

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

854

NORTHERN  
EQUITY SESSION.

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
MONDAY, APRIL, 4, 1927.

Court convened pursuant to adjournment, Monday, April, 4th, 1927, 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 DISTRICT COURT OF THE UNITED STATES FOR  
THE NORTHERN DISTRICT OF OKLAHOMA.

J. B. DUNLAP, JR., GEORGE A DUNLAP, )  
Z. Z. DUNLAP, BERTHA L. HAMMER, )  
MRS. R. E. DUNLAP, C. I. DUNLAP, BY HIS )  
NEXT FRIEND, MRS. R. E. DUNLAP, HEIRS OF THE )  
LATE JOSEPH B. DUNLAP, SINCE DECEASED AND )  
ALTON E. GILBERT. )

No. 205  
Equity.

Plaintiffs,

vs.

FRICK-REID SUPPLY COMPANY, A )  
CORPORATION, BEAUMONT IRON WORKS )  
COMPANY, A CORPORATION, C. P. LAUGHTER, )  
HENRY F. SMITH, )

Defendants.

O R D E R.

THE ABOVE ENTITLED cause coming on to be heard before the Court on the stipulated filing by Attorneys representing the Plaintiffs and Defendants, wherein it is agreed and stipulated that the setting of said cause for trial on the 7th, day of April, 1927, may be vacated, and that said cause be continued for trial until the next regular term of said Court to be held in the City of Tulsa, State of Oklahoma.

IT IS HEREBY ORDERED AND ADJUDGED by the Court that the setting of said cause for trial on April 7th, 1927, be vacated and that the trial of said cause be continued until the next regular term, of said Court to be held in the City of Tulsa, State of Oklahoma.

Done in open court this 4th day of April, 1927.

F. E. Kennamer,

Judge.

BROWN CRUMMER, INV. CO. Plaintiff. )

vs. )

TIBBETS & PLEASANT, Defendant. )

# 34 Eq.

On this 4th day of April, 1927, it is by the Court ordered that above entitled cause be stricken from assignment and to be re-assigned at a later date to be agreed upon by attorneys.

NATIONAL ROYALTIES CORP., Plaintiff. )

vs. )

B. L. FAIN, ET AL., Defendants. )

# 64 Eq.

On this 4th day of April, 1927, the above entitled cause is ordered stricken from this assignment.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

MONDAY, APRIL, 4, 1927.

IN THE UNITED STATES DISTRICT COURT FOR THE  
NORTHERN DISTRICT OF OKLAHOMA.THE FRANKLIN LIFE INSURANCE COMPANY,  
A CORPORATION,  
Plaintiff.

vs.

IDA RABINOVITZ, JULIUS RABINOVITZ,  
THOMAS RABINOVITZ, MAYIE RABINOVITZ,  
ANNA RABINOVITZ, MARGUERITE RABINOVITZ,  
AND ADINE RABINOVITZ,  
Defendants.No. 87  
In Equity

## ORDER OF DISMISSAL.

Now on this 4th day of April, 1927, this cause being called for trial, plaintiff appears by its attorneys of record and shows the court that the matters involved herein have been fully settled and satisfied by the parties; and upon motion of the plaintiff,

IT IS BY THE COURT ORDERED that this cause be and it hereby is dismissed, at the cost of the plaintiff.

F. E. Kennamer,

Judge.

FIRST NATIONAL BANK OF K. C.  
Plaintiff.

vs.

SECURITY STATE BANK OF  
MIAMI,  
Defendant.

85 Eq.

On this 4th day of April, 1927, above entitled cause comes on for hearing. All parties announce ready for trial, and opening statements of counsel are heard. Now at this time defendant demurs to the evidence proceuded which is by the Court overruled and exceptions allowed. Now at this time it is ordered that said cause be continued to April, 5, 1927.

IN THE DISTRICT COURT OF THE UNITED STATES  
FOR THE NORTHERN DISTRICT OF OKLAHOMA.RUTH B. DeHANAS AND  
JESSE L. DeHANAS,  
Plaintiffs,

vs.

CORTEZ-KING BRAND MINES  
COMPANY, A CORPORATION, H. B. CHURCH, JR.;  
and FORMER BOARD OF DIRECTORS OF UNION ZINC  
COMPANY, A DEFUNCT AND INCORPORATIVE CORPORATION,  
(CONSISTING OF J. C. PARRISH, PRESIDENT; W. L.  
McWILLIAMS, VICE-PRESIDENT; WM. T. NARDIN, SEC-  
RETARY AND TREASURER; AND L. C. CHURCH AND F. S.  
SEAGRAVE, ADDITIONAL MEMBERS); and BULL FROG  
MINING COMPANY, A CORPORATION, AND R. M. WILKINSON,  
AS RECEIVER OF SAID BULL FROG MINING COMPANY,

Defendants.

EQUITY  
NO. 69.

D E C R E E.

Now, on this 4th day of April, A.D. 1927, this cause coming on for hearing before the Honorable Franklin E. Kennamer, Judge of the United

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

NORTHERN  
EQUITY SESSION.District of  
TULSA, OKLAHOMA.OKLAHOMA.  
MONDAY, MARCH, 4, 1927.

States District Court for the Northern District of Oklahoma, having heretofore been regularly set for this day, and the plaintiffs, Ruth B. DeHans and Jess L. DeHans, appearing in person and by their solicitor, Joseph W. Howell, and the defendants, Cortez-King Brand Mines Company, a corporation, R. B. Church, Jr., and the former Board of Directors of the Union Zinc Company, a defunct and inoperative corporation consisting of J. C. Parrish, President; W. L. McWilliams, Vice-President; Wm. T. Herdin Secretary and Treasurer, and L. C. Church and F. S. Seagrave, additional members, appearing by their solicitor, A. C. Wallace and the defendant, Bull Frog Mining Company, appearing by its solicitor, D. E. Wilson, and the defendant Receiver, J. T. Whaley, who has heretofore been substituted as successor to the Receiver, R. M. Wilkinson as party defendant, appearing by his solicitor, F. W. Nesbitt, and all the parties having announced ready for trial;

WHEREUPON, opening statements of counsel for the respective parties were made and following and pursuant thereto, plaintiffs introduced their evidence through documents, and witnesses who were sworn and examined as provided by law, and their solicitor having announced that he rested his case,

Thereupon, the defendants and each of them, in open Court, renewed their motion to dismiss said Bill for want of equity, and the Court being fully advised in the premises and on consideration thereof,

IT IS ORDERED, ADJUDGED AND DECREED, that said motion to dismiss said Bill for want of equity be and the same is hereby sustained and said Bill is hereby dismissed at plaintiffs' cost, to which action of the Court the plaintiffs at the time excepted, and said exception was then allowed.

Thereupon, plaintiffs' solicitor having given notice in open Court of his intention to appeal said cause to the United States Circuit Court of Appeals for the Eighth Circuit, it is the further order of the Court that appeal bond be fixed in the sum of Three Hundred Dollars to be conditioned as provided by law and to be approved by the Court.

Done in open court this 4th day of April, A. D. 1927,

F. E. Kennemer,

Judge of the U. S. District  
Court for the Northern District  
of Oklahoma.

APPROVED:  
Joseph W. Howell,  
Solicitor for Plaintiffs,

APPROVED:  
A. C. Wallace,  
D. E. Wilson (By Frank Nesbitt)  
Frank Nesbitt,  
Solicitors for Defendants.

WILLIAM J. CREEKMORE, Plaintiff. }

vs. }

ANN OVERTON, ET AL., Defendants. }

# 114 Eq.

On this 4th day of April, 1927, it is ordered by the Court that above entitled cause be continued to May, 1, 1927.

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

NORTHERN  
COURT SESSION.District of  
TULSA, OKLAHOMA.OKLAHOMA.  
MONDAY, APRIL, 4, 1927.

LIQUID CARBONIC COMPANY,	)	
Plaintiff.	)	
vs.	)	139 Eq.
PAIGE BOTTLING ICE CO.,	)	
Defendant.	)	

On this 4th day of April, 1927, it is by the Court ordered that above entitled cause be continued to May 2, 1927.

SALINA LAND ET AL.,	)	
Plaintiff.	)	
vs.	)	140 Equity.
BERNARD B. JONES,	)	
Defendant.	)	

On this 4th day of April, 1927, it is by the Court ordered that above entitled cause be continued to May 2, 1927.

Court adjourned until April, 5, 1927.

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

NORTHERN  
EQUITY SESSION.

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
TUESDAY, APRIL, 5, 1927.

Court convened pursuant to adjournment, Tuesday, April, 5, 1927, 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 FOR THE  
NORTHERN DISTRICT OF OKLAHOMA.

FIRST NATIONAL BANK OF KANSAS )  
CITY, MISSOURI, )  
Plaintiff. )

vs. )

No. 85 Equity. )

SECURITY STATE BANK OF MIAMI, )  
OKLAHOMA, )  
Defendant. )

D E C R E E.

This cause having previously come on for hearing before the court on plaintiff's amended petition and the defendant's answer, the plaintiff appearing by counsel and the defendant appearing by its president and its counsel, the court after the conclusion of all the testimony and having heard the argument of counsel and being duly advised in the premises, doth find, order and decree as follows:

1. The court finds that on the date of the filing of the petition in this cause the plaintiff was and at all times since then has been a national banking corporation and a citizen and resident of Kansas City, Jackson County, Missouri, and that at all such times the defendant was and is a banking corporation organized under the laws of the State of Oklahoma, and a citizen and resident of the City of Miami, Ottawa County, Oklahoma.

2. That the amount in controversy herein, exclusive of interest and costs, exceeds the sum and value of three thousand dollars.

3. That on or about May 19, 1922, the First State Bank of Miami, Oklahoma, a banking corporation, executed and delivered to D. N. Fink its certificate of deposit, payable to the order of said Fink, in the sum of three thousand two hundred and fifty dollars (\$3250.00); that said certificate of deposit was given in renewal of a certificate of deposit of like import for the same amount of money and payable to the order of said D. N. Fink; that said original certificate of deposit, before the maturity thereof and for a valuable consideration, was endorsed and delivered by said D. N. Fink to the plaintiff, and that the plaintiff purchased the same from said Fink as a bona fide purchaser and for value without notice of any defect or defense thereto, and that the plaintiff, has always been and is not the owner and holder of the certificate of deposit of date May 19, 1922; to which finding of the court the defendant at the time duly excepted.

4. That on or about December, 7, 1922, the defendant took over all of the assets of the said First State Bank of Miami and impliedly assumed all of the valid obligations of said bank; that in taking over said assets defendant did not purchase the same, but they were merely transferred to the defendant as the succeeding corporation of said First State Bank of Miami; to which finding of the court the defendant at the time duly excepted.

5. That the assets of said First State Bank of Miami were approximately equal in value to the obligations of said First State Bank of Miami, and so taken over by the defendant on said December, 7, 1922, greater in value than the amount of the plaintiff's claim, and that of said assets so taken over by the defendant more of them in value than the

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

NORTHERN  
DISTRICT OF OKLAHOMA.District of  
TULSA, OKLAHOMA.OKLAHOMA.  
MONDAY, APRIL, 9, 1927.

amount of plaintiff's claim were converted by the defendant to its own use; to said finding the defendant at the time duly excepted.

6. The court further finds that the order of the district court of Ottawa County, Oklahoma, made and entered on December, 7, 1922, was and is not binding on the plaintiff, and to the extent that it affects or attempts to affect the rights of its plaintiff in the premises, the same is hereby vacated and set aside; to which finding of the court the defendant at the time duly excepted.

7. The court further finds that on the day that said assets were taken over by the defendant, that the said First State Bank of Miami ceased to transact business as a corporation, and was dissolved, and that from and after the transfer of said assets there were no assets of said First State Bank of Miami remaining from which any creditor could obtain payment of his claim.

8. The court further finds that the defendant was not guilty of fraud in taking over the assets of said First State Bank of Miami; to which finding the plaintiff at the time duly excepted.

9. The court further finds that no part of the plaintiff's claim has ever been paid and that payment thereof was refused by the said First State Bank of Miami on November, 20, 1922, and that plaintiff is entitled to recover from the defendant the sum of three thousand two hundred and fifty dollars (\$3250.00), together with interest from November 20, 1922, at the rate of four per centum per annum, being the sum of \$3613.76; to which finding of the court the defendant at the time duly excepted.

THE COURT THEREFORE DECREES that the plaintiff have and recover from the defendant the sum of \$3613.76, together with the costs of the cause, and that this decree be enforced in accordance with the usual practice in equity.

Thereupon the defendant at the time duly excepted to the judgment and decree herein rendered and served notice in open court of its intention to appeal from the judgment and findings of the court, and ask that the court fix a supersedeas bond, and the court hath therefore fix such bond in double the amount of such judgment, which shall be filed herein subject to the approval of the clerk within thirty days, and during said period of time the judgment herein rendered is stayed from execution.

Dated this 5th day of April, 1927.

F. E. Yennamer,  
Judge.

O.K. B. H. Wilson

O.K. P. B. Stinson.

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

ANNA BEAVER HALLAM,  
Plaintiff.

vs.

COMMERCE MINING & ROYALTY  
COMPANY, ET AL.,  
Defendants.

In Equity  
No. 103.

ORDER.

Upon satisfactory showing to the Court, it is hereby ordered that the plaintiff shall be and is allowed an additional period of ten

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

NORTHERN  
EQUITY SESSION.

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
TUESDAY, APRIL, 5, 1927

days for filing her reply to the answers, or any of them, of the defendants to the last Amendment to the Bill of Complaint herein, said extension of time to run from and after the date when the last of said answers shall be filed, it appearing that counsel for defendants have agreed to such extension.

Dated at Tulsa, April, 5, 1927.

F. E. McInneser,  
Judge.

O. K. Geo. S. Ramsey.

JACQUELINE S. SANKEY, et al., Plaintiffs.	}	# 141 Eq.
vs.		
W. C. SHELLEY, ET AL., Defendants.		

On this 5th day of April, 1927, the above entitled cause comes on for hearing. Whereupon, Mrs Fay Williams, testifies in behalf of plaintiff and thereafter it is by the Court ordered that said hearing be continued to May 2, 1927.

ROXANNA PAT. CORP., Plaintiff.	}	189 Eq.
vs.		
MANNIE MONDAY, ET AL., Defendants.		

On this 5th day of April, 1927, it is by the Court ordered that above entitled cause be continued to May, 3, 1927.

MARSHAL FIELD & CO., Plaintiff.	}	168 Eq.
vs.		
PHIL HALL, ET AL., Defendant.		

On this 5th day of April, 1927, it is by the Court ordered that above entitled cause be continued to May, 7, 1927.

RUTHERFORD B. BUTTS, Plaintiff.	}	174 Eq.
vs.		
C. J. EASTERLAY, Defendant.		

On this 5th day of April, 1927, it is by the Court ordered that above entitled cause be continued to May, 8, 1927.

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

NORTHERN  
CITY SESSION.District of  
TULSA, OKLAHOMA,OKLAHOMA.  
TUESDAY, APRIL 5, 1927.

AMERICAN NATIONAL BANK,	Plaintiff.	}	192 Eq.
vs.			
NATIONAL BANK OF COMMERCE,	Defendant.		

On this 5th day of April, 1927, it is ordered by the Court that above entitled cause be continued to May, 4, 1927.

OLIVE D. SCHMOORE, ET AL.,	Plaintiff.	}	195 Eq.
VS.			
LOUIE JACCES,	Defendant.		

On this 5th day of April, 1927, it is ordered by the Court that above entitled cause be continued to May, 4, 1927.

J. B. DUNLAP, et al.,	Plaintiff.	}	205 Eq.
vs.			
FRICK REID SUPPLY CO.,	Defendant.		

On this 5th day of April, 1927, it is by the Court ordered that above entitled cause be continued to May, 4, 1927.

JAMES LEE, ET AL.,	Plaintiffs.	}	208 Eq.
vs.			
HARTFORD VALLEY COAL CORP.	Defendant.		

On this 5th day of April, 1927, it is by the Court ordered that the above entitled cause be continued to May, 4, 1927.

J. D. GOODSON, ET AL.,	Plaintiff.	}	209 Eq.
vs.			
HARTFORD VALLEY COAL CORP.,	Defendant.		

On this 5th day of April, 1927, it is by the Court ordered that above entitled cause be continued to May, 4, 1927.

UNITED STATES,	Plaintiff.	}	66 Eq.
vs.			
J. GARFIELD BUELL, ET AL.	Defendants.		

On this 5th day of April, 1927, it is by the Court ordered that above entitled cause be continued to May 5th, 1927.

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

NORTHERN EQUITY SESSION. DISTRICT OF TULSA, OKLAHOMA. OKLAHOMA. TUESDAY, APRIL, 5, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) # 80 Eq.  
 JOSEPHINE JOHNSON )  
 ET AL., Defendants. )

On this 5th day of April, 1927, it is by the Court ordered that the above entitled cause be continued to May, 5, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) # 96 Equity.  
 W. H. THOMPSON, ET AL. )  
 Defendants. )

On this 5th day of April, 1927, it is by the Court ordered that the above entitled cause be continued to May, 5, 1927.

L. R. KERSHAW, RECV., Plaintiff. )  
 vs. ) 210 Eq.  
 NETTIE B. DIRICKSON, Defendant. )

On this 5th day of April, 1927, it is by the Court ordered that the above entitled cause be continued to May, 5, 1927.

CITY OF PAWBUKA, Plaintiff. )  
 vs. ) 227 Eq.  
 M. V. RY. CO., Defendant. )

On this 5th day of April, 1927, it is by the Court ordered that the above entitled cause be continued to May, 5, 1927.

OSAGE OIL & REFG. CO., Plaintiff. )  
 vs. ) # 232 Eq.  
 MAMIE AXELROD, ET AL., Defendants. )

On this 5th day of April, 1927, it is ordered that above entitled cause be continued to May, 6, 1927.

J. P. EVERS, Plaintiff. )  
 vs. ) 232 Eq.  
 MINNIE CHATFIELD, Defendant. )

On this 5th day of April, 1927, it is by the Court ordered that above entitled cause be continued to May, 6, 1927.

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

NORTHERN  
EQUITY SESSION.District of  
MULSA, OKLAHOMA.OKLAHOMA.  
MONDAY, APRIL, 11, 1927.

Court convened pursuant to adjournment, Monday, April, 11th,  
1927, at 9:30 A. M. Present:

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

S. C. FULLERTON AND W. W. DOBSON,	)	
	)	
Plaintiffs.	)	No. 68 Equity
vs.	)	
EAGLE PIGHER LEAD COMPANY,	)	
A CORPORATION,	)	
Defendant.	)	

## ORDER ENLARGING TIME FOR FILING

TRANSCRIPT OF THE RECORD IN THE COURT OF APPEALS.

It appearing to the Judge before whom the above styled cause was tried and by whom the plaintiffs' appeal and the defendant's writ of error and appeal were allowed that the transcript of the record in this case is voluminous and that the parties have agreed and elected to have the record printed under the supervision of the Clerk of this Court, and for further good cause shown it is hereby ordered and directed that the time allowed in the citation on defendant's writ of error and defendant's appeal and the citation on plaintiffs' appeal be, and the same is hereby enlarged and extended until July 1st, 1927, and it is ordered that this order be filed with the Clerk and made a part of the transcript of the record.

Made and ordered on this 11 day of April, 1927.

F. E. Kennamer,

Judge.

It is hereby agreed between counsel for all parties that the above order enlarging and extending the time for filing the transcript may be signed by the Judge as set forth in the above order.

This 8th day of April, 1927.

Ray McNaughton, Geo. S. Ramsey, Counsel for Plaintiffs.  
A. E. Spence A. C. Wallace Counsel for Defendant

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

NORTHERN District of OKLAHOMA
EQUITY SESSION. TULSA, OKLAHOMA. MONDAY, APRIL, 11, 1927.

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

WILLIAM M. KILLEN, TRUSTEE IN BANKRUPTCY OF THE ESTATE OF LENA ROGERS, BANKRUPT.

Plaintiff.

vs.

J. GEORGE WRIGHT, AS UNITED STATES INDIAN AGENT FOR THE OSAGE TRIBE OF INDIANS AND SUPERINTENDENT OF THE OSAGE INDIAN AGENCY, IN OKLAHOMA, AND LENA ROGERS,

Defendants.

In Equity No. 226

ORDER OF DISMISSAL.

On this 11 day of April, 1927, this cause comes on for hearing upon the motion of the plaintiff filed herein to dismiss the action without prejudice. And it appearing to the court that for good cause shown the said motion should be sustained and the action dismissed, it is therefore, ordered and adjudged by the Court that this action be, and the same is hereby, dismissed on motion of the plaintiff and at plaintiff's cost, without prejudice to the right of the plaintiff to commence a new action against the defendants hereto upon the same cause of action pleaded and set forth in his bill of complaint herein.

F. E. Pennamer, Judge.

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

ROBERT OGLESBY, McMAN OIL & GAS COMPANY, HARRY H. ROGERS, MAGNOLIA PETROLEUM COMPANY, FRANK BUTTRAM, WILLIAM A. BUTTRAM, BELCO ROYALTIES INCORPORATED, ERRETT R. NEWBY AND B. U. BARTLETT

Complainants,

vs.

ABBIE CONNOR, NETTIE CONNER, WILLIAM NEFF, L. E. NEFF, ATTORNEYS, OR RECORD FOR ABBIE CONNOR AND NETTIE CONNER, UNDER THE NAME OF NEFF & NEFF, FRED A. SPEAKMAN, JUDGE OF THE DISTRICT COURT FOR THE TWENTYSECOND JUDICIAL DISTRICT, THOMAS S. HARRIS, JUDGE OF THE DISTRICT COURT FOR THE TWENTY SECOND JUDICIAL DISTRICT, BOTH SITTING IN AND FOR CREEK COUNTY AND RAY H. WEAKLEY, COURT CLERK OF CREEK COUNTY, STATE OF OKLAHOMA,

Respondents.

No. 236 Eq.

ORDER OF RESTRAINT.

Now, on this 11 day of April, 1927, the above matter comes on to be heard before the Court, asking for an Order of Restraint against the above named defendants, and each of them and the court having considered

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

NORTHERN

District of

OKLAHOMA.

~~EQUITY SESSION.~~

TULSA, OKLAHOMA.

MONDAY, APRIL, 11, 1927.

said petition and being fully advised in the premises, finds:

That said defendants and each of them should be restrained from proceedings to hear, prosecute or determine any of the issues raised in the District Court of Creek County, Oklahoma, wherein Abbie Connor and Nettie Connor are plaintiffs and H. U. Bartless and other are defendants as shown by "Exhibit A." to the petition, said cause being No. 16,015 of the causes pending in the District Court of Creek County;

That said defendants and each of the, be so restrained until the 21 day of April, 1927, at which time the Court will proceed to hear and determine whether a temporary injunction should be granted in this matter; and

That said defendants and each of them be restrained from doing the acts above mentioned until such date and until a further order of this Court:

That a copy of this restraint be served on the defendants and each of them.

All of which is ORDERED and ADJUDGED by the Court.

Witness my hand this 11 day of April 1927.

F. S. Kennamer,

Judge.

Court adjourned until April, 12, 1927.

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

NORTHERN  
EQUITY SESSION.

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
TUESDAY, APRIL, 12, 1927.

Court convened pursuant to adjournment, Tuesday, April, 12, 1927, at 9:30 A. M. Present:

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

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

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

JOHN H. DYKES, RECEIVER OF THE  
NOWATA NATIONAL BANK OF NOWATA,  
OKLAHOMA.

Plaintiff,

vs.

No. 237 Eq.

CHARLES W. KIRKWOOD, ADMINISTRATOR C.T.A.  
OF THE ESTATE OF W. J. KIRKWOOD, DECEASED,

Defendant.

JOURNAL ENTRY OF JUDGMENT AND  
DECREE QUIETING TITLE.

Now on this 12th day of April, 1927, the above entitled cause came on regularly to be heard upon the pleadings filed herein, plaintiff appearing by his attorney of record and the defendant appearing by his attorney, and the parties hereto having agreed in open court to submit all questions and issues herein involved to the court without intervention of the jury, and both parties having answered ready for trial, and after hearing the evidence offered and being fully advised in the premises, the court finds:

That this action was instituted by the then Receiver of the Nowata National Bank of Nowata, Oklahoma, against W. J. Kirkwood as a suit upon promissory notes and for personal judgment against said defendant.

That said defendant filed herein his answer referring to certain oil and gas mining leases and leaseholds covering the following described lands situated in Rogers County, Oklahoma, to-wit:

The SW/4 of the SE/4 of the SW/4  
of Section 19, Township 24, Range  
18; and all of Lot 2 in Section 19,  
Township 24, Range 18, except 2 1/2  
acres in the SE corner of said Lot  
2, and all of the N. 18.19 acres of  
Lot 3, less 3.18 acres reserved for a  
cemetery, also except the 2 acres  
off the West end of the said 18.19  
acres of Lot 3; and the SE 10 acres  
of Lot 3 in Section 19, Township 24,  
Range 18; also the SE/4 of the NE/4  
in Section 24, Township 24, Range 17,  
containing 103.81 acres, more or less;

alleging that said property was purchased by said defendant in his own name at the instance and for and on behalf of the Citizens State Bank of Nowata, Oklahoma, which was later merged into the Nowata National Bank of Nowata, Oklahoma, and that in reality said property was the property of the plaintiff and not property of said defendant.

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NORTHERN  
CITY SESSION.District of  
TULSA, OKLAHOMA.OKLAHOMA.  
TUESDAY, APRIL, 12, 1927.

Subsequent to the filing of said answer said plaintiff made a further and a more thorough investigation of the facts and circumstances connected with the execution of said notes and the purchase of said property by said defendant, and after such investigation the plaintiff and said defendant reached a compromise or settlement, by the terms of which, said property was to be decreed to be the property of the Trust represented by the plaintiff herein, and said defendant was to secure a purchaser therefor and did actually secure a purchaser therefor for a consideration of \$1200.00, with the understanding and agreement between said parties that said entire sum of \$1200.00 should be paid over to this plaintiff as full settlement, liquidation and compromise of all differences between plaintiff and said defendant and of all the liabilities owing by the defendant to the plaintiff.

That subsequent to the entering into such compromise agreement, plaintiff obtained authorization and approval thereof by the Comptroller of the Currency, and subsequent thereto and to-wit on the 7th day of February, 1927, the said defendant W. J. Kirkwood departed this life and, by proper order of this court entered herein this cause has been revived against Chas. W. Kirkwood as administrator d.t.e. of the estate of W. J. Kirkwood, deceased, as defendant herein, and said defendant against whom this cause has been revived as aforesaid, desires to carry out and execute compromise settlement agreement agreed upon between plaintiff and the original defendant herein, and that the parties hereto have agreed that said title, legal and equitable, should be decreed to be and vested in the Nowata National Bank, a corporation, of Nowata, Oklahoma, of which the plaintiff is duly appointed, qualified and acting Receiver free from any and all claims whatsoever to be asserted by the defendant as the personal representative of the estate of the said W. J. Kirkwood, deceased.

IT IS THEREFORE ordered, adjudged and decreed by the court that the plaintiff herein have judgment in this cause against the defendant Chas. W. Kirkwood as administrator d.t.e. of the estate of W. J. Kirkwood, deceased, and it is hereby further ordered, adjudged and decreed that the legal and equitable title in and to the oil and gas mining leases and leasehold estates covering the above described lands heretofore standing in the name of W. J. Kirkwood, above named, decedent and original defendant herein, be and the same are decreed to be the property of said The Nowata National Bank of Nowata, Oklahoma, free, clear and discharged of all claims, liens and encumbrances which have been or may hereafter be asserted by the estate, personal representative or heirs of the said W. J. Kirkwood, deceased, and it is further ordered and directed that, pursuant to the agreement of the parties hereto, the plaintiff be denied the judgment prayed for in plaintiff's petition filed herein, and that the estate of W. J. Kirkwood, deceased, be decreed to owe the plaintiff no sum whatsoever, and that the Receiver of the Nowata National Bank, plaintiff herein, be and he hereby is authorized to sell and dispose of said leases and leaseholds covering said above described lands, as to the property and assets belonging to said Trust, under proper directions of the Comptroller of the Currency and approval of the court or courts having jurisdiction of the approval of his acts.

F. E. Kennamer,  
Judge.

O.K. Geo. B. Schwabe, Atty for pltf.

Approved this 12th day of April, 1927,  
Thos. E. Elliott, atty for Chas W. Kirkwood, Admr. of Estate of  
W. J. Kirkwood, Deceased.

NORTHERN District of OKLAHOMA.  
 EQUITY SESSION. TULSA, OKLAHOMA. TUESDAY, APRIL, 12, 1927.

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

JOHN H. DYKES, RECEIVER OF THE NOWATA NATIONAL BANK OF NOWATA, OKLAHOMA.

Plaintiff.

vs.

237 Sq.

CHARLES W. KIRKWOOD, ADMINISTRATOR, et al., OF THE ESTATE OF W. J. KIRKWOOD, DECEASED.

Defendant.

ORDER AUTHORIZING AND APPROVING SALE OF OIL AND GAS MINING LEASES AND LEASEHOLDS.

Now on this 12 day of April, 1927, the above cause came on regular for hearing upon the application of John H. Dykes as Receiver of the Nowata National Bank of Nowata, Oklahoma, for authority to sell and approval of the sale of the hereinafter described oil and gas mining leases, leaseholds estates and equipment covering the hereinafter described lands, to R. M. Stoughton and T. R. Butler of Shidler, Oklahoma, for the cash sum and price of \$1200.00; applicant appearing by his attorney of record and no one appearing in opposition to said application, and the court being fully advised in the premises, finds:

That heretofore and to-wit on the 12 day of April, 1927, this court entered herein its judgment decreeing that the Nowata National Bank of Nowata, Oklahoma, is the owner of the legal and equitable title in and to the oil and gas mining leases and leasehold estates covering the following described lands situated in Rogers County, Oklahoma, to-wit;

The SW/4 of the SE/4 of the SW/4 of Section 19, Township 24, Range, 18; and all of Lot 2 in Section 19, Township 24, Range 18, except 2 1/2 acres in the SE corner of said Lot 2, and all of the N 18.19 acres of Lot 3, less 3.18 acres reserved for a cemetery, also except the 5 acres off the East end of the said 18.19 acres of Lot 3; and the SE 10 acres of Lot 3 in Section 19, Township 24, Range 18; also the SE/4 of the NE/4 in Section 24, Township 24, Range 17, containing 103.61 acres, more or less;

And authorizing the plaintiff as such Receiver to include said properties among the assets of the Nowata National Bank and to sell and dispose of the same in the due course of the liquidation of his said Trust upon the authorization and direction of the Comptroller of the Currency and the approval of the court or courts having jurisdiction of such approvals,

That prior to the death of W. J. Kirkwood, the original defendant and in the above entitled cause, the plaintiff as such Receiver submitted to the Comptroller of the Currency the offer of said defendant of the sum of \$1200.00 as compromise and settlement in full of all claims of the Nowata National Bank against said defendant, which sum of \$1200.00 was to have been realized by said defendant from the sale of said properties, and that said offer of settlement and compromise were approved by the Comptroller of the Currency.

That it is to the best interests of the Trust represented by the plaintiff that said sale of said properties be authorized and approved.

IT IS THEREFORE ordered, adjudged and decreed by the court that the application of the plaintiff for authority to sell and for approval

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

NORTHERN  
EQUITY SESSION.

District of  
OKLAHOMA.

OKLAHOMA.  
TUESDAY, APRIL, 16, 1927.

of such sale of said oil and gas mining leases and leasehold estates covering the above described lands, together with all material, machinery, supplies and equipment thereon and used in connection with the operation of the same for oil and gas purposes, to the said R. M. Stoughton and T. R. Butler, for the sum and price of \$1200.00 cash, be and the same hereby is approved and that said Receiver be and he hereby is authorized and directed to execute and deliver to said purchasers a proper conveyance and assignment of said leases and leaseholds covering said lands upon receipt of said consideration of \$1200.00.

F. E. Kennamer,  
Judge.

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

EMPIRE NATURAL GAS COMPANY, A CORPORATION,	)	
	)	
Plaintiff.	)	
vs.	)	No. 217 Equity.
	)	
SOUTHWEST PIPE LINE COMPANY, A CORPORATION,	)	
	)	
Defendant.	)	

O R D E R.

On this 12 day of April, 1927, the motion of the Defendant to dismiss having on March, 9, 1927, being argued by counsel and submitted upon briefs filed, and upon consideration thereof;

It is ordered, that said motion to dismiss be and the same is hereby overruled, to which ruling the Defendant makes and is given its exception.

F. E. Kennamer,  
United States District Judge.

APPROVED  
WARNER & SPIES,  
Solicitor for Plaintiff.  
  
N. E. McNeill  
Solicitor for Defendant.

Court adjourned until April, 16, 1927.

In the District Court of the United States in and for the 870

NORTHERN  
EQUITY SESSION.

District of  
TULSA, OKLAHOMA

OKLAHOMA.  
SATURDAY, APRIL, 16, 1927.

Court convened pursuant to adjournment, Saturday, April, 16, 1927, at 9:30 A. M. 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.

OSAGE OIL AND REFINING COMPANY,  
A CORPORATION, AND EDWARD E. ALDRIDGE,  
TRUSTEE,  
Plaintiffs,

vs.

MULBER OIL COMPANY, A CORPORATION,  
ET AL.,  
Defendants.

No. 224 Equity.

O R D E R.

NOW, on this 16th day of April, 1927, the defendant Gypsy Oil Company, is granted leave to withdraw from the files its separate answer for the purpose of verification thereof and filing same.

F. E. Kennemer,  
Judge.

Court adjourned until April, 18, 1927.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

MONDAY, APRIL, 18th., 1927.

Court convened pursuant to adjournment, Monday, April, 18th.,  
1927, 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.

EDDIE JACK,	Plaintiff.	)	
		)	
	vs.	)	
JOHN M. HOOD ET AL.,	Defendants.	)	In Equity No. 158

O R D E R.

Now on this 18th day of April, 1927, upon application of the  
defendants and for good cause shown, the defendants in this action be  
and they are hereby granted an extension of time of twenty (20) days  
from and after this date, in which to file their answer or answers in  
this cause.

F. E. Kennamer,  
Judge.

Court adjourned until April, 19, 1927.

In the District Court of the United States in and for the 872

NORTHERN District of OKLAHOMA.  
EQUITY SESSION. TULSA, OKLAHOMA. TUESDAY, APRIL, 19, 1927.

Court convened pursuant to adjournment, Tuesday, April, 19, 1927, 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 FOR THE  
NORTHERN DISTRICT OF THE STATE OF  
OKLAHOMA.

A. L. ROMINE, BEING THE )  
SAME PERSON AS AUDREY L. )  
ROMINE, Pls intiff. )

vs. )

WESTLAND OIL CORPORATION, )  
Defendants. )

No. 202 Equity

ORDER ENLARGING TIME TO FILE ANSWER  
TO AMENDED BILL OF COMPLAINT.

By agreement of the parties, the time within which to file answer to the amended complaint is enlarged and extended to and including the 30th day of April, A.D., 1927.

Done in open court on this the 19th day of April, A. D. 1927.

F. E. Kennamer,  
Judge.

Court adjourned until April, 21, 1927.

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

NORTHERN  
EQUITY SESSION.District of  
TULSA, OKLAHOMA.OKLAHOMA.  
THURSDAY, APRIL, 21, 1927.

Court convened pursuant to adjournment, Thursday, April, 21,  
1927, 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 FOR THE  
NORTHERN DISTRICT OF OKLAHOMA.

ROBERT OGLESBY, Mc-MAN OIL & GAS COMPANY,  
HARRY H. ROGERS, MAGNOLIA PETROLEUM COMPANY,  
FRANK BUTTRAM, WILLIA, BUTTRAM, BELCO ROYALTIES,  
INCORPORATED, ERRETT R. NEWBY, AND H. U. BARTLETT.)

Complainants,

vs.

ABBIE CONNOR, NETTIE CONNOR, WILLIA, NEFF,  
L. E. NEFF, ATTORNEYS, OF RECORD FOR ABBIE  
CONNOR AND NETTIE CONNOR, UNDER THE NAME OF  
NEFF & NEFF, FRED A. SPEAKMAN, JUDGE OF THE  
DISTRICT COURT FOR THE TWENTY SECOND JUDICIAL  
DISTRICT, THOMAS S. HARRIS, JUDGE OF THE  
DISTRICT COURT FOR THE TWENTY-SECOND JUDICIAL  
DISTRICT, BOTH SITTING IN AND FOR CREEK  
COUNTY AND RAY H. WEAKLEY, COURT CLERK OF CREEK  
COUNTY, STATE OF OKLAHOMA,

Respondents.

No. 236 Eq.

ORDER GRANTING TEMPORARY INJUNCTION.

Now on this 21st day of April, 1927, at the hour of ten o'clock  
A. M. the above styled cause comes on to be heard before the court. Com-  
plainants appeared by their attorneys, John Rogers, Blakeney & Ambrister  
and L. O. Lytle; and defendants, Abbie Connor and Nettie Connor, and Neff  
& Neff, a law firm composed of William Neff and L. E. Neff, appeared by  
William Neff, their attorneys. Thereupon this matter is dismissed by  
the complainants as to Fred A. Speakman, Judge of the District Court for  
the Twenty-second Judicial District, and Thomas S. Harris, Judge of the  
District Court for the Twenty-second Judicial District, both sitting in and  
for Creek County, and Ray H. Weakley, Court Clerk of Creek County, State  
of Oklahoma.

And thereupon said cause is presented to the court and com-  
plainants offer in evidence the original files in cause No. 8, Equity of  
the causes pending in this court; and, after being fully argued, the Court  
finds that the prayer of plaintiffs' petition should be granted and that  
the temporary injunction of this Court should issue restraining and enjoin-  
ing the said Abbie Connor, Nettie Connor, William Neff, and L. E. Neff,  
Attorneys of record for Abbie Connor and Nettie Connor, until further or-  
der of this Court from further proceeding to hear, prosecute or determine  
any of the issues raised in the District Court of Creek County, State of Okla-  
homa, wherein Abbie Connor and Nettie Connor are plaintiffs and H. U.  
Bartlett, and others are defendants. Copy of said petition in said cause  
is set forth and attached as Exhibit "A" to the petition in this cause.  
That said temporary injunction shall not take effect and become of full  
binding force and effect until there shall be filed in this Court, to be  
approved by the Clerk of this Court, an injunction bond in the sum of One  
Thousand (\$1,000.00) Dollars.

WHEREUPON, it is considered, ordered and adjudged by the Court  
that defendants, Abbie Connor, Nettie Connor, William Neff and L. E. Neff,  
Attorneys, of Record for Abbie Connor and Nettie Connor under the name of

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

NORTHERN District of OKLAHOMA.  
 EQUITY SESSION. TULSA, OKLAHOMA. THURSDAY, APRIL 21, 1927.

Neff & Neff, be enjoined temporarily and until further order of this Court from further proceeding to hear, prosecute or determine any of the issues raised in the District Court of Creek County, Oklahoma, wherein Abbie Connor and Nettie Connor are plaintiffs and H. U. Bertlett, et al. are defendants; that said temporary injunction shall not become of full force and effect until the above named complainants shall have filed in this court their certain injunction bond in the penal sum of One Thousand (\$1,000.00) Dollars to be approved by the Clerk of this Court, all of which is ordered and adjudged by the Court, to which said order and judgment of the Court, defendants, Abbie Connor, Nettie Connor, and William Neff and L. E. Neff except.

It is thereupon further ordered and adjudged by the Court that defendants be allowed and granted fifteen days from this date within which to plead in this said cause, and thirty days from this date, on failure to plead, to answer in this cause.

F. E. Kennemer,

Judge.

O.K. Blakeney & Ambrister  
 L.O. Lytle,  
 John Rogers,  
 Attorneys for Complainants.

O.K. As to form  
 Neff & Neff,  
 Attorneys for Respondents

Court adjourned until April, 22, 1927.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

Friday, APRIL, 22, 1927.

Court convened pursuant to adjournment, Friday, April, 22, 1927, at 9:30 A. M. 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, IN AND FOR  
THE NORTHERN DISTRICT OF OKLAHOMA.

FIRST NATIONAL BANK OF TULSA, OKLAHOMA, A CORPORATION,	)	
	)	
Complainant,	)	
vs.	)	In Equity # 39
NATIONAL HARDWOOD COMPANY, A CORPORATION, ET AL.,	)	
Defendants.	)	

O R D E R.

Now on this 22 day of April, 1927, this cause coming on for hearing, and the court having examined the application, and heard and considered the evidence, and being fully advised in the premises, finds that all the allegations contained in petitioner's application, are true; and that your petitioner, Leonard Roach, is entitled to the relief prayed for.

It is, therefore, ordered, adjudged and decreed, by the court that the First Trust and Savings Bank, as successor to the Title, Guarantee and Trust Company, receiver of the National Hardwood Company, pay Leonard Roach, as attorney for the receiver, the sum of \$193.00, as money advanced by him as expenses in making necessary trips and investigations in connection with the receivership of the National Hardwood Company.

F. E. Kennamer,  
United States District Judge.

Court adjourned until April, 23, 1927.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

Saturday, April, 23, 1927

Court convened pursuant to adjournment, April, 23, 1927., at 9:30 A.M. Present:

Hon. F.E. 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.

A. B. C. DAGUE, Plaintiff, vs. AZTEC OIL COMPANY, ET AL., Defendants, OIL WELL SUPPLY COMPANY, Intervenor. No. 70 Equity.

ORDER AUTHORIZING AND CONFIRMING SALE OF OIL AND GAS LEASE.

Now on this 23rd. day of April, 1927, this cause coming on to be heard on the application of Charles A. Coakley, the Receiver herein, for authority to sell the oil and gas lease hereinafter described, and the said Receiver appearing in person and the court finds that the various parties to this cause, the Exchange Trust Company, A. B. C. Dague, W. F. Gray, Pawnee Oil Production Company, Aztec Oil Company, Frick-Reid Supply Company, and Oil Well Supply Company have been duly served with notice of said hearing and have accepted service of said notice by their attorneys of record.

The court further finds that the Aztec Oil Company is the owner of an oil and gas lease on the Southeast Quarter of the Northwest quarter of Section 31, Township 17 North, Range 10 East, Creek County, Oklahoma, said lease being dated June 6, 1925, from William K. Self and Josie Self, lessors, to Aztec Oil Company, lessee, for a period of five years; that said lease is undeveloped for oil and gas and there are no funds in the hands of the Receiver with which to develop the same, and there is no producing well offsetting the same.

The court further finds that the Future Development Company, an Oklahoma corporation, offers to buy said lease and pay for the same the sum of \$1200.00 in cash upon delivery of proper assignments.

The court further finds that the sum so offered is a fair and adequate consideration for said lease and not disproportionate to the value thereof and that it is for the best interest of said estate that said oil and gas lease be sold in this manner.

The court further finds that the sale of same is necessary for the purpose of using the proceeds of said sale in paying the expenses of operating the other properties of said Receivership.

IT IS, THEREFORE, BY THE COURT, ORDERED, CONSIDERED, AND ADJUDGED that Charles A. Coakley, the receiver herein, be and he is hereby authorized and directed to execute and deliver to the Future Development Company, an Oklahoma corporation, proper assignment for said lease to the said Future Development Company upon the payment to said Receiver of said sum of \$1200.00 in cash, and that said Receiver be and he is hereby authorized to use the proceeds of said sale in defraying the expenses of the operation of the properties in his hands as such receiver.

F. E. Kennamer, District Judge.

Court adjourned until April, 25, 1927.

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

NORTHERN  
EQUITY SESSION.

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
MONDAY, APRIL, 25, 1927.

Court convened pursuant to adjournment, Monday, April, 25th.,  
1927, at 9:30 A. M. 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.

FIRST NATIONAL BANK OF TULSA,  
A CORPORATION, Complainant.

vs.

NATIONAL HARDWOOD COMPANY,  
A CORPORATION, ET AL., Defendants.

In Equity No. 39

D E C R E E.

Now on this 25th day of April, 1927, this cause is heard on the  
complaint in intervention of C. L. Collins, intervenor herein, and evi-  
dence introduced in open court in support of the allegations thereof, and  
said intervenor appearing by his Attorney, I. W. Ingram, and the First  
Trust and Savings Bank of Tulsa, receiver for said National Hardwood Com-  
pany, appearing by its attorney, Leonard Roach, and all other parties  
hereto having been duly notified of the pendency of this suit, and the  
Court having examined the pleadings and heard and considered the evidence  
and argument of counsel, and being well advised in the premises, finds  
that all the allegations contained in intervenor's complaint in interv-  
ention are true, and that said intervenor, C. L. Collins, is entitled to  
the relief prayed for;

It is, therefore, ordered, adjudged and decreed by the Court  
that the said certain timber deed, recorded in Book 76 at page 443 of the  
records in the office of the county clerk of Delaware County, Oklahoma,  
purporting to convey the timber on the West Half of the Southeast Quarter  
and the Southeast Quarter of the Southeast Quarter of Section 30, Township  
20 North and Range 23 East, in Delaware County, Oklahoma, with the right  
to occupy said land for a period of ten years, be, and same is hereby, can-  
celled, set aside and held for naught;

It is further ORDERED, ADJUDGED AND DECREED by the Court That  
the First National Bank of Tulsa, complainant herein, and the National  
Hardwood Company, defendant herein, and the First Trust and Savings Bank  
of Tulsa, receiver for said National Hardwood Company, their agents and em-  
ployees, and any and all persons claiming by, through or under them, or any  
of them, be, and they are hereby, perpetually enjoined from going upon,  
or in any manner interfering with said lands or the timber thereon, and  
from in any manner disputing intervenor's title to said land, or disturb-  
ing his possession thereof.

F. E. Kennamer,

United States District Judge.

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

NORTHERN  
EQUITY SESSION.District of  
TULSA, OKLAHOMA.OKLAHOMA.  
MONDAY, APRIL, 25, 1927.IN THE UNITED STATES DISTRICT COURT FOR THE  
NORTHERN DISTRICT OF OKLAHOMA.

JOHN H. DYKES,	RECEIVER,	)	
	Plaintiff.	)	
vs.		)	In Equity No. 163
B. F. WATKINS, ET AL.,	Defendants.	)	

## O R D E R.

Now on this 25th day of April, 1927, the motion of V. P. Wilson being presented to me the undersigned judge, and it appearing that heretofore there has been filed in this cause an intervening petition, by Fred Sample, trustee, in bankruptcy of the estate of B. F. Watkins, one of the defendant named in this cause, and it further appearing that since the date the intervening petition was filed said Fred Sample has resigned and that the movant, V. P. Wilson is now the duly elected, qualified and acting trustee of the estate of B. F. Watkins and that therefore said movant is the proper party complainant and should be substituted as same instead of Fred Sample, named in the intervening petition.

WHEREFORE, It is ordered that V. P. Wilson, be substituted as complainant in the intervening petition, instead of Fred Sample, that said amendment and substitution be made instanter and by interlineation.

F. E. Kennemer,  
District Judge.

Court adjourned until April, 27, 1927.

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

NORTHERN  
EQUITY SESSION.District of  
TULSA, OKLAHOMA.OKLAHOMA.  
WEDNESDAY, APRIL, 27, 1927.

On this 27th day of April, 1927, Court convenes pursuant to adjournment. 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.

ANGLO-TEXAS OIL COMPANY, A CORPORATION, )  
AND INDEPENDENT OIL & GAS COMPANY, )  
A CORPORATION, )

plaintiff.

vs.

JOSEPH CATES AND GLENN O. YOUNG, )

Defendants. )

No. 231 In Equity.

ORDER AUTHORIZING THE TAKING OF DEPOSITIONS.

Now, on this 28 day of April, 1927, this cause coming on for hearing upon application of defendants herein for leave to take the depositions of diverse witnesses on behalf of the defendants herein, and it being shown to the Court that said witnesses are ancient and infirm; that by reason of their infirmity and advanced years, and the distance of their residence from this court that they may be unable to attend the trial of this cause in person; and it further appearing that the taking of depositions, by reason of the infirmity and failing health of many of defendants' witnesses is imperative in order to perpetuate testimony of such witnesses.

IT IS THEREFORE THE order of the Court that defendants be, and they are hereby authorized and empowered to take depositions of witnesses in cause, and particularly the deposition of one Joseph Cates, defendant herein, and one Cilla Green, said depositions to be taken upon such notice to attorneys for the adverse interests as required by the Statutes of the State of Oklahoma.

F. E. Kemmerer,  
Judge.

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

ANGLO-TEXAS OIL COMPANY, A CORPORATION, )  
AND INDEPENDENT OIL & GAS COMPANY, )  
A CORPORATION, )

Plaintiffs,

vs/

JOSEPH CATES AND GLENN O. YOUNG, )

Defendants. )

No. 231 Equity.

ORDER PERMITTING DEFENDANTS TO  
WITHDRAW MOTION AND FILE ANSWER.

And now on this the 28 day of April, this cause coming on for hearing upon motion of the defendants for leave in open court to withdraw



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

NORTHERN  
EQUITY SESSION.

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
FRIDAY, APRIL, 29, 1927.

Court convened pursuant to adjournment, Friday, April, 29th.,  
1927, at 9:00 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.

FANNIE S. CARR, ET AL.,  
Plaintiffs,

vs.

THE TULSA STREET RAILWAY  
COMPANY, A CORPORATION.

Defendants.

In Equity No. 91

O R D E R.

And now on this the 29th day of April, 1927, comes on for hear-  
ing the motion of Lillian Miller, for an order requiring the Receiver in  
this case to pay the judgment of \$400.00 rendered on February, 11, 1927,  
in the District Court of Tulsa County, Oklahoma, in favor of the said  
Lillian Miller and against the Tulsa Street Railway Company, in Case No.  
27,712, on the docket of said District Court of Tulsa County.

Movant appears by her attorneys, Wilson & Searcy, and the re-  
ceiver appears by his attorneys, Breckinridge & Bostick, and thereupon  
said movant presents said motion, and the court, after hearing said motion  
and the argument of counsel, and being advised in the premises, finds that  
said motion should be overruled and disallowed.

IT IS, THEREFORE, BY THE COURT ORDERED, That the motion of the  
said Lillian Miller be, and the same is hereby overruled.

F. E. Kennamer.

Judge.

O.K. Breckinridge & Bostick,  
Attys. for Rec.

UNITED STATES, Plaintiff. )

vs. )

W. H. AARON, ET AL., Defendant. )

# 57 Equity.

On this 29th day of April, 1927, the above entitled cause on  
for hearing. Whereupon, it is by the Court ordered that said cause  
be and it is hereby taken under advisement upon submitted briefs.

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

NORTHERN  
EQUITY SESSION.

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
FRIDAY, APRIL, 29, 1927.

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

THE OSAGE OIL & REFINING COMPANY,  
A CORPORATION,  
Plaintiff.  
vs.  
MAMIE AXELROD, ET AL.,  
Defendant.

No. 222 Equity.

D E C R E E.

THIS CAUSE, coming on to be heard at this term upon the pleadings, the proof and the statements of counsel, and thereupon the consideration thereof, the court finds:

That the plaintiff, the Osage Oil & Refining Company, is the owner of a valid, legal, and subsisting oil lease covering the Southwest Quarter of Section Twenty-eight (28), Township Twenty-four (24) North, Range Eight (8) East, as alleged in its bill, and that the plaintiff is entitled to all the relief demanded in its bill of complaint filed herein and that the defendants, Mamie Axelrod, Herman Axelrod and H. O. Dixon should be perpetually enjoined as prayed in the said bill.

That the defendant, The Exchange National Bank of Tulsa, is a mere exorow agent in holding the \$50,000.00 deposit and that the said money should be immediately paid into court and the said defendant, The Exchange National Bank, discharged from this action without liability.

That the defendant, The Continental Oil Company has no legal right, title or interest in and to the said leased premises, but that the plaintiff, The Osage Oil & Refining Company, has at all times since the 10th day of April, 1925, confessed equities in favor of the defendant, The Continental Oil Company by reason of negotiations had and verbal agreements made and, that the defendant, The Osage Oil and Refining Company has confessed equities in favor of the defendant, The Continental Oil Company in its pleadings filed in this action and now tenders into court for the use and benefits of said defendant, Continental Oil Company assignments of the said lease upon forms prescribed by the Department and in accordance with the agreement made between the said defendant, The Continental Oil Company and the said defendant Mamie Axelrod, and the plaintiff, The Osage Oil & Refining Company now demands that the defendant The Continental Oil Company be held to its agreements and to its offer made in the pleadings in this action, and the court finds that the defendant, The Continental Oil Company, is entitled to receive the assignment of plaintiff's said lease upon the terms, stipulations and conditions set forth in its contract made with the defendant Mamie Axelrod and, that by reason of the agreements and understandings had between the plaintiff and the said defendant, The Continental Oil Company, and by reason of the pleadings of the said defendant, The Continental Oil Company, filed in this action, that it should be compelled to accept the said assignment from the plaintiff. The court further finds that plaintiff's said property has been drained by offset wells upon the property of The Continental Oil Company for more than twelve months and that by reason of this litigation and by reason of The Continental Oil Company contracting to purchase the said lease from the plaintiff, Mamie Axelrod, that it should not now be permitted to decline to accept the said lease from the plaintiff upon the same identical terms after its draining the property for more than twelve months by the three offset wells.

The court further finds that the defendants, Mamie Axelrod, Herman Axelrod and H. O. Dixon have a drilling machine, some casing and other supplies upon the said lease, same having been used in an attempt to drill a shallow well on the said lease, which well was drilled to a depth of 680 feet. That the plaintiff has disclaimed any interest in the said drilling machine, in the said pipe moved on to said lease by the said defendants and has disclaimed any responsibility for or interest in the said well attempted to be drilled, and the plaintiff now demands that the said drilling equipment be removed from the said property as a part of its injunctive relief in this action.

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That defendants, Herman Axelrod and H. O. Dixon are holding claims or otherwise interested therein, under defendant Mamie Axelrod. That the defendant, Mamie Axelrod was a party to the Appellate proceedings in the Supreme Court of Oklahoma in case # 16737, styled Osage Oil & Refining Company vs. Interstate Pipe Company, and that she is bound and precluded by the Judgment therein rendered by the Supreme Court of Oklahoma, and bound by the subsequent judgment thereafter rendered upon February, 25, 1927, in the District Court of Osage County, Oklahoma, spreading the mandate and recalling and cancelling the said lease assignment, and that the said judgment of the Supreme Court of Oklahoma, and the said order of the District Court of Osage County, made upon February, 25, 1927, pursuant to the mandate of the Supreme Court are res adjudicate upon all questions presented in this action through the answer and cross petition of the said defendants, Mamie Axelrod, Herman Axelrod and H. O. Dixon, and that this Court is bound thereby.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED that the defendant, The Exchange National Bank of Tulsa, be and it is hereby ordered to forthwith pay to the Clerk of this Court the said sum of \$50,000.00 so held by it and upon the same being paid to the Clerk that the defendant, The Exchange National Bank be and it shall then be discharged in this action from all further liability herein. That the defendants, Mamie Axelrod, Herman Axelrod and H. O. Dixon take nothing by their answer and cross petition filed herein.

The defendants, Mamie Axelrod, Herman Axelrod, and H. O. Dixon having announced in open court their intention to appeal from the decree of the court awarding title to said lease in favor of the plaintiff, the court by agreement of all parties reserves for later proof and determination the question as to the right of said defendants to recover on account of alleged improvements placed upon said lease and the value of such improvements, if any, such claims to be litigated after the question of title shall have been finally determined on appeal.

That the defendants, Mamie Axelrod, Herman Axelrod, and H. O. Dixon be and they are hereby perpetually enjoined from hereafter asserting right, title, equity or interest in and to the said leased premises, or in and to any interest whatsoever in and to the said oil lease executed upon July 22, 1918, by Charles Brown, Principal Chief of the Osage Nation, to the plaintiff, The Osage Oil & Refining Company, covering the Southwest Quarter of Section Twenty-eight (28), Township Twenty-four (24), Range Eight (8) East in Osage County, Oklahoma, and all equipment thereon. That they be and are perpetually enjoined from attempting to hold possession of said leased premises as against the plaintiff; from interfering with the plaintiff in the peaceable quiet and full possession of said leased premises; from removing equipment or material therefrom, except the said drilling machine and pipe at the new and shallow well, which is ordered to be forthwith removed; they are enjoined from recording any instrument of writing in the office of the County Clerk of Osage County, Oklahoma, or in any of the recording offices of the State, or in the office of the Osage Indian Agency at Pawhuska, or any other recording office whatever; that they be and are perpetually enjoined from filing any other or further suit or suits in the courts of this State or of the Government, having for its purpose the drawing in question of plaintiff's title to the said leased premises, or any of the material or equipment thereon, and that they be and are perpetually enjoined from doing any other act or deed of any kind or character that would in any way or manner interfere with the plaintiff in the quiet and peaceable enjoyment of said leased premises, or that would tend in any way or manner to harass, annoy or disturb the plaintiff in the quiet and peaceable enjoyment of said leased premises or that would molest, interfere or prevent the plaintiff in the sale assignment or transfer of the said lease or in the development of the same.

That the written assignment of plaintiff's lease attempted to be made by the sheriff of Osage County, Oklahoma, to the defendant Mamie Axelrod and the approval of the Secretary of the Interior thereto and also the lease assignment executed by the defendant, Mamie Axelrod, to the defendant, The Continental Oil Company and the approval thereof by the Secretary of the Interior be and the same are each and all cancelled as void and as a cloud upon plaintiff's title to the said leasehold estate and the said defendants are each and all enjoined perpetually from asserting any right, title or interest in or to the said leasehold estate

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by reason of any of said assignments or the approvals thereof by the Secretary of the Interior.

That the defendant and cross petitioner, The Continental Oil Company is entitled in equity to the purchase of said oil lease from the plaintiff, and should be compelled to accept the same from the plaintiff upon the same and identical contract, terms and conditions as set forth in its contract so made with the defendant, Mamie Axelrod. That the lease assignment is triplicate tendered into court by the plaintiff are ordered to be forthwith delivered by the Clerk to the defendant, The Continental Oil Company, and the plaintiff is ordered and directed to co-operate with the defendant, The Continental Oil Company, and assist The Continental Oil Company in submitting the said assignment to the Secretary of the Interior for approval and the possession of the said lease shall be retained by plaintiff and it shall be operated by it pending approval by the Secretary of the Interior of the assignment of an undivided one-half interest therein from plaintiff to The Continental Oil Company; and pending further and full compliance with this decree, and when possession of said lease for operating purposes is delivered by plaintiff to The Continental Oil Company, then proper accounting shall be made between the plaintiff and The Continental Oil Company for all lease expenses and lease income during the period of operation by the plaintiff and thereupon the plaintiff shall be subrogated to all the terms and conditions of the contract of February 18th, 1926, between The Continental Oil Company and Mamie Axelrod.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the plaintiff shall discharge all liens appearing of record in the office of the County Clerk of Osage County, Oklahoma, and in the office of the Osage Indian Agency that affect or may be a charge against the above leasehold estate and shall tender and deliver to the Continental Oil Company full, complete and valid title to an undivided one-half interest in said lease in good standing with the Osage Indian Agency and the Secretary of the Interior and free and clear of any and all liens and encumbrances whatsoever, and if such title cannot be given by plaintiff to The Continental Oil Company within thirty days from the time this decree becomes a finality, then The Continental Oil Company shall thereupon and forthwith be entitled to the return to it of the \$50,000.00 herein ordered deposited with the Clerk of this court and to a return and repayment from plaintiff of any operating expenses advanced and incurred by the Continental Oil Company in connection with the operation of said lease; and The Continental Oil Company shall then surrender to plaintiff any claim to said lease and shall be relieved of any further liability whatsoever to said Plaintiff. If title as above mentioned be delivered to the Continental Oil Company before the expiration of said Thirty days period then thereafter The Continental Oil Company shall have a lien upon the \$50,000.00 deposit this day made with the Clerk of this Court and upon the \$50,000.00 payable to plaintiff out of oil as referred to in the Axelrod contract of February 18th 1926, from which to secure re-imbusement of any sums of money that may be advanced by The Continental Oil Company on behalf of the plaintiff in connection with the development, equipment and operation of said leasehold estate.

Should the defendant, The Continental Oil Company, appeal from this decree and refuse to accept the said assignments and refuse to ask for the approval thereof by the Secretary of the Interior and refuse possession of said leasehold estate, then in that event, the plaintiff shall remain in possession of the said property and shall operate the same for and on behalf of the defendant, The Continental Oil Company, and upon an affirmation of this decree that this court shall then adjust the account of the plaintiff for operating expenses as between it and the said defendant, The Continental Oil Company,

That the before mentioned \$50,000.00, when paid to the Clerk of this court be by the Clerk held pending the further orders of this court in this action.

That the said defendants, Mamie Axelrod, Herman Axelrod, H. O. Dixon, The First National Bank of Bartlesville and J. R. Hoskins are adjudged to have no right, title or interest in and to the said \$50,000.00 deposited with the defendant, the Exchange National Bank of Tulsa and they and each of them are perpetually enjoined from hereafter asserting right, title or interest in or to the same, or any part thereof.

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

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FRIDAY, APRIL, 29, 1927.

That the plaintiff have and recover all of its costs herein expended from the defendants, Mamie Axelrod, Herman Axelrod and H. O. Dixon.

To all of which findings, orders and decrees the defendants Mamie Axelrod, Herman Axelrod, H. O. Dixon and the First National Bank in Bertlesville and The Continental Oil Company jointly and severally except.

4/29/27

F. E. Kennamer,

United States District Judge.

J.E.W.  
L.A.R.  
R.S.F.

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

UNITED STATES OF AMERICA FOR THE USES OF THE  
MUSKOGEE (CREEK) NATIONA

Plaintiff.

vs.

W. P. WILSON, MARGARET E. WILSON, SOLOMON  
BLEVINS, MOLISSE BLEVINS, DAVID N. CALHOON, GERTRUDE WEBB,  
R. M. WOODS, E. E. NEWPORT, BUD WEAVER, W. H. WEAVER,  
M. W. CAIN, C. L. HOLT, W. J. MORIARTY, ZEDENA RICE,  
CATHERINE E. HOLDEN, E. E. HOLDEN, H. T. JONES, ELLA  
RIKE, J. H. COX, H. G. COY, FRANK C. THOMPSON, TABITHA  
A GAY,

Defendants.

No. 211  
Equity.

D E C R E E.

Now on this 29th day of April, 1927, this matter coming on to be heard upon Plaintiff's Bill of Complaint, and said Plaintiff now appearing by and through its solicitor, Louis N. Stivers, Assistant United States Attorney, and said defendants, W. P. Wilson, Margaret E. Wilson, Solomon Blevins, Molisse Blevins, David N. Calhoon, Gertrude Webb, R. M. Woods, E. E. Newport, Bud Weaver, W. H. Weaver, M. W. Cain, C. L. Holt, W. J. Moriarty, Zedena Rice, Catherine E. Holden, E. E. Holden, H. T. Jones, Ella Rike, J. H. Cox, H. G. Coy, Frank C. Thompson and Tabitha A. Gay, and each of them having been duly served with process herein, and in response thereto having failed to appear, plead or answer, and said Plaintiff, upon such failure, having elected to take an order Pro Confesso, which was duly made and entered herein more than thirty days heretofore, and said said defendants, and each of them, still having failed to plead or answer herein, and each being three times duly called in open court, appeareth, not, are adjudged in default, and the Court, after hearing the evidence offered, and being duly advised in the premises, finds:

That under and by virtue of a certain patent, dated August 11, 1852, and recorded in volume 4, at pages 446 and 447 of the records of Indian Deeds, in the office of Indian Affairs, at Washington, D. C., the said Plaintiff herein granted to the said Muskogee (Creek) Tribe of Indians the lands in said patent particularly described by metes and bounds, which has since come to be known and commonly designated as the Muskogee (Creek) Nation, and from a portion and part and parcel of said grant aforesaid the Town of Tulsa, Indian Territory, now Oklahoma, was surveyed and platted into town lots, under and by authority of an Act of Congress approved June 28, 1898, commonly known as the Curtis Act, and that within the Town-site platted and surveyed were the Lots and Blocks involved in this suit, described as follows:

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TULSA, OKLAHOMA.

OKLAHOMA.  
FRIDAY, APRIL, 29, 1927.

Lots One (1) Nine (9) Ten (10) and Eleven (11) in Block Sixty-five (65) in the original town of Tulsa, Tulsa County, Oklahoma, except that part of Lot Eleven (11) described as follows: Beginning at a point at the northwest corner of Lot Eleven (11), Block Sixty-five (65) original townsite of Tulsa; thence southerly along the west line of said lot a distance of sixty-five feet, thence northeasterly to a point which is one hundred twelve feet from point of beginning, measured along the north line of said lot; thence westerly a distance of one hundred twelve feet to point of beginning, containing eighty three thousandths acre, more or less,

and now located within the Northern District of Oklahoma, and that by virtue of an agreement entered into between the Government of the United States and the Muskogee (Creek) Nation of Indians, on April 8, 1900, and an Act of Congress of March 1, 1901, ratified by said Creek Tribe of Indians May 25, 1901, adopting said agreement, it became the duty of this complainant, the United States of America, to sell and dispose of said lots aforesaid, for the use and benefit of the said Muskogee (Creek) Nation of Indians, to persons qualified and entitled to purchase same in accordance in all respects with the provisions of the said Creek agreement and the said Acts of Congress aforesaid,

That notwithstanding the Congressional provisions aforesaid, and the rules and regulations promulgated, pursuant thereto, said real estate above described, was not sold thereunder, and that under and by virtue of a further Act of Congress of March 3, 1905, the Secretary of the United States was given authority to, and did abolish the several townsite commissions created by and referred to in the Act of Congress hereinbefore mentioned, which said Act of Congress of March 3, 1905, further provided that the Secretary of the Interior be authorized and directed to make disposition of all unsold lots heretofore referred to for the best obtainable price or prices, as in his judgment would best subserve the interests of the several said tribes of Indians, the said property hereinbefore described and referred to being contemplated under such said provisions.

That by virtue of an Act of Congress of April, 26 1906, it was further provided that when allotments, as provided by such said Act of Congress and by other Acts of Congress hereinbefore referred to, had been made to all the members and freedmen of the said Muskogee (Creek) Tribe of Indians, the residue of said lands, not reserved or otherwise disposed of, should be sold by the Secretary of the Interior, under rules and regulations to be prescribed by him, which said Act of Congress last aforesaid, further provided that upon the dissolution of any of said tribes of Indians therein enumerated, the land or lands belonging thereto shall not become public lands nor property of the United States, but that same be held in trust by the said United States for the use and benefit of the Indians respectively comprising such said tribes, and that the land and property herein described was the property of and belonged to said Muskogee (Creek) Nation of Indians, held in trust by and under the supervision of the said Plaintiff herein, and so remained the property of such said Muskogee (Creek) Nation up to such time or times as are hereinafter mentioned, and that pursuant to said Act of Congress last aforesaid, and to other Acts of Congress hereinbefore referred to, the said Secretary of the Interior, did, for and on behalf of said Muskogee (Creek) Nation, and on May 12, 1923, offer for sale and sell to the said J. A. Frates the said real estate hereinbefore described, which said sale being subject to the approval of the Department of the Interior, and which said sale was thereafter duly approved, and that on May 17, 1926, pursuant to said sale, a patent to said lands aforesaid was duly executed and delivered to the said J. A. Frates by the said Muskogee (Creek) Nation, for the consideration therein enumerated, and on September 7, 1926, duly filed for record in the office of the County Clerk of Tulsa County, Oklahoma, and is now of record in book 59, at page 29 of said office, and that said lots and lands aforesaid were the property of and belonged to the said Muskogee (Creek) Nation in trust as aforesaid, up to the execution and delivery of the said patent last aforesaid, to-wit: May 17, 1926,

That the defendants herein claim respectively some right, title, or interest in and to certain respective parts and parcels of said described land under and by virtue of, and to the extent, and as is shown, asserted and disclosed by and through the following instruments, to-wit:

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

NORTHERN  
EQUITY DIVISION,

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
FRIDAY, APRIL, 29, 1927.

A quit claim deed from W. P. Wilson and Margaret E. Wilson his wife, to Solomon Blevins, dated February, 10th, 1908, filed April, 20, 1909, and recorded in Book 24, Page 579 in the office of the County Clerk of Tulsa County, Oklahoma, purporting to convey said Lot One (1) in Block Sixty-five (65) in the said City of Tulsa.

A quit claim deed from Solomon Blevins and Melissa Blevins, his wife, to David N. Calhoun, dated March 18, 1913, filed March, 18, 1913, and recorded in Book 134, at Page 495 in the office of the County Clerk of Tulsa County, Oklahoma, purporting to convey said Lot One (1), Block Sixty-five in the said City of Tulsa.

A deed from Gertrude Webb, a widow, to E. M. Woods, dated February, 25, 1909, filed August 16, 1909, in Book 63, at page 549, in the office of the County Clerk of Tulsa County, Oklahoma, purporting to convey the property known as No. 35 North Guthrie Avenue in the City of Tulsa, Tulsa County, Oklahoma, same being said Lot Nine (9) in Block Sixty-five (65) in the said City of Tulsa.

A quit claim deed from E. E. Newport, separate and apart from her husband, to Bud Weaver, dated May 6, 1913, filed May 6, 1913, recorded in book 141 page 49, in the office of the County Clerk of Tulsa County, Oklahoma, purporting to convey the property known as No. 35 North Guthrie Avenue, in the City of Tulsa, Oklahoma, same being said Lot Nine (9) in Block Sixty-five (65) in the said City of Tulsa.

A quit claim deed from Bud Weaver and W. H. Weaver, her husband, to M. W. Cain, dated November, 24, 1913, filed December, 10, 1913, and recorded in book 162, Page 437, in the office of the County Clerk of Tulsa County, Oklahoma, purporting to convey said Lot Nine (9) in Block Sixty-five (65) in the said City of Tulsa.

A quit claim deed from C. L. Holt to W. J. Moriarty, dated November, 9, 1915, filed June 13, 1916, recorded in Book 140, Page 358 in the office of the County Clerk of Tulsa County, Oklahoma, purporting to convey the North Twenty-five (25) Feet of Lot Nine (9) in Block Sixty-five (65) in the original town of Tulsa.

A quit claim deed from M. W. Cain to Sedens Rice, dated July 17, 1916, filed July 18, 1916, recorded in Book 177, at Page 629 in the office of the County Clerk of Tulsa County, Oklahoma, purporting to convey the entire 100 feet of said Lot Nine (9) in Block Sixty-five (65), original town of Tulsa.

A quit claim deed from Sedens Rice to Catherine E. Holden, dated February, 1, 1919, filed February, 26, 1919 and recorded in Book 266, at Page 81 in the office of the County Clerk of Tulsa County, Oklahoma, purporting to convey said Lot nine (9) in Block Sixty-five (65) original townsite of Tulsa.

A quit claim deed from Catherine E. Holden to E. E. Holden dated July 25, 1919, filed November, 21, 1919, recorded in Book 266, Page 567 in the office of the County Clerk of Tulsa County, Oklahoma, purporting to convey the south 75 feet of said Lot Nine (9) Block Sixty-five (65) original townsite of Tulsa.

A quit claim deed from E. E. Holden to H. T. Jones, dated December, 31, 1919, filed March, 15, 1920, recorded in Book 333, Page 526, in the office of the County Clerk of Tulsa County, Oklahoma, purporting to convey said Lot Nine (9), Block Sixty-five (65), original town of Tulsa, together with all improvements, except twenty-five feet by one hundred and forty feet belonging to the North side of said Lot, being a portion of the original Lot nine (9).

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TULSA, OKLAHOMA.OKLAHOMA.  
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A quit claim deed from H. T. Jones, to Ella Rike, dated March 19, 1920, filed April, 6, 1920, and recorded in Book 338, Page 634, in the office of the County Clerk of Tulsa County, Oklahoma, purporting to convey the South Fifty (50) feet of said Lot Nine (9), Block Sixty-five (65), in the original town of Tulsa, Oklahoma, with four houses on the South fifty (50) feet thereof.

A quit claim deed from J. H. Cox to E. G. Coy, dated November, 3, 1918, filed November, 14, 1918, and recorded in Book 223, Page 573, in the office of the County Clerk of Tulsa County, Oklahoma, purporting to convey said Lot Eleven (11), Block Sixty-five (65), Owens Addition to the City of Tulsa, being No. 518, on West Archer Street, and being between Frisco and Guthrie Streets.

A quit claim deed from Frank C. Thompson to Tabitha A. Gay, dated May, 1, 1920, filed 3, 1920, and recorded in Book 344, Page 546, in the office of the County Clerk of Tulsa County, Oklahoma, purporting to convey a two story frame house located at the rear of 512 West Archer Street, Tulsa Oklahoma, and also a store room located on the front of the lot at 512-514 West Archer Street.

That said foregoing instruments complained of were executed, delivered and placed of record at a time when the said land herein described as the basis of this suit, was the property of the said Muskogee (Creek) Nations, held in trust by and under the supervision of this said plaintiff, and that all of said instruments aforesaid, and each of them, are null and void, and of no force and effect, and constitute and are a cloud or clouds upon the title to the particular property or part or parcel thereof, particularly described in said respective instruments, for the reason that said instruments and each of them are of record as aforesaid, and should be decreed by this Court to be null and void, and of no force and effect, and accordingly canceled of record.

That the said Plaintiff herein, as well as those in whose behalf this suit is instituted, is without an adequate remedy at law, and cannot secure such cancellation of said void and illegal instruments without the interposition of a Court of Equity, and therefore presents its said Bill of Complaint.

That the said defendant and each of them are citizens of the United States, and that the property hereinbefore particularly described, and each part and parcel thereof, all of which is the subject matter of this suit, is situate, as aforesaid, within the Northern District of the State of Oklahoma.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that at the time of the execution of the patent from the said Muskogee, (Creek) Nation to the said J. S. Prates, the said Nation aforesaid, was the owner in fee of said property, and that the title thereto is hereby declared to be and quieted in the said J. A. Prates, the grantee named in said patent.

It is further ordered, adjudged and decreed that said instruments aforesaid, and each of them, be and hereby are canceled, set aside and held for naught, and that said defendants, W. P. Wilson, Margaret E. Wilson, Solomon Blevins, Melissa Blevins, David N. Calhoun, Gertrude Webb, R. M. Woods, E. E. Newport, Bud Weaver, W. H. Weaver, M. W. Cail, C. L. Holt, W. J. Moriarty, Edens Rice, Catherine E. Holden, E. E. Holden, H. T. Jones, Ella Rike, J. H. Cox, E. G. Coy, Frank C. Thompson, and Tabitha A. Gay, and each of them, are hereby permanently enjoined from asserting or claiming any right, title or interest, of whatsoever nature, in or to any part, parcel or portion of any of the said described lands in said instruments enumerated.

F. T. Kennemer,

Judge.

Court adjourned until April, 30, 1927.

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

NORTHERN  
EQUITY SESSION.

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
SATURDAY, APRIL, 30, 1927.

Court convened pursuant to adjournment, Saturday, April, 30,  
1927, 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, FOR THE  
NORTHERN DISTRICT OF OKLAHOMA.

A. B. C. DAGUE, )  
Plaintiff. )  
vs. ) No 70 Equity.  
AZTEC OIL COMPANY, )  
ET AL., Defendants. )

O R D E R.

Now on this 30th day of April, 1927, the above entitled matter  
came on for hearing upon the application of James L. Darnell for an order  
permitting the filing of an unsecured claim against Aztec Oil Company in  
the sum of \$1100.00, which said claim has been presented after the time  
fixed herein for the presentation of claims to the Receiver;

And the court having considered the said petition, it is there-  
fore ORDERED, ADJUDGED AND DECREED that the said James L. Darnell be and  
he is hereby permitted to file the said claim out of time, and the Receiver  
directed to consider the same as an unsecured claim.

F. E. Kennamer,  
Judge.

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

A. L. ROMINE, BEING THE SAME )  
PERSON AS AUDREY L. ROMINE, )  
Plaintiff, )  
vs. ) No. 202 Equity.  
WESTLAND OIL CORPORATION AND )  
L. C. COLLINS, Defendants. )

O R D E R.

IT IS HEREBY ORDERED that the above entitled cause be, and the  
same is, hereby set for final hearing at Tulsa, Oklahoma, on June 20th,  
1927, at nine o'clock A. M.

F. E. Kennamer,  
Judge.

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

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NORTHERN EQUITY SESSION. District of TULSA, OKLAHOMA. OKLAHOMA. SATURDAY, APRIL, 30, 1927.

Court convened pursuant to adjournment, Saturday, April, 30th., 1927, 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.	)	
vs.		)	
AZTEC OIL COMPANY, A CORPORATION, AND EXCHANGE TRUST COMPANY, A CORPORATION,	Defendants.	)	No. 70 In Equity.
OIL WELL SUPPLY COMPANY, A CORPORATION,	Intervener.	)	

JOURNAL ENTRY OF JUDGMENT.

Now on this 30th day of April, 1927, the above entitled cause coming on for hearing on the petition of intervention filed herein by the Oil Well Supply Company, intervener, and A. B. C. Dague, being present by his attorneys Poe & Lundy and Leahley & Rambo, and the Exchange Trust Company, a corporation, being present by its attorney C. E. Bush, and Aztec Oil Company, a corporation, being present by its Receiver, Charles A. Coakley, and Stuart, Coakley & Doerner, and Frick-Reid Supply Company being present by Ahly & Tucker, its attorneys and W. H. Gray and Pawnee Oil Production Company being present by West Gibson, Sherman, Davidson & Hull, its attorneys, and the Court being fully advised in the premises finds; that the allegations of the petition of intervention filed herein by the Oil Well Supply Company, a corporation are true.

The Court further finds that the Oil Well Supply Company is the lawful holder for value before maturity of two certain notes of the Aztec Oil Company, numbered respectively 23 and 27, for \$5000.00 each, which are secured by the mortgage attached to said petition of intervention; that said note No. 23 is entitled to the credits shown in said petition of intervention; and that interest on each of said notes has been paid to February 10th, 1926.

The Court further finds that the principal and interest on each of said notes is past due and unpaid and that said Aztec Oil Company has made default in the payment on each of said notes for more than six months next prior to the filing of said petition of intervention and that under the terms of said mortgage, the Oil Well Supply Company is entitled to a foreclosure thereof for the payment of its debts as aforesaid; that there is now due and owing to the Oil Well Supply Company the sum of \$7033.50 for which it is entitled to judgment and foreclosure of said mortgage and deed of trust.

The Court further finds that the Oil Well Supply Company is entitled to participate and share in the decree of foreclosure entered in this case on May 8th, 1926; and is entitled to share in the proceeds of said sale under the terms of said mortgage pro rata.

The Court further finds that said notes numbered respectively 23 and 27, so held by the Oil Well Supply Company as aforesaid, have been surrendered into this Court, cancelled, and they are hereby merged in this judgment.

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

NORTHERN

District of

OKLAHOMA.

TRUSTEE SESSION.

TULSA, OKLAHOMA.

SATURDAY, APRIL, 30, 1927.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED BY THE COURT that Oil Well Supply Company, a corporation, have and recover judgment against the Aztec Oil Company, a corporation, on its said notes, Numbered respectively 23 and 27, in the sum of \$7033.50, together with interest thereof at the rate of seven per cent per annum from the date of this judgment.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that upon the issuance of an order of sale and a sale pursuant to the decree of foreclosure herein entered on May 8th, 1926, that Oil Well Supply Company share in the distribution of the proceeds of said sale in the proportion the indebtedness herein declared in favor of the Oil Well Supply Company bears to the total amount of outstanding bonds declared valid by this Court.

IT IS FURTHER ORDERED ADJUDGED AND DECREED BY THE COURT that in the event the property covered by said mortgage, when sold, be insufficient to pay the judgment herein decreed in favor of Oil Well Supply Company that the Oil Well Supply Company is hereby given a personal judgment against the Aztec Oil Company for any amount remaining unpaid on the notes held by the Oil Well Supply Company after applying thereto the pro rata part of the proceeds of said sale in foreclosure.

F.E. Kennamer,

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

O.K. As to A.B.C. Dague.  
E. J. Lundy.

Court adjourned until May, 2, 1927.

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

NORTHERN District of OKLAHOMA.  
 EQUITY SESSION. TULSA, OKLAHOMA. MONDAY, MAY, 2, 1927.

Court convened pursuant to adjournment, Monday, May, 2, 1927,  
 at 9:30 A. M. 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:

WILLIAM J. CREEKMORE, )  
 Plaintiff. )  
 vs. ) # 114 Eq.  
 ANN OVERTON, et al., )  
 Defendant. )

On this 2nd. day of May, 1927, it is by the Court ordered that the above entitled cause be continued to June 13, 1927.

SALINA LAND, ET AL., )  
 Plaintiff. )  
 vs. ) # 140 Eq.,  
 BERNARD B. JONES, )  
 Defendant. )

On this 2nd. day of May, 1927, it is by the Court ordered that the above entitled cause be stricken from this assignment.

JACQUELINE S. SANKEY, ET AL., )  
 Plaintiff. )  
 vs. ) 141 Eq.  
 W. G. SKELLY, ET AL., )  
 Defendants. )

On this 2nd. day of May, 1927, plaintiff in above entitled cause is granted leave to file amended petition and both parties herein to submit briefs. Defendants herein are allowed ten days to file their brief and plaintiff allowed fifteen days thereafter to answer defendants brief. Whereupon, it is by the Court ordered that above entitled cause be taken under advisement.

GERALDINE HEMMITT, )  
 Plaintiff. )  
 vs. ) # 153 Eq.  
 F. W. COONROD, ET AL., )  
 Defendants. )

On this 2nd. day of May, 1927, it is by the Court ordered that above entitled cause be continued to Wednesday, May, 11, 1927.

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

NORTHERN

District of

OKLAHOMA.

~~WOMEN'S~~ SESSION.

TULSA, OKLAHOMA.

MONDAY, MAY, 2, 1927.

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

J. R. EVERS,	Plaintiff,	)	
		)	
vs.		)	No. 233 Eq.,
		)	
MINTIE CHATFIELD, ET AL.		)	
	Defendant.	)	

O R D E R.

Now on this 2nd. day of May, 1927, comes on for hearing the application of the defendants for an order of this court authorizing the Clerk of this court to issue a subpoena duces tecum to Ray H. Weekley, Clerk of the County Court of Creek County, Oklahoma, to appear and bring with him all papers and records had in cause Probate No. 2995 in the matter of the estate of Bert Chatfield, deceased, pending in the County Court of Creek County, Oklahoma, to this court on the 6th day of May, 1926. And the court having read said application and being advised in the premises is of the opinion that same should be issued. The Clerk of this court is therefore directed and ordered to issue a subpoena duces tecum for Ray H Weekley to be present in this court on the 6th day of May, 1927, and to bring with him the files and records in case Probate No. 2995, in the matter of the estate of Bert Chatfield, deceased.

Done in open court this 2nd. day of May, 1927.

F. E. Kennemer, Judge.

Court ad journed until May, 3, 1927.

NORTHERN District of OKLAHOMA.  
 EQUITY SESSION. TULSA, OKLAHOMA. TUESDAY, MAY, 3, 1927.

Court convened pursuant to adjournment, Tuesday, May, 3, 1927,  
 at 9:30 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:

ROXANNA PETROCEUM CORP.,	)	
Plaintiff.	)	
vs.	)	#159 Equity
NANNIE MONDAY, ET AL.,	)	
Defendant.	)	

On this 3rd. day of May, 1927, it is by the Court ordered that  
 above entitled cause be stricken from this assignment.

MARSHAL FIELD, & CO.	)	
Plaintiff.	)	
vs.	)	165 Eq.
Phil Hall, et al.,	)	
Defendants.	)	

On this 3rd. day of May, 1927, the above entitled cause is  
 stricken from this assignment.

LIQUID CARBONIC CO. ET AL.,	)	
Plaintiff.	)	
vs.	)	139 Equity
PAIGE BOTTLE ICER CO.,	)	
Defendant.	)	

On this 3rd. day of May, 1927, it is by the Court ordered that  
 leave be granted defendant herein to withdraw their amended answer.

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

THE LIQUID CARBONIC COMPANY	)	
AND ELIHU C. GRACE,	)	
Plaintiffs,	)	
vs.	)	No. 139 Equity.
PAIGE BOTTLE ICER COMPANY,	)	
ET AL.,	)	
Defendants.	)	

ORDER SUBSTITUTING NEW PARTY PLAINTIFF.

On stipulation of the parties hereto by their respective coun-  
 sel, The Liquid Carbonic Corporation, a Delaware corporation, is hereby  
 substituted as party plaintiff for and in the place of the original

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

NORTHERN

District of

OKLAHOMA.

~~REGULAR~~ SESSION.

TULSA, OKLAHOMA.

TUESDAY, MAY, 3, 1927.

plaintiff The Liquid Carbonic Company and it is by the Court ordered that said action proceed in the name of the Liquid Carbonic Corporation as such plaintiff.

F. E. Kennamer,  
Judge.

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

LIQUID CARBONIC CORPORATION,  
AND ELIHU C. GRACE,  
Plaintiffs.

vs.

Equity No. 139

PAIGE BOTTLE ICER COMPANY,  
CHESTER PAIGE,  
J. L. MCGEE AND  
E. J. SMITH,  
Defendants.

D E C R E E.

This cause came on to be heard this 3rd. day of May, 1927, on pleadings and proofs, and plaintiffs declaration on claims 3, 6, 7, 11, 14, 16, 17 and 18 only of re-issue patent No. 15,482 in suit, and the court having heard counsel for the respective parties, it is hereby,

ORDERED, ADJUDGED AND DECREED,

1. That Elihu C. Grace, is the sole owner of said reissue Letters Patent No. 15,482 and of all rights thereunder except as subject to the right of plaintiff Liquid Carbonic Corporation.

2. That plaintiff Liquid Carbonic Corporation is the owner of the exclusive right to make, use and vend under the aforesaid re-issue Letters Patent.

3. That said re-issue Letters Patent, as to each of aforesaid claims 3, 6, 7, 11, 12, 14, 16, 17 and 18 are valid and have been infringed by the defendants, and each of them, herein.

4. That an injunction issue out of this court enjoin and restraining the defendant, and each of them, their officers, clerks, attorneys, servants, workmen, and all persons in privity with defendants, from further infringing said re-issue Letters Patent.

5. That this cause be referred to \_\_\_\_\_ as Master in Chancery, of this court, to take and report to this court, an accounting of the profits resulting to defendant and each of them, and damages sustained by plaintiffs and each of them, because of defendants' aforesaid infringement.

6. That plaintiffs recover their costs from defendants to be taxed.

F. E. Kennamer,

United States District Judge.

Service of injunction hereunder hereby acknowledged.

Paige Bottle Icer Company,  
By Christy Paige Pres. Christy Paige, E. J. Smith and  
J. L. McGee.

Approved as to form. Arthur Brown, Counsel for Deft.

Court adjourned until May, 4, 1927.

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

NORTHERN  
EQUITY SESSION.

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
WEDNESDAY, MAY, 4, 1927.

Court convened pursuant to adjournment, Wednesday, May, 4, 1927, 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:

OLIVER D. SCHNAARE, )  
Plaintiff. )  
vs. ) # 195 Eq.  
LONIE JACOBS, )  
Defendant. )

On this 4th day of May, 1927, it is by the Court ordered that the above entitled cause be stricken from this assignment.

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

JAMES LEE AND MARY LEE, )  
Plaintiffs, )  
vs. ) No. 208 Equity.  
THE HARTFORD VALLEY COAL )  
CORPORATION, )  
Defendant. )

JOURNAL ENTRY OF ORDER OVERRULING  
MOTION TO STRIKE OUT.

Now on this the 4th day of May, 1927, in open court, comes on for hearing the plaintiffs' motion to strike out certain parts of the defendants answer in this case.

The motion is presented, heard, considered and overruled. To which the plaintiffs except.

F. E. Kennamer,  
Judge.

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

J. D. GOODSON AND )  
FANNIE GOODSON, )  
Plaintiffs )  
vs. ) No. 209 Equity.  
THE HARTFORD VALLEY COAL )  
CORPORATION, )  
Defendant. )

JOURNAL ENTRY OF ORDER OVERRULING  
MOTION TO STRIKE OUT.

Now on this the 4th day of May, 1927, in open court, comes on for hearing the plaintiffs' motion to strike out certain parts of the

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

NORTHERN

District of

OKLAHOMA.

~~SESSION.~~ SESSION.

TULSA, OKLAHOMA.

WEDNESDAY, MAY, 4, 1927.

defendants answer in this case. The motion is presented, heard and considered, and overruled. To which the plaintiffs except.

F. B. Kennamer,  
Judge.

Court adjourned until May, 5, 1927.

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

NORTHERN District of OKLAHOMA. EQUITY SESSION. TULSA, OKLAHOMA. THURSDAY, MAY, 5, 1927.

Court convened pursuant to adjournment, Thursday, May, 5, 1927, 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 DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff, vs. JOSEPHINE JOHNSON, BELL CRAWFORD, NEE WOODS, R. A. DAVIS, GOLDIE MYERS AND SLAT ROBINSON, Defendants. NO. 80 Equity.

ORDER OF DISMISSAL.

Now on this 5th day of May, 1927, this matter coming on to be heard, pursuant to the setting thereof, and the Court, after hearing the evidence offered, and being fully advised in the premises, finds:

That the premises herein enumerated in the Bill of Complaint, concerning which an injunction was sought by said Plaintiff, were abandoned by defendants herein, and that there no longer exists a reason for an injunction herein, and said Plaintiff, in open Court, having moved that said Bill of Complaint, be dismissed:

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said Bill of Complaint be, and the same hereby is dismissed.

F. E. Kennamer, Judge.

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

UNITED STATES OF AMERICA, Plaintiff, vs. W. H. THOMPSON, OTHERWISE KNOWN AS JACK THOMPSON, AND G. W. HENRY, Defendants. No. 96 Equity.

ORDER OF DISMISSAL.

Now on this 5th day of May, 1927, this matter coming on to be heard pursuant to the setting hereof, and the Court, after hearing the evidence offered, and being fully advised in the premises, finds:

That the defendants herein, upon the issuing of a restraining order, at the outset of this case, abandoned the premises, and their interference ceased, and that said Plaintiff was duly let into the possession thereof, and that there now remain no issues to be tried, and said Plaintiff having moved in open court that said cause be dismissed:

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

F. E. Kennamer,

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

NORTHERN  
DISTRICT, OKLAHOMA

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
THURSDAY, MAY, 5, 1927.

CITY OF PAWUSKA,	Plaintiff.	)	
		)	
vs:		)	# 227 Eq.
		)	
MIDLAND VALLEY RY. CO.,		)	
	Defendant.	)	

On this 5th day of May, 1927, the plaintiff in above entitled cause is granted ten days to submit briefs and defendant herein granted five days thereafter to file their reply. Whereupon, it is by the Court ordered that said cause be taken under advisement.

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

UNITED STATES OF AMERICA,	Plaintiff.	)	
		)	
vs.		)	No. 41 Equity.
		)	
MOUNT S. HOUSE,		)	
	Defendant.	)	

ORDER OF DISMISSAL.

Now on this 5th day of May, 1927, this matter coming on to be heard, pursuant to the setting hereof, and the Court, after hearing the evidence offered, and being fully advised in the premises, finds:

That the defendant herein, upon the issuing of a restraining order, at the outset of this case, abandoned the premises, and his interference ceased, and that said Plaintiff was duly let into the possession thereof, and that there nor remain no issues to be tried, and said Plaintiff having moved in open Court that said cause be dismissed:

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

F. E. Kennamer,  
Judge.

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

LOYAL PROTECTIVE INSURANCE COMPANY,	Plaintiff,	)	
		)	
vs		)	No. 162 In Equity.
		)	
SUE EDWARDS,		)	
	Defendant.	)	

ORDER OF DISMISSAL.

Now on this 5th day of May, A.D. 1927, comes on the Motion for the Plaintiff, herein to dismiss said bill heretofore filed herein, and the court being advised that the matters in controversy herein have been settled by the parties hereto, it is

ORDERED, that said cause be and the same is hereby dismissed.

F. E. Kennamer,  
U.S. District Judge.

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

NORTHERN  
EQUITY SESSION.

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
THURSDAY, MAY, 5, 1927.

L. R. KERSHAW, RECEIVER, )  
Plaintiff. )  
vs. ) # 210 Eq.  
NETTIE B. DIRICKSON, ET AL., )  
Defendants. )

On this 5th day of May, 1927, the plaintiff in above entitled cause is granted five days to file brief herein, and said defendant is granted until Saturday, May, 14, 1927 to file their brief in said cause.

Whereupon, it is by the Court ordered that said cause be and same is hereby taken under advisement.

Court adjourned until May, 6, 1927.

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

NORTHERN DISTRICT OF OKLAHOMA.  
 EQUITY SESSION. MUSKA, OKLAHOMA. WEDNESDAY, MAY, 6, 1927.

Court convened pursuant to adjournment, Friday, May, 6, 1927, at 9:30 A. M. 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.

J. P. EVERS,	Plaintiff,	)	
vs.		)	No. 233 Eq.
MINTIE CHATFIELD, ALFRED CHATFIELD,		)	
CURTIS CHATFIELD, EFFIE CHATFIELD,		)	
LILLIE CHATFIELD, FLORENCE GALLOWAY,		)	
INEZ STRICKLAND, BLANCHE STUCKEY,		)	
VERDIE BASKET, BEN MILLER GERTIS		)	
MCCLINTON, LESTER MILLER, LELAND		)	
MILLER, MARY ANDERSON AND CHARLES B.		)	
ROCKWOOD, ADMINISTRATOR OF THE ESTATE		)	
OF BERT CHATFIELD, DECEASED.		)	
	Defendants.	)	

D E C R E E.

This cause coming on to be heard this the 6th day of May, 1927, for trial, and the plaintiff J. P. Evers appearing in person and by his attorneys W. V. Pryor and Sam T. Allen, and the defendant Minnie Chatfield appearing in person and by her attorneys Stuart, Coakley & Doerner, and the defendants Curtis Chatfield, Effie Chatfield, Lillie Chatfield, Ben Miller, Gertis McClinton, Lester Miller, Leland Miller and Mary Anderson appearing by their attorneys Stuart, Coakley & Doerner, and all parties announcing ready for trial, the Court after hearing the evidence and argument of counsel finds that the contract sued upon should be sustained as to the plaintiff J. P. Evers, that he is entitled under said contract to receive and recover of the defendants a one-fourth undivided interest of the defendants' interest in the estate of Bert Chatfield, deceased, both real and personal, that he is entitled to recover and have specific performance of his contract for the conveyance of a one-fourth interest of the defendants' interest in and to the following described property, to-wit:

The North Half (N $\frac{1}{2}$ ) of the Northeast Quarter (NE $\frac{1}{4}$ ) and the Southeast Quarter (SE $\frac{1}{4}$ ) of the Northeast Quarter (NE $\frac{1}{4}$ ) of Section Twenty (20), and the East Half (E $\frac{1}{2}$ ) of the Northwest Quarter (NW $\frac{1}{4}$ ) and the South west Quarter (SW $\frac{1}{4}$ ) of the Northwest Quarter (NW $\frac{1}{4}$ ) of Section Twenty-nine (29), all in Township Fifteen (15) North, Range Ten (10) East, Creek County, Oklahoma.

and entitled to recover and have a one-fourth interest of the defendants' interest in all of the personal property of the said Bert Chatfield, deceased, being \$1226.77.

It is therefore ordered and decreed that the plaintiff have and recover an undivided one-fourth interest in the above described real property, and the defendants, and each of them, are hereby ordered and decreed to execute to the said plaintiff J. P. Evers a deed of conveyance for interest, said interest of said defendants being an undivided five sevenths of the whole estate; that in the event they fail and refuse for thirty (30) days to execute said deed of conveyance, then this decree shall be and operate as a conveyance to the said J. P. Evers, Plaintiff of said interest.

It is further ordered and decreed that plaintiff J. P. Evers have and recover of said defendants a sum equal to one-fourth of their interest in one of the money, bonds and other personal property of the said Bert Chatfield, deceased, and the said administrator Charles B. Rockwood is hereby ordered to pay over to the said J. P. Evers a sum equal to one-fourth of the interest of said defendants in the funds of said estate, said sum being \$1226.77.

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

NORTHERN  
EQUITY SESSION.District of  
TULSA, OKLAHOMA.OKLAHOMA.  
FRIDAY, MAY, 6, 1927.

It is further ordered and decreed that Plaintiff's petition asking for partition of the real estate of the said Bert Chatfield, deceased, be and the same is upon motion of the plaintiff dismissed.

It is further ordered, adjudged and decreed that the said C. B. Rockwood recover nothing on his own-half interest in the said contract entered into by and between the said J. P. Evers and the said Mintie Chatfield, Effie Chatfield, Curtis Chatfield, Lillie Chatfield, Ben Miller, Gertie McClinton, Lester Miller, Leland Miller and Mary Anderson, and the court expressly declares that portion of said contract to be void.

It is further ordered and decreed that the defendants herein pay the costs of this action, taxed in the sum of \$\_\_\_\_\_.

F. E. Kennamer,  
Judge.

Court adjourned until May, 7, 1927.

100  
In the District Court of the United States in and for the

NORTHERN

District of

OKLAHOMA.

~~EQUITY~~ SESSION.

TULSA, OKLAHOMA.

SATURDAY, MAY, 7, 1927.

Court convened pursuant to adjournment, Saturday, May, 7,  
1927, at 9:30 A. M. Present:

Hon. F. E. Kennamer,  
H. P. Worfield, Esq.,

Judge of U. S. District Court.  
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.

EDDIE JACK, Plaintiff, )

vs. )

JOHN M. HOOD, ET AL., )

Defendants. )

In Equity  
No. 158

O R D E R.

Now on this 7th day of May, 1927, upon application of the de-  
fendants, and for good cause shown, the defendants in this action be, and  
they hereby are, granted an extension of time of ten days from and after  
the 8th day of May, 1927, in which to file their answer, or answers, in  
this cause.

F. E. Kennamer,

Judge.

Court adjourned until May, 9, 1927.

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

NORTHERN District of OKLAHOMA.  
 EQUITY SESSION. TULSA, OKLAHOMA. MONDAY, MAY, 9, 1927.

Court convened pursuant to adjournment, Monday, May, 9, 1927.  
 at 9:30 A. M. 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.

McGRAW-BAUGHMAN-BEARLY LUMBER	)	
COMPANY,	Plaintiff.	)
	vs.	) Equity No. 21
GUY P. SLATER AND SLATER	)	
BROTHERS CORPORATION, a cor	)	
poration.	Defendants.	)

O R D E R.

On this 9th day of May, 1927, upon motion of the plaintiff herein, it is ordered that the above entitled case be, and the same is hereby dismissed, with prejudice to a future action, at the cost of said plaintiff.

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

JOHN H. DYKE, RECEIVER,	)	
	Plaintiff.	)
	vs.	) 185 Eq.
GROVER C. LITTLE,	)	
	Defendant.	)

On this 9th day of May, 1927, the defendant in above entitled cause is granted leave to amend plea in above entitled cause by interlineation.

JOHN H. DYKES, RECEIVER,	)	
	Plaintiff.	)
	vs.	) 187 Eq.
H. R. LITTLE,	)	
	Defendant.	)

On this 9th day of May, 1927, the defendants in above entitled cause are granted leave to amend plea in above entitled cause by interlineation.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

MONDAY, MAY, 9, 1927.

JOHN H. DYKES, RECEIVER, )  
 Plaintiff. )  
 vs. ) 198 Eq.  
 H. R. LITTLE, ET AL., )  
 Defendants. )

On this 9th day of May, 1927, the defendants in above entitled cause are granted leave to amend plea by interlineation.

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

JOHN H. DYKES, RECEIVER, COMPLAINT, )  
 vs. ) No. 184 Eq.  
 MARY E. LITTLE, EXECUTRIX, )  
 OF THE ESTATE OF G. R. LITTLE, )  
 DECEASED, MARY E. LITTLE AND )  
 H. R. LITTLE, )  
 Defendants. )

## O R D E R.

On this 9th day of May, 1927, this cause comes on for hearing upon the motion by each defendant to dismiss the bill of complaint, upon the plea in bar and motion to dismiss by the executrix, and the motion to stay by H. R. Little, complainant appearing by his attorney, Robert B. Keenan, and the defendants appearing by their attorneys, Widdows & McCoy. After argument of counsel and the court being fully advised in the premises, the court finds that the motion to dismiss by H. R. Little should be sustained. Thereupon, pending the determination of the motions to dismiss and pleas in bar of the other defendants the complainant asked leave to submit briefs thereon, and the court finds that said leave should be granted. And it is therefore

ORDERED, that the motion of H. R. Little to dismiss the bill of complaint as to him be and the same hereby is sustained and the bill of complaint dismissed as to said defendant. To which order of the court the complainant excepts. It is further ordered that pending the determination of the other motions presented the parties are directed to submit their authorities in support of their contentions, and for such purpose defendants are given five days from this date within which to submit their authorities, complainant to have five days thereafter within which to answer same, and defendant five days after receipt of copy of complainant's answer within which to reply thereto. Plaintiff is given 15 days to file an amended bill.

F. E. Kemmerer,  
 United States District Judge.

O.K. \_\_\_\_\_  
 Attorney for Complainant

O.K. Widdows & McCoy,  
 Attorneys for defendants.

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

NORTHERN EQUITY SESSION. DISTRICT OF TULSA, OKLAHOMA. OKLAHOMA. MONDAY, MAY, 9, 1927.

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

JOHN H. DYKES, RECEIVER, Complainant, vs. GROVER C. LITTLE AND MARY E. LITTLE, Defendants. No. 185 Equity.

ORDER

On this 9th day of May, 1927, this cause comes on for hearing upon the motion to dismiss filed by each defendant, complement appearing appearing by his attorney, Robert B. Keenan, and the defendants appearing by their attorneys, Widdows & McCoy. After argument of counsel and the court being fully advised in the premises, the court finds that said motion to dismiss should be overruled and both counts of said bill of complaint transferred to the law docket and the cause proceed on the law side of this court. To which order of the court the defendants, and each of them, except.

It is further ordered that the defendants be and they hereby are given ten days to answer plaintiff's petition.

F. E. Kemmamer, United States District Judge.

O.K. Attorney for Complainant

O.K. Widdows & McCoy. Attorney for Defendants.

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

JOHN H. DYKES, RECEIVER, Complainant, vs. FRANK PRITCHARD, MARY E. LITTLE, AND MARY E. LITTLE EXECUTRIX, OF THE ESTATE OF G. R. LITTLE, DECEASED, Defendants. No. 186 Eq.

ORDER

On this 9th day of May, 1927, this cause comes on for hearing upon the motion of Mary E. Little to dismiss the bill and the motion to dismiss and plea in bar of Mary E. Little, executrix of the estate of G. R. Little, deceased, complainant appearing by his attorneys, Robert B. Keenan, and said defendants appearing by their attorneys, Widdows & McCoy. After argument of counsel and the court being fully advised in the premises, the court finds that the motion to dismiss and plea in bar of Mary E. Little, executrix, should be sustained, and that the motion to dismiss of Mary E. Little should be overruled and that as to said defendant Mary E. Little said cause should be transferred to the law docket of this court; and it is therefore.

ORDERED, that the motion to dismiss and plea in bar of Mary E. Little, executrix, be and they are hereby sustained and said action dis-

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

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missed as to said moving defendant. To which order of the court complainant excepts. Upon application of complainant he is granted 15 days from this date within which to amend, and the defendants are granted ten days after receipt of a copy of such amended pleadings within which to plead thereto.

It is further ordered that the motion to dismiss of Mary E. Little be and the same hereby is overruled and said cause transferred to the law docket to proceed thereunder. To which order of the court the defendant Mary E. Little excepts.

F. E. Kennamer,

United States District Judge.

O.K.

Attorney for Complainant.

O.K.

Widdows & McCoy,  
Attorneys for Defendants,  
Mary E. Little and Mary E.  
Little, Executrix.

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

JOHN H. DYKES, RECEIVER, Complainant, )

vs. )

MARY E. LITTLE, EXECUTRIX,  
OF THE ESTATE OF G. R.  
LITTLE, DECEASED, AND H. R.  
LITTLE, Defendants. )

No. 187 Eq.

O R D E R.

On this 9th day of May, 1927, this cause comes on for hearing upon the defendants' motion to quash the scire facias issued April, 8, 1927, defendants' motion to dismiss, the plea in bar and motion to dismiss of Mary E. Little, Executrix, and the motion of H. R. Little to stay the proceedings, complainant appearing by his attorney, Robert B. Keenan, and the defendants appearing by their attorneys, Widdows & McCoy. After argument of counsel and the court being fully advised in the premises, the court finds that defendants' motion to quash the scire facias issued April 8, 1927, should be overruled and said cause revived in the name of Mary E. Little executrix of the estate of G. R. Little, deceased.

The court further finds that the motion of H. R. Little to dismiss the first count in the bill should be sustained, and said motion as to the second count should be overruled, that the motion to dismiss and plea in bar of the executrix should be overruled as to both counts, and that the motion of H. R. Little to stay should be sustained. And it is therefore

ORDERED, that defendants' motion to quash the scire facias issued April, 8, 1927, be and the same hereby is overruled and said cause revived in the name of Mary E. Little, executrix of the estate of G. R. Little, deceased. To which order of the court the defendants except. It is further ordered by the court that the motion of H. R. Little to dismiss the first count of the bill be and it hereby is sustained and said count dismissed as to H. R. Little. To which order of the court the complainant excepts. It is further ordered that the motion of H. R. Little to dismiss the second count of said bill be and it hereby is overruled, and that the motion to dismiss and plea in bar of the executrix as to each count of said bill be and they hereby are overruled. To which order of the court overruling their respective motions and pleas the defendants, and each of them, separately except as to each count of the bill or com-

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

NORTHERN District of OKLAHOMA. EQUITY SESSION. TULSA, OKLAHOMA. MONDAY, MAY, 9, 1927.

pleint. It is further ordered that as to the defendant H. R. Little count two be stayed pending the determination of said defendant's petition for discharge, and that he be granted twenty days from that time within which to plead or answer in this case.

F. E. Kennemer, United States District Judge.

O. K. Attorney for Complainant.

O.K. Widdows & McCoy, Attorney for Defendants.

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

JOHN H. DYKES, RECEIVER, COMPLAINANT, VS. W. R. SANDERS, H. R. LITTLE, AND GROVER C. LITTLE, Defendants. No. 198 Eq.

ORDER.

On this 9th day of May, 1927, this cause comes on for hearing upon the motion of the defendants H. R. Little and Grover C. Little to dismiss the bill of complainant and the motion of the defendant H. R. Little to stay proceedings. Complainant appeared by his attorney, Robert B. Keenan, and said defendants appeared by their attorneys, Widdows & McCoy. After argument of counsel and the court being fully advised in the premises, the court finds that said motion to dismiss as to count one should be overruled, and that said motion as to count two should be sustained, and that count one of said bill should be transferred to the law docket and the cause proceed thereunder. The court further finds that in the order of March, 8, 1927, the defendant H. R. Little was by inadvertence named therein as Mary E. Little, and that said order should be corrected by striking out the latter name and inserting the former. And it is therefore

ORDERED, that the defendants' motion to dismiss count one of the bill be and it hereby is overruled, and that said count one be transferred to the law docket and proceed thereon. To which order the said defendants except. It is further ordered that defendants' motion to dismiss as to count two be and it hereby is sustained and said count two is hereby dismissed as to H. R. Little and Grover C. Little. To which order of the court complainant excepts. It is further ordered that the proceedings under count one as to H. R. Little be stayed until after the determination of the petition for discharge of H. R. Little, and that he be given twenty days thereafter within which to answer said count, and that the defendant Grover C. Little be given twenty days from this date within which to answer said count one.

It is further ordered that the order of March, 8th, be and the same hereby is corrected by substituting the name of H. R. Little in lieu of the name of Mary E. Little where it appears in said order.

F. E. Kennemer, United States District Judge.

O.K. Attorney for Complainant.

O.K. Widdows & McCoy, Attorneys for Defendants H. R. Little and Grover C. Little.

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

NORTHERN

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OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

MONDAY, MAY, 9, 1927.

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

UNITED STATES,	Plaintiff,	)	
		)	
vs.		)	No. 242 Equity.
		)	
A. L. TABOR,	Defendant.	)	

## WARNING ORDER.

Now on this 9th day of May, 1927, 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 a certain instrument therein set forth, and to remove a cloud from the title to the land situate in the Northern District of Oklahoma, described as follows, to-wit:

The North Half (N2) of the Northeast Quarter (NE4) of the Southeast Quarter (SE4) of Section Twenty-nine (29), Township Twenty (20), North, Range Twenty-one (21) East, Mayes County Oklahoma.

said land being a portion of the allotment of Eli Backward, a restricted citizen of the Cherokee 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 unknown, and that personal service upon said defendant is impracticable and impossible through the usual Chancery Subpoena, and that said defendant has not voluntarily appeared herein to answer Plaintiff's Bill of Complaint, and is not an inhabitant or citizen of the Northern District of Oklahoma, and the Court being of the opinion that said order should be granted, it is ordered that said defendant appear, plead, answer or demur to said Bill of Complaint on or before the 27th day of June, 1927, and that a copy of this order be served on said defendant, if possible; otherwise to be published once each week for six consecutive weeks in the Mayes County Republican, a newspaper published at Pryor, in Mayes County, in the Northern District of the State of Oklahoma.

F. E. Kennamer,  
Judge.

Court adjourned until May, 10, 1927.



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

NORTHERN

District of

OKLAHOMA.

~~EQUITY SESSION.~~

TULSA, OKLAHOMA.

WEDNESDAY, MAY, 11, 1927.

Court convened pursuant to adjournment, Wednesday, May, 11, 1927, 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 FOR THE  
 NORTHERN DISTRICT OF OKLAHOMA, AT  
 TULSA, OKLAHOMA.

GERALDINE HEMMITT,	Plaintiff,	)	
		)	
vs		)	No. 153 Equity.
		)	
F. M. COONROD, ET AL.,	Defendants.	)	

ORDER OF DISMISSAL ON MOTION OF PLAINTIFF.

On this date, May, 11th, 1927, comes the plaintiff, Geraldine Hemmitt, by her attorney, John R. Miller, in the above styled and numbered case, and thereupon on motion by said plaintiff, it is ordered by the court that this cause be and the same hereby is dismissed at the cost of the plaintiff and with prejudice to her rights to bring a new action in her behalf concerning the matters and things involved in this action.

F. E. Kennamer,  
 Judge.

O.K. John R. Miller,  
 Atty for Plaintiff.

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

JOHN H. DYKES, RECEIVER OF THE FIRST NATIONAL BANK OF BARNSDALL,	)	
	)	
Plaintiff.	)	Equity No. 163
vs.	)	
	)	
B. F. WATKINS, ET AL.,	)	
Defendants.	)	

O R D E R.

TO THE CLERK OF THE UNITED STATES DISTRICT COURT OF THE NORTHERN DISTRICT OF OKLAHOMA.

It appearing to this Court from a motion duly filed and presented by Maurice F. Ellison, attorney for V. P. Wilson, intervener in this cause, that A. B. Ludwig County Clerk of Osage County, at Pawhuska, Oklahoma, together with certain records will be a necessary witness in the trial of this cause.

You are hereby ordered and directed to issue a writ of Subpoena Duces Tecum to the witness above named, directing him to appear as a witness on behalf of V. P. Wilson, Intervener and to bring with him certain

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

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records described as Page 142 Book 59 of the Warranty Deeds Records and Bill of Sale Number 49678 of the Bill of Sale Records all being a portion of the records of the County Clerk of Osage County and under his custody and control, on the 16th day of May, 1927, at 9:00 o'clock A.M. before this court.

F. E. Kennamer,  
District Judge.

Court adjourned until May, 12, 1927.

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

NORTHERN  
EQUITY SESSION.District of  
TULSA, OKLAHOMA.OKLAHOMA.  
THURSDAY, MAY, 12, 1927.

Court convened pursuant to adjournment, Thursday, May, 12, 1927, at 9:30 A. M. Present:

Hon. F. E. Kenamer, 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 Equity 112.

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 the Mexis Planing Mill Company, Complainant, and H. Rickman, and U. D. Fortier, Defendants, No. 112, in Equity, wherein the decree of the said District Court in said cause, entered on the 4th day of August, A. D. 1926, was in favor of the defendants and against the complainant, 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, agreeably 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 seven the said cause came on to be heard before the said United States Circuit Court of Appeals, on the motion of appellees for an order dismissing the appeal herein.

On Consideration Whereof, and in pursuance of said motion, it is now here ordered, adjudged and decreed by this Court, that the appeal in this cause, be, and the same is hereby, dismissed with costs; and that H. Rickman and U. D. Fortier have and recover against the Mexis Planing Mill Company, a corporation, the sum of Twenty Dollars for their costs herein and have execution therefor.

It is further ordered that the mandate of this Court in this cause issue forthwith to the said District Court.

May, 2, 1927.

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 tenth day of May, in the year of our Lord one thousand nine hundred and twenty seven.

Costs of Appellees paid by Appellant  
Attorney \$20.00

E. E. Koch,

Clerk of the United States Circuit Court  
of Appeals, Eight Circuit.

Court adjourned until May, 13, 1927.

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

NORTHERN  
EQUITY SESSION.

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
FRIDAY, MAY, 13, 1927.

Court convened pursuant to adjournment, Friday, May, 13, 1927,  
at 9:30 A.M. Present:

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

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

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

EARL R. WILSON,	Plaintiff	)	
		)	
vs.		)	No. 245 Equity.
		)	
WILLIAM D. OGLETREE, THE OGLETREE		)	
PUMP COMPANY, A CORPORATION, AND		)	
JOHN A. FAIN,	Defendants.	)	

TEMPORARY RESTRAINING ORDER.

This cause coming on for hearing on this 13th day of May, 1927, upon the application of complainant for temporary injunction contained in complainant's bill of complaint, and the complainant appearing in person and by his attorneys, and the Court having examined said Bill of Complaint and heard the evidence of the respective parties upon the said application for a preliminary injunction, and the argument of counsel thereon, and being fully advised in the premises finds that the temporary restraining order should issue returnable on the 18th day of May, 1927, at 10 o'clock A.M. at which time the hearing for the preliminary injunction should be had.

It is therefore considered, ordered and adjudged by the Court that the said Ogletree pump Company, a corporation and William D. Ogletree, their Agents, servants and employees be, and they are hereby restrained and enjoined from in any manner cancelling or terminating, or further attempting to terminate the written agreement referred to in the complainant's said bill, a copy of which is attached as Exhibit "A" thereto, and from assigning, or in any manner conveying or attempting to sell or convey, the patents or inventions described in said bill, which have been applied for, or any interest therein pending the issuance of patent thereon, or after the issuance of patents thereon, and from collecting or attempting to collect in whole or in part, any of the royalties provided for to be paid by the complainant in said bill, under the terms of said written contract, and from manufacturing, selling, or using in any manner the claim to the original invention described in said contract, or any of the invented improvements thereon described in the said bill of complaint, or any part thereof.

It is further ordered and adjudged that this temporary restraining order be and remain in full force and effect until the hearing on the application for temporary injunction, which is hereby ordered to be had on the 18th day of May, 1927, at the hour of 10 o'clock A.M. or such further date to which said hearing may hereafter be continued.

It is further ordered that certified copy of this temporary restraining order be served upon the defendant William D. Ogletree and the Ogletree Pump Company, a corporation, and that this shall be the notice to them of such hearing upon the temporary injunction.

F. E. Kennamer,  
Judge.

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

NORTHERN  
EQUITY SESSION.District of  
TULSA, OKLAHOMA.OKLAHOMA.  
THURSDAY, JUNE, 16, 1927.

Court convened pursuant to adjournment, Thursday, June, 16th., 1927, at 9:30 A. M. 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.

J. H. DYKES, RECEIVER,	)	
	) plaintiff.	
	) vs.	
R. F. WATKINS AND	)	In Equity No. 163
J. D. WATKINS,	)	
	) Defendants.	

JOURNAL ENTRY.

This cause coming on for hearing on the 16th day of May, 1927, and the complainant John M. Dykes appearing by his attorney, Tom Casey, the Cross-petitioner, V. P. Wilson, Trustee appearing by his attorney, Maurice F. Ellison and the defendants appearing in person and by their attorneys, Turk & Mauldin, and upon the motion made by Tom Casey and Maurice F. Ellison attorneys for the complainant, that this cause be dismissed without prejudice, said cause was dismissed.

Wherefore it is ordered that said cause be dismissed without prejudice to the complainants or cross-petitioner's rights.

It is further ordered that the Lis Pendens Notice filed by the complainant, at Norman, Oklahoma, Cleveland, County, be voided, and cancelled.

Dated this day of June, 1927.

F. E. Kennamer,  
District Judge.

Court adjourned until May, 17, 1927.

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

NORTHERN EQUITY SESSION. **District of** TULSA, OKLAHOMA. OKLAHOMA. TUESDAY, MAY, 17, 1927.

Court convened pursuant to adjournment, Tuesday, May, 17, 1927, at 9:30 A. M. 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.

ROBERT OGLESBY, ET AL. Complainants, )  
vs. )  
ABBIE CONNER, ET AL., Defendants. )  
No. 236 Eq.

O R D E R.

Now on this 17th day of May, 1927, it is ordered that the defendants be given an extension of sixty days in which to answer in the above cause.

F. E. Kennemer,  
Judge.

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

A. L. ROMINE, Plaintiff, )  
vs )  
WESTLAND OIL CORPORATION, )  
ET AL., Defendants. )  
In Equity.  
No. 202.

O R D E R.

Now on this 17 day of May, 1927, it appearing from the stipulation on file and of record in this cause, that the parties have agreed that the above action may be set for trial on Monday, June, 27, 1927, at 9: o'clock A.M., it is so ordered,

F. E. Kennemer,  
United States District Judge.

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

UNITED STATES, Plaintiff. )  
vs. )  
L. B. CAMPBELL, Defendant. )  
No. 244 Equity.

WARNING ORDER.

Now on this 17 day of May, 1927, came on to be heard in open Court the application of the Plaintiff in the above styled and numbered

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

TUESDAY, MAY, 17, 1927.

cause for an order directing the absent and non-resident defendant, L. B. Campbell, to answer herein, and it appearing to the Court that this suit is commenced by the Plaintiff, seeking to set aside a certain instrument therein set forth, and to remove cloud from the title to land situate in the Northern District of the State of Oklahoma, described as follows, to-wit:

The Southeast Quarter (SE4) of the Northeast Quarter (NE4) of the Southeast Quarter (SE4); North Half (NH) of the Southeast Quarter (SE4) of the Southeast Quarter (SE4) of Section Thirteen (13), Township Twenty-three (23) North, Range Fourteen (14) East, Rogers County, Oklahoma.

said land being a portion of the allotment of Charley Blalock, deceased a restricted citizen of the Cherokee Nation, and,

That the said defendant, L. B. Campbell, is a resident and citizen of the State of Missouri, living and residing at Carthage, Missouri, and that personal service upon said defendant is impossible, through the usual Chancery Subpoena, within the Northern District of the State of Oklahoma, and that said defendant has not voluntarily appeared herein, and the Court being of the opinion that said order should be granted.

IT IS THEREFORE ORDERED AND DIRECTED that the said defendant, L. B. Campbell, on or before the 5th day of July, 1927, appear, plead, answer or demur to Plaintiff's said Bill of Complaint, and that a copy of this order be served upon said defendant, if possible; otherwise, to be published once each week for six consecutive weeks in the Claremore Progress, a newspaper published at and in the town of Claremore, County of Rogers, State of Oklahoma, and within the Northern District of the State of Oklahoma.

F. E. Kennamer,

Judge.

Court adjourned until May, 18, 1927.

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

NORTHERN EQUITY SESSION. DISTRICT OF TULSA, OKLAHOMA. OKLAHOMA. WEDNESDAY, MAY, 18, 1927.

Court convened pursuant to adjournment, Wednesday, May, 18., 1927, 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.

FANNIE S. CARR, et al., Plaintiffs, vs. THE TULSA STREET RAILWAY COMPANY, a CORPORATION, Defendant. In Equity No. 91.

ORDER.

Now on this 18th day of May, 1927, the above cause comes on regularly for hearing upon the application of the receiver herein for permission to buy six Birney single truck type street cars for a consideration of \$1,319.33 each, one-half cash and the balance to be evidenced by notes bearing 8% interest, payable in ten equal monthly installments.

The Court, after reading said application, and hearing the evidence of said receiver, and being fully advised in the premises, finds that said order should be made.

IT IS, THEREFORE, BY THE COURT ORDERED, that said receiver be, and he is hereby authorized and empowered to make said purchases for said consideration, and execute said notes as aforesaid.

F. E. Kennamer, Judge.

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

EARL R. WILLSON, Plaintiff, vs. WILLIAM D. OGLETREE, THE OGLETREE PUMP COMPANY, A CORPORATION AND JOHN A. FAIN, Defendants. No. 245 Equity.

ORDER CONTINUING HEARING ON APPLICATION FOR TEMPORARY INJUNCTION AND CONTINUING THE TEMPORARY RESTRAINING ORDER IN FORCE.

Now on this 18th day of May, 1927, for good cause shown, the hearing on the application for temporary injunction in the above entitled cause be and the same hereby is continued from this date at 10 o'clock A. M. to the 3rd. day of June, 1927, at the hour of 10 o'clock A.M.

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

NORTHERN  
EQUITY SESSION.District of  
TULSA, OKLAHOMA.OKLAHOMA.  
WEDNESDAY, MAY, 18, 1927.

And it is further ordered that the temporary restraining order heretofore issued and granted in the above entitled cause on the 15th day of May, 1927, remain and be continued in full force and effect until the said 3rd day of June, 1927, on which date the application for temporary injunction will be heard, unless the same is further continued by order of Court.

F. E. Kennamer,  
Judge.

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

EDDIE JACK, Plaintiff. )

vs. )

JOHN M. HOOD, ET AL.,  
Defendants. )

In Equity  
No. 158

## O R D E R.

Now on this 18th day of May, 1927, upon application of the defendants, and for good cause shown, the defendants in this action be, and they hereby are, granted an extension of time of ten days from and after the 18th day of May, 1927, in which to file their answer or answers in this cause.

F. E. Kennamer,  
Judge.

Court adjourned until May, 20, 1927.

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

920

NORTHERN  
EQUITY SESSION.

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
FRIDAY, MAY, 20, 1927.

Court convened pursuant to adjournment, Friday, May, 20th.,  
1927, at 9:30 A. M. Present:

Hon. F. E. Kennamer, 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 DISTRICT COURT OF THE UNITED STATES FOR  
THE NORTHERN DISTRICT OF OKLAHOMA.

HARRIET HOSEY, ET AL.,	Plaintiffs,	) No. 238 Eq.
vs.		
JAMES A. CHAPMAN, et al.,	Defendants.	
MATTIE GUTHRIE, ET AL.,	Interveners.	

O R D E R.

On this 20 day of May, 1927, Julia Adams, one of the Interveners herein, having called to the attention of the court that the separate answer and intervening petition heretofore filed by her in this action has been lost from the files and having offered for substitution a true and correct copy of said pleading.

