

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

175

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
SATURDAY, AUGUST, 6, 1927.

Court convened pursuant to adjournment, Saturday, August, 6th, 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.

D. F. CALLAHAN,)	
Complainant,)	
)	
vs.)	No. 263 Equity.
)	
H. H. (SCOTTY) TAYLOR, ET AL.,)	
Defendants,)	

O R D E R.

Now on this 6th day of August, A. D. 1927, it appearing to the Court from the verified Bill herein, that complainant is entitled to an immediate hearing on his application for interlocutory relief, and it further appearing to the Court, that the said Defendant H. H. (Scotty) Taylor is absent from his home and residence in the City of Tulsa, Oklahoma; and impossible to give him notice of the immediate hearing of said application, it is hereby ordered that the hearing for appointment of Receiver and for Interlocutory Injunction be and the same is hereby set for trial in the United States District Court Room in the City of Tulsa Oklahoma, in said District, on the 16th day of August, A.D. 1927, at the Hour of 10 o'clock A. M., at which time the defendants may appear and show cause why the application should not be granted, and that pending said hearing the defendant H. H. (Scotty) Taylor, be and he is hereby restrained from disposing of, or incumbering, the following described property to-wit:

S $\frac{1}{2}$ of the SW $\frac{1}{4}$ of NW $\frac{1}{4}$ and the West 13 $\frac{1}{2}$ Acres of the N $\frac{1}{2}$ of the SW $\frac{1}{4}$ of the NW $\frac{1}{4}$ of Section 35, and the SE $\frac{1}{4}$ of the NE $\frac{1}{4}$ of Section 34, Township 9 North Range 6 East, Seminole County, Oklahoma

Dated this 6th day of August, A.D. 1927.

F. E. Kennamer,

U. S. District Judge.

Bond Fixed in the sum of \$1000.

F. L. K.

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

FIRST NATIONAL BANK OF TULSA, OKLAHOMA, A CORPORATION,)	
Plaintiff,)	
vs.)	No. 39 Equity.
)	
NATIONAL HARDWOOD COMPANY, A CORPORATION, ET AL.)	
Defendants.)	

O R D E R.

On this 6th day of August, A.D. 1927, came on for hearing

NORTHERN

District of

OKLAHOMA.

SESSION.

MUSKA, OKLAHOMA.

SATURDAY AUGUST, 6, 1927.

the Final Report of the First Trust and Savings Bank, as successor to the Title Guarantee & Trust Company, Receiver appointed by the court in the above entitled cause, the parties being present by their respective counsel; and the court, having duly considered said report, and no objections having been filed thereto, finds: That the Report in all things should be and the same is hereby confirmed.

The court further finds that said Receiver has in all respects managed the property placed in its charge and has disposed of and administered the same according to the orders and directions of this Court, and that it is entitled to be discharged and its bondsmen released from further liability; and the court further finds that said Receiver is entitled to compensation for its services so rendered, in the sum of \$1,101.33.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED by the Court that the Final Report of said Receiver herein be and same is hereby approved, and that said Receiver be and it is hereby authorized to pay itself said sum aforesaid in full compensation for its service herein, and that said Receiver be and it is hereby discharged as such Receiver, and the sureties on its bond are hereby released from further liability. This order not to be effective until its successor in office has been appointed and qualified.

F. E. Kennamer,

Judge.

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 CO., Intervenor.

No. 70 Equity.

ORDER.

On application of the Receiver, Charles A. Cookley, and for good cause shown, the said receiver, Charles A. Cookley be and he is hereby authorized and directed to take the necessary legal steps and action, and to file suit against W. C. Senderson on account of the indebtedness due the said Receiver from the said W. C. Senderson.

Dated this 6th day of August, 1927.

F. E. Kennamer,

District Judge.

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

NORTHERN EQUITY SESSION. District of OKLAHOMA. TULSA, OKLAHOMA. SATURDAY, AUGUST, 6, 1927.

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

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

O R D E R.

Now on this 6th day of August, 1927, this cause coming on for hearing before Hon. Franklin E. Kenamer, United States District Judge, for the Northern District of Oklahoma, and upon a motion that the First Trust and Savings Bank, as successor to the title, Guarantee and Trust Company, receiver of the National Hardwood Company; and the court having been fully advised that in order to protect and preserve the properties of the National Hardwood Company, to pay outstanding debts, receive and collect money, sue and to be sued, that it was necessary to appoint a receiver to succeed the First Trust and Savings Bank, as successor to the Title Guarantee and Trust Company, who have resigned on this date, and there being no objections filed, it was, therefore, ordered, adjudged and decreed as follows:

1. That G. H. Smith of Tulsa, Oklahoma, be and is hereby appointed receiver in this cause of all the properties, both real and personal, of the National Hardwood Company that are located within the State of Oklahoma, which shall include all of the timber lands whether owned in fee or held by a lease or timber deed, all of the properties owned, or under control, of the National Hardwood Company, located at Kenwood, Oklahoma, which shall include saw mill, water lines, houses, hotel, office fixtures, etc., and any and all properties that the National Hardwood Company may own or control within the State of Oklahoma.

2. That said receiver be, and is hereby authorized to immediately take possession of all of said property, and to hold and preserve the same, subject to the order of this court; and to keep the same in repair, to make any and all such payments as may be necessary to preserve the right of the defendant in respect of any of its property; and to employ and discharge and fix the compensