required to pay to the Superintendent for the Five Civilized Tribes, the sum of Two Thousand Seventy-five Dollars (\$2075.00) as off-set gas rentals in lieu of drilling an off-set well to a producing well on adjoining land.

VII.

That defendant Thompson & Black, Inc., purchased the portion of said lease herein involved, with knowledge of the pending action in the District Court of Tulsa County, Oklahoma, no. 26129, and with knowledge of the object and purpose of said pending suit, to-wit, the cancellation of the very lease it acquired and to quiet title of defendant Louisa Brown in said premises and for damages.

VIII.

The court further finds that defendant, Louisa Brown, had no actual knowledge of the physical condition of the lease herein involved from the time it was disconnected from the pipe line, to-wit, on or about April, 1st, 1923, until after the three hundred dollar royalty for a producing gas well, was paid, to the Superintendent for the Five Civilized Tribes, which payment was made on or about the 7th day of December, 1923, and that defendant, Louisa Brown, had no knowledge of the physical condition of said lease and of said gas well, until in February of 1924.

IX.

The court further finds that the said Departmental Lease has lapsed and terminated by reason of the failure of the lessee or its assignee to comply with the obligations imposed by the covenants of said Department-

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al leases, implied or expressed, to produce oil or gas in paying quantities and that an unreasonable length of time elapsed from the time said remaining gas well was disconnected from the pipe line, until further development of the premises was undertaken by the lessee or its assignee.

X.

The Court further finds, as a fact, that defendant, Thompson & Black, Inc., had knowledge of the pending litigations in the District Court of Tulsa, County, Oklahoma, case No. 26129, at and prior to the time of the purchase of the assignment of the Departmental Lease involved, from defendant Mary Oil & Gas Company, and that said defendant is not entitled to recover from defendant, Mary Oil & Gas Company, or defendants, Louise Brown or Wash Hudson, the consideration paid for said assignment, to-wit, the sum of Twenty-two Thousand Five Hundred Dollars (\$22,500.00).

CONCLUSIONS OF LAW.

From the above and forgoing facts, the court concluded as a matter of law:

I.

That the Departmental Oil & Gas Mining Lease involved herein, dated April, 22, 1911, executed by the guardian of Charlie Berryhill, as lessor, to Minshall & Sweeney, lessees, for a term of ten years from date of approval and as long thereafter as oil or gas should be produced in paying quantities, approved by the Secretary of the Interior, July, 14, 1911, assigned May 25, 1912, to the Mary Oil & Gas Company, a corporation, and assigned April 5, 1924, to Thompson & Black, Inc. which last assignment was approved by the Secretary of the Interior, April, 25, 1924, insofar as the same covers the Northeast Quarter of Section Seven, Township Nineteen North, Range Twelve East, is void, has lapsed and expired and is of no force or effect whatsoever.

II.

That the certain Oil & Gas Mining Lease, executed by Louise Brown, as lessor, to Wash E. Hudson, defendant herein, dated February 14, 1924, and approved by the County Court of Creek County, Oklahoma, filed for record and recorded in book _____, at page _____ of the Records of Tulsa County, Oklahoma, is a valid and subsisting Oil & Gas Mining Lease, upon and covering the Northeast Quarter of the Northeast Quarter of Section Seven, Township Nineteen North, Range Twelve East, and that defendant, Wash E. Hudson, is entitled to the immediate possession of said premises and that the title of said Wash E. Hudson be, and the same is hereby quieted in him, as against defendant, Thompson & Black, Inc., and/or its assignee and as against the Mary Oil & Gas Company and/or its assignee, and against the United States of America, complainant herein.

III.

That defendant, Louise Brown, pay to defendant, Thomas & Black, Inc., that portion of the sum of \$2075.00, paid by Thompson & Black, Inc., to the Superintendent for the Five Civilized Tribes as off-set gas rentals in lieu of drilling an off-set well, that accrued subsequent to April, 1st 1923, the exact amount to be paid by defendant Brown, to defendant, Thompson & Black, Inc., to be determined upon the accounting hereinafter provided for.

IV.

That defendant, Thompson & Black, Inc., and/or its assignees, strictly account for all of the oil and gas produced, saved and sold from said premises and render and file herein a true statement showing same, on or before 30 days from this date.

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V.

That Thompson & Black, Inc., and/or its assignee, is entitled to credit and to reimbursement for all expenditures made in developing the lease in question, whether such drilling was upon the demand of the Superintendent for the Five Civilized Tribes or not, and that said defendant make and file herein, a true and correct statement of all expenditures in the development and operation of said lease and of all material and equipment purchased and placed upon said lease and all equipment removed or sold from said lease, said statement to be filed within 30 days from date hereof and that defendants, Brown and Hudson, be given 30 days after the filing of the said statements mentioned in Paragraphs "4" and "5", within which to file a response, putting in issue any of the facts or charges or receipts set forth and disclosed in said statements or either of them.

VI.

That an accounting be had between the parties and the equities adjusted in conformity to the opinion filed herein and in conformity to the terms of this decree and at the conclusion of said hearing on said accounting, judgment be rendered for or against the respective parties in such sums of money as the accounting disclosed that the one defendant may be indebted to the other.

VII.

The court further concluded as a matter of law, that neither the Secretary of the Interior nor the Superintendent for the Five Civilized Tribes has the power, under the law, to conclusively find that a Departmental Oil & Gas Mining Lease has expired by its own terms or is a valid and subsisting lease. That when such a finding is made by the Secretary of the Interior or by the Superintendent, that the same is entitled to great weight but is not conclusive and is not binding upon the court and that the court has the right and power, as a matter of law, to review such finding in a proper case and if said finding is contrary to the proven facts, the court has the power and the right, under the law, to disregard such finding and to enter such judgment as the rights of the parties and the equities of the case demand.

JUDGMENT

IT IS THEREFORE ORDERED, adjudged and decreed that the certain Departmental Oil & Gas Mining Lease, dated April 22, 1911, executed by the guardian of Charlie Berryhill, a minor, lessor, to Minshall & Sweeney, Lessees, for a term of ten years and as long thereafter as oil or gas be produced from said lands in paying quantities, approved by the Secretary of the Interior, July, 14, 1921, and assigned May 25, 1912, to the Mary Oil & Gas Company, a corporation, and assigned April, 5, 1924, to Thompson & Black, Inc., which last assignment was approved by the Secretary, April, 25, 1924, be, and the same is hereby cancelled, annulled and expunged from the records, insofar as the same covers the Northeast Quarter of the Northeast Quarter of Section Seven, Township Nineteen North, Range Twelve East, Tulsa County, Oklahoma, together with all of the various assignments thereof.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that said defendants, the Mary Oil & Gas company, a corporation, and Thompson & Black, Inc., a corporation, and all those claiming by, through or under them, their agents, servants and employees, be, and they and each of them are hereby forever barred and enjoined from asserting or attempting to assert any right, title, interest, equity, estate or possession, in and under said Oil & Gas Mining Lease or any assignment thereof.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that that certain Oil & Gas Mining Lease, executed by Louise Brown, a widow, as lessor, to defendant, Wash E. Hudson, as lessee, dated February 14, 1924, and approved by the County Clerk of Creek County, Oklahoma, filed for record and recorded and now appearing of record in Book _____ at Page _____ of the Records of Tulsa County, Oklahoma, insofar as the same covers the Northeast Quarter of the Northeast Quarter of Section Seven, Township Nineteen North,

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Range, Twelve East, Tulsa County, Oklahoma, be, and the same is hereby declared and established to be a valid and subsisting Oil & Gas Mining Lease according to the terms and tenor thereof and that the same is in full force and effect and that Wash E. Hudson is the owner thereof and that he be immediately placed in possession thereof, together with all of the rents issues and profits arising therefrom and if possession be denied, then a writ of assistance is hereby granted to the said defendant, Wash E. Hudson, and the United States Marshal for the Northern District of Oklahoma, is hereby instructed, upon application of defendant, Wash E. Hudson, to place the said defendant in possession of said premises without any other or further order of this Court and that title to said Oil & Gas Mining Lease, be, and the same is hereby forever quieted in defendant, Wash E. Hudson, and that defendants, The Mary Oil & Gas Company, a corporation, Thompson & Black, Inc., a corporation, their agents, servants and employees and all those claiming by, through or under them, are hereby forever permanently barred and enjoined from disturbing the possession of said Wash E. Hudson and from claiming or attempting to claim any right, title, interest, equity or estate in said Oil & Gas Mining Lease, inconsistent or adverse to the right and title of said defendant, Wash E. Hudson.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED THAT DEFENDANT, Louise Brown, be, and she is hereby required to pay to defendant, Thompson & Black, Inc., that portion of the sum of \$2075.00, off-set or lieu gas royalties that accrued subsequent to April 1st, 1923, which said sum shall be determined upon the accounting hereafter to be had.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that defendant, Thompson & Black, Inc., and/or its assignee, be, and the same are hereby required to strictly account for all of the oil and gas or either or both of them produced, saved and sold from the Northeast Quarter of the Northeast quarter of Section Seven, Township Nineteen North, Range Twelve East, Tulsa County, Oklahoma, subsequent to April, 1st, 1923, and to file herein a true and correct statement showing all of the oil and gas produced, saved and sold from said premises, the quantity of gas and the quantity of oil and the market price thereof. Said statement to be filed on or before 30 days from this date.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that said defendant, Thompson & Black, Inc., and/or its assignee, be reimbursed for all moneys expended in developing and operation said Oil & Gas Lease involved herein and said defendant is hereby required to file a true and correct statement showing all months expended in the development and operation of said Oil & Gas Mining Lease and all material and equipment purchased and placed upon said oil & Gas Lease and all material and equipment withdrawn, removed or sold from said premises, and showing the equipment now on said premises and that said statement be filed herein on or before 30 days from this date and that defendants, Louise Brown and Wash E. Hudson, are hereby allowed 30 days from the date of filing said statements mentioned in the preceding paragraphs and in the instant paragraph, within which to file exceptions, objections or response taking issue with any or all of the items, matters, facts and things set forth in said responsive statements and that upon the issues so made, a hearing or accounting be had at a date to be hereafter set by the court.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the court does hereby retain jurisdiction of all of the matters and things in controversy herein until said final accounting is had and the rights and liabilities of the parties hereto finally determined by the court, at which time a further judgment will be rendered in conformity to the findings of this court upon said accounting.

To all of the findings of fact of the court to the effect that said Departmental Oil & gas Lease had lapsed and expired by reason of an unreasonable length of time having expired from the cessation of production to the commencement of operations and to the conclusions of law by the court that said Departmental Oil & Gas Lease is void and of no force or effect and to the further conclusion of law that the Oil & Gas Lease in favor of Wash E. Hudson is a valid and subsisting lease and to the conclusion of law to the effect that the Secretary of the Interior has not the power and authority to conclusively determine the validity of a Departmental Oil & Gas Lease. The said complainant, the United States of America and the defendant, Thompson & Black, Inc., objects and excepts which said exception is allowed by the court. And to that finding of fact by the court that

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

FIRST NATIONAL BANK OF TULSA,
OKLAHOMA, a corporation,

Plaintiff.

vs.

NATIONAL HARDWOOD COMPANY,
a corporation,

Defendant.

OKLAHOMA AND ARKANSAS RAILWAY
COMPANY, a corporation, et al.

Intervenors.

TITLE GUARANTEE AND TRUST
COMPANY, a corporation,

Receiver.

EQUITY NO. 39,

ORDER MAKING ADDITIONAL PARTIES DEFENDANTS
AND DIRECTING SUCH ADDITIONAL PARTIES TO
APPEAR, PLEAD OR ANSWER IN THE ABOVE EN-
TITLED CAUSE.

NOW ON THIS 13th day of November, 1926, comes on for hearing the above entitled cause in equity upon the application of the plaintiff, First National Bank of Tulsa, Oklahoma, a corporation, and Vince Gleeson, one of the intervenors herein, the applicants appearing by their respective counsel L. H. Poe, and Langley & Langley, and the court being fully advised in the premises, finds:

That the above named applicants and many other intervenors have valid and subsisting claims against the defendant, National Hardwood Company, to secure which said claimants are asserting liens, legal and equitable, upon the assets of the National Hardwood Company, in the hands of the Receiver heretofore appointed in this cause, and that such creditors and claimants are asserting that their said respective liens are paramount and superior to the mortgage liens of the bond holders of the National Hardwood Company as represented by the hereinafter named trustee named in the mortgages or deeds of trust, and the bond holders' committee hereinafter named:

It further appears to the court that all of the substantial assets and properties of the defendant, the National Hardwood Company are covered by mortgages or trust deeds mortgages to secure the payment of the bonds issued by the National Hardwood Company prior to said Receivership in this cause; that the Guaranty Trust Company of Detroit, Michigan, is designated in said mortgages as Trustee for the holders of bonds issued by the National Hardwood Company prior to such Receivership to the total amount of approximately \$1,250,000.00 face value, and it further appears to the court that Charles McPherson, Chairman, Jacob Steketee, Treasurer, A. G. Ghuseis, Secretary, John D. Mac Naughton, Noyes L. Avery, John J. Bole, George J. Thomas and James Lynch are and constitute a bond holders' committee representing certain or all of said bond holders of the National Hardwood Company and reside in or near Grand Rapids, Michigan; and it further appears that said bond holders assert or claim an interest in the assets of said National Hardwood Company by virtue of said mortgages, deeds of trust or trust mortgages to secure the payment of said indebtednesses of the defendant National Hardwood Company as evidenced by the said bonds, and that the applicants herein and others have claims against said National Hardwood Company for indebtednesses owing by it to them and have or claim liens on the properties of said National Hardwood Company, which they are asserting as paramount and superior to the mortgage liens of said trustee and said bond holders.

It further appears to the court that said trustee in said mortgages or deeds of trust or trust mortgages and said bond holders and said

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bond holders' committee have not heretofore appeared in this cause and have not been served with process requiring them to appear and show cause, if any they have, why the liens which are being asserted by applicants and others should not be preferred to the mortgage liens of said trustee and said bond holders, and that said trustee and said bond holders committee should be made parties to this proceeding and required to appear herein or to show cause, if any there be, why the assets of said National Hardwood Company should not be subjected to the payment of the claims of said applicants and the other creditors of said National Hardwood Company asserting liens upon the properties and assets of said defendant as prior to the mortgage liens of the said trustee and said bond holders.

NOW, THEREFORE, it is ordered and decreed by the court that the said Guaranty Trust Company of Detroit, Michigan, and the said Charles McPherson, Chairman, Jacob Stekete, Treasurer, A. G. Ghyssels, Secretary, John D. Mac Naughton, Moyse L. Avery, John J. Bale, George J. Thomas and James Lynch, and each of them, be and they hereby are ordered and directed to appear, plead, answer or demur to the complaint and amendment to the complaint or petition of the plaintiff and the pleas of intervention and amended pleas of intervention of said intervenors and the other interventions filed in this cause, within thirty days from the date of the service of this order upon them, or to show cause, if any there be, why the assets and properties of the defendant, the National Hardwood Company, should not be subjected to the liens claimed by said plaintiff and said intervenors and why the court should not decree such liens of the plaintiff and intervenors as paramount and superior to the mortgage liens of said trustee and said bond holders for whom such trustee was designated, and the assets and properties of the National Hardwood Company sold to satisfy such indebtednesses and the proceeds applied to the payment of the claims of said applicants and the other creditors of said National Hardwood Company who have or shall hereafter establish their claims and liens upon the properties and assets of the National Hardwood Company.

IT IS FURTHER ORDERED and decreed that a certified copy of this order be served on said proposed defendants, said trustee and the members of said bond holders' committee, as above named, if practicable, and in the event it is impracticable to serve a copy of this order as notice on said absent defendants, that this order be published in the Tulsa Daily Legal News of Tulsa, Oklahoma, once a week for six consecutive weeks in the manner provided by law.

F. E. Kennamer,

Judge.

ENDORSED: Filed Nov. 13, 1926. H.P. Warfield, Clerk U.S. District Court.
L.W.J.

Court adjourned until November, 16, 1926

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

NORTHERN District of OKLAHOMA.
EQUITY SESSION. PAWBUSSA, OKLAHOMA. TUESDAY, NOVEMBER, 16, 1926

On this 16th day of November, 1926, Court convened pursuant to adjournment, at 9: o'clock A.M. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon the following proceedings were had and entered, to wit:

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

A. B. C. DAUGE, Plaintiff,)
vs)
AZTEC OIL COMPANY, A) No. 70 Equity.
corporation, EXCHANGE TRUST)
COMPANY, a corporation,)
Defendants.)
OIL WELL SUPPLY COMPANY,)
Intervenors.)

ORDER.

Now on this 16th day of November, 1926, there coming on for hearing the application of the Receiver, Charles A. Cookley, for an order restraining the Security National Bank of Tulsa, Oklahoma, from disposing or selling any collateral security by the said Aztec Oil Company, a corporation, covering a note from the said Aztec Oil Company, a corporation, to the Security National Bank, in the sum of \$3000.00, and said note due September, 28th, 1926, which, at the time of the delivery of said note, the said Aztec Oil Company, a corporation, delivered to the said Security National Bank of Tulsa, Oklahoma, the collateral security set up and set out in said application filed by said receiver;

And it appearing to the court that prior to the appointment of said receiver in this cause, that the Aztec Oil Company executed a promissory note for the sum of \$3000.00, to the Security National Bank of Tulsa, Oklahoma, due September 28th, 1926, and it further appearing that at said time the said Aztec Oil Company, a corporation, for the purpose of collateralizing said note, delivered to the said Security National Bank of Tulsa, Oklahoma, the following described property, to-wit:

Certificate No. 3, of the Pawnee Oil Production Company, covering 565 shares of Pawnee Oil

Pawnee Oil Production Company, said stock having a par value of \$100.00 per share;

Bonds Numbered 31 and 33 of the Aztec Oil Company, a corporation, each bond being in the amount of \$5000.00, or a total of \$10,000.00;

Bonds Numbered 46 to 52 inclusive, of the Aztec Oil Company, in the amount of \$1000.00 each, making a total of \$17,000.00, par value, first mortgage bonds of the Aztec Oil Company, a corporation,

And it further appearing that the officers, directors, agents and employees of the said Security National Bank of Tulsa, Oklahoma, are threatening to dispose of said security above named, and will do so unless restrained by this court, and this court being fully advised in the premises, finds that said application should be sustained, and it further appearing that if the said Security National Bank of Tulsa, Oklahoma, is permitted to sell said collateral at this time, it will amount to a dissipation and waste of the assets of the said Aztec Oil Company, and will be inequitable and unprofitable to the estate of the Aztec Oil Company;

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

NORTHERN
DISTRICT
COURT
SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
TUESDAY, NOVEMBER, 16, 1926.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED by the Court that the said Security National Bank of Tulsa, Oklahoma, its officers, directors, agents and employees be, and they are hereby restrained and enjoined from disposing of the following property placed with the said Security National Bank on the note above named, by the said Aztec Oil Company, as collateral security, to-wit:

Certificate No. 3 of the Pawnee Oil Production Company, covering 565 shares of stock of the said Pawnee Oil Production Company, said stock having a par value of \$100.00 per share;

Bonds Numbered 32 and 33 of the Aztec Oil Company, a corporation, each bond being in the amount of \$5000.00, or a total of \$10,000.00;

Bonds Numbered 46 to 52 inclusive of the Aztec Oil Company in the amount of \$1000.00 each, making a total of \$17,000.00, par value, first mortgage bonds of the Aztec Oil Company, a corporation,

or pro, taking any steps by sale private public or otherwise realizing on the said collateral appearing before me until further order of this Court.

It is further ordered said application be set down for hearing in the District Court room of this court in the Federal Building in the City of Tulsa Oklahoma on the 22nd day of November, 1926, at the hour of 10 A.M. and this order is made returnable at said time and place.

Done in open court this 16th day of November, 1926.

E. E. Kenamer,
Judge.

ENDORSED: Filed Nov. 16, 1926. F.P. Warfield, Clerk U. S. District Court.
E.W.J.

Court adjourned until November, 19, 1926.

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

NORTHERN EQUITY SESSION. District of OKLAHOMA. TULSA, OKLAHOMA. THURSDAY, NOVEMBER, 18, 1926.

On this 18th day of November, 1926, Court convened pursuant to adjournment, at 9 o'clock A. M. Present:

Hon. John C. Pollock, Judge of U. S. District Court
H. P. Warfield, Esq., Clerk of U. S. District Court

Thereupon, the following proceedings were had and entered, to-wit:

WALBRIDGE-ALDINGER CO., Plaintiff.
vs.
CITY OF TULSA, Et Al/ Defendant.
PITTS-BATEMAN COMPANY, Intervenor.
19 Equity.

ORDER.

Now on this 18th day of November, 1926, the above cause comes on for trial upon report of the Special Master filed herein and upon the objections and exceptions thereto filed by plaintiff and by intervenor; plaintiff appears by Stuart, Cruce & Coakley and West & Petry, its attorneys, intervenor appears by the same counsel and defendant City of Tulsa appears by H. O. Bland, City Attorney, and by W. F. Tucker, and J. A. Duff, special counsel. Thereupon the case is stated by counsel for plaintiff and intervenor and by counsel for defendant, and at the conclusion of said presentation it is agreed that the case shall be submitted on briefs, and that plaintiff and intervenor shall be given thirty days from this date in which to serve their briefs on counsel for defendant and file the same with the Clerk of this Court; defendant is given thirty days after the service of said briefs and filing thereof in which to serve and file its brief, and the plaintiff and intervenor are given ten days thereafter in which to serve and file reply briefs.

All of said briefs shall be filed with the Clerk of this court and transmitted by him to the court for consideration of the case.

John C. Pollock,
Judge of the U.S. District Court.

ENDORSED: Filed Nov. 18, 1926. H.P. Warfield, Clerk U. S. District Court.
L.W. J.

COURT DJOURNED UNTIL NOVEMBER, 19, 1926.

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

NORTHERN

District of

OKLAHOMA.

REGULAR SESSION.

TULSA, OKLAHOMA.

FRIDAY, NOVEMBER, 19, 1926.

On this 19th day of November, 1926, Court convened pursuant to adjournment, at 9: o'clock A.M. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court
H. P. Warfield, Esq., Clerk of 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.

LEONARD D. INGRAM,	Plaintiff.)	
)	
vs.)	Equity No. 177
)	
F. E. CLARK AND J. P. FLANAGAN,	Defendants.)	

ORDER PRO CONFESSO.

Now comes the complainant, by its solicitors, and elects to take order pro confesso against the defendant F. E. Clark, for failure to plead or answer.

Dated this 18th day of November, 1926.

((SEAL))) H. P. Warfield Clerk
By L. W. Jones, Deputy.

P R A E C I P E.

To the Clerk of said Court:

Enter the above in the Order book in Equity of said Court.

Malcolm E. Rossen,
Charles A. Chandler,
Solicitor for Complainant.

ENDORSED: Filed Nov. 19, 1926. H.P. Warfield, Clerk U. S. District Court.
L.W.J.

Court adjourned until November, 22, 1926.

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

NORTHERN

District of

OKLAHOMA.

REGULAR SESSION.

PAWBUSSA, OKLAHOMA.

FRIDAY, NOVEMBER, 19, 1926.

On this 19th day of November, 1926, the Court convened pursuant to adjourned, at 9: o'clock A. M. Present

Hon. F. E. Kemmerer, Judge of U. S. District Court.
H. W. James, Esq., Deputy Court Clerk.

Thereupon, the following proceedings were had and entered, to-wit:

JOHN H. DYKES, Receiver,)
Plaintiff.)
vs.) # 163 E.
R. F. WATKINS, ET AL.,)
Defendants.)

On this 19th day of November, 1926, it is by the Court ordered that the above entitled cause be and same is hereby stricken from this assignment.

J. E. CARROLL, Plaintiff.)
vs.) # 176 Eq.
SINCLAIR OIL & GAS CO,)
ET AL., Defendants.)

On this 19th day of November, 1926, it is by the Court ordered that the above entitled cause be and same is hereby continued to November 22, 1926.

Court adjourned until November, 23, 1926.

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

NORTHERN

District of

OKLAHOMA.

REGULAR SESSION.

TULSA, OKLAHOMA.

MONDAY, NOVEMBER 22, 1926.

On this 22nd. day of November, 1926, Court convened pursuant to adjournment, at 9 o'clock A. M. Present:

Hon F. E. Kennamer, Judge of U. S. District Court
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered, to-wit:

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.

Equity No. 13

P. F. BENNETT, NORA BENNETT, T. W. DIX, R. B. FARRIS, J. H. PERRY, R. E. DIX, ANDIE JAGERS, L. R. JEWELL, GYPSY OIL COMPANY, A corporation, H. L. BLACKWELL, B. J. DUNN, E. G. DUNN, MOLLY BEREN, AND CECILLIAS RUBEN, AND PRAIRIE PIPE LINE COMPANY, a corporation, and Joe T. Dewberry, Trustee, and O. R. Bennett and A. H. Horn,

Defendants.

ORDER APPROVING COMPROMISE.

This cause came on for hearing upon this 21 day of November, 1926, upon the petition of John H. Dykes, Receiver of the first National Bank of Sapulpa, Oklahoma, requesting authority to compromise the judgment rendered herein for the sum of Fifteen Hundred Dollars (\$1500.00) together with attorneys fees, court costs, and Special Master's fees.

The Court being advised in the premises, and having heard the proof adduced in support thereof, finds; that it is to the best interest of said trust that said Receiver compromise said indebtedness for said sum that the Comptroller of Currency authorized said compromise by his letter of April 22, 1926.

It is therefore ORDERED and John H. Dykes, Receiver of the First National Bank of Sapulpa, Oklahoma, is authorized and directed to compromise said judgment for the sum of Fifteen Hundred Dollars (\$1500.00) atorney's fees, court costs, and Special Master's fees. His acts in the premises are hereby approved.

F. E. Kennamer,

Judge.

ENCLOSED: File. Nov. 22, 1926. F.P. Warfield, Clerk U.S. District Court. L.W.J.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
FRIDAY, NOVEMBER, 26, 1926.

Court convened pursuant to adjournment, Friday, November, 26, 1926. Present:

Hon. F. E. Hennamer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon the following proceedings were had and entered, to-wit:

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

W. S. McCRAY,)
)
)
 vs.) No. 26 Equity.
)
)
 CADULPA PETROLEUM COMPANY,)
 ET AL.,)

ORDER ENLARGING TIME FOR FILING RECORD ON APPEAL.

It appearing to the Court that the citation heretofore issued herein, fixed the period for filing the record in the Circuit Court of Appeals for the Eighth circuit at thirty days from the issuance of the Citation; now on the application of the Appellant the time is enlarged so as to allow thirty days additional time.

F. E. Hennamer,

Judge.

ENDORSED: Filed Nov. 26, 1926. 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.

A. B. C. DAGUE, Plaintiff.)
)
)
 vs.)
)
)
 Aztec Oil Company, a) No. 70 Equity.
 corporation, and Exchange)
 Trust Company, a corporation,)
)
 Defendants.)

C I T A T I O N

UNITED STATES OF AMERICA, TO W. L. SHEATHAM,

It having been made to appear to this court by a verified complaint that you, the said W. L. Sheatham, are and have been interfering with the Receiver duly appointed by this Court, in his duties in operating the properties of the Aztec Oil Company and particularly in ordering the superintendent of said Receiver off of the said properties located in Northwest quarter of the Northeast quarter of Section 11, Township 14 North Range 8 East, Creek County, Oklahoma, and that you have ordered the superintendent of said receiver to desist from building a power plant on said lease which said plant is necessary for the purpose of operating the same and pumping oil therefrom.

You are hereby ordered and directed to appear before this court in the Federal District Court Room at Tulsa, in the Northern Judicial District of Oklahoma, on the 27th day of November, 1926, at the hour of 10 o'clock A. M. to show cause, if any you have, why you should not be punished for contempt of said court.

F. E. Hennamer,
United States District Judge.

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

NORTHERN
DISTRICT OF OKLAHOMA

District of

OKLAHOMA.

OKLAHOMA, SUNDAY, NOVEMBER 27, 1926.

Court convened pursuant to adjournment Saturday, November, 27
1926, at 9 o'clock A.M. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court
H. P. Worfield, Secy., Clerk of U. S. District Court.

Thereupon the following proceedings were had and entered, to-
wit:

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

NORTH NATIONAL BANK OF OKLAHOMA, OKLAHOMA,)	
)	
Plaintiff.)	
)	
vs.)	No. 39 Equity.
)	
NATIONAL HARDWOOD COMPANY, A CORPORATION,)	
)	
Defendant.)	
)	
and)	
)	
OKLAHOMA & ARKANSAS RAILWAY COMPANY, AND KENWOOD MERCANTILE COMPANY,)	
)	
Intervenors.)	

O R D E R.

Now, on this 27 day of November, A. D. 1926, this cause came on to be heard upon the Motion of the Title Guarantee & Trust Company, Receiver for the Oklahoma & Arkansas Railway Company in the above entitled cause, wherein it seeks to modify and amend its Final Report heretofore made and approved in said cause insofar as it affects Exhibit C. attached to said report, and the court, being fully advised in the premises, finds that said Exhibit C. aforesaid as attached to said Final Report was attached erroneously, and does not reflect the true status of the receipts and expenditures made by said Receiver of said Oklahoma & Arkansas Railway Company; and the court further finds that the amended Exhibit C. attached to the Motion of said Receiver filed herein does reflect the true status of the accounts of said Receiver showing the receipts and expenditures as such, and that the same should be attached to said Final Report as a reflection of the correct amount of monies received and expended by said receiver on account of the Oklahoma & Arkansas Railway Company.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that said Motion be and the same is hereby in all things sustained and the said Receiver is hereby authorized and directed to file with the clerk of this court said amended Exhibit C., and the clerk is hereby ordered and directed to attach the same to its Final Report heretofore filed and approved by this court as a part thereof, and in lieu of the original Exhibit C. attached thereto.

F. E. Kennamer,

Judge.

ENDORSED: Filed Nov. 27, 1926. H.P. Worfield, Clerk U. S. District Court.

ENDORSED: Filed Nov. 27, 1926. H.P. Worfield, Clerk U. S. District Court.
H. W. J.

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

101

NORTHERN EQUITY SESSION. DISTRICT OF OKLAHOMA. TULSA, OKLAHOMA. Saturday, November, 27, 1926

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

A. B. C. DAGUE, Plaintiff.)
 vs.)
 AZTEC OIL COMPANY, a corporation,) In Equity No. 70
 and EXCHANGE TRUST COMPANY,)
 a corporation, Defendants.)

O R D E R.

Now on this 27th day of November, 1926, upon motion of the plaintiff herein, it is ordered that W. E. Gray, Earl M. Bay and C. E. Lechry, officers of the defendant, Aztec Oil Company and C. A. Cookley Receiver be and they hereby are directed and required to appear before this court on the 3rd. day of January, 1927, and to bring with them such records of the said defendant, Aztec Oil Company, as may be necessary for the purpose of supplying this court and the plaintiff in this action with a full and complete inventory of all of the property owned held or claimed by the defendant, Aztec Oil Company, or in which it has any interest, and also such other or additional instruments or records as may be necessary in order for this court to determine the total amount of the valid and lawfully issued outstanding and unpaid notes issued by said Defendant Company secured by the deed of trust and foreclosed by the judgment heretofore entered in this cause, as well as the names of the person or persons owning or holding the same.

F. E. Penninger,
 Judge.

ENDORSED: Filed Nov. 27, 1926. R.P. Warfield, Clerk U. S. District Court. L.W.J.

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

HENRY BUFFINGTON, et al.,)
 Plaintiffs.)
 vs.) No. 170 Equity.
 THE PRAIRIE OIL & GAS COMPANY,)
 a corporation, Defendants.)

O R D E R.

On this the 27th day of November, 1926, Anna L. Townsell having filed in this court her motion praying the court that she be permitted to interplead in said cause, and the plaintiffs appearing by their attorney, Carter Smith, and request that the court grant said motion, and that the said Anna L. Townsell be permitted to interplead, and it further appearing that said Anna L. Townsell should be permitted to interplead in order that there may be a full and complete determination of this matter;

It is ordered that Anna L. Townsell is given until December 4th to file her plea and intervention herein, and the plaintiffs are allowed five days thereafter to reply to said plea and intervention.

F. E. Penninger,
 Judge.

ENDORSED: Filed Nov. 27, 1926. R.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
EQUITY SESSION.

District of

OKLAHOMA, OKLAHOMA.

OKLAHOMA.

MONDAY, NOVEMBER 29, 1926.

Court convened pursuant to adjournment, Monday, November,
29, 1926. Present:

Hon. F. E. Kennemer, Judge of U. S. District Court.
H. P. Garfield, Esq., Clerk of U. S. District Court.

Thereupon the following proceedings were had and entered, to-
wit:

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

J. E. CARROLL, Complainant,)
vs.)
SINCLAIR OIL & GAS COMPANY,) No. 176 In Equity.
ET AL.,)
Defendants.)

D E C R E E

On this 29th day of November, 1926, this cause comes on for
final hearing pursuant to regular assignment, complaint being present
in person and by his attorneys, A. M. Widdows and Frank T. McCoy, the
defendant Sinclair Oil & Gas Company being present by its attorneys,
Summers Hardy and Thomas J. Hanlon, the defendant Phillips Petroleum
Company being present by its attorney, H. C. Ferrell, and the defendants
Prairie Oil & Gas Company and Prairie Pipe Line Company being present
by their attorney, W. A. Gibson. All parties announce ready for trial,
and thereupon the complainant introduces his evidence and rests. The
defendant, and each of them, thereupon introduce their evidence and rest,
and the complainant presents his rebuttal. Whereupon the evidence in
said cause is closed.

After argument of counsel and the court being fully advised
in the premises, the court finds that the temporary restraining order
issued herein was rightfully issued and that the defendants, excepting
the Prairie Oil & Gas Company, should be taxed equally with the costs
in this case. The court further finds that the evidence is not suf-
ficient to show that at this time there is any impending danger of future
invasion of the complainant's rights by the defendants, and therefore
that the prayed permanent injunction should not be granted, and it is
therefore

ORDERED, ADJUDGED AND DECREED that the prayed permanent injunc-
tion herein be and it is hereby denied, and that all costs of this case
be and the same hereby are taxed to the defendants Prairie Pipe Line Com-
pany, Phillips Petroleum Company and Sinclair Oil & Gas Company.

F. E. Kennemer,

United States District Judge.

ENDORSED: Filed Nov. 29, 1926. H.P. Garfield, Clerk U.S. District Court.
F.W.J.

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

NORTHERN
EQUITY SESSION.

District of
PANHANDLE, OKLAHOMA.

OKLAHOMA.
MONDAY, NOVEMBER, 29, 1926.

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

UNITED STATES,	Plaintiff.)	
)	
vs.)	No. 144 Equity.
)	
JOHN WIG,	Defendant.)	

ORDER OF DISMISSAL.

Now on this 29th day of November, 1926, this matter coming on to be heard upon motion, the said plaintiff being through the United States Attorney in and for the Northern District of the State of Oklahoma having moved the Court that said cause be dismissed, and the Court after hearing the argument of counsel and being fully advised in the premises, finds that said motion should be sustained, and the cause is ordered so adjudged and decreed that said cause be and lawfully be dismissed with all proceedings.

W. H. ...

... Clerk.

Witness my hand and seal of said Court at Oklahoma City, Oklahoma, this 29th day of November, 1926.

Court adjourns until December 7, 1926.

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

NORTHERN
DISTRICT OF OKLAHOMA
EQUITY SESSION.

District of
OKLAHOMA.

OKLAHOMA.
FRIDAY, DECEMBER 3, 1926.

Court convened pursuant to adjournment, Friday, December, 3rd, 1926. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of 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.

D. W. MOORE, Plaintiff.)
vs.) No. 166 Equity
ROXANA PETROLEUM CORPORATION.)
Defendant.)

O R D E R.

This cause coming on to be heard this 3rd. day of December, 1926, on the motion of Roxana Petroleum Corporation for an order allowing it to file a deposition taken in this cause on November, 19, 1926, being the testimony of one Thomas Burtch, and it appearing to the court that said witness was compelled to leave this State before said deposition was transcribed and was therefore, unable to sign the same, and it further appearing to the court that counsel for the plaintiff and for the defendant in this cause have waived such signature and desire that said deposition be filed in this cause to be as effective as though the same had been signed by the said Thomas Burtch, and it appearing to the court that said order should be granted,

IT IS THEREFORE, ordered, adjudged and decreed that the clerk of this court receive said deposition for filing and when same has been so filed, it shall be as effective as though the same had been subscribed and sworn to by the same Thomas Burtch.

F. E. Kennamer,
Judge.

ENDESED: Filed Dec. 3, 1926. 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.

CLARA SHOWALTER, Complainant,)
vs.) Equity No. 131
GEORGIA VALLIERE HAMPTON,)
Defendant.)

JOURNAL ENTRY.

Now on this 3rd. day of December, 1926, the hearing, on the motion of the defendant to dismiss the above entitled action having been under advisement by the Court until this date;

It is ordered, adjudged and decreed by the court the the motion

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

NORTHERN
EQUITY SESSION

District of
TULSA, OKLAHOMA.

OKLAHOMA.
FRIDAY, DECEMBER, 3, 1926.

of the defendant to dismiss said cause be and the same is hereby sustained and said cause is hereby dismissed at the cost of the complainant.

To the order and judgment aforesaid the complainant is allowed an exception.

Done in open court at Tulsa, Oklahoma, the day and year above written.

F. E. Kennemer,
Judge.

ENDORSED: Filed Dec. 3, 1926. H. P. Warfield, Clerk U. S. District Court.
H.W.J.

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

UNITED STATES OF AMERICA,)	
)	
Plaintiff.)	
vs.)	No. 151 Equity.
PRICE CLARK, et al.,)	
Defendants.)	

D E C R E E.

Now, on this, the 3rd. day of December, 1926, the above styled cause comes on for hearing upon the Bill of Complaint filed herein, and the plaintiff appears by its counsel, Louis N. Stivers, Assistant United States Attorney, but the defendant, Robert L. Clark, having been three times duly called in open court, appears not, neither has he heretofore made any appearance or filed herein any plea or answer, and he is adjudged to be in default.

From said Bill of Complaint and from proof submitted, it appears to the Court and the Court finds that the defendant, Robert L. Clark, has been duly and regularly served herein as required by law, and that the answer day therein named has long since passed, and that order pro confesso was duly taken herein against the defendant, Robert L. Clark, on the 25th day of October, 1926, and that more than thirty days have elapsed since the taking of said order pro confesso.

That the plaintiff herein, by its counsel, having submitted strict proof of the allegations contained in its Bill of Complaint, the Court further finds all the allegations therein contained to be true, and that the lands involved herein are now, and have at all times been restricted against alienation and incumbrance, and in the possession of the allottee, Leonard Spade, a full blood citizen of the Cherokee Nation, enrolled opposite Roll No. 18267, and it also appears to the Court, and the Court finds that the title to said land is clouded by the instrument described in the Bill of Complaint, and finds all issues in favor of Plaintiff and against defendant.

IT IS, THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED that the defendant, Robert L. Clark, has no right, title or interest in or to the said allotment of the said Leonard Spade, described as follows, to-wit:

The Southeast Quarter (SE4) of the NONSWEET
Quarter (NW3) of Section Seven (7), Township
Twenty-seven (27) North, Range Thirteen (13)
East.

Situated in Washington County, in the State of Oklahoma, Northern District.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
FRIDAY, DECEMBER, 3, 1926.

IT IS FURTHER ORDERED that the certain instrument of conveyance executed on the 7th day of December, 1905, purporting to be a warranty deed from Leonard Spade, purporting to convey to Silas D. Clark, his heirs and assigns, the certain land hereinbefore described in the said instrument of record in Deed Record 11, at page 75 of the records of Washington County, Oklahoma, in so far as the same describes or effects any part of the land above described, be, and the same hereby is, set aside, cancelled of record and held for naught.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that title in and to the said land hereinbefore described be, and the same hereby is, declared to be in the said Leonard Spade aforesaid, and is quieted in him, and the defendant, Robert L. Clark, is hereby enjoined and restrained from claiming or asserting any right, title or interest therein.

IT IS FURTHER ORDERED that each party pay his, her or its own costs in this action.

F. E. Kennamer,
Judge.

ENDORSED: Filed Dec. 3, 1926. F.P. Warfield, Clerk U. S. District Court
F.W.J.

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

A. B. C. DAGUE,)
Plaintiff.)
vs.)
) No. 70 Equity.
)
AZTEC OIL COMPANY, ET AL., Defendants.)
OIL WELL SUPPLY COMPANY, Intervenor.)

O R D E R.

The court having read the application of the Receiver for an order setting for hearing and determination the claims of creditors filed in the above estate, claiming a preference on property belonging to the Aztec Oil Company, a corporation, defendant above named, or claiming a priority, and it further appearing to the court that a large number of creditors have filed claims claiming a preference to property belonging to said Aztec Oil Company, a corporation, defendant above named, and have filed claims claiming a priority;

IT IS THEREFORE ORDERED ADJUDGED AND DECREED that the said claims of the various creditors claiming a preference to the property belonging to the said Aztec Oil Company, defendant above named and those claiming a priority, be and are hereby set for determination as to the amount of said claims, their preferences, if any, and priority, if any, on the 3 day of January, 1927.

It is further ordered that at least 15 days written notice be given said creditors, or their attorneys, claiming said preference or said priority.

Dated this 3rd. day of December, 1926.

F. E. Kennamer,
Judge.

ENDORSED: Filed December, 3, 1926. F.P. Warfield, Clerk U.S. Dist. Court.
F.W.J.

Court adjourned until December, 4, 1926.

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

NORTHERN District of OKLAHOMA.
EQUITY SESSION. MUSKA, OKLAHOMA. SATURDAY, DECEMBER, 4, 1926.

On this 4th day of December, 1926, Court convened pursuant to adjournment, at 9 o'clock A. M. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered, to-wit:

MANDATE. # 24 Equity.

UNITED STATES OF AMERICA, SS:

THE PRESIDENT OF THE UNITED STATES OF AMERICA,

To the Honorable The Judge of the District Court of
the United States for the Northern District of Oklahoma.

((SEAL))

GREETING:

WHEREAS, lately in the District Court of the United States for the Northern District of Oklahoma, before you, or some of you in a cause between Lonetta Canady, a minor, by Earl Tankersley, her guardian Plaintiff, and the Mountain State Oil Company, a foreign corporation, Defendants; and George E. Jennings and Creekmore Wallace, Intervening Plaintiffs, No. 24 Equity, wherein the decree of the said District Court in said cause, entered on the 26th day of May, A. D. 1925, was in the following words, viz:

"Now, on this 22nd day of May, 1925, the same being a regular judicial day of this the special April, 1925, term of this court, this case, coming regularly on for hearing in its order, upon the petition by additional parties plaintiff in intervention, filed herein by George E. Jennings and Creekmore Wallace, and the answer of the above named defendant Mountain State Oil Company thereto, the said intervening plaintiffs appearing in person and by their attorneys Wayne Lussiter, T. A. Chandler, and R. Y. Stevenson, and the said defendant Mountain State Oil Company appearing by its attorneys, H. E. Booth, Jon Emery and R. E. Hudson, and both parties amoung ready for trial. And thereupon the hearing of the cause having been commenced, and the hour of adjournment having arrived, the further hearing of the cause is continued until May 23, 1925, at 9 o'clock A.M."

And now, at this time, to-wit, 9 o'clock A. M. May 23, 1925, the further hearing of the said cause is continued. And the hour of adjournment having arrived, the further hearing of this cause is adjourned until Monday, May 25, 1925, at the hour of 9 o'clock A. M.

And now at this time, to-wit, May 25, 1925, court being regularly convened, and the parties and their counsel being present as before, the further hearing of this cause is proceeded with. And thereupon the hour of adjournment having arrived, the further hearing of this cause is adjourned until May 26, 1925, at 9:30 o'clock A.M.

And now at this time, to-wit, May 26, 1925, the court being regularly convened, pursuant to adjournment, the parties and their counsel being present as before, the further hearing of the cause is proceeded with.

And now at this time the said intervening plaintiffs having introduced their evidence and rested, and the said defendant, Mountain State Oil Company, having introduced its evidence and rested, and the intervening plaintiffs having introduced their rebuttal evidence and rested; thereupon, being fully advised in the premises, the court finds each and all of the issues herein in favor of the defendant, Mountain State Oil Company, and against the said intervening plaintiffs, George E. Jennings and Creekmore Wallace and each of them, and that the

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

NORTHERN

District of

OKLAHOMA.

REGULAR SESSION.

TULSA, OKLAHOMA.

SAURDAY, DECEMBER, 4, 1926.

said intervening plaintiffs should take nothing by reason of their said petition by additional parties plaintiff in intervention, and that the said petition by additional parties plaintiff in intervention should be dismissed.

It is therefore by the Court considered, ordered, adjudged, and decreed that the said intervening plaintiffs, George H. Jennings and Creekmore Wallace, take nothing by this action as against the said Mountain State Oil Company; that the said petition by additional parties plaintiff in intervention be, and the same hereby is, dismissed; that the said defendant, Mountain State Oil Company, be hence dismissed with its costs; that the costs of this action in connection with the filing and hearing of the said petition by additional parties plaintiff in intervention be, and the same hereby are taxed to the said intervening plaintiffs, the same being taxed at the sum of \$.....

To all of which findings, judgment and decree the said intervening plaintiffs duly excepted and except, and their exceptions are allowed.

And thereupon, the said intervening plaintiffs give notice of appeal to the Circuit Court of Appeals,

F. E. Kermaner, Judge.

O.K. R. H. Hudson, H.H. Booth, Don Emery, Attys, for Mountain State Oil Co. Defendant.

O.K. in form; Wayne H. Lesater, R. Y. Stevenson & T. A. Chandler, Attys. for intervening plaintiffs.

O.K. Davis & Frazier, Attys, for Lonsetta Canady.

Filed May 26, 1925, H. P. Warfield, Clerk "

as by the inspection of the transcript of the record of the said District Court, which was brought into the United States Circuit Court of Appeals Eighth Circuit, by virtue of an appeal prayed by and allowed to George R. Jennings and Creekmore Wallace wherein Lonsetta Canady and Mountain State Oil Company were made parties agreeable to the act of Congress, in such case made and provided, fully and at large appears:

And Whereas, at the May ... Term, in the year of our Lord one thousand nine hundred and twenty six, the said cause came on to be heard before the said United States Circuit Court of Appeals, on the transcript of record from said District Court, and was argued by counsel.

On Consideration Whereof, it is now here ordered, adjudged, and decreed by this Court, that the decree of the said District Court, in this cause, be, and the same is hereby, affirmed with costs; and that Lonsetta Canady and Mountain State Oil Company have and recover against George H. Jennings and Creekmore Wallace, the sum of Twenty Dollars for their costs her in and have execution therefor.

June 16, 1926.

You, therefore, are hereby commanded that such execution and proceedings be had in said cause, as according to right and justice, and the laws of the United States, ought to be had, the said appeal notwithstanding.

WITNESS, the Honorable William H. Taft, Chief Justice of the United States, the Third day of December, in the year of our Lord one thousand nine hundred and twenty six.

E. M. Hook,
Clerk of the United States Circuit Court.

Costs of appellant: paid by
appellant.
Printing Record, Printed below
Attorney, \$20.00
\$20.00

ENDORSED: Filed Dec. 4, 1926. H.P. Warfield, Clerk U. S. District Court.
H.W.J.

Court adjourned until December, 16, 1926.

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

NORTHERN District of OKLAHOMA.
EQUITY SESSION. TULSA, OKLAHOMA. THURSDAY, DECEMBER, 16, 1926.

Court convened pursuant to adjournment, Thursday, December, 16th., 1926, at 9: o'clock a.m. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered, to-wit:

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

A. B. C. DAGUE,)
Plaintiff.)
vs.)
AZTEC OIL COMPANY,) No. 70 Equity.
A corporation, and the EXCHANGE)
TRUST COMPANY, A Corporation,)
Defendants.)

O R D E R.

Now at this 16 day of December, 1926, this cause coming on regularly for hearing on the application of Ira L. Cornelius for a modification of the order of this court bearing date September, 20th, 1926, and the petitioner appearing by her attorneys, Randolph, Haver, Shirk & Bridges and the Receiver, Charles A. Coakley, appearing in person and by his attorneys, and the court having heard and considered said application and being fully advised in the premises finds that the granting of the application of Ardita L. Cornelius will in no way prevent or interfere with the receiver or the property of the Aztec Oil Company and finds that said application should be granted.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said order of this court appointing a receiver and restraining the institution or prosecution of any action against the Aztec Oil Company, be, and it is hereby, modified so as to permit the petitioner, Ardita L. Cornelius, and the said Ardita L. Cornelius is hereby granted permission to prosecute to final judgment an action now pending in the District Court of Tulsa County, Oklahoma, wherein Ardita L. Cornelius is plaintiff and the Aztec Oil Company is defendant.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the said Ardita L. Cornelius shall not be permitted under this order, should she obtain the judgment of the said State Court, to take any further action by execution, attachment or otherwise against any property of the Aztec Oil Company to interfere in any manner with the possession and control of the receiver herein over the property and business of the Aztec Oil Company under the order of this court of September, 20th, 1926,

F. E. Kennamer.

Judge of the United States District Court for the Northern District of Oklahoma.

ENDORSED: Filed Dec. 16, 1926. 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.

REGULAR SESSION.

TULSA, OKLAHOMA.

THURSDAY, DECEMBER 16, 1926.

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

A. B. C. DAGUE ,	Plaintiff.)	
)	
vs.)	No. 70 Equity.
AZTEC OIL COMPANY, a corporation.)	
and EXCHANGE TRUST COMPANY, a Corporation,	Defendants.)	
)	
OIL WELL SUPPLY COMPANY,	Intervenor.)	

ORDER APPROVING SALE OF CASING.

Now on this 16th day of December, 1926, it appearing to the court that Charles A. Cookley, the duly appointed, qualified and acting Receiver of the Aztec Oil Company, has sold to the Spartan Pipe Company the following described second hand casing, salvaged from certain wells which had been abandoned by said company prior to receivership, to-wit:

3713 feet 17# 6-5/8 inch casing
 662 feet 24# 8-1/4 inch casing.
 276 feet 35# and 40# 10 inch casing.

That said sale was made after the receipt of numerous bids for the purchase of said casing and that there were seven bids received from people engaged in the purchase and sale of casing in the Tulsa District, and that the Spartan Pipe Company bid therefor the sum of \$2756.77 which was higher than the other six bids received, and which is the highest price that the said Receiver has been able to obtain for said casing and which is a very adequate consideration for said casing.

And it further appearing to the court that the said Receivership has no use for said casing and that the market for the same is unusually high at this time and that it is for the best interest of the said receivership that said casing should have been sold at this time.

IT IS, THEREFORE, BY THE COURT ORDERED AND ADJUDGED that the sale by the said Receiver to the Spartan Pipe Company of the above described casing be and the same is hereby approved and confirmed.

F. E. Kennemer,
District Judge.

ENDORSED: Filed Dec. 16, 1926. W.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.
EQUITY SESSION. TULSA, OKLAHOMA. THURSDAY, DECEMBER, 16, 1926

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

A. W. C. DACUE, Plaintiff,)
vs.) No. 70 Equity.
ASTEC OIL COMPANY AND)
FINCHAM TRUST COMPANY,)
Defendants.)

ORDER.

The foregoing recommendations have been read and considered by the court and it appearing to the court that it would be to the best interest of the estate to continue the operation of the said plaintiffs as a going concern and that it will be to the best interest of the estate and its creditors, secured and unsecured, that the contract hereto attached with the Bell Oil & Gas Company be adopted by the Receiver and continued in accordance with its terms, subject to exceptions hereinafter stated;

IT IS, WHEREFORE, CONSIDERED, ordered, decreed and adjudged that C. A. Cookley, the receiver in said matter, be and he is hereby authorized to adopt the said contract and continue with the execution of the same in accordance with its terms, subject to the following reservations and exceptions.

1. That said contract be continued only until further order of this court.
2. That in consideration of the payments made under said contract by the receiver to the Bell Oil & Gas Company said receiver be subrogated to all liens and rights of the said Bell Oil & Gas Company incidental to the indebtedness covered by said contract and the securities pledged to the performance thereof.
3. That if for any reason the payments made under said contract or the proceeds of the bonds or tank cars mortgaged to secure the indebtedness provided for in said contract should be insufficient to pay the indebtedness of said Bell Oil & Gas Company, that neither the said receiver nor the estate of the Astec Oil Company shall be liable for the unpaid balance except as a general and unsecured claim against the Astec Oil Company.
4. That paragraph 15 of said contract be inoperative as against the said receiver and the estate under his control.
5. That paragraph 16 of said contract be inoperative as against said receiver and the estate under his control.
6. That paragraph 20 of said contract be inoperative as against said receiver and the estate under his control.
7. That by continuing said contract the said receiver shall not be held to warrant the title of any of the property pledged as security therefor.
8. That so far as the receiver is concerned the tank cars mentioned shall be limited to nine in number, being the number which have been assigned to the receiver.

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

NORTHERN

District of

OKLAHOMA.

REGULAR SESSION.

NOV. 11, 1936.

THURSDAY, DECEMBER, 10, 1936.

9. That said contract continue only as to the products of plants Nos. 1 and 3 located at Henryetta and Jenks, Oklahoma, respectively, and that the products of Plant No. 3 located at Ingalls be not covered by the extension of said contract by the Receiver.

It is further ordered, adjudged and decreed that the receiver be and he is hereby authorized to continue with the said contract according to its terms, except as to the reservations above stated, until further order of this court.

Done in open court on this the 12th day of October, 1936,

E. T. Kennamer,

Judge United States District Court.

Approved and Accepted
Bell Oil & Gas Co.

by O'Heara & Silverman its attys.

ENDORSED: Filed Dec. 16, 1936, as of October, 12, 1936, H. J. Farfield,
Clerk U. S. District Court. D. A. J. Deputy.

Court adjourned until Saturday, December, 16, 1936.

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

NORTHERN District of OKLAHOMA.
EQUITY SESSION. TULSA, OKLAHOMA. SATURDAY, DECEMBER, 18, 1926.

Court convened pursuant to adjournment, Saturday, December, 18th 1926, at 9: o'clock A. M. Present:

Hon. F. E. Kemmerer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of 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.

A. B. C. D. DAGUE, Plaintiff.)
vs.)
AZTEC OIL COMPANY, a corporation,) No. 70 Equity.
and EXCHANGE TRUST COMPANY, a)
Corporation, Defendants.)
OIL WELL SUPPLY COMPANY,)
Intervenor.)

O R D E R.

Now on this 18th day of December, 1926, it appearing to the court that in the operation of the properties of the Aztec Oil Company a substantial betterment can be made on the leases in Okmulgee County, Oklahoma, by the purchase of a tractor and the erection of one derrick at a certain well on a certain lease known as the McIntosh Lease in said county and that the said purchase will eliminate other expenses necessary to operate a certain well which is at this time not operating, and that said purchase will further eliminate certain expenses of teaming and labor and material in the future operation of all the wells on said lease and other leases in said District, and that by said purchase the hereinafter described property will be released and may be sold.

And it further appearing to the court that the purchase of said tractor and other necessary material is not for the best interest of said receivership and for the economical operation of its properties.

IT IS, THEREFORE, BY THE COURT ORDERED AND ADJUDGED that the said Charles A. Coskley, Receiver of said company be and he is hereby authorized and directed to purchase a tractor at a cost of not exceeding \$2000.00 and make the necessary changes and improvements on said lease for operating the same with a tractor.

IT IS FURTHER ORDERED that when said change is made in operations that the said Receiver be and he is hereby authorized and directed to sell at private sale the following described property now on said lease, to-wit:

- 5 - Steam Engines
1 - 40 Horse Power Boiler
5 - 90 feet by 12 inch belts
5 - 85 feet by 2-1/4 inch manilla ropes
3200 feet of 2 inch steam line.

and that said sale be made to the highest bidder, and that after said sale is made the said Receiver report the same to this court for its approval.

F. E. Kemmerer,
District Judge.

ENDORSED: Filed Dec. 18, 1926. H.P. Warfield, Clerk U.S. District Court.
E.W.J.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
SATURDAY, DECEMBER, 18, 1926.