IT IS THEREFORE HEREBY ORDERED that the said intervenor, Julia Adams, be and she is granted permission to substitute a copy of said pleading in lieu of the original heretofore filed and the Clerk of this Court is hereby directed to file same as and for the original separate answer and intervening petition of the said Julia Adams and that the filing thereof be made and considered as of the date of the filing of the original pleading herein.

F. E. Kennamer,  
Judge.

Court adjourned until May, 23, 1927.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

MUSKA, OKLAHOMA.

MONDAY, MAY, 23, 1927.

Court convened pursuant to adjournment, Monday, May 23, 1927,  
at 9:30 A.M. 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.

MORRIS D. STEVENS,	)	
complainant,	)	
vs.	)	
NOBLE OIL & GAS COMPANY, A	)	No. 243 In Equity.
CORPORATION, W. C. ABRAMS,	)	
AND W. J. SCHNUR,	)	
defendants.	)	

ORDER OF DISMISSAL

Now on this 23 day of May, 1927, upon motion of Complainant it is ordered by the Court that this cause be and the same hereby is dismissed without prejudice at the cost of the Complainant.

F. E. Kennemer,  
Judge.

J. P. EVERS,	Plaintiff,	)	
vs.	)	# 233 Eq.	
MINTIE CHATFIELD,	Defendant.	)	

On this 23rd. the defendant in above entitled cause is hereby granted 10 days time to file amendment to answer and cross-petition heretofore filed herein.

Court adjourned until May, 24, 1927.

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

NORTHERN EQUITY SESSION. District of TULSA, OKLAHOMA. OKLAHOMA. TUESDAY, MAY, 24, 1927.

Court convened pursuant to adjournment, Tuesday, May, 24, 1927, 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.

EDDIE JACK, Plaintiff. vs. JOHN M. HOOD, LULA A. HOOD, HIS WIFE, ROMANA PETROLEUM CORPORATION, MORWIN COMPANY, A CORP., AMERICAN PETROLEUM CORP., J. A. HULL & COMPANY, A CORP., MID-CONTINENT ROYALTY CORP., BARNES OIL COMPANY, A CORP., WAITE PHILLIPS CO., A CORP., PHILLIPS PETROLEUM CO., A CORP., E. S. HORN TRUSTEE, MIDDLE STATES PETROLEUM CO. A CORP., PURE OIL COMPANY, Defendants.

ORDER.

Now on this 24th day of May, 1927, this cause coming on for hearing in open court, and the Court being fully advised in the premises, finds that the motion herein presented should be granted:

Wherefore, it is hereby ordered, adjudged and decreed that plaintiff's motion to amend his original petition in manner and form as therein set forth is hereby ordered,

Done in open court this 24th day of May, 1927.

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

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

MISSOURI-KANSAS-TEXAS RAILROAD COMPANY, Plaintiff. vs. NORTHERN OKLAHOMA RAILWAYS, ET AL., Defendants. No. 234 Equity.

FINAL DECREE.

Now on this 24th day of May, 1927, the same being one of the regular judicial days of the Special March, 1927, term of court for the Northern District of Oklahoma, sitting at Tulsa, Oklahoma the above and

320  
In the District Court of the United States in and for the

NORTHERN

District of

OKLAHOMA.

REGULAR SESSION.

TULSA, OKLAHOMA.

TUESDAY, JUNE, 24, 1927.

titled and numbered cause comes on for trial in its regular order and pursuant to order of the court and agreement of the parties; both parties appearing by counsel and announced ready for trial. The Plaintiff proceeds with the introduction of its evidence, and having concluded the same plaintiff rests. Thereupon, defendants moved for judgment on the plaintiff's evidence, and after argument of counsel, and the court being fully advised in the premises finds that the plaintiff's evidence is insufficient to prove that the defendant railroad when constructed will engage in Interstate Commerce, or that the railroad proposed to be constructed by the defendants was such a road as to bring it within the provisions of the Transportation Act of February 26, 1920. The court is of the opinion under the evidence introduced that the contemplated railroad is one to be used only in interstate commerce.

It is, therefore, considered, ordered and adjudged by the Court that the injunction as prayed for by the plaintiff be denied, and that the bill be dismissed without prejudice. To all of which the plaintiff excepts, and exceptions allowed.

F. E. Kennamer,  
Judge.

Court adjourned until June, 25, 1927.

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

NORTHERN District of OKLAHOMA.
EQUITY SESSION. TULSA, OKLAHOMA. WEDNESDAY, MAY, 25, 1927.

Court convened pursuant to adjournment, Wednesday, May, 25th., 1927, 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 FOR THE NORTHERN DISTRICT OF OKLAHOMA.

F. D. SULLIVAN, DOING BUSINESS UNDER THE NAME OF THE SULLIVAN COMPANY, Plaintiff.

vs.

No. 5 In Equity.

JAMES H. THOMAS AND EUGENIA THOMAS, STANDARD TIRE COMPANY, A CORPORATION, S. E. VANCE AND THE FIRST NATIONAL BANK OF TULSA, OKLAHOMA, A CORPORATION, Defendants.

ORDER.

NOW, on this the 25 day of May, 1927, there came on for hearing the application of the plaintiff for additional time within which to submit an amended statement of facts for the appeal and it appearing to the court that the plaintiff should have additional time, it is hereby ordered, adjudged and decreed that the plaintiff have until the 6th day of June 1927, within which to prepare and serve on the appellants James H. Thomas and Eugenia Thomas, a suggested statement of facts amending or supplementing the statement of facts heretofore served upon the plaintiff by the appellants.

F. E. Kennamer, Judge.

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.

ORDER EXTENDING RETURN DAY OF CITATION.

It appearing that through lack of sufficient time for the printing of the record in this case, the time heretofore granted in the citation issued herein under date of March, 26, 1927, to the defendant, Georgia Valliere Hampton, to appear in the United States Circuit Court of Appeals for the Eighth Circuit at the City of St. Louis, State of Missouri, should be extended.

Be it therefore ordered that the time therein set forth be and it hereby is extended for a further period of sixty (60) days from and after this date.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLA.

WEDNESDAY, MAY, 25, 1927.

WITNESS the Hon. F. E. Kennamer, Judge of the District Court of the United States for the Northern District of Oklahoma this the 25th day of May, 1927.

F. E. Kennamer,

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

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

UNITED STATES OF AMERICA,  
Complainant,

vs.

ZIM GREENWOOD, ALBERT WORTHINGTON,  
BOB MANTHEITH, J. G. BERRYHILL,  
H. E. CHAMBERS AND ARTHUR HEATHERLY,

Defendants.

Equity No. 204.

O R D E R.

This matter coming on for hearing before me, the undersigned, Judge of the District Court of the United States for the Northern District of Oklahoma, upon the oral application of the defendant, W. E. Chambers and Arthur Heatherly, by their attorney, W. P. Nelson, in open Court, on this the 25th day of May, 1927, and it appearing to the satisfaction of the court that the injunction heretofore granted in this cause should be modified.

NOW THEREFORE, it is hereby ordered that the injunction heretofore granted in this cause, enjoining the defendant from entry upon the premises described as follows:

The South twenty feet, frontage, and thirty-eight feet length of a brick building located on Lot (1) Block (1) Oliver Addition to the city of Tulsa, Tulsa County, Oklahoma,

for a period of five months from January, 28, 1927, be and the same is hereby modified to the effect that said injunction shall expire on the 5th day of June, 1927, and after said date said injunction shall be of no force and effect.

F. E. Kennamer, Judge.

I recommend the above order.  
Louie N. Stivers,

Court adjourned until May, 31, 1927.

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

NORTHERN  
EQUITY SESSION.

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
TUESDAY, MAY, 31, 1927.

Court convened pursuant to adjournment, Tuesday, May, 31, 1927, at 9:30 A.M. Present:

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

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

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

EARL R. WILSON,	)	
Plaintiff.	)	
ve.	)	No. 245 Equity.
WILLIAM D. OGLETTREE, ET AL.,	)	
Defendant.	)	

O R D E R.

This cause coming on to be heard on this the 28th day of May 1927, before the honorable F. E. Kennamer, Judge of the United States District Court for the Northern District of Oklahoma upon the stipulation of the parties hereto agreeing that the hearing on the temporary restraining order heretofore issued by said court be continued.

And the Court having considered the stipulation and being fully advised in the premises, is of the opinion that such hearing as aforesaid should be continued from the 3rd. day of June, 1927, until the \_\_\_ day of June, 1927, at the hour of 10 o'clock A.M. or as soon thereafter on said date as the court can hear the same:

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the hearing on said temporary restraining order heretofore issued in the above entitled cause, be and the said is hereby continued from the 3rd. day of June, 1927, until the \_\_\_ day of June, 1927, at the hour of 10 O'clock A.M. or as soon thereafter on said date as the court can hear the same.

AND THAT said temporary restraining order remain in full force and effect until said date.

F. E. Kennamer,  
Judge.

O.K. Geo. B. Schumke -  
Atty for plaintiff.

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

NORTHERN  
EQUITY SESSION.

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
TUESDAY, JUNE, 31, 1927.

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

THE ROXANNA PETROLEUM CORPORATION,

Plaintiff.

vs.

HANNIE MONDAY, ET AL.,

defendants.

No. 159 Equity.

ORDER GRANTING EXTENTION OF TIME IN  
WHICH TO PLEAD.

Now on this 31st day of May, 1927, for good cause shown, the defendants Ella Teaghue, Martha Roy, Bert Roy, Andy Dansby, Bertha Teaghue, Virgil Teaghue and Lucinda Cross are granted twenty days extension from this date to plead.

F. E. Kennamer, Judge.

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

W. S. HALL, Plaintiff.

vs.

GUSTAVA DAVIS, NEE MARSHALL,  
W. T. HUNT, A. C. HUNT,  
A. F. PARKER, T. D. UTT, AND  
C. C. GORSUCH,

Defendants.

No. 193 Equity.

O R D E R.

Now on this 31 day of May, 1927, come the defendants W. T. Hunt and A. C. Hunt, and pray the court for an extension to July, 15th, 1927 in which to file an amended answer to the amended bill of complaint filed herein, and for good cause shown said extension should be granted.

IT IS THEREFORE considered, ordered and adjudged that said defendants be and they are hereby granted an extension to July, 15, 1927, within which to file an amended answer to plaintiff's amended bill of complaint filed herein.

F. E. Kennamer,  
Judge.

O.K. V.H. Albertson,

Attorneys for Plaintiff.

Court adjourned until June, 1, 1927.

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

NORTHERN District of OKLAHOMA.  
EQUITY SESSION. TULSA, OKLAHOMA. WEDNESDAY, JUNE, 1, 1927.

Court convened pursuant to adjournment, Wednesday, June, 1, 1927, at 9:30 A.M. Present:

Hon. F. E. Kennemer, 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:

EMPIRE NAT'L GAS COMPANY, )  
Plaintiff. )  
vs. ) # 217 Eq.  
SOUTHWEST PIPE LINE CO., )  
Defendant. )

On this 1st day of June, 1927, it is by the Court ordered that the above entitled cause be and same is hereby set for hearing on June 28th, 1927.

Court adjourned until June, 2, 1927.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

THURSDAY, JUNE, 2, 1927.

Court convened pursuant to adjournment, Thirseday, June, 2, 1927, at 9:30 A.M. 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.

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

Plaintiff,

No. 184 Equity.

vs.

MARY E. LITTLE, EXECUTRIX OF THE  
ESTATE OF G. R. LITTLE, DECEASED,  
MARY E. LITTLE AND H. R. LITTLE,  
Defendants.

O R D E R.

On this 2nd. day of June, 1927, it appearing to the court that the order entered on May, 9, 1927, is erroneous, it is ordered by the court that said order of May, 9, 1927, be, and the same is hereby corrected and amended to read as follows:

Now on this 9th day of May, 1927, this cause came on for hearing also upon special appearance and motion to quash scire facies, issued April, 6, 1927.

It is ordered that said motion be overruled and said cause is revived in the name of Mary E. Little, executrix of the estate of G. R. Little, deceased, To which order defendant excepts.

It is further ordered upon application of plaintiff, that plaintiff be given fifteen days from date in which to file an amended bill, and defendants are given ten days thereafter in which to plead.

F. E. Kennamer,  
Judge.

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

JOHN H. DYKES, RECEIVER,  
FIRST NATIONAL BANK, BARNSDALL,  
OKLAHOMA.

Plaintiff.

No. 184. Equity.

vs.

MARY E. LITTLE, EXECUTRIX OF THE  
ESTATE OF G. R. LITTLE, DECEASED,  
MARY E. LITTLE AND H. R. LITTLE,

Defendants.

ORDER EXTENDING TIME IN WHICH TO FILE AMENDED BILL.

For good cause shown, plaintiff is given fifteen days additional time in which to file amended bill in the above styled cause.  
Dated this 2nd. day of June, 1927.

F. E. Kennamer, Judge.

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

NORTHERN District of OKLAHOMA.
EQUITY SESSION. TULSA, OKLAHOMA. THURSDAY, JUNE, 2, 1927.

Court convened pursuant to adjournment, Thursday, June, 2, 1927, 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 FOR THE NORTHERN DISTRICT OF OKLAHOMA.

JOHN H. DYKES, RECEIVER, FIRST NATIONAL BANK, BARNSDALL, OKLAHOMA. Plaintiff,
vs. FRANK PRITCHARD, MARY E. LITTLE, AND MARY E. LITTLE, EXECUTRIX OF THE ESTATE OF G. R. LITTLE, DECEASED. Defendants.
No. 186 Equity.

ORDER

On this 2nd, day of June, 1927, it appearing to the court that the order entered on the 9th day of May, 1927, is erroneous, it is ordered by the court that said order of May 9, 1927, be, and same is hereby corrected and amended to read as follows:

Now on this 9th day of May, 1927, this cause came on for hearing also upon the motion to dismiss of Mary E. Little,

IT IS THEREFORE, ordered that the said motion to dismiss is hereby overruled and said cause transferred to the law docket, to proceed thereunder. To which order of the court the defendant Mary E Little, excepts. The said Mary E. Little, defendant, is given ten days from date in which to plead, and twenty days in which to answer.

F. E. Kennamer, Judge.

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

JOHN H. DYKES, RECEIVER FIRST NATIONAL BANK, BARNSDALL, OKLAHOMA, Plaintiff,
vs. FRANK PRITCHARD, MARY E. LITTLE, AND MARY E. LITTLE, EXECUTRIX, OF THE ESTATE OF G. R. LITTLE, DECEASED, Defendants.
No. 186 Equity.

ORDER

Upon motion of plaintiff the above styled cause is dismissed without prejudice as to Mary E. Little, executrix of the estate of G. R. Little, deceased, in so far as the claim asserted affects the estate of G. R. Little, deceased,

Dated this 2nd. day of June, 1927. F. E. Kennamer, Judge.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

THURSDAY, JUNE 2, 1927.

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

JOHN H. DYKES, RECEIVER,  
FIRST NATIONAL BANK,  
BARNSDALL, OKLAHOMA, Plaintiff.

vs.

MARY E. LITTLE, EXECUTRIX OF THE  
ESTATE OF G. R. LITTLE, DECEASED,  
AND H. R. LITTLE,  
Defendants.

No. 167 Equity.

ORDER.

On this 2nd. day of June, 1927, it appearing to the Court that the order entered herein on the 9th day of May, 1927, is erroneous, it is ordered by the court that said order of May 9, 1927, be corrected and amended to read in addition to the matters contained therein, as follows:

IT IS ORDERED, that the motion of Mary E. Little, executrix of the estate of G. R. Little, deceased, to quash scire facias, issued April, 8, 1927, be and the same hereby is overruled, the motion of Mary E. Little, executrix of the estate of G. R. Little, deceased, to dismiss is hereby overruled. To which order of the court the defendant Mary E. Little, excepts.

It is further ordered that the defendant Mary E. Little, executrix, answer within twenty days from this date.

F. E. Kennamer,

Judge.

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

A. B. C. BAGUE,  
Plaintiff,

vs.

AZTEC OIL COMPANY,  
Defendants.

No. 70 Equity.

SUPPLEMENTAL ORDER,

Now on this 2nd. day of June, 1927, the above entitled cause came on for further consideration as to the secured claim of Frick-Reid Supply Company, and it appearing to the Court that the matter of the allowance of attorneys' fees to said claimant aforesaid was overlooked and not considered, and was omitted in the order of this court entered herein on May 10, 1927, allowing said claim as prayed for as to all things except attorneys' fees; and,

IT IS FURTHER APPEARING TO THE COURT THAT THE SAID CLAIMANT, FRICK-REID SUPPLY COMPANY, did, on July, 28, 1926, file in the District Court of Tulsa County, Oklahoma, its petition praying for judgment on two promissory notes against the defendant, Aztec Oil Company, in the sum of Forty-nine Thousand Six Hundred Eighty-nine Dollars and Sixty-six Cents (\$49,689.66), together with interest thereon at the rate of eight (8)

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

NORTHERN  
EQUITY SESSION.District of  
TULSA, OKLAHOMA.OKLAHOMA.  
THURSDAY, JUNE, 2, 1927.

per cent. per annum from October 20, 1924, until paid, and attorneys' fees as provided for in said notes, and said cause was pending in said court up to and including September 20, 1926, when this court restrained said claimant, Frick-Reid Supply Company, from further proceeding with said suit, and that said claimant, Frick-Reid Supply Company, complying with the order of this Court, filed its claim of secured debts with the Receiver herein, praying for the principal amount and interest, as above set out, and the further sum of Five Thousand Seven Hundred Fifty-eight Dollars and Ninety-seven Cents (\$5,758.97), as attorneys' fees, same being ten per cent. of the amount of principal and interest due on said notes at the time of the filing of said claim with the Receiver herein; and,

IT FURTHER APPEARING TO THE COURT THAT THE SAID NOTES PRO VIDE that if the same are placed in the hands of attorneys for collection or suit, that the said Aztec Oil Company, shall be liable thereon in the sum of ten per cent. of the principal and interest due thereon, as attorneys' fees, and that suit was actually filed by the said claimant, Frick-Reid Supply Company, against the Aztec Oil Company, maker of said notes, as above set out, and that the said claimant is entitled to have and recover of and from the said Aztec Oil Company the sum of Five Thousand Seven Hundred Fifty-eight Dollars and Ninety-seven cents, (\$5,758.97), same being ten per cent. of the principal and interest due on said notes at the time of the filing of said claim herein;

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the COURT that supplementing the order of this court entered herein on May, 10, 1927, the said claimant, Frick-Reid Supply Company, shall have and recover of and from the defendant, Aztec Oil Company, in addition to what the court has heretofore ordered, adjudged and decreed, the further sum of Five Thousand Seven Hundred Fifty Eight Dollars and Ninety-seven cents (\$5,758.97), as attorneys' fees, and that the said attorneys' fees shall be added to the principal amount and interest heretofore found due and allowed by the court, and that the same shall be considered a part of the principal indebtedness, and that all of the other matters and things, as set out in said order of May, 10, 1927, shall apply to the said claim of the said Frick-Reid Supply Company, as set out in said order.

F. E. Kennamer, Judge.

Court adjourned until June, 3, 1927.

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

NORTHERN

District of

OKLAHOMA.

—EQUITY SESSION.

TULSA, OKLAHOMA.

FRIDAY, JUNE, 5, 1927

Court convened pursuant to adjournment, Friday, June, 5, 1927, 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 DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA.

J. M. SHORT, ET AL., )  
VS. ) No. 117 In Equity  
UNDERWRITERS LAND COMPANY, )  
ET AL., )

On this 3rd. day of June, A. D. 1927, comes on the dismissal filed herein by the plaintiffs dismissing said cause as to the defendant Underwriters Land Company, and the Court being well and fully advised in the premises, it is

ORDERED that said cause be and the same is hereby dismissed as to the defendant Underwriters Land Company.

F. E. Kennamer,  
U.S. District Judge.

Court adjourned until June, 6, 1927.

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

NORTHERN  
EQUITY SESSION.District of  
TULSA, OKLAHOMA.OKLAHOMA.  
MONDAY, JUNE, 6, 1927.

Court convened pursuant to adjournment, Monday, June, 6, 1927,  
at 9:30 A. M. 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 DISTRICT COURT OF THE UNITED STATES  
FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,	)	
Complainant,	)	
vs.	)	Equity No. 204.
H. E. CHAMBERS, ET AL.,	)	
Defendants.	)	

## O R D E R.

This matter coming on before me, the undersigned, Judge of the District Court of the United States for the Northern District of Oklahoma, on this, the 4th day of June, 1927, and it appearing that the injunction heretofore issued in this cause enjoining the defendants from entering the drug store situated upon the premises described in the complaint filed herein, has heretofore been modified to the extent that said injunction shall expire on the 6th day of June, 1927.

And it further appearing that said defendants, H. E. Chambers and Arthur Heatherly and their agents were given permission to enter upon said premises beginning on the 4th day of June, 1927, for the purpose of cleansing said premises and getting same ready for occupancy.

NOW THEREFORE, it is hereby ordered that the United States Marshall, or any other person now in possession of the key to the lock now upon the door of said premises shall deliver said key to W. P. Nelson or to the defendants H. E. Chambers, Arthur Heatherly or either of them.

F. E. Kennamer,  
Judge.

Court adjourned until June, 7, 1927.



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

NORTHERN District of OKLAHOMA.  
 EQUITY SESSION. TULSA, OKLAHOMA. TUESDAY, JUNE, 7, 1927.

and Geo. S. Ramsey, and the defendant appearing by its counsel, A. E. Spencer and A.C. Wallace, and said motion having been called in its regular order and argument being had, the Court being fully advised in the premises,

IT IS ORDERED, ADJUDGED AND DECREED that the motion of the defendant, The Eagle-Picher Lead Company, to dismiss the a ended bill of plaintiffs be and the same is overruled and the defendant is allowed an exception to the ruling of the Court.

It is further ordered, for good cause shown, that the defendant be and it is hereby given twenty days from and after this date in which to file answer in said cause.

F. E. Kennamer, Judge.

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

UNITED STATES,	Plaintiff,	}	No. 179 Equity.
va.			
S. W. BROWN, JR. AND D. REPLOGLE,	Defendants.		

JUDGMENT ON THE PLEADINGS.

Now on this 7th day of June, 1927, this matter coming on to be heard upon motion of the plaintiff for judgment on the pleadings, and said plaintiff now appearing by its Solicitor, Louis N. Stivers, Assistant United States Attorney, and said Defendants appearing by their Solicitor, A. M. Beets, and both sides having answered ready to present argument in behalf of their respective contentions, and the Court, after hearing such argument of counsel, and being fully advised in the premises, finds:

That upon said pleadings all issues are in favor of said Plaintiff, and that the allegations contained in Plaintiff's Bill of Complaint and its reply are true and correct, and that the allegations in the answer of Defendant constitute no defense to said Bill of Complaint, to which findings and holdings of the Court the defendants, and each of them object and except, and such exceptions are by the Court allowed.

The Court further finds that the trust deed from Wosey Deere, nee John, to said Defendants, S. W. Brown, Jr., and D. Replogle, recorded in Book 323, at Page 460 of the records of the County Clerk of Creek County, Oklahoma, covering the following described land, to-wit:

The Southwest Quarter (SW4) of Section Nine (9),  
 Township Eighteen (18) North, Range Seven (7)  
 East, situate in Creek County, Oklahoma.

is null and void and of no force and effect, and is a cloud upon the title of said plaintiff herein, in and to all of the property therein described or mentioned, and should be canceled of record.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said trust deed aforesaid, be, and hereby is canceled, set aside and held for naught, and that the Defendants aforesaid have no interest therein of whatsoever character, and are hereby permanently and perpetually enjoined from claiming or asserting any right, title or interest therein, of whatsoever nature and that the title to the lands and property described in said trust deed aforesaid, is hereby declared to be in the said Wosey Deere, nee John, a full blood Creek Indian, duly enrolled opposite No. 9546, subject only to the restrictions and limitations placed thereon by an Act of Congress of May 27, 1908 to all of which said defendants and each of them further

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

NORTHERN  
EQUITY SESSION.District of  
TULSA, OKLAHOMA.OKLAHOMA.  
TUESDAY, JUNE, 7, 1927.

object and except, and such said exceptions being by the Court allowed.

F. E. Kennamer,  
Judge.

R. W. MARK, et al.,	}	212 Eq.
Plaintiff.		
vs.	}	
PRAIRIE OIL & GAS CO.,		
Defendant.	)	

On this 7th day of June, 1927, it is by the Court ordered that the above entitled cause be and same is hereby stricken from this assignment.

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

OSAGE OIL AND REFINING COMPANY, A CORPORATION, ET AL.,	}	Equity No. 224.
Plaintiffs.		
vs.	}	
MULBER OIL COMPANY, A CORPORATION, ET AL.,		
Defendants.	)	

O R D E R.

BE IT REMEMBERED: On this 7th day of June, 1927, this cause came on to be heard on the separate motion to dismiss plaintiff's petition filed by the defendants Elm Oil Company, a corporation, Charles Quinlan, Felix Quinlan and E. A. Beboock and at said time said motion to dismiss was by agreement withdrawn by said defendants and said defendants and each of them were granted fifteen (15) days from this date within which to their answer or answers herein.

F. E. Kennamer,  
United States District Judge.

Earl Wilson,	}	# 245 Eq.
Plaintiff.		
vs.	}	
WM. D. OGLETREE, ET AL.,		
Defendants.	)	

On this 7th day of June, 1927, it is ordered that above entitled cause be and same is hereby set for hearing on June, 20, 1927.

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

NORTHERN District of OKLAHOMA.  
 EQUITY SESSION. TULSA, OKLAHOMA. TUESDAY, JUNE, 7, 1927.

BENTON WILSON, Plaintiff. )  
 vs. ) No. 240 Equity.  
 SHAFPER OIL & REFINING CO. )  
 Defendant. )

Now on this the 7th day of June, A.D. 1927, the above matter coming on to be heard on the motion of the defendant filed for the purpose of dismissing the bill for want of equity and the plaintiff appearing by his attorneys, Disney, Wheeler and Alcorn, and the defendant appearing by its attorney, G. Earl Shaffer.

After hearing the argument of counsel for both parties and the court being fully advised in the premises, holds and is of the opinion that said motion to dismiss should be overruled.

It is, therefore, by the Court ordered, adjudged and decreed, that the motion to dismiss, filed in said cause, by said defendant, be and the same is hereby overruled, to which order, judgment and decree of this court the defendant excepts.

WHEREUPON, IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT, that the defendant should have additional time within which to answer the bill of complaint filed by the plaintiff, and it is by the Court ordered and adjudged that said defendant have thirty days from this date within which to file its answer and that said plaintiff have twenty days thereafter within which to plead to said answer.

F. E. Kennemer,

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

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

PETROLEUM SAFETY APPLIANCE COMPANY, Plaintiff, )  
 vs. ) Equity No. 221.  
 BROOKS ENGINEERING CORPORATION, Defendant. )

ORDER OF COURT.

Now on this 7th day of June, 1927, the above cause coming before the Court upon the Special Appearance and Motion to Quash and Dismiss filed in said cause by Brooks Engineering Corporation, protesting and objecting to the jurisdiction of said Court.

and also at the time there came on to be heard before said Court the Special Appearance and Motion to Dismiss the interrogatories, and service thereof, as filed by J. P. Dobbins, and said Petroleum Safety Appliance Company being represented by Humphrey & Campbell and Paul Bakewell, solicitors for plaintiff, and Samuel A. Boerstin as Solicitor for the defendant and for J. P. Dobbins, individually, and said defendant, Brooks Engineering Corporation, having announced that it appeared specially for the purpose of the presentation of the motions herein-referred to and that said J. P. Dobbins likewise appeared specially for said purpose.

And the Court, upon presentation of said motions and said special appearance, as stated, and being advised in the premises and having

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

NORTHERN  
EQUITY SESSION.District of  
TULSA, OKLAHOMA.OKLAHOMA.  
TUESDAY, JUNE, 7, 1927.

heard argument of counsel, finds that said motion should be overruled.

WHEREUPON, IT IS CONSIDERED, ORDERED AND ADJUDGED BY THE COURT that the said Special Appearance, Motion to Quash and Motion to Dismiss, as heretofore filed by the Crooks Engineering Corporation in said cause, be, and the same is hereby overruled, to which ruling of the court said defendant excepted, and said exception was allowed.

AND LIKEWISE, it was adjudged, ordered and decreed that the said motion of J. P. Dobbins, to dismiss the interrogatories and service thereof be, and the same is hereby overruled, to which ruling of the Court the defendant excepted and the exception was allowed.

WHEREUPON it was by the Court adjudged, ordered and decreed that the defendant, Brooks Engineering Corporation, be required to plead in said cause within thirty (30) days from this date, and be required to file its answer to the special interrogatories filed herein by the Plaintiff, within thirty (30) days, from this date, to all of which rulings of the Court defendant excepted, and which exceptions were allowed.

IT IS FURTHER ORDERED by the Court that upon the answer being filed and issues made up in said cause, that upon the application of either party the special issue upon the question of venue and jurisdiction of this Court to try said cause may be set in advance of the remainder of the case for hearing.

F. E. Keunsemer,

Judge.

O.K. Humphry & Campbell,  
counsel for plaintiff.

O.K. Sam'l A. Boorstein,  
Counsel for Defendant.

H. F. HAUSERMAN, Plaintiff.

vs.

MARY OIL & GAS CO., Defendant.

} 241 Eq.

On this 7th day of June, 1927, it is by the Court ordered that the Motion to Dismiss, heretofore filed herein be and same is hereby overruled and exceptions allowed. And it is further ordered that twenty(20) days be allowed defendants in which to answer.

Court adjourned until June, 9, 1927.

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

NORTHERN  
EQUITY SESSION.

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
THURSDAY, JUNE, 9, 1927.

Court convened pursuant to adjournment, Thursday, June, 9, 1927, at 9:30 A. M. 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 IN AND FOR  
THE NORTHERN DISTRICT OF OKLAHOMA.

FIRST NATIONAL BANK OF TULSA, A CORPORATION,	)	
Complainant,	)	
	)	# 39 Equity.
vs.	)	
NATIONAL HARDWOOD COMPANY, A CORPORATION, ET AL.	)	
Defendant.	)	

O R D E R.

Now on this 9th day of June, 1927, this matter coming on for hearing in open court, upon the application of the receiver, for an order to quit claim a certain tract of land located in Delaware County Oklahoma, more specifically described as follows:

The NE $\frac{1}{4}$  of the SW $\frac{1}{4}$  of the SE $\frac{1}{4}$  of Section 12,  
Township 20, N. Range 23, East, Delaware County,  
Oklahoma, according to the recorded plat thereof,  
and containing 10 acres, more or less.

and the receiver appearing by its attorney of record and the court being fully advised in the premises, and having heard and considered said application, and there being no objections to said application. the court finds that the application should be granted.

WHEREFORE, it is ordered, adjudged and decreed, by this court, that the receiver, First Trust & Savings Bank, as successor to the Title Guaranty & Trust Company, execute and deliver a quit claim deed on

the NE $\frac{1}{4}$  of the SW $\frac{1}{4}$  of the SE $\frac{1}{4}$  of Section 12,  
Township 20, North, Range 23, East, Delaware  
County, Oklahoma.

Said deed to be made to William Odle and Etta Odle as the only living heirs of Jack Odle, deceased, and to be delivered upon the payment of \$25.00 and the cost of this application to the receiver, First Trust & Savings Bank; and upon the dismissal of the intervenors petition of intervention asking to quiet title upon the above described premises, which was filed by William Odle and Etta Odle. Said deed may be delivered to either William Odle or Etta Odle, or their attorney of record.

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

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

NORTHERN

District of

OKLAHOMA.

REGULAR SESSION.

Tulsa, Oklahoma.

THURSDAY, JUNE, 9, 1927.

LINNIE RILEY, ET AL.,  
vs. Plaintiffs.

JOHN H. DYKES, RECEIVER,  
Defendants.

}  
} 239 Eq.  
}

On this 9th day of June, the above entitled cause comes on for hearing. At this time testimony is introduced and had and there after it is ordered that said cause be continued for argument to Monday, June, 13, 1927.

Court adjourned until June, 13th, 1927.

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

NORTHERN  
EQUITY SESSION.District of  
TULSA, OKLAHOMA.OKLAHOMA.  
MONDAY, JUNE, 13, 1927.

Court convened pursuant to adjournment, Monday, June, 13th.  
1927, at 9:30 A. M. 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.FIRST NATIONAL BANK OF TULSA,  
OKLAHOMA. )

vs. )

No. 39 In Equity.

NATIONAL HARDWOOD COMPANY, ET AL.,  
Defendants. )

and )

WILLIAM ODLE, ET AL.,  
Intervenors. )

## ORDER OF DISMISSAL.

On this 13th day of June, A.D. 1927, comes on the dismissal of  
intervention of the intervenors William Odle and Etta Odle, with preju-  
dice to a new action and at the costs of the said intervenors, and the  
Court being well and fully advised in the premises, it is

ORDERED, that the interpleas of the said intervenors William  
Odle and Etta Odle, be and the same is hereby dismissed with prejudice  
at the costs of the said intervenors.

F. E. Kennemer,  
U. S. District Judge.

IN THE DISTRICT COURT OF THE UNITED STATES  
WITHIN AND FOR THE NORTHERN DISTRICT OF  
OKLAHOMA.WILLIAM J. CREEKMORE,  
Complainant, )

vs. )

No. 114 Equity.

ANN OVERTON, T.G. CHAMBERS, JR.,  
HARRY CAMPBELL AND H. M. PRICE. )

Defendants. )

## O R D E R.

Now on this 13th day of June, 1927, comes on for hearing the  
application of the defendant, Ann Overton, for an order of this Court  
authorizing the Clerk of this Court to issue a subpoena duces tecum to  
R. D. Shepperd, Asst Cashier of the Farmer's State Bank of Afton, Okla  
to appear and bring with him all papers and records of the Farmer's State  
Bank of Afton, Oklahoma, and the original records of said bank concerning  
and delineating the account of the W. J. Creekmore, or William J. Creek-  
more, between the 24th day of March, 1924, and the 24th day of March,  
1925.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

MONDAY, JUNE, 13, 1927.

The Court having read said application and being advised in the premises, is of the opinion that the same should be issued.

Wherefore, it is ordered and adjudged by the Court, and the Clerk is therefore directed to issue a subpoena duces tecum for R. D. Sheppard, Asst. Cashier of the Farmers State Bank of Afton, Oklahoma, to be present in this Court forthwith and to bring with him all original entries and records of the Farmers State Bank of Afton, Oklahoma, concerning and delineating the account of W. J. Creekmore carried therein between the 24th day of March, 1924, and the 24th day of March, 1925.

F. E. Kennemer,

Judge.

LINNIE RILEY, Plaintiff, )

vs. )

JOHN H. DYKES, RECEIVER, )

Defendant. )

§ 239 Eq.

On this 13th day of June, 1927, it is by the Court ordered that the above entitled cause be and same is hereby continued to June, 16, 1927.

Court adjourned until June, 14, 1927.

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

NORTHERN District of OKLAHOMA.
EQUITY SESSION. TULSA, OKLAHOMA. TUESDAY, JUNE, 14, 1927.

Court convened pursuant to adjournment, Tuesday, June, 14, 1927, at 9:30 A. M. 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.

HARTFORD ACCIDENT AND INDEMNITY COMPANY, A CORPORATION, Plaintiff,

vs.

J. W. WILSON, JOHN J. MONAHAN, BOARD OF EDUCATION OF THE CITY OF TULSA OF THE STATE OF OKLAHOMA, A PUBLIC CORPORATION, THE PEABODY SCHOOL FURNITURE COMPANY, A CORPORATION, UNITED STATES GYPSUM COMPANY, A CORPORATION, SUPERIOR WEATHERSTRIP AND CALKING COMPANY, A CORPORATION, AND J. L. JENNINGS, ET AL., Defendants.

In Equity. No. 246.

ORDER.

Now upon this 14th day of June, 1927, there came on to be heard the application of the plaintiff to file its supplemental bill of complaint and application to have additional parties made defendant, and it appearing to the court that permission should be granted to file the supplemental bill of complaint and that the additional parties should be made parties defendant.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that plaintiff be, and it is hereby given permission to file its supplemental bill of complaint; that The Peabody School Furniture Company, a corporation, United States Gypsum Company, a corporation, Superior Weatherstrip and Calking Company, a corporation, and J. L. Jennings, and each of them, and they are hereby made additional parties defendant to this suit, to the same extent and to the same effect as if they had been made parties to the original bill filed herein, and the Clerk is hereby directed to cause proper chancery subpoenas to be issued to them.

F. E. Kennemer,

Judge.

WILLIAM J. CHEEKMORE, Plaintiff.

vs/

ANN OVERTON, ET AL., Defendants.

# 114 Eq.

On this 14th day of June, 1927, the above entitled cause comes on for further hearing and Roy Shepherd is sworn and testifies in said cause. Whereupon, it is ordered that said cause be continued to June, 16, 1927.

Court adjourned until June, 16, 1927.

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

NORTHERN  
EQUITY SESSION.District of  
TULSA, OKLAHOMA.OKLAHOMA.  
THURSDAY, JUNE, 16, 1927.

Court convened pursuant to adjournment, Thursday, June, 16, 1927, 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 FOR THE  
NORTHERN DISTRICT OF OKLAHOMA.

A. B. C. DAGUE,	Plaintiff,	}	No. 70 Equity.
vs.			
AXTEC OIL CO. ET AL.,	Defendants,	}	
OIL WELL SUPPLY CO.,	Intervenor.		

ORDER SETTING CLAIM FOR HEARING.

Now on this 16th day of June, 1927, it is ordered that the claim of the United States Government against the Aztec Oil Company for income taxes of the Tribes Gasoline Company for the years of 1918 and 1919, and any other years, be and the same is hereby set for hearing before this court on the 25th day of June, 1927, at the hour of 10 o'clock A. M. for determination only of the question whether or not said claim is a lien against the assets of the Aztec Oil Company superior and prior to the lien of the Bondholders of said company.

It is further ordered that notice of said hearing be given by service upon the United States District Attorney of this district and by mailing notice of said hearing to the collector of Internal Revenue at Oklahoma City, Oklahoma.

F. E. Kennamer,  
District Judge.

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

LINNIE RILEY, ET AL.,	Plaintiffs,	}	Equity No. 239
vs.			
JOHN H. DYKES AS RECEIVER OF THE NOWATA NATIONAL BANK, A CORPORATION,	Defendant.	}	

D E C R E E.

Now on this 16 day of June, 1927, the above entitled cause came on regularly for argument and final consideration and decision by the court, plaintiffs appearing by their attorneys, Bashley & Rambo and Rollin E. Gish, and the defendant appearing by his attorney of record, Geo. B. Schwabe, and after hearing the argument and being fully advised in the premises, the court finds;

That the evidence of plaintiffs and defendant in this cause was introduced on June 9, 1927, on which date said cause was regularly assigned for trial, and that argument of counsel was continued until this the 16 day of June, 1927.

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

NORTHERN District of OKLAHOMA.  
EQUITY SESSION. TULSA, OKLAHOMA. THURSDAY, JUNE, 16, 1927.

The court further finds that under an order of the District Court of Nowata County, Oklahoma, entered January, 15, 1921, in a cause then pending in said court, the Citizens State Bank of Nowata, Oklahoma, was designated as custodian or depository of funds to be derived and received by it from the sale of oil and gas produced from certain properties in litigation in said cause in the District Court of Nowata County, Oklahoma, in which said order was entered, pending the further order of that court and during the pendency of said action. That three separate accounts were established by the order of the court and for the convenience of the parties in said Citizens State Bank in which said funds were deposited as the same were received from the sale of oil and gas from the properties in litigation, and said receipts and deposits continued to be made in said Citizens State Bank until the 16th day of November, 1921, on which date, the Nowata National Bank of Nowata, Oklahoma, purchased the assets of the Citizens State Bank of Nowata, Oklahoma, and assumed its liabilities. That prior to the 16th day of November, 1921, there had been deposited in said accounts with and in the Citizens State Bank of Nowata, Oklahoma, as custodian under said order of court and the agreement of the parties to said litigation, an aggregate of \$4006.70.

That after the 16th day of November, 1921, the Nowata National Bank continued the office and functions formerly held and performed by said Citizens State Bank and continued to collect the proceeds from the sale of oil and gas from said properties and to deposit the same to the same accounts in names they had formerly been deposited in the Citizens State Bank, until the Nowata National Bank became insolvent and suspended its operations on the 4th day of February, 1924. That between the 16th day of November, 1921, and the 4th day of February, 1924, there was deposited with the Nowata National Bank as custodian of said funds formerly deposited with the Citizens State Bank additional sums and items aggregating \$6096.62.

The court further finds that none of said funds so deposited in the Citizens State Bank and in the Nowata National Bank of Nowata, Oklahoma, had been withdrawn from either of said banks prior to the suspension of the Nowata National Bank of February, 4, 1924, and that the total of said funds so deposited in both of said banks to the three accounts, as aforesaid, amounted as the date of suspension of the Nowata National Bank to \$10,103.32.

The Court further finds that on the 16th day of November, 1921, the date on which the Nowata National Bank purchased the assets and assumed the liabilities of the Citizens State Bank of Nowata, Oklahoma, the Citizens State Bank had on hand in cash, which was turned over to the Nowata National Bank, the sum of \$13,243.66; and that on the date of suspension of the Nowata National Bank, the Nowata National Bank had on hand cash in the sum of \$3666.05, and that at no time between the 16th day of November, 1921, and the date of suspension of the Nowata National Bank, was the cash balance on hand in the Nowata National Bank less than \$3666.05.

The Court further finds that of the funds deposited with the Nowata National Bank as custodian, as aforesaid, between November, 16, 1921, and February, 4, 1924, \$5975.21 thereof was received by the Nowata National Bank in checks from companies which purchased the oil and gas from the properties in question and that said checks were remitted by the Nowata National Bank to the First National Bank of Coffeyville, Kansas, and deposited in the First National Bank of Coffeyville, Kansas, to the credit of the Nowata National Bank. That the lowest daily balance to the credit of the Nowata National Bank in its account in the First National Bank of Coffeyville, Kansas, in which said oil and gas checks were deposited by the Nowata National Bank, was on January, 26, 1924, on which date the balance in said account to the credit of the Nowata National Bank was \$62.85.

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

NORTHERN  
EQUITY SESSION.District of  
TULSA, OKLAHOMA.

OKLAHOMA.

THURSDAY, JUNE, 16, 1927.

That the Nowata National Bank was also the special depository custodian or escrow of a certain deposit in the sum of \$800.00 made in the Nowata National Bank by Katie Smith, nee Vann, on the 15th day of December, 1923, in the form of a check, which the Nowata National Bank in turn remitted to its depository, the First National Bank of Coffeyville, Kansas, and which the latter deposited in the First National Bank of Coffeyville, Kansas, on the 18th day of December, 1923, to the credit of the Nowata National Bank, and which \$800.00 was never withdrawn by the said Katie Smith, nee Vann prior to the suspension of the Nowata National Bank. That the said Katie Smith, nee Vann has heretofore filed a suit to have said \$800.00 escrow deposited decreed to be a preferred claim against the Receivership of the Nowata National Bank, and this court on the 12th day of April, 1927, rendered judgment in cause No. 396 Law in this court against the Receiver of the Nowata National Bank, decreeing that the said Katie Smith, nee Vann, the plaintiff in that a cause was entitled to a preference and to have her claim decreed to be a preferred claim to the extent of \$7.42. That there are no other claims for preference against the funds and deposits of the Nowata National Bank in the First National Bank of Coffeyville, Kansas, covering the period of time the Nowata National Bank remitted and deposited to its account in the First National Bank of Coffeyville, Kansas, the oil and gas checks involved in this action. That the beneficiaries of the claims herein involved are therefore entitled to have their claims allowed as a preference against the funds of the Nowata National Bank deposited with the First National Bank of Coffeyville, Kansas, to the extent and in the amount of \$55.43.

That of the oil and gas checks deposited in escrow with the Nowata National Bank as depository, involved in this action, the Nowata National Bank remitted checks aggregating \$121.41 to the Gate City National Bank of Kansas City, Missouri. That at no time during the period between which said first remittances were made of such oil and gas checks by the Nowata National Bank to and deposited to its credit in the Gate City National Bank of Kansas City, Missouri, and the date of the suspension of the Nowata National Bank, did the balance in the account of such depository fall as low as \$121.41. That there are no other claims against the Receiver of the Nowata National Bank asserting a preference or which could be allowed as a preference against the deposit of the Nowata National Bank in the Gate City National Bank of Kansas City, Missouri, covering the period referred to which in anywise could effect the rights of the beneficiaries of the escrow deposits made with the Nowata National Bank as custodian involved in this action. That therefore the beneficiaries of such escrow deposits involved herein are entitled to a preference and to have their claim allowed as a preference against the deposits of the Nowata National Bank with the Gate City National Bank of Kansas City, Missouri, to the extent and in the amount of \$121.41.

That on the date of suspension the cash on hand in the Nowata National Bank was \$3666.05, which was the lowest amount of cash on hand at any time prior to suspension during the period beginning November, 16 1921, and the date of suspension of the Nowata National Bank. That the beneficiaries of the escrow deposits involved herein which were deposited with and received by the Citizens State Bank of Nowata, Oklahoma, which, among other assets, on November, 16, 1921, delivered to the Nowata National Bank cash in the sum of \$13,243.66, prior to which time there had been deposited of the funds belonging to the escrow deposit herein involved sums aggregating \$4006.70 in the Citizens State Bank which had not been withdrawn by those entitled to withdraw the same. That therefore the beneficiaries of said escrow deposits made with the Citizens State Bank prior to the sale by it of its assets to the Nowata National Bank are entitled to have their claims allowed as preferred claims against the Receivers of the Nowata National Bank to the extent and in the sum of \$3666.05, subject to the rights however, of other preferred creditors or those who may assert a valid preference to said sum of \$3666.05, the amount of cash on hand in the Nowata National Bank at date of suspension and to have all such preferred claims prorated among the preferred creditors who can trace their trust funds to the Receivership and properly payable out of the cash on hand in the Nowata National Bank at the date of its suspension, which shall be determined by the Receiver of the Nowata National Bank in the course of his administration and liquidation of said Trust.

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

NORTHERN District of OKLAHOMA.  
 EQUITY SESSION. TULSA, OKLAHOMA. THURSDAY, JUNE, 16, 1927.

The court further finds that the plaintiffs herein have long since filed their proof of claim asserting a preference and asking that the same be allowed as a preferred claim and paid as such against and out of the assets of the Nowata National Bank, to the amount and in the sum of \$6827.42; that Thomas E. Elliott on August, 1, 1925, filed his claim, as one of the beneficiaries of said escrow deposits involved herein, asking that the same be allowed as a preferred claim and paid as such, in the amount and for the sum of \$275.90; and that on July 25, 1925, Childers, Anthis, Olentine and Gunter, by J. H. Childers, filed with the Receiver their proof of claim for \$3000.00 of said funds herein involved, asking that the same be allowed and paid as a preferred claim by such Receiver. That the funds so received by the Citizens State Bank and later by the Nowata National Bank from time to time as herein referred to and as admitted by the pleadings and the evidence were deposited in three separate accounts, without designating any of the beneficiaries or their respective interests therein.

That the various claims as filed by the groups of beneficiaries and as set out in the pleadings herein, show the respective interests of the beneficiaries as claimants to said funds in the amount and proportions above set forth, which can be traced into the hands of the Receiver at the suspension of the Nowata National Bank in the manner above indicated and for the amounts above shown.

That the beneficiaries of said funds are therefore entitled to have their respective claims decreed preferences and to be allowed and paid as preferred claims, subject to the possibility of there being other preferred claims against the cash on hand in the Nowata National Bank at the date of suspension as above found, in the sums and amounts following:

Plaintiffs-----	\$2596.88
Childers, Anthis, Olentine and Gunter-----	1141.08
Thomas E. Elliott-----	104.93.
Total preferences of beneficiaries,	<u>\$3842.89</u>

IT IS THEREFORE ORDERED, adjudged and decreed by the court that the claim of the plaintiffs for preference be allowed and decreed to be a preferred claim against the Receiver of the Nowata National Bank of Nowata, Oklahoma, for the sum and amount of \$2596.88, and that the claim of Childers, Anthis, Olentine and Gunter be allowed as a preferred claim against said Trust for the sum and amount of \$1141.08, and that the claim of Thomas E. Elliott against said Trust be allowed as a preferred claim against said Trust for the sum and amount of \$104.93; subject, however, to the rights of any other preferred creditors or any other preferred creditors or any other creditors whose claims may be established as preferred claims against the cash on hand in the Nowata National Bank at the date of suspension of said bank, if any there be, and that such claimants participate as preferred creditors on such basis and in such amounts, subject to such reservation, and the Receiver, defendant herein directed to pay such claims accordingly in due course of the administration of said trust; and it is further ordered, adjudged and decreed that the remaining portions of the claims of such beneficiaries, respectively, be and the same hereby are ordered allowed as general claims of general creditors against the assets of the Nowata National Bank in receivership; and the costs of this action be taxed against the defendant as Receiver of the Nowata National Bank of Nowata, Oklahoma.

F. E. Kennamer,  
 Judge.

O.K. Leshley & Rambo,  
 R. E. Gish,  
 Attorneys for Plaintiffs.

O.K. Geo. B. Schwabe,  
 Attorney for Defendant.

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

NORTHERN District of OKLAHOMA.
EQUITY SESSION. TULSA, OKLAHOMA. SATURDAY, JUNE, 18, 1927.

Court convened pursuant to adjournment, Saturday, June, 18, 1927, at 9:30 A.M. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
E. 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 WITHIN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA.

WILLIAM J. CREEKMORE, Complainant, vs. ANN OVERTON, T. G. CHAMBERS, JR., HARRY CAMPBELL, AND H. M. PRICE, Defendants. No. 114 Eq.

D E C R E E.

This cause came on to be heard at this term and was argued by counsel and thereupon, upon consideration thereof, it was ordered, adjudged and decreed as follows, viz; the bill of the complainant is hereby dismissed for want of equity.

It is further ordered, adjudged and decreed that all the right title and interest of every kind and character, both legal and equitable, had by the said defendant, Ellen Overton, as beneficiary, under the last Will and Testament of C. H. Overton, deceased, and to the property of the estate of C. H. Overton, deceased, is hereby vested in and owned by the defendants, Ann Overton and T. G. Chambers, Jr., free and clear of any and all claims of whatsoever nature of the said complainant, William J. Creekmore, and it is hereby ordered that the said purported assignment of such interest made by the said Ellen Overton and now held by the complainant, William J. Creekmore, be surrendered up cancelled and held for naught and void as against the said Ann Overton and Ben C. Arnold, receiver, and as against the title of the said defendants, Ann Overton and T. G. Chambers, Jr. and the said receivership sale of said interest, as aforesaid, to the defendants, Ann Overton and T. G. Chambers, Jr., is hereby adjudged valid and the defendants, Henry M. Price and Harry Campbell, executors of the estate of C. H. Overton, deceased, are hereby adjudged to hold the said interest of Ellen Overton, as beneficiary, under the Will of C. H. Overton, deceased in trust for the said defendants, Ann Overton and T. G. Chambers, Jr.

It is further ordered, adjudged and decreed that costs of this action be assessed against the complainant, William J. Creekmore, to all of which the complainant, William J. Creekmore, excepts and said exceptions are allowed.

F. E. Kennamer,

Judge.

C.K. as to form
C.A.Coakley,
Atty for Complainant.

931  
In the District Court of the United States in and for the

NORTHERN  
EQUITY SESSION.

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
MONDAY, JUNE, 20, 1927.

Court convened pursuant to adjournment, Monday, June, 20th.  
1927, at 9:30 A.M. 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 IN AND FOR  
THE NORTHERN DISTRICT OF OKLAHOMA.

OSAGE OIL AND REFINING COMPANY, a corporation, et al.,	)	
	)	
Plaintiffs.	)	
vs.	)	Equity No. 224.
MULBER OIL COMPANY, A CORPO* RATION, ET AL.,	)	
Defendants.	)	

O R D E R.

The defendants, Elm Oil Company, Charles Quinlan, Felix Quinlan and E. A. Babcock are hereby given an extension to June, 27, 1927, within which to file their answer or answers.

F. E. Kennamer,  
Judge.

EMPIRE NAT. GAS CO.,	)	
Plaintiff.	)	
vs.	)	217 Eq.
SOUTHWEST PIPE LINE CO.,	)	
Defendant.	)	

On this 20th day of June, 1927, it is ordered that the above entitled cause be stricken from assignment of June, 28th., 1927.

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

RUTH E. DeHanas and Jessie L. DeHanas,	)	
Plaintiffs,	)	
vs.	)	In Equity No. 69
CORTEZ-KING BRAND MINES, CO., A CORPORATION: ET AL.,	)	
Defendants.	)	

O R D E R.

EXTENDING TIME FOR FILING TRANSCRIPT  
OF RECORD IN UNITED STATES CIRCUIT  
COURT OF APPEALS.

For satisfactory reasons appearing to the Court, the time for

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

NORTHERN District of OKLAHOMA.  
EQUITY SESSION. TULSA, OKLAHOMA. MONDAY, JUNE, 20, 1927.

preparing the Record for appeal in this cause and for filing said Record in the Circuit Court of Appeals of the United States for the Eighth Circuit, pursuant to the appeal allowed herein on the 20 day of June, 1927, is hereby extended until the 1st day of September, 1927,

Dated this 20 day of June, 1927.

F. E. Kennemer,  
Judge.

Court adjourned until June, 22, 1927.

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

NORTHERN  
EQUITY SESSION.District of  
TULSA, OKLAHOMA.OKLAHOMA.  
WEDNESDAY, JUNE, 22, 1927.

Court convened pursuant to adjournment, Wednesday, June, 22  
1927, at 9:30 A.M. Present:

Hon. F. E. 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 DISTRICT COURT OF THE UNITED STATES FOR  
THE NORTHERN DISTRICT OF OKLAHOMA.

S. C. FULLERTON AND W. W. DOBSON,	)	
Plaintiffs.	)	
vs.	)	No. 67 Equity.
THE EAGLE-FIGHER LEAD COM- PANY, A CORPORATION,	)	
Defendants.	)	

## O R D E R.

This case came on for hearing at Tulsa on the 22nd day of  
June, 1927, the same being a regular day of a term of this court at  
Tulsa, before the Honorable Franklin E. Kennamer, regular judge presid-  
ing, upon the stipulation of counsel, which, omitting caption, is as fol-  
lows:

## "S T I P U L A T I O N.

It is hereby stipulated and agreed by between Geo. S. Ramsey  
and Ray McNaughton, counsel for plaintiffs in the above entitled cause,  
and A. E. Spencer and A. C. Wallace, counsel for defendants in said  
cause, that the Answer heretofore filed in said cause to the original  
Bill filed herein shall be treated and considered by both plaintiffs and  
defendant as the Answer to the Amended Bill filed in said cause, with  
this further agreement and stipulation, that the defendant admits the  
execution of the contracts of October, 19, 1913, April, 8, 1915 and De-  
cember 20, 1920, attached to plaintiffs' Amended Bill as Exhibits 1, 2,  
and 3 respectively, and that the admissions of the original Answer with  
reference to the execution of the Exhibits numbered and attached to  
the original Bill shall stand and refer to the same Exhibits as renumber-  
ed and attached to the Amended Bill.

Ray McNaughton,  
Geo. S. Ramsey,  
Counsel for Plaintiffs.

A. E. Spencer,  
A. C. Wallace,  
counsel for Defendant"

And upon consideration of the stipulation, IT IS ORDERED that in accor-  
dance with the stipulation defendant's answer heretofore filed shall be  
treated as defendant's answer to plaintiffs' amended bill.

Made and ordered entered this 22nd day of June, 1927.

F. E. Kennamer,  
Judge.

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

NORTHERN  
EQUITY SESSION.

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
WEDNESDAY, JUNE, 22, 1927.

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

ANGLO-TEXAS OIL COMPANY, A  
CORPORATION AND INDEPENDENT  
OIL AND GAS COMPANT, A COR-  
PORATION,  
Plaintiffs,

vs.

JOE GATES AND GIENN C.  
YOUNG,  
Defendants.

No. 231, In Equity.

O R D E R,

Now, on this 22 day of June, 1927, this matter coming on for hearing on the stipulation of the plaintiffs and the defendants, extending the time within which to file reply by the plaintiffs to the answer and counterclaim of the defendants, and the Court being fully advised,

It is ordered that the time to file reply be extended to June, 22, 1927, pursuant to the written stipulation filed in this cause.

F. E. Kennamer,

Judge of the U. S. District Court  
for the Northern District of Okla.

Court adjourned until June, 23, 1927.

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

NORTHERN  
DISTRICT OF  
OKLAHOMA.District of  
TULSA, OKLAHOMA.OKLAHOMA.  
THURSDAY, JUNE, 23, 1927.

Court convened pursuant to adjournment, Thursday, June, 23,  
1927, 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:

MANDATE -ST. LOUIS-SAN FRANCISCO R.R. CO.

UNITED STATES OF AMERICA, SS.

THE PRESIDENT OF THE UNITED STATES OF AMERICA,

(((SEAL)))

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

## GREETING:

WHEREAS, lately in the District Court of the United States for  
the Northern District of Oklahoma before you, in a cause between St. Louis  
San Francisco Railway Company, plaintiff, and J. F. Lawrence, C. C. Tay-  
lor, Edwin Dabney, Attorney General, etc., et al, defendants, wherein  
the decree of the said District Court, entered in the said cause on the  
19th day of January, A. D. 1927, is in the following words, viz:

"  
This matter coming on for hearing on plaintiff's application  
for a temporary injunction on this 19th day of January, 1927, before the  
Honorable Arba S. Van Velkenburgh, Circuit Judge for the Eighth Circuit  
and the Honorable Albert L. Reeveson District Judge, and the Honorable  
Franklin E. Kennamer, District Judge, pursuant to the order heretofore on  
the 11th day of January, 1927, made by the Honorable Franklin E. Kennamer,  
District Judge, granting a temporary restraining order herein, and the  
plaintiff appearing by its attorneys, Stuart, Cruce & Franklin, and the  
defendants appearing by their attorneys, Judge C. B. Ames, Houston B.  
Tehee and T. L. Blakemore, and all parties having announced ready for  
hearing, said matter was by agreement submitted on affidavits introduced  
in evidence by both plaintiff and defendants, and the court having con-  
sidered said affidavits and having heard argument of counsel both for  
plaintiff and defendants, is of the opinion that the temporary injunction  
prayed for by plaintiff herein should be in all things granted, and that  
the defendants, J. F. Lawrence, C. C. Taylor, Edwin Dabney, Attorney Gen-  
eral of the State of Oklahoma, Frank C. Carter, Fred Capshaw and C. C. Childers,  
individually and as members of the Corporation Commission of the  
State of Oklahoma, and all persons similarly situated and all persons act-  
ing with or by the authority of any of said defendants, should be enjoined  
until further order of this Court from proceeding further in a certain  
action pending before the Corporation Commission of the State of Oklahoma  
wherein the said J. F. Lawrence and C. C. Taylor are complainants and the  
St. Louis-San Francisco Railway Company is defendant, said cause being  
cause No. 2812 of the Corporation Commission of the State of Oklahoma, which  
said action has for its purpose the prevention on the part of the said St.  
Louis San Francisco Railway Company from removing its shops and division  
point from the City of Sapulpa and from putting into effect certain changes  
in the runs of its trains according to its schedule about to be put into  
effect by said railway company.

Wherefore, it is ordered, adjudged and decreed that said de-  
fendants, J. F. Lawrence, C. C. Taylor, Edwin Dabney, Attorney General of  
the State of Oklahoma, Frank C. Carter, Fred Capshaw and C. C. Childers,  
individually and as members of the Corporation Commission of the State

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

956

NORTHERN  
EQUITY SESSION.

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
THURSDAY, JUNE, 23, 1927.

of Oklahoma, and all persons similarly situated, and all persons acting with them, their agents, servants, employees and all persons acting by or under their authority or the authority of any of them, and all persons for whom the said J. F. Lawrence and C. C. Taylor appeared in the said above described cause so pending before the Corporation Commission of the State of Oklahoma, be and all of which are hereby enjoined and restrained from prosecuting, hearing or conducting or permitting a hearing to be had, or taking or permitting any further proceedings to be had in the above described cause of action now pending before the Corporation Commission; that said defendants, and each and all of them, are hereby further restrained and enjoined from making promulgating or enforcing, or causing to be made, promulgated or enforced, and order prohibiting the above named plaintiff from removing any of its shops or appurtenances thereto, its division point or any part thereof, or from changing the run of any of its trains named in the schedule above referred to or changing the sum of any of the crews on said trains now in said schedule or doing anything that will in any manner interfere with or prohibit plaintiff from removing its shops or any appurtenances thereto, or its division point or any part thereof, or in changing the run of any of its trains until the further order of this court.

It is the further order of this court that no proceedings had herein or by the Corporation Commission of the State of Oklahoma, or any order heretofore issued by said Corporation Commission, shall in any event prohibit plaintiff from putting into effect on the 23rd. day of January, 1927, its train schedule above referred to herein.

This order is to become effective upon the filing by the plaintiff and the approval thereof of the Clerk of this Court of a bond properly conditioned according to law in the sum of \$50,000.

Arba S. Van Valkenburg, Circuit Judge.  
Albert L. Reeves, District Judge.  
F. E. Kemmerer, District Judge."

as by the inspection of the transcript of the record of the said District Court, which was brought into the Supreme Court of the United States by virtue of an appeal agreeably to the act of Congress, in such case made and provided, fully and at large appears.