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

W. S. McCRAY,)
Plaintiff.)
vs.)
SAPULPA PETROLEUM COMPANY) No. 26 Equity.
et al.,)
Defendants.)

ENLARGEMENT OF TIME TO FILE RECORD IN
CIRCUIT COURT OF APPEALS.

Time to file the record in the Circuit Court of Appeals in this
case is hereby extended to January 10th, 1927.

F. E. Hennamer,
U. S. District Judge.

ENDORSED: Filed Dec. 18, 1926, H.P. Warfield, Clerk U.S. District Court.
L.W.J.

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

AETNA LIFE INSURANCE COMPANY,)
a corporation,)
Plaintiff.) In Equity No. 138
vs.)
OSCAR L. SELBY, et al.,)
Defendants.)

D E C R E E.

Now on this 18th day of December, 1926, before the United States
District Court for the Northern District of Oklahoma, came on for consider-
ation the above entitled cause upon the stipulation of the parties in
writing on file herein; and the court having considered said stipulation,
and having heard the evidence finds that the defendant, Cora Selby, as ad-
ministratrix of the estate of A. E. Selby, deceased, has no interest, right
or title whatsoever in, to and upon the real estate and premises involved
in this controversy.

THE COURT FURTHER FINDS THAT the remaining defendants and the
plaintiff, have, in accordance with the written stipulation, settled and
disposed of all controversies pending between them;

IT IS THEREFORE, HEREBY ORDERED, DECREED AND ADJUDGED that the
said defendant, Cora Selby, as Administratrix of the estate of A. E. Selby
deceased, be and she is forever barred from claiming or asserting any inter-
est whatsoever in the real estate and premises involved in this controver-
sy and the title to said lands more particularly described in plaintiff's
petition be and the same is hereby settled and confirmed in the said defend-
ants, Oscar L. Selby, and Charles E. Selby, free and clear and discharged
of any claim, right, interest or title of the said Cora Selby, as Adminis-
tratrix of the estate of A. E. Selby, deceased, and of the estate of A. E.
Selby, deceased.

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

NORTHEAST

District of

OKLAHOMA.

REGULAR SESSION.

TULSA, OKLAHOMA.

WEDNESDAY, DECEMBER 22, 1926.

Court convened pursuant to adjournment, Wednesday, December, 22nd, 1926. Present:

Hon. F. E. Kemmerer, Judge of U. S. District Court.
H. E. Warfield, Esq., Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered, to wit:

IN THE DISTRICT COURT OF THE UNITED STATES, FOR
THE NORTHEAST DISTRICT OF OKLAHOMA.

MEXIA PLANING MILL COMPANY,

Plaintiff.

vs.

No. 112 Equity

H. RICKMAN AND U. D. FORTIER,

Defendants.

O R D E R.

On Motion of Hal P. Rebo, Esquire, of Tulsa, Oklahoma, Solicitor and Counsel for Complainants, it is ordered that an appeal to the United States Circuit Court of Appeals, for the Eighth Circuit, from the final decree heretofore filed and entered, hereby is allowed and that a certified transcript of the record, testimony, exhibits (including the working models of the exhibits introduced), and all proceedings herein be forth with transmitted to said United States Circuit Court of Appeals. It is further ordered that the bond on appeal be fixed at the sum of Three Hundred Dollars (\$300.00) as bond for costs and damages on appeal.

Done at Tulsa, Oklahoma, this 22nd day of December, 1926.

F. E. Kemmerer,

Judge.

ENDORSED: Filed Dec. 22, 1926. H.E. Warfield, Clerk U. S. District Court.
H.W.J.

Court adjourned until December, 28, 1926.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
TUESDAY, DECEMBER, 28, 1926.

Court convened pursuant to adjournment, Tuesday, December, 28th, 1926. Present:

Hon. F. E. Kennemer, Judge of U. S. District Court.
H. P. Warfield, Esq., Clerk of U. S. District Court.

Thereupon, the following proceedings were had and entered, to-wit:

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

W. S. McCRAY, Plaintiff.)
vs.) No. 26 Equity.
SAPULPA PETROLEUM COMPANY)
ET AL., Defendants.)

O R D E R.

For the purpose of preparing an appeal to the Circuit Court of Appeals from the order taxing costs in this case the Clerk is authorized to permit J. P. O'Meara to withdraw the following papers for a period of three (3) days.

1. Motion to re tax costs.
2. Response of W. S. McCray thereto.
3. Judgment of the court thereon
4. Petition for appeal
5. Order allowing appeal
6. Assignment of errors
7. Citation on appeal and all orders allowing time for filing record in the Circuit Court. of appeals.

Done at Tulsa, this 28 day of December, 1926.

F. E. Kennemer,
U.S. District Judge.

ENDORSED: Filed Dec. 28, 1926. H.P. Warfield, Clerk U.S. District Court.
H.W.J.

Court adjourned until December, 29, 1926.

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

MAINE

District of

MAINE

Court convened pursuant to adjournment, Thursday, December, 20th, 1926, at 9:30 A. M. Present.

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. W. James, Esq., Chief Deputy Court Clerk.

Thereupon, the following proceedings were had and entered, to wit:

ASSIGNMENT OF EQUITY CASES FOR HEARING
DURING REGULAR JANUARY, 1927 TERM

MONDAY, JANUARY, 17, 1927.

#30	George W. Besk, Jr.	vs. Eagle Picher Lead Co.,
32	U. S. F. & C. Co.	" Toosawa County Natl Bank
33	First Nat'l Bank of Burkburnett,	Richard C. Geck, et al.,
34	The Brown Crummer Investment Co,	Tibbette & Pleasant, et al.
46	United States of America,	vs. Trustees of the M.E. Church, Pettie Chapel, (colored)

TUESDAY, JANUARY, 18, 1927.

55	United States of America,	vs. R. C. Drummond.
57	United States of America,	vs. W. H. Aaron, et al.,
61	Purdy Petroleum Corp.,	vs. E. M. Purdy, et al.,
64	Nat'l Royalties Co.,	vs. B. L. Main, et al.,

Wednesday, JANUARY, 19, 1927.

69	Ruth B. DeHanes, et al.,	vs. Cartez-King-Brand Mines Co.,
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TUESDAY, JANUARY, 20, 1927.

HEARING OF PETITIONS IN NATURALIZATION.

FRIDAY, JANUARY, 21, 1927.

65	The Oil Well Improvements Co.,	vs. B. F. Palmer,
85	The First Nat'l. Bank of Kansas City, Mo.	Security State Bank of Miami, Okla.
86	George W. Mills,	vs. George P. Short, Attorney General et al.,
95	Carrie Lindley, et al.,	vs. T. N. Bratton, et al.

MONDAY, JANUARY, 24, 1927.

103	Anna Beaver Letterman,	vs. Don P. Wills, et al.
105	The Bassick Mfg. Co.	vs. William N. Haynes, et al
113	W. S. McCray,	vs. Sapulpa Petroleum Co.
114	William J. Creekmore,	vs. Ann Overton, et al.

TUESDAY, JANUARY, 25, 1927.

117	George W. Short, et al.,	vs. W. P. McCullough, et al.
121	Anglo-Texas Co.,	vs. C. W. Wilson, et al.
126	The Northwestern Mutual Life Insurance Co.	vs. Anna Marie Wasson, et al.
127	The Northwestern Mutual Life Insurance Co.	vs. Anna Marie Wasson, et al.
128	William F. Zumbraun, et al.	vs. The Broadway Bank of Kansas City, Mo.
139	The Liquid Carbonic Co., et al.	vs. Peige Bottle Iceer Co. etc.
141	Jacquiline S. Sankey, etc.,	vs. W.C. Skelley, et al.
155	Eugene N. Catlett, et al.,	vs. Roxanna Petroleum Corp.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
THURSDAY, DECEMBER, 30, 1926.

THURSDAY, JANUARY, 27, 1927.

#163	John K. Dykes, Recr.,	vs.	B. P. Watkins, et al.,
#175	Rutherford B. Butts, Recr.,	vs.	L. W. McDaniel.
#188	D. W. Moore,	vs.	Roxams Petroleum Corporation

Court adjourned until January, 3, 1927.