And Whereas, in the present term of October, in the year of our Lord One thousand nine hundred and Twenty-six, the said cause came on to be heard before the said Supreme Court, on the said transcript of record, 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, reversed with costs; and that the said defendants, J. F. Lawrence, C. C. Taylor, Edwin Dabney, Attorney General, etc. et al., recover against the said plaintiffs, Two Hundred and Eighteen Dollars and Sixty Cents for their costs herein expended and have execution therefor.

May, 31, 1927.

You, therefore, are hereby commanded that such execution and further proceedings be had in such cause, 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 twentieth day of June, in the year or out Lord one thousand nine hundred and twenty seven.

Costs of Defendant.  
Clerk \$ 56.15  
Printing Record 142.50  
Attorney 20.00  
\$ 218.65

Charles Elmore Cropley,  
Clerk of the Supreme Court  
of the United States.

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

NORTHERN  
EQUITY SESSION.

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
FRIDAY, JUNE, 24, 1927.

Court convened pursuant to adjournment, Friday, June, 24, 1927, 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 FOR THE  
NORTHERN DISTRICT OF OKLAHOMA.

H. F. HAUSERMAN, Plaintiff, )  
vs. ) In Equity No. 241.  
WASH H. HUDSON, et al Defendants. )

ORDER EXTENDING TIME TO PLEAD.

Now on this 24th day of June, 1927, for good cause shown and upon proper application of defendant Wash H. Hudson and Mary Oil & Gas Company, defendants herein.

IT IS ORDERED that the above named defendants and each of them be and they are hereby given an extension of time of twenty (20) days from and after June 27th, 1927, in which to plead or answer in this cause.

F. E. Kennamer,  
United States District Judge.

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

H. C. SPEER & SONS COMPANY, )  
COMPLAINANT. )  
vs. ) No. 254  
THE CITY OF SHIDLER, A MUNICIPAL )  
CORPORATION, ROGER Q. LANE, MAYOR )  
EVE I. SIDWELL, CITY TREASURER, )  
THE COUNTY BOARD OF REVISOR OF OSAGE )  
COUNTY, HENRY WOOD, COUNTY JUDGE, )  
C. K. TEMPLETON, COUNTY ATTORNEY, )  
A. B. LUDWICK, COUNTY CLERK, HARRY )  
BUZAN, COUNTY TREASURER, ELLA M. )  
MALONE, COUNTY SUPERINTENDANT, T. L. )  
LILLARD, COUNTY COMMISSIONER, )  
MEMBERS, )  
Respondents. )

ORDER SETTING TEMPORARY INJUNCTION  
FOR HEARING AND GRANTING RESTRAINING  
ORDER.

Complainant above named having filed in this Court on the 24th day of June, 1927, its bill in equity against respondents, it is ordered that Complainant's application for temporary injunction be and it is here by set for hearing in the United States District Court room at Tulsa,

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

NORTHERN  
EQUITY SESSION.District of  
TULSA, OKLAHOMA.OKLAHOMA.  
FRIDAY, JUNE, 24, 1927.

Oklahoma, for 10 o'clock A. M. on July 1st, 1927.

It also appearing that in said bill Complainant prays that respondents and each of them be restrained until such time as the application for temporary injunction can be heard and determined and it further appearing that irreparable loss and damage will result to Complainant unless a temporary restraining order is granted.

IT IS THEREFORE ordered that the restraining order prayed for be and it is hereby granted, and that the respondents and each of them be restrained and enjoined from transferring, converting, with-drawing, appropriating or in any manner interfering with any of the fund or funds on hand collected by taxation or otherwise acquired for the purpose of paying either the coupon interest or principal due upon or appertaining to the \$125,000.00 six per cent issue of water works bonds of the City of Shidler, dated January, 15th, 1924.

It is further ordered that this restraining order be in full force and effect until the hearing and determination of the said application for temporary injunction, not to exceed ten days from the date hereof, unless continued in effect by an order of this Court.

It is further ordered that a copy of this restraining order be served upon each of the respondents in said cause.

Dated this 24th day of June, 1927.

F. E. Kennamer,

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

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

HARTFORD ACCIDENT AND INDEMNITY COMPANY, A CORPORATION,	)	
Plaintiff.	)	
vs.	)	In Equity
J. W. WILSON, JOHN J. MONAHAN, ET AL.,	)	No. 246
Defendants.	)	

## O R D E R.

It is hereby ordered that the plaintiff be given extension of time until July, 2, 1927, within which to file a reply to the various answers and cross petitions filed herein.

F. E. Kennamer, Judge.

Court adjourned until June, 25, 1927.

1927  
In the District Court of the United States in and for the

NORTHERN  
EQUITY SESSION.

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
SATURDAY, JUNE, 25, 1927.

Court convened pursuant to adjournment, Saturday, June, 25,  
1927, 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 DISTRICT COURT OF THE UNITED STATES FOR  
THE NORTHERN DISTRICT OF OKLAHOMA.

ST. LOUIS-SANFRANCISCO RAILWAY,  
COMPANY, Plaintiff.

vs.

J. F. LAWRENCE, ET AL.,

Defendants.

No. 207 Equity.

O R D E R.

On this 28th day of June, 1927, it is ordered that the motion  
filed by Edwin Debnay, Attorney General of the State of Oklahoma,  
J. F. Lawrence et al., be and same is hereby set for hearing on July  
9th, at the hour of 9:30 o'clock A.M.

F. E. Kennamer,

Judge.

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

FANNIE S. CARR, ET AL.,  
Plaintiffs,

vs.

TULSA STREET RAILWAY CO.,  
A CORPORATION,

Defendant.

No. 91 Equity.

O R D E R.

This matter coming on to be heard before me, Franklin E. Kennamer, Judge of the District Court of the United States for the Northern District of Oklahoma, on this the 25th day of June, 1927, upon the application of Bessie Abdo, and the application of George Abdo and Lillie Abdo for leave to sue G. Cline, Receiver of the Tulsa Street Railway Company in this cause for damages growing out of an accident and collision occurring on the 20th day of February, 1927, and,

The Court having examined said applications, and heard the statement of counsel relative thereto, finds that said permission should issue, and that leave should be granted to applicants to bring suit in a court of competent jurisdiction against said Receiver, as in said applications proposed.

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

NORTHERN EQUITY SESSION. District of TULSA, OKLAHOMA. OKLAHOMA. SATURDAY, JUNE, 25, 1927.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY THE COURT that Bessie Abdo be and she is hereby granted leave of Court to bring suit for personal injuries against C. Cline, Receiver of the Tulsa Street Railway Company, and that George Abdo and Lillie Abdo, husband and wife, be and they are hereby granted leave to bring suit against said Receiver, C. Cline, and the Tulsa Street Railway Company, in court of competent jurisdiction, for damages arising out of an accident occurring on the line of the Tulsa Street Railway Company on the 24th day of February, 1927.

F. E. Kennamer, Judge.

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

A. B. C. DAGUE, Plaintiff,

vs.

AZTEC OIL COMPANY, A CORPORATION, AND EXCHANGE TRUST COMPANY, A CORPORATION, Defendants.

No. 70 Equity.

JOURNAL ENTRY.

Now on this the 25th day of June, 1927, this cause came on to be heard upon the claim of the United States Government for income taxes originally assessed against the Tribes Gasoline Company which now files its claim against the Aztec Oil Company,

The United States Government appeared by the District Attorney and the Aztec Oil Company appeared by Charles A. Coakley, Receiver.

The court having heard the evidence and being well and sufficiently advised in the premises, finds that the claim filed by the United States herein is a claim for income taxes alleged to have accrued against the Tribes Gasoline Company, and that the lien thereon was not filed in the office of the Clerk of the United States Court in the proper district until after the mortgage herein had been executed and duly filed, and that the lien of the United States is therefore junior and inferior to the lien of the mortgage upon which foreclosure is ordered herein.

It is therefore by the court ordered, considered and adjudged that the claim the United States heretofore filed herein for income be and the same is hereby declared to be junior and inferior to that of the first mortgage herein made to the Exchange Trust Company, as Trustee, and that the United States participates in the proceeds of the sale of the properties herein, or in any other proceeds on the properties herein, or in any other proceeds on the properties of the Aztec Oil Company, only after the holders of the first mortgage bonds herein have been paid and satisfied. To all of which the United States excepts.

F. E. Kennamer, District Judge.

O.E. W. B. Blair, Asst. Dist. Atty.

Court adjourned until June, 27, 1927.



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

NORTHERN  
EQUITY SESSION.District of  
TULSA, OKLAHOMA.OKLAHOMA.  
MONDAY, JUNE, 27, 1927.

by its counsel, and thereupon plaintiff's counsel presented to the court his motion for continuance and affidavits of George W. Reed, Jr., Drs. Stuart Craig and William Cafke, and the defendants presented counter affidavits and evidence in opposition to a continuance, and the court having considered plaintiff's motion for continuance, overruled the same, whereupon plaintiff's counsel orally in open court moved for leave to dismiss plaintiff's case without prejudice which motion was granted but without prejudice to the counter claim of defendant, Westland Oil Corporation, and its right to immediately and on this date proceed with the trial on its cross action and counter claim against the plaintiff, and thereupon the court proceeded to try the case and heard the evidence, from all of which the court finds;

(1) That on January, 15th, 1923, the plaintiff, A. L. Romine, entered into a written contract with defendant and cross plaintiff, Westland Oil Corporation, under the terms of which plaintiff, for a period of six months thereafter, agreed to devote his time to taking up, buying or otherwise securing oil and gas leases in Kansas and Oklahoma for the Westland Oil Corporation, title to all such leases to be taken in the name of the Westland Oil Corporation with full and exclusive power to operate, sell, surrender or otherwise dispose of said leases or any part thereof at its own discretion and as it deemed advisable in its sole judgment.

(2) That by said contract of January, 15th, 1923, the Westland Oil Corporation agreed to advance the purchase price of leases and furnish certain expense money and an automobile for the use of plaintiff which it did;

(3) That by said contract the Westland Oil Corporation agreed that plaintiff should own "the undivided one-eighth part of each and every lease taken and acquired under" said contract and that plaintiff "shall be entitled to receive one-eighth of all net profits received in the operation, sale or other disposal thereof" and plaintiff agreed to pay Westland "the one-eighth part of all net losses sustained in the operation, sale or other disposal of said leases.";

(4) That acting under said contract plaintiff obtained for the Westland Oil Corporation the following oil and gas mining leases on the following described lands, to-wit:

(a) Oil and gas mining lease dated March 2nd, 1923, from H. U. Bartlett and Eva M. Bartlett to Westland Oil Corporation covering the

East Half of the North-east Quarter of Section 28, Township 17 North, Range 8 East, containing 80 acres, situate in Creek County, Oklahoma.

which lease is on record in the office of the County Clerk of Creek County, Oklahoma, in Book 243 at page 540.

(b) Oil and Gas mining lease dated January 22nd, 1923, from the Commissioners of the Land Office of the State of Oklahoma, to Westland Oil Corporation, covering the

Lots 1 and 2 of the North-east Quarter of Section 16, Township 9 North, Range 5 East, containing 64.24 acres, situate in Pottawatomie County, Oklahoma,

which lease is on record in the office of the County Clerk of Pottawatomie County, Oklahoma, in Book 68, at page 515.

(c) Oil and gas mining lease dated January 22nd, 1922nd, 1923, from the Commissioners of the Land Office of the State of Oklahoma, to Westland Oil Corporation, covering the

North-west Quarter of Section 16, Township 9 North, Range 5 East, situate in Pottawatomie County, Oklahoma,

which lease is on record in the office of the County Clerk of Pottawatomie County, Oklahoma, in Book 68 at Page 519.

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

NORTHERN  
EQUITY SESSION.District of  
TULSA, OKLAHOMA.OKLAHOMA.  
MONDAY, JUNE, 27, 1927.

(d) Oil and gas mining lease dated January, 22nd, 1923, from the Commissioners of the Land Office of the State of Oklahoma, to Westland Oil Corporation, covering

Lots 3 and 4 of the South-east Quarter of Section 16, Township 9 North, Range 5 East, containing 64.24 acres situate in Pottawatomie County, Oklahoma.

which lease is on record in the office of the County Clerk of Pottawatomie County, Oklahoma, in Book 68, at page 523.

(e) That part of oil and gas mining lease dated January 31st 1923, from Susie C. Roberts, Jacob Roberts, and Hannah Roberts to Thomas G. Alverd, Jr. covering the

South-east Quarter of the South-east Quarter and the South Half of the South-west Quarter of the South-east Quarter of Section 30, Township 17 North, Range 9 East Situate in Creek County, Oklahoma,

and assigned to defendant Westland Oil Corporation.

(5) That thereafter and on the 25th day of January, 1926, the Westland Oil Corporation entered into a written contract with the Gypsy Oil Company whereby the Westland assigned to the Gypsy an undivided one-half interest in and to three oil and gas mining leases covering the following described lands located in Pottawatomie County, Oklahoma, for and in consideration that the Gypsy Oil Company would drill a test well on said lands at its own expenses, etc., as therein provided, said leases being as follows:

(a) Oil and gas mining lease dated January, 22nd, 1923, from the Commissioners of the Land Office of the State of Oklahoma, to Westland Oil Corporation covering

Lots 1 and 2 of the North-east Quarter of Section 16, Township 9 North, Range 5 East, containing 64.24 acres, situate in Pottawatomie County, Oklahoma.

which lease is on record in the office of the County Clerk of Pottawatomie County, Oklahoma, in Book 68, at Page 515.

(b) Oil and gas mining lease dated January 22nd, 1923, from the Commissioners of the Land Office of the State of Oklahoma, to Westland Oil Corporation, covering the

North-west Quarter of Section 16, Township 9 North Range 5 East, situate in Pottawatomie County, Oklahoma.

which lease is on record in the office of the County Clerk of Pottawatomie County, Oklahoma, in Book 68, at page 519.

(c) Oil and gas mining lease dated January 22nd, 1923, from the Commissioners of the Land Office of the State of Oklahoma, to Westland Oil Corporation, covering

Lots 3 and 4 of the South-east Quarter of Section 16, Township 9 North, Range 5 East, containing 64.24 acres, situate in Pottawatomie County, Oklahoma.

which lease is on record in the office of the County Clerk of Pottawatomie County, Oklahoma, in Book 68, at page 523.

(6) That acting under said contract the Gypsy Oil Company entered on said leases and drilled a well and discovered oil in October, 1926, which well was deepened on or about November, 4th, 1926, and produced around 2500 barrels per day up to November, 27th 1926, when said well was deepened again and production increased to from seven to eight thousand barrels per day:

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

NORTHERN  
EQUITY SESSION.District of  
TULSA, OKLAHOMA.OKLAHOMA.  
MONDAY, JUNE, 27, 1927.

(7) That a controversy having arisen between plaintiff and the Westland as to whether or not plaintiff's rights in said leases and under the contract of January, 15th, 1923, had been extinguished and vested in defendant, Westland Oil Corporation, plaintiff, on November 12th, 1926, filed a suit in the District Court of Pottawatomie County, Oklahoma, against the defendant, Westland Oil Corporation, in which he alleged the making of the January, 15th, 1923, contract with the Westland Oil Corporation above mentioned; that the Westland has breached said contract; that he was entitled to have a decree awarding him an undivided one-eighth interest in all the leases above described and an accounting for one eighth of the proceeds of all oil produced from said leases and \$200,000.00 in damages, and for substantially the same relief asked for in this case;

(8) That the defendant, Westland Oil Corporation, removed said cause to the United States Court for the Western District of Oklahoma;

(9) That thereafter and on November, 26th 1926, the plaintiff and the defendant, Westland Oil Corporation, entered into a written contract whereby they settled and compromised all their differences and all the claims set forth in plaintiff's said suit then pending in the United States Court for the Western District of Oklahoma on removal, and plaintiff assigned and conveyed to the Westland Oil Corporation all his right, title and interest in and to the aforesaid lease and in all oil and gas mining lease or properties taken by plaintiff under the contract of January 15th, 1923, with Westland Oil Corporation, and released the Westland Oil Corporation from all claims and demands of every nature and kind which he may have against it growing out of said contract of January 15th, 1923.

(10) That the Westland Oil Corporation paid the plaintiff the sum of \$27,500.00 as consideration for said compromise and settlement:

(11) That said compromise and settlement agreement of November 26th 1926, was not obtained by the Westland Oil Corporation by misrepresentation or by any kind of fraud;

(12) That thereafter and on December, 20th, 1926, the United States Court for the Western District of Oklahoma made and entered an order on plaintiff's motion dismissing with prejudice his said cause styled Aubrey L. Romine vs. Westland Oil Corporation, Equity No. 830;

(13) That plaintiff has no interest in the above described leases nor the oil and gas taken therefrom;

(14) That there is proper diversity of citizenship between the plaintiff and the defendants and that the matters in controversy now exceed and did exceed at the time this suit was commenced, \$3,000.00 exclusive of interest and cost.

IT IS THEREFORE ORDERED, ADJUDGED, CONSIDERED AND DECREED that plaintiff has no right, title or interest in and to said Oil and gas mining lease nor the oil and gas taken therefrom and that the title of defendant and cross plaintiff, Westland Oil Corporation in and to said lease be, and the same is hereby quieted against any and all claims of the plaintiff, and the plaintiff is forever enjoined from making any claim of any kind or character to said leases or any part thereof and / or the oil and gas and the proceeds of the oil and gas taken therefrom.

All the cost is taxed against the plaintiff, for which execution may issue for any unpaid part thereof.

The Court Reporter is directed to return to defendants' counsel all exhibits introduced by defendants.

Done and ordered entered this June, 27th, 1927.

F. E. Kennemer,  
Judge.

Court adjourned until June, 29, 1927.

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

NORTHERN District of OKLAHOMA. EQUITY SESSION. TULSA, OKLAHOMA. WEDNESDAY, JUNE, 29, 1927.

Court convened pursuant to adjournment, Wednesday June, 29th., 1927, 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.

FIRST NATIONAL BANK OF Tulsa, OKLAHOMA, a corporation, Complainant, vs. NATIONAL HARDWOOD COMPANY, A CORPORATION, Defendant. Equity # 39.

ORDER AUTHORIZING THE RECEIVER TO SELL THE PERSONAL PROPERTY AND TO MAKE CONTRACTS FOR THE CUTTING OF TIMBER

Now on this 29th day of June, 1927, this matter coming on for hearing in open court, and the First Trust and Savings Bank, a corporation, as successors to the Title, Guarantee and Trust Company, receivers of the National Hardwood Company, appearing by Leonard E. Rosch, Jr., its attorney of record, and the court being fully advised in the premises, and there being no objections made to the application of the receiver, this Court finds:

1. That the National Hardwood Company is the owner of a large saw mill, together with the equipment and miscellaneous articles that are necessary in operating the same; that said saw mill is depreciating very rapidly in value; that the receiver has no funds to properly repair and protect the same; that the saws, line-shafts, carriers, engines, boilers, boomer carts, and all other equipment, connected with said saw mill, or used in the operation of said saw mill, is deteriorating in value; that a great portion of said equipment is exposed to the weather, and that the saw mill is leaking in numerous places; that the taxes have not been paid for the years 1923, 1924, 1925, 1926, and 1927, that the receiver is without funds to pay the same, that the receiver should sell said saw mill, or portions thereof, and that all miscellaneous equipment supplies and accessories at private sale.

2. The court further finds that the office building at Kenwood, Oklahoma, in which all of the office equipment is housed is leaking and in a bad state of repairs; and the furniture and office equipment are depreciating in value very rapidly and the same should be sold at private sale.

3. The court further finds that the National Hardwood Company were the owners of approximately 89,000 acres of timber lands that were acquired by timber deeds, and were also the owners of approximately 10,000 acres of land, that were obtained by tax titles.

4. The court further finds that the receiver is without funds to properly patrol, police and protect the same, and that the same is unproductive, untenanted, and unguarded; and that the timber deeds, covering the major portions of the properties of the National Hardwood Company are fast expiring.

5. The court further finds that numerous parties are going upon the lands of the National Hardwood Company, without the permission of this court, or the permission of the receiver, or without authority of law, and are cutting, removing and disposing of the timber; and that

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

NORTHERN  
EQUITABLE SESSION.      District of      OKLAHOMA.  
TULSA, OKLAHOMA.      WEDNESDAY, JUNE, 29, 1927.

the receiver is without funds to properly employ a watchmen to police and patrol the same.

6. The court further finds that the taxes, upon said timber lands, have not been paid for the years of 1923, 1924, 1925, 1926 and 1927; and that the receiver is without funds to pay the same, and the court further finds that an order should be given to the receiver, authorizing said receiver to contract for the cutting of timber upon the lands of the National Hardwood Company.

7. The court further finds that if the personal property is sold at Public sale, the amount of money for which said personal property would be sold, would not be enough to pay the taxes, the cost of advertising or the cost of this receivership.

It is, therefore, ordered, adjudged and decreed, by this court, that the receiver sell all of the personal property of the National Hardwood Company, either in whole or part, at private sale; and that the receiver enter into contracts for the cutting of timber upon the lands of the National Hardwood Company, and it is further ordered, by this Court, that in case any sales are made of the personal property or contracts made, by the receiver, to cut timber, that the receiver make quarterly reports to this court, showing what has been sold and the amounts received for the same; and also the amounts received from the contracts for the cutting of timber, and the receiver is hereby given power and authority, and the right to sell said personal property and to make contracts for the cutting of the timber, and such other power and authority as is necessary to carry out the orders of this Court.

F. E. Kemmerer,

United States District Judge.

Court adjourned until June, 30, 1927.

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

NORTHERN District of OKLAHOMA.
EQUITY SESSION. TULSA, OKLAHOMA. THURSDAY, JUNE, 30, 1927.

Court convened pursuant to adjournment, Thursday, June, 30, 1927, 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.

OSAGE OIL AND REFINING COMPANY, A CORPORATION, AND EDWARD E. ALDRIDGE, TRUSTEE, Plaintiff. vs. MULBER OIL COMPANY, A CORPORATION, ET AL., Defendants. No. 224 Equity.

ORDER.

Proper application having been made by the defendants and counter claimants, Elm Oil Company, Felix Quinlan and E. A. Babcock, for leave to file interrogatories to be answered by the plaintiff corporation by and through J. E. Thotehead, it is ordered, considered and adjudged by the Court on this 30th day of June, 1927, that the leave be and is hereby granted under equity rule 58 to said defendants and counter-claimants, Elm Oil Company, Felix Quinlan and E. A. Babcock, to file said interrogatories to be answered by the plaintiff, Osage Oil and Refining Company.

F. E. Kennamer, Judge.

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 AND EXCHANGE TRUST COMPANY, A CORPORATION, Defendants. In Equity. No. 70

ORDER.

Now on this 30th day of June, 1927, it appearing to the court that it is and will be to the advantage of all of the parties to this action that the sale of the properties of the defendant, Aztec Oil Company, which are and were covered by the foreclosure of the deed of trust herein and directed to be sold by order of sale entered herein on March 30, 1927, be and not held on the date heretofore set therefor, to-wit June 30, 1927, but that the same be continued and reset for another and later date;

IT IS ORDERED, ADJUDGED AND DECREED that the sale of the assets and properties of the Aztec Oil Company, heretofore ordered and set to be held by Charles A. Cookley, as Special Master, herein, on the 30th

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

THURSDAY, JUNE, 30, 1927.

day of June, 1927, be, and the same hereby is, continued and reset for the 5th day of December, 1927, at ten o'clock A. M., the same to be held without further advertisement, at the same place and under the same terms and conditions as heretofore provided for herein by the order of sale and notice thereof as given by Charles A. Coakley, Esq., Special Master:

IT IS FURTHER ORDERED, ADJUDGED AND DECREED, however, that the court reserve the right to make any other or further orders respecting the sale herein as may be deemed necessary, expedient or advisable.

F. E. Kennamer, Judge.

O.K. Charles A. Coakley,  
Receiver.

Court adjourned until July, 1st, 1927.

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

NORTHERN District of OKLAHOMA.  
 EQUITY SESSION. TULSA, OKLAHOMA. FRIDAY, JULY, 1, 1927.

Court convened pursuant to adjournment, Friday, July, 1st, 1927, 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 DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA.

THE PURE OIL COMPANY, A CORPORATION, ELLIOTT L. JONES, D. A. McDOUGAL, L. O. BYTLE, AND GEORGE McMILLAN,	} Plaintiffs,	} No. 169 Equity
vs.	}	
LUSANNA BRINK, HOMER D. KEY, JOHN T. SMITH, R. L. WILKINSON, AND EUGENE B. SMITH.	} Defendants.	

O R D E R

This cause came on for hearing on this 1st day of July, 1927, the same being a regular day of a term of this court at Tulsa, Oklahoma, Honorable Franklin E. Kennamer, regular judge presiding, upon the motion of plaintiffs for an order reviving this cause against the Executors of the Estate of Lusanna Brink, deceased, and for an order making Katie Roubedeaux, and Lizzie Gibbs, parties defendants by supplemental bill, and said motion having been considered, is allowed, and

IT IS HEREBY ORDERED, CONSIDERED AND ADJUDGED THAT said Katie Roubedeaux and Lizzie Gibbs, be, and are hereby made parties defendants, and the Clerk of this Court is directed to issue subpoenas addressed to the Marshal of this District naming therein Katie Roubedeaux and Lizzie Gibbs, defendants, commanding them to appear and answer the original and supplemental bills of complaint, and that a writ of subpoena also issue commanding James J. Mars and S. W. Brown, Jr., as Executors of the Estate of Lusanna Brink deceased, to appear on or before the 25 day of July, 1927, and show cause why this should not be revived against them, and also abide such further orders as the court may deem proper.

Made and ordered entered this 1st day of July, 1927.

F. E. Kennamer,  
 Judge.

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

HARTFORD ACCIDENT AND INDEMNITY COMPANY, A CORPORATION,	} Plaintiff,	} In Equity No. 240.
vs.	}	
J. W. WILSON, JOHN J. MONAHAN, BY A.L.,	} Defendants.	

O R D E R

It is hereby ordered that the plaintiff be allowed to file a bill

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

NORTHERN  
DISTRICT OF OKLAHOMA.

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
FRIDAY, JULY, 1, 1927.

given an extension of time until July, 9, 1927, within which to file a reply to the various answers and cross petitions filed herein.

F. E. Kennamer,  
Judge.

Dated this Fourth day of July, 1927.

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

WLABRIDGE, ALDINGER COMPANY, )  
A CORPORATION, Plaintiff, )  
vs. ) No. 19 Equity.  
CITY OF TULSA, ET AL., )  
Defendants. )

JOURNAL ENTRY.

Now on this the 1 day of July, 1927, it appearing to the court that on a count of the large number of records to be prepared by the clerk for appeals to be lodged in the Circuit Court of Appeals, it is impossible for the clerk of this court to prepare the record herein within the time provided by law:

It is therefore by the court ordered that the time for filing said record and transcript in the Circuit of Appeals be extended sixty days from July, 18, 1927, and that the defendants, the appellees herein, be granted such extension of time in which to appear in the Circuit Court of Appeals in response to the citation herein.

F. E. Kennamer,  
District Judge.

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

H. C. SPEER & SONS COMPANY, )  
COMPLAINANT, )  
vs. )  
THE CITY OF SHIDLER, A MUNICIPAL ) No. 254 Equity.  
CORPORATION, ET AL., )  
Respondents. )

O R D E R.

This cause coming on to be heard this 1st day of July, 1927, upon application for temporary injunction, pursuant to restraining order issued by this Court on the 24th day of June, 1927, and stipulation of a parties asking that the hearing be continued having been presented.

IT IS THEREFORE ORDERED that the restraining order heretofore granted be continued in full force and effect until the 11th day of July, 1927, upon which date at 10 o'clock A.M. the cause is hereby set for hearing in the United States District Court room at Tulsa, Oklahoma.

F. E. Kennamer,  
District Judge.

Court adjourned until July, 6, 1927.

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

NORTHERN EQUITY SESSION. District of OKLAHOMA. TULSA, OKLAHOMA. WEDNESDAY, JULY, 6, 1927.

Court convened pursuant to adjournment. Wednesday, July 6, 1927, 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 DISTRICT COURT OF THE UNITED STATES NORTHERN DISTRICT OF OKLAHOMA.

PETROLEUM SAFETY APPLIANCE COMPANY, Plaintiff, vs. BROOKS ENGINEERING CORPORATION, Defendant. Equity No. 221.

ORDER OF EXTENSION

Now on this 6th day of July, 1927, the Court having heretofore required the Brooks Engineering Corporation to plead in said case within thirty (30) days and having required it to file its answer to the special interrogatories filed herein within thirty (30) days, does hereby for good cause, extend the time within which to answer in said cause and to file its answer's to the special interrogatories, until the 7th day of August, 1927,

THIS ORDER being entered without waiver or prejudice to the rights of the defendant and its special appearance and objections to the jurisdiction of the court, and the exceptions saved thereto.

THIS July, 6th, 1927.

F. E. Kennamer, District Judge.

Court adjourned until July, 8, 1927.

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

NORTHERN  
DISTRICT OF OKLAHOMA.

District of  
OKLAHOMA.

OKLAHOMA.  
WEDNESDAY, JULY 5, 1927.

Court convened pursuant to adjournment, Friday, July 1, 1927, at 9:30 A.M. Present:

Hon. F. E. Kennamer, 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 DISTRICT COURT OF THE UNITED STATES FOR  
THE NORTHERN DISTRICT OF OKLAHOMA.

BENTON WILSON, Plaintiff, )  
vs. ) No. 240 Equity.  
SHAFFER OIL AND REFINING )  
COMPANY, A CORPORATION, )  
Defendant. )

Now on this the 6th day of July, A.D. 1927, the defendant asks for additional time within which to file its answer, which said answer is due under the order of this court on July, 9th, 1927. For good cause shown, the defendant is allowed twenty (20) days from this date within which to file its answer to the plaintiff's petition and it is so ordered.

F. E. Kennamer,

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

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

EDDIE JACK, Plaintiff, )  
vs. ) No. 158 Equity.  
JOHN M. HOOD, ET AL. )  
Defendants. )

O R D E R.

Now on this 8th day of July, 1927, for good cause shown the defendants, John M. Hood and Lula A. Hood, his wife, Roxana Petroleum Corporation, Norwin Company, a corporation, J. A. Hull Company, a corporation, Mid-Continent Royalty Corporation, Barnsdall Oil Company, a corporation, White Phillips Company, a corporation, Phillips Petroleum Company, a corporation, E. S. Horn, Trustee for Imperial Royalties Company, and the Pure Oil Company, a corporation, are hereby granted permission to file their answer in this cause.

F. E. Kennamer,

Judge.

Court adjourned until July, 9, 1927.

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

NORTHERN District of OKLAHOMA.  
EQUITY SESSION. TULSA, OKLAHOMA. SATURDAY, JULY, 9, 1927.

Court convened pursuant to adjournment, Saturday, July, 9, 1927, at 9:30 A.M. Present

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

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

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

H. C. SPEER & SONS COMPANY, )  
Complainant. )  
vs. ) No. 264 Equity.  
THE CITY OF SHIDLER, A MUNICIPAL )  
CORPORATION, ET AL., )  
Defendants. )

ORDER.

On stipulation of parties and for good cause shown, IT IS HEREBY ORDERED, that the restraining order heretofore granted be continued in full force and effect until the 20th day of July, 1927, upon which date at 10 o'clock A., the cause is hereby set for hearing in the United States District Court room at Tulsa, Oklahoma,

DATED this 11th day of July, 1927,

F. E. Kennamer,  
District Judge.

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

UNITED STATES, )  
Plaintiff. )  
vs. ) Equity No. 242  
AL. L. TABOR, )  
Defendant. )

ORDER PRO CONFESSO.

Now comes the complainant, by its solicitors, and elects to take order pro confesso against A. L. Tabor for failure to plead or answer.

Dated this 9th day of July, 1927.

(((SEAL))) H. P. Warfield,  
By L. W. Jones, Deputy.

TO THE CLERK OF SAID COURT: PRAECIPE

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

Louis N. Stivers,  
Solicitors for Complainant.

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

NORTHERN  
~~EQUITY~~ SESSION.

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
WEDNESDAY, JULY, 13, 1927.

Court convened pursuant to adjournment, Wednesday, July, 13,  
1927, at 9: 30 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 UNITED STATES DISTRICT COURT FOR  
THE NORTHERN DISTRICT OF OKLAHOMA.

RUTHERFORD B. BUTTS,	Plaintiff.	)	
vs.		)	No. 172 Eq.
W. O. KING,	Defendant.	)	

ORDER ALLOWING DEFENDANT TO WITHDRAW  
DEMURRER AND FILE ANSWER.

Now, on this 13th day of July, 1927, the above cause coming  
before this Court upon the Motion of the Defendant above named, and upon  
the request of said Defendant, and same appearing advisable to this Court:

IT IS HEREBY ORDERED AND DECREED that the said Defendant  
heresabove named, W. O. King, be authorized to withdraw his demurrer fil-  
ed in the above named cause to the petition of said Plaintiff, and said  
Demurrer is hereby ordered withdrawn from the files of this action; and  
that said Defendant be allowed fifteen (15) days from this date to file  
his Answer herein to the said Plaintiff's petition.

F. E. Kennemer,  
Judge.

Court adjourned until July, 14, 1927.

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

NORTHERN District of OKLAHOMA.  
EQUITY SESSION. TULSA, OKLAHOMA. THURSDAY, JULY, 14, 1927.

Court convened pursuant to adjournment, Thursday, July, 14th. 1927, at 9:30 A.M. Present:

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

RUTH R. DeHANNAS AND  
JESSE L. DeHANAS, Plaintiffs.  
vs.  
CORTEZ-KING BRAND MINES CO.,  
a corporation, et al., Defendants.  
In Equity No. 69

APPOINTING TIME FOR HEARING IN THE MATTER OF APPROVAL OF PLAINTIFFS' STATEMENT OF THE EVIDENCE ON APPEAL.

Upon satisfactory showing to the Court, the time for the hearing in the matter of the examination of the statement of the evidence heretofore filed with the clerk of this Court by the Attorney for the Plaintiffs, as a part of the record on appeal, is hereby extended to, and set for the 22 day of July, 1927, before me at Tulsa, Oklahoma, at the hour of 12 o'clock M. or as soon thereafter as counsel can be heard.

And it is further ordered that the time for defendants to serve notice upon the attorney for the plaintiffs of any changes, additions or modifications of such statement that they may desire to suggest is and be extended to and including July, 18, 1927, and notice hereof shall be forwarded to each of the attorneys for the defendants by registered mail.

Dated this 14th day of July, 1927.

F. E. Kennamer,  
Judge.

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

UNITED STATES, Plaintiff.  
vs.  
L. B. CAMPBELL, Defendant.  
No. 244 Equity.

ORDER OF DISMISSAL.

Now on this 14 day of July, 1927, there coming on to be heard the motion of the Plaintiff herein for permission to dismiss the within cause, and the Court, after hearing the evidence offered, and being fully advised in the premises, finds that the said defendant herein, L.B.

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

NORTHERN

District of

OKLAHOMA.

REGULAR SESSION.

TULSA, OKLAHOMA.

THURSDAY, JULY, 14, 1927.

Campbell, has quit claimed to said Plaintiff the land, title to which was involved in this particular cause, and that further litigation is therefore unnecessary.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the within cause be and hereby is dismissed.

F. E. Kennamer,  
Judge.

Court adjourned until July, 15, 1927.



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

NORTHERN  
EQUITY SESSION.

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
SATURDAY, JULY, 16, 1927.

Court convened pursuant to adjournment, July, 16th, 1927.  
at 9:30 A. M. 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 District Court Northern District  
of Oklahoma.

The BASSICK MANUFACTURING COMPANY,	)	
	)	
Plaintiff.	)	In Equity No. 105
vs.	)	
	)	
WILLIAM W. HAYNES, SAM A. PATRICK,	)	
VERNA L. PATRICK, DOING BUSINESS AS	)	
HAYNES-PATRICK AUTO SUPPLY COMPANY,	)	
	)	
Defendants.	)	

D E C R E E.

This cause having come on to be heard before the court upon the record and proceedings herein, comprising the bill of complaint and the answer thereto and plaintiff's interrogatories and defendant's answer, and upon consent of the parties that a final decree be entered, finding title and infringement as charged in the bill of complaint and providing for a perpetual injunction, as prayed, and the defendants having satisfied plaintiff's claim for damages and profits by the payment of the sum of Three Hundred Dollars (\$300.00), and the plaintiff waiving an accounting, it is now, on motion of solicitors for the plaintiff,

ORDERED, ADJUDGED AND DECREED as follows:

(1) That the plaintiff, The Bassick Manufacturing Company, is the owner of United States patents Nos. 1,307,733 and 1,307,734 to Arthur V. Gullborg, dated June 24, 1919, the inventions disclosed herein, and of all rights and privileges under said Letters Patent.

(2) That both of said Letters Patent are good and valid in law.

(3) That the defendants have infringed claims 3, 4, and 5 of the said Gullborg patent No. 1,307,733 and claims 1, 2, 3, 4, 8, 14 and 15 of the said Gullborg patent No. 1,307,734, and violated the rights of the plaintiff thereunder by the use and sale of the lubricating apparatus complained of, comprising lubricant compressors of the type illustrated in Figures 2 of the drawing accompanying plaintiff's interrogatories herein, couplers of the type illustrated in Figures 6 and 8 of the drawing accompanying plaintiff's interrogatories herein and pin fittings of the types illustrated in Figures 9, 10, 11, 13 and 17, of the drawing accompanying plaintiff's interrogatories herein.

(4) That a writ of perpetual injunction be issued forthwith against the defendants, William W. Haynes, Sam A. Patrick, and Verna L. Patrick, their agents, employees, associates and confederates, enjoining them from making, installing, using or selling the lubricating apparatus complained of comprising lubricant compressors of the type illustrated in Figure 2 of the drawing accompanying plaintiff's interrogatories herein, couplers of the type illustrated in Figures 6 and 8 of the drawing accompanying plaintiff's interrogatories herein, and pin fittings of the types illustrated in Figures 9, 10, 11, 13 and 17 of the drawings accompanying plaintiff's interrogatories herein, or any other device or devices not manufactured by the plaintiff and embodying the inventions claimed in claims 3, 4, and 5 of Gullborg patent No. 1,307,733 and/or claims 1, 2, 3, 4, 8, 14 and 15 of Gullborg patent No. 1,307,734, or any of the parts thereof; or any other devices embodying the inventions described and claimed in said claims of the said patents, or adapted to be used in systems or combinations embodying the same, either for original equipment or for replacement under the guise of "repairs", or otherwise, and from

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

NORTHERN                      District of                      OKLAHOMA.  
A EQUITY SESSION.            TULSA, OKLAHOMA.            SATURDAY, JULY, 16, 1927.

siding or abetting or in any way contributing to the infringement of the  
said claims of the said patents or either of them.

(5) That plaintiff have judgment and execution against  
the defendants for the costs in this suit to be taxed by the clerk.

F. E. Kennamer,  
United States District Judge.

We consent to the entry of the foregoing decree and the same  
is approved as to form and substance, and the defendants having appeared  
in this cause waive service of the injunction writ herein provided.

Williams, Bradbury, McCaleb & Hinkle,  
Solicitors and Counsel for Plaintiff.

Albert T. Patrick,  
Solicitor for Defendants.

Court adjourned until July, 19, 1927.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

TUESDAY, JULY, 19, 1927.

Court convened pursuant to adjournment, Tuesday, July, 19th, 1927, 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 FOR THE NORTHERN DISTRICT OF OKLAHOMA.

JOHN H. DYKES, RECEIVER OF THE FIRST NATIONAL BANK OF SAPULPA, OKLAHOMA. Plaintiff.
vs. F. B. REED, I. F. MCGEE, ET AL. Defendants.
No. 43 Equity.

ORDER FOR DUCES TECUM.

Now on this 19th day of July, 1927, this cause come on for hearing upon the application of plaintiff, together with an affidavit in support thereof, requesting an order directing the clerk to issue subpoena duces tecum certain witnesses requiring them to bring in certain documentary evidence.

IT IS THEREFORE ORDERED, that the clerk of this court be directed to issue subpoena duces tecum requiring Homer J. Green, cashier of the Exchange National Bank, Tulsa, Oklahoma, G. M. Ransom, cashier of the Central National Bank, Tulsa, Oklahoma, and J. Joe Perry, Cashier of the Producers National Bank, Tulsa, Oklahoma, to bring into Court all papers, writings, written instruments, books or other documents in their possession or power showing in detail the account of the First National Bank of Sapulpa, Oklahoma, and the officers thereof, between the dates of January, 1, 1917 and June 23, 1923, showing the notice pledged, together with the amounts and disposition thereof; and that said witnesses be required to appear before Honorable John B. Messers Esquire Special Master, at nine o'clock A.M. Monday, August, 1, 1927, at the Federal Building in Tulsa, Oklahoma,

F. E. Kennamer, Judge.

Court adjourned until July 20, 1927.

Court convened pursuant to adjournment, Wednesday, July, 20, 1927, 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:

H. C. SPEER AND SAN CO., Plaintiff.
vs. CITY OF SHIDLER, ET AL., Defendant.
254 Eq.

On this 20th day of July, 1927, it is by the Court ordered that the temporary injunction be denied and that parties agree to continue stipulation heretofore filed herein.

Court adjourned until July, 21, 1927

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, JULY, 21, 1927.

Court convened pursuant to adjournment, Thursday, July, 21, 1927, 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 DISTRICT COURT OF THE UNITED STATES FOR  
THE NORTHERN DISTRICT OF OKLAHOMA.

CLARA SHOWALTER,	)	
	)	
Complainant,	)	
vs.	)	Equity No. 131.
GEORGIA VALLIERE HAMPTON,	)	
	)	
Defendant.	)	

ORDER FURTHER EXTENDING RETURN DAY OF CITATION.

For good cause shown, it appears that the time heretofore granted in the Order of May 25, 1927, extending the return day of the citation heretofore issued to the defendant, Georgia Valliere Hampton, to appear in the United States Circuit Court of Appeals for the Eighth Circuit at the City of St. Louis, State of Missouri, should be further extended.

BE IT THEREFORE ORDERED that the time set forth in said order of May 25th 1927, be, and it hereby is extended for a further period of sixty (60) days from and after July, 24, 1927.

WITNESS the Hon. F. E. Kennamer, Judge of the District Court of the United States for the Northern District of Oklahoma, this the 21st day of July, 1927.

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

Court adjourned until July, 22, 1927.



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

NORTHERN District of OKLAHOMA. EQUITY SESSIONS, TULSA, OKLAHOMA. FRIDAY, JULY, 22, 1927.

bill, and the Court being fully advised in the premises, finds that said order should issue.

It is, therefore, ordered by the Court that Axel Anderson and Son be, and they are hereby granted permission to file their separate answer and crossbill in this cause.

Dated this 22 day of July, 1927.

F. E. Kennemer, Judge of U.S. District Court. Northern Dist. of Oklahoma,

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

HARTFORD ACCIDENT AND INDEMNITY COMPANY, A CORPORATION, Plaintiff. vs. J. W. WILSON, J. J. MONAHAN, ET AL., Defendants. In Equity No. 246.

ORDER.

Now on this 22nd day of July, 1927, this matter coming on for hearing upon the oral application of defendant herein, J. J. Monahan, for permission to file his separate answer and cross-bill, and the Court being fully advised in the premises finds that said order should issue

It is, therefore, ordered by the Court that J. J. Monahan be, and he is hereby granted permission to file his separate answer and cross-bill in this cause.

Dated this 22 day of July, 1927.

F. E. Kennemer, Judge of U.S. District Court Northern District of Oklahoma.

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

RUTH B. DeHanas and JESSE L. DeHANNAS, Plaintiffs vs. CORTEZ-KING BRAND MINES COMPANY, A CORPORATION, ET AL., Defendants. In Equity No. 69.

ORDER SETTLING STATEMENT OF EVIDENCE IN NARRATIVE FORM PURSUANT TO EQUITY RULE 75.

Now on this 22nd day of July, 1927, this matter coming on for hearing upon the application of the plaintiff for approval of the Statement of the Evidence in this case, prepared by their solicitor for incorporation in the record on the appeal thereof, heretofore allowed,

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

NORTHERN  
EQUITY SESSION.

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
FRIDAY, JULY, 22, 1927.

to the United States Circuit Court of Appeals for the Eighth Circuit from the decree of this Court, and which was lodged on the 7th day of July, 1927, with the Clerk of this Court for the examination of counsel for the defendants, with due notice to them of such lodgment, and it appearing further that all parties, by their attorneys of record, have joined in a Stipulation that said statement may be accepted and approved as the final statement of the evidence in the case, and it appearing also that said statement is true, correct and properly prepared in accordance with Rule 75 of the Equity Rules,

IT IS THEREFORE ORDERED that said statement be settled and allowed as a true, complete and correct statement of the evidence introduced in said cause, reduced to narrative form.

F. E. Kennamer,  
Judge.

Court adjourned until July, 26th, 1927



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

NORTHERN  
DISTRICT OF OKLAHOMA  
EQUITY SESSION.

District of

TULSA, OKLAHOMA.

OKLAHOMA.

WEDNESDAY, JULY, 27, 1927.

Court convened pursuant to adjournment, Wednesday, July, 27, 1927, at 9:30 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 FOR  
THE NORTHERN DISTRICT OF OKLAHOMA.

HARTFORD ACCIDENT AND INDEMNITY COMPANY, A CORPORATION,	)	
Plaintiff,	)	
vs.	)	In Equity
J. W. WILSON, ET AL.,	)	No. 246.
Defendants.	)	

O R D E R.

For good cause shown, it is hereby ordered that the defend-  
ent, Jon J. Monahan, be, and he is hereby granted permission of this  
Court to file his answer as of this date.

Dated July, 27th, 1927.

F. E. Kennemer,  
Judge of U.S. District Court.

Court adjourned until July, 29, 1927.



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

NORTHERN  
EQUITY SESSION.

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
SATURDAY, JULY, 30, 1927.

Court convened pursuant to adjournment, Saturday, July,  
30th, 1927, 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 DISTRICT COURT OF THE UNITED STATES FOR  
THE NORTHERN DISTRICT OF OKLAHOMA.

GYPSY OIL COMPANY, A CORPORATION,	)	
F. A. GILLESPIE AND SONS COMPANY,	)	
A CORPORATION, THE CUSHING GASOLINE	)	
COMPANY, A CORPORATION, AND MID-	)	
CONTINENT PETROLEUM CORPORATION,	)	
A CORPORATION,	)	Equity 260
	)	
Plaintiffs,	)	
	)	
vs.	)	
	)	
JACKSON BARNETT,	)	
	)	
Defendant.	)	

O R D E R.

Now on this 30 day of July, 1927, this cause coming on to be heard before me, Franklin E. Kennamer, as Judge of the United States Court of the Northern Federal Judicial District of the State of Oklahoma, of the application of the plaintiff for an order to make service on the defendant, Jackson Barnett, outside of said district, requiring the said Jackson Barnett to appear, plead, answer or demur in said cause by a day certain to be designated, and it appearing from the original bill in said cause and the affidavit filed herein for service outside of the district, that the said Jackson Barnett is a resident and citizen of the State of California, residing at Number 644 South South Rosemore Avenue, in the city of Los Angeles, California, and that he is now without the Northern Federal Judicial District of Oklahoma and cannot be found or served in said district, and it further appearing that the said Jackson Barnett, defendant in said action, has not entered an appearance in said cause, and it further appearing to the court that said suit is a suit brought by the above named plaintiffs against the defendant, Jackson Barnett, for the purpose of quieting the title to the oil and gas mining leasehold estate of the plaintiffs in and to the

East half of the Southeast Quarter (E. 1/2 SE 1/4) and the Southwest quarter of the Southeast Quarter (SE 1/4 SE 1/4), and the Northwest Quarter of the Southeast quarter (NW 1/4 SE 1/4) of Section 5, Township 17 North, Range 7 East.

Creek County, Oklahoma, within the Northern Federal Judicial District of the State of Oklahoma, and to remove a cloud upon said estate;

It is, therefore, ordered, adjudged and decreed that the said Jackson Barnett be and he hereby is required to appear, plead, answer or demur in said cause on or before the 1st day of October, 1927, said appearance, pleading, answer or demurrer to be filed in the office of the Clerk of this Court in the City of Tulsa, Tulsa, County, Oklahoma, and that if the said Jackson Barnett shall fail so to do, or shall fail to appear, plead, answer or demur within such further time as may be by the court allowed upon proof of the service of this Order and of

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

NORTHERN District of OKLAHOMA.  
EQUITY SESSION. TULSA, OKLAHOMA. SATURDAY, JULY, 30, 1927.

the performance of the direction contained therein, the court will proceed to entertain jurisdiction of said cause and proceed with the hearing and adjudication of the same such judgment or decree therein as may be required by the law and facts.

IT IS FURTHER ORDERED AND DECREED that this order be served in person on said Jackson Barnett, by delivering to him a certified copy of this order.

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

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

HARTFORD ACCIDENT AND INDEMNITY )  
COMPANY, A CORPORATION, )  
Plaintiff, )

vs. )

IN Equity  
No. 246.

J. W. WILSON, JOHN J. MONAHAN, )  
BOARD OF EDUCATION OF THE CITY OF )  
TULSA, OF THE STATE OF OKLAHOMA, )  
A PUBLIC CORPORATION, THE WELLSTON )  
PLAINING MILL & LUMBER CO., )  
A CORPORATION, ET AL., )  
Defendants. )

O R D E R.

Now on this 10th day of July, 1927, there came on to be heard the application of the plaintiff to file its supplemental bill of complaint and application to have additional party made defendant, and it appearing to the court that permission should be granted to file the supplemental bill of complaint and that the additional party should be made party defendant.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED THAT PLAINTIFF be and it is hereby given permission to file its supplemental bill of complaint; that the Wellston Plaining Mill and Lumber Co. is hereby made an additional party defendant to this suit, to the same extent and to the same effect as if it had been made a party to the original bill filed herein; and the Clerk is hereby directed to cause proper chancery subpoenas to be issued to the..

F. E. Kemmerer,  
Judge.

Cour adjourned until August, 1, 1927.

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

NORTHERN  
EQUITY SESSION.

District of  
PULASKI, OKLAHOMA.

OKLAHOMA.  
MONDAY, AUGUST, 1, 1927.

Court convened pursuant to adjournment, Monday, August,  
1, 1927, at 9:30 A. M. Present:

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

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 The Prairie Oil & Gas Company (Substituted in Place of W. A. Kunkel, Complainant, and Tucker Barnett, Tucker Barnett, Legal Guardian of Polly Barnett and Rosanna Barnett, Minors, Polly Barnett, Rosanna Barnett, Maggie Herjo, Wisey Winn, Hannah Bird and Lewis C. Lawson, Defendants, No. 60, in Equity, wherein the decree of the said District Court in said cause, entered on the 3rd day of February, A. D. 1926, 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, the Court finds all the issues of fact, and concluded, in favor of the complainant and cross-defendant, The Prairie Oil & Gas Company, and it is ordered, adjudged and decreed as follows: to-wit:

That the complainant, The Prairie Oil & Gas Company, a corporation, substituted as complainant in the place and stead of the original complainant, W. A. Kunkel, is as successor in interest of the said W. A. Kunkel, the owner of the absolute fee simple title in and to the

South Half of the Northeast Quarter of Section 21, and the West Half of the Northwest Quarter of Section 22, all in Township 17 North, Range 7 East, containing 160 acres, more or less, situated in Creek County, Oklahoma:

and that its title thereto is valid and perfect, and is superior to any right or interest claimed by the defendants, Tucker Barnett or Tucker K. Barnett, Polly Barnett, Rosanna Barnett, Wisey Winn, or Wisey Wind, and the same is forever settled and quieted in the complainant as against said defendants; that above named defendants have no right, title, interest or claim in and to said lands, and they, and each of them are hereby perpetually enjoined from claiming any right, title interest or estate in or to said premises or from asserting or setting up any claim or interest therein adverse to the title of said The Prairie Oil & Gas Company, and from disturbing it in its peaceable and quiet enjoyment thereof, to which the defendant and cross complainant, Tucker Barnett, excepts, and his exceptions are allowed.

The death of the defendant Maggie Herjo, since the commencement of this suit, having been suggest to the court, it is ordered that the said suit abate as to defendant, Maggie Herjo.

Dated thi 3rd. day of February, 1926,

F. E. Kemmerer,

United States 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 an appeal prayed by and allowed to Tucker Barnett and Wisey Winn, wherein the Prairie Oil and Gas company, W. A. Kunkle, Hannah Bird, Polly Barnett and Rosanna Barnett were made parties appellees, agreeable to the act of Congress in such case made and provided, fully and at large appears;

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

NORTHERN District of OKLAHOMA.
EQUITY SESSION. TULSA, OKLAHOMA. MONDAY, AUGUST, 1, 1927.

AND WHEREAS, at the December, term in the year of our Lord one 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 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 the Prairie Oil and Gas Company, W. A. Kunkle, Hannah Bird, Polly Barnett and Rosanna Barnett have and recover against Tucker Barnett and Wiley Winn the sum of Twenty Dollars for their costs herein and have execution therefor.

----- April , 12, 1927. -----

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 twenty-ninth day of July, in the year of our Lord one thousand nine hundred and twenty-seven.

Costs of Appellees:
Clerk,----- Paid by Appellents, E. E. Kock
Printing Record, \$ printed below Clerk of the United States Circuit Court of Appeals, Eighth Circuit.
Attorney \$ 20.00
\$ 20.00

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

RUTH B. DeHANAS AND
JESSE L. DeHANAS, Plaintiffs,
vs
CORTEZ-KING BRAND MINES CO.,
A CORPORATION, ET AL., Defendants.
In Equity No. 69

O R D E R.

Enlarging Time for Filing Transcript of Record in the United States Circuit court of appeals.

For satisfactory reasons appearing to the Court, the time for preparing the record for appeal in this cause and for filing said record in the Circuit Court of Appeals of the United States for the Eighth Circuit, pursuant to the appeal allowed herein on the 20th day of June, 1927, it hereby enlarged and extended for 30 days from and after the 31st day of August, 1927.

Dated this 1st day of August, 1927.

F. E. Leisner, Judge.

Court adjourned until August, 2, 1927.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

TUESDAY, AUGUST 2, 1927.

Court convened pursuant to adjournment, August, 2, 1927,  
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  
NORTHERN DISTRICT OF OKLAHOMA.

FIRST NATIONAL BANK OF TULSA,  
OKLAHOMA, A CORPORATION,

Complainant,

vs.

NATIONAL HARDWARE COMPANY, A  
CORPORATION, ET AL.,

Defendants.

In Equity # 39

O R D E R.

Now on this 2 day of August, 1927, this cause coming on for  
hearing, and the court having examined the application and heard and  
considered the evidence; and being fully advised in the premises, finds  
that all of the allegations contained in the petitioner's application, are  
true; and he believes the petitioner, Leonard Roach, is entitled to  
the relief prayed for.

It is, therefore, ordered, adjudged and decreed by this  
court, that the First Trust and Savings Bank, as successor to the Title  
Guarantee and Trust Company, receiver of the National Hardware Company,  
pay to Leonard Roach, as attorney for the receiver, the sum of \$750.00,  
as temporary attorneys' fees, for acting as attorney for the receiver  
in the above entitled case.

F. E. Kennamer,

United States District Judge.

MANDATE

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 R. F. Rogers, et al, complainants, and Tom Hill, et al,  
defendants, No. 190 in Equity, wherein the decree of the said District  
Court in said cause was entered on the 20th day of October, A.D. 1926,  
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 W. C.  
McAllister, wherein R. F. Rogers and other were made parties appellees,  
agreeably to the act of Congress in such case made and provided, fully  
and at large appears:

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

NORTHERN  
EQUITY SESSION.District of  
TULSA, OKLAHOMA.OKLAHOMA.  
THURSDAY, AUGUST, 2, 1927.

AND WHEREAS, at the May term, in the year of our Lord one thousand nine hundred and twenty-seven, the said cause came on to be heard before the said United States Circuit Court of Appeals, in its regular order, Mr J. J. Bruce, counsel for the appellees, moves in open court to dismiss the appeal for want of prosecution, and it appearing that the appellant has failed to file briefs as required by the rules of this Court, it is now here ordered, adjudged and decreed by this Court that the appeal in this cause, be, and the same is hereby dismissed with costs; and that B. F. Rogers, and other named as appellees in the citation on the appeal to this Court, have and recover against W.C. McAlister the sum of Twenty Dollars for their costs herein, to be collected according to law.

---- June 1, 1927.----

You, therefore, are hereby commanded that such proceedings be had in said cause according to right and justice, and the laws of the United States, ought to be had, the said appeal notwithstanding.

WITNESS, the Honorable William F. Taft, Chief Justice of the United States, the first day of August, in the year of our Lord One thousand nine hundred and twenty-seven.

## COSTS OF APPELLEES:

CLERK	Paid by Appellant,	
Attorney	\$20.00	E. E. Koch
	\$20.00	Clerk of the United States Circuit Court of Appeals, Eighth Circuit.

## MANDATE

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 B. F. Rogers, et al., Complainants, and Tom Hill, et al., Defendants, No. 190, in Equity, wherein the decree of the said District Court in said cause was entered on the 20th day of October, A.D. 1926, 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 C. R. Boura, wherein B. F. Rogers, and others were made parties appellees, agreed 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-seven, the said cause came on to be heard before the said United States Circuit Court of Appeals, in its regular order, Mr J. J. Bruce, counsel for the appellees, moves in open court to dismiss the appeal for want of prosecution, and it appearing that the appellant has failed to file briefs as required by the rules of this Court, it is now here ordered, adjudged and decreed by this Court that the appeal in this cause, be, and the same is hereby dismissed with costs; and that B. F. Rogers, and others named as appellees in the citation on the appeal to this Court, have and recover against C. R. Boura the sum of Twenty dollars for their costs herein, to be collected according to law.

----- June 1, 1927. -----

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

NORTHERN

District of

OKLAHOMA.

SESSION.

TULSA, OKLAHOMA.

THURSDAY, AUGUST, 3, 1927.

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 appeal notwithstanding.

WITNESS the Honorable William H. Taft, Chief Justice of the United States, the first day of August, in the year of our Lord one thousand nine hundred and twenty-seven.

Costs of Appellees:

Clerk Paid by Appellant

E. H. Koch,

Attorney \$20.00  
\$20.00

Clerk of the United States Court  
of Appeals, Eighth Circuit.

Court adjourned until August, 5, 1927.

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

NORTHERN EQUITY SESSION. District of OKLAHOMA. TULSA, OKLAHOMA. FRIDAY, AUGUST, 5, 1927.

Court convened pursuant to adjournment, Friday, August, 5th, 1927, at 9:30 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  
NORTHERN DISTRICT OF OKLAHOMA.

PETROLEUM SAFETY APPLIANCE COMPANY, Plaintiff, )  
vs. ) In Equity No. 221  
BROOKS ENGINEERING CORPORATION, Defendant. )

ORDER OF EXTENSION.

Now on this 5th day of August, 1927, the court having heretofore required the Brooks Engineering Corporation to file its answer to special interrogatories filed herein, does for good cause extend the time in which to file its answers to the special interrogatories, until the 7th day of September, 1927,

THIS ORDER being entered without waiver or prejudice to the rights of the defendant and its special appearance and objections to the jurisdiction of the court, and the exceptions saved thereto.

This August, 5th, 1927.

F. E. Kemmerer,  
District Judge.  
Northern District of Oklahoma.

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

FIRST NATIONAL BANK OF BURKBURNETT, TEXAS, A CORPORATION, Plaintiff, )  
vs. ) No. 23 Equity.  
RICHARD C. GECK, ET AL., Defendants. )

ORDER.

Now on this 5th day of August, 1927, it appearing to the Court that a temporary injunction was heretofore issued in this cause on or about August 7, 1922, and that pursuant thereto the plaintiff did thereafter file herein an injunction bond, dated August, 15, 1927, with the Fidelity & Deposit Company of Maryland, as surety thereon, and it further appearing to the Court that said temporary injunction should be dissolved:

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

NORTHERN  
EQUITY SESSION.

District of  
OKLAHOMA.

OKLAHOMA.  
FRIDAY, AUGUST, 5, 1927.

IT IS BY THE COURT ORDERED AND DECREED that said temporary injunction heretofore issued in this cause be and the same hereby is dissolved, and said bond so filed by the plaintiff is cancelled and the plaintiff and said Fidelity & Deposit Company of Maryland, the surety on said bond, are each hereby discharged of and from any further liability thereon.

F. E. Kennamer,  
Judge.

APPROVED

C. H. ROSENSTEIN,  
Attorney for Plaintiff,  
McGuire, Marshall & Bodovitz,  
Attorney for defendants.

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

RUTH B. DeHANAS AND  
JESSE L. DeHANAS, )  
Plaintiffs, )  
vs. ) In Equity No. 166  
R. E. KEITH, )  
FRANK CHILDRESS, )  
Defendants. )

O R D E R.

This cause having been presented on the motion of the several defendants to dismiss the bill of complaint herein on the grounds that plaintiffs have failed to state a cause of action for equitable relief, and the matter having been submitted, by agreement, on briefs by counsel for the respective parties, and the Court being duly advised in the premises,

IT IS HEREBY ORDERED AND ADJUDGED, That said motion should be and the same is hereby denied, to which rulings of the Court the defendants and each of them excepted and such exceptions are hereby allowed.

IT IS FURTHER ORDERED, That defendants shall file their answers herein to the complaint of the plaintiffs within 20 days after notice hereof upon their attorney of record, such service to be made upon him in person or by registered mail.

Dated this 5 day of August, 1927.

F. E. Kennamer,  
Judge.

Court adjourned until August, 6, 1927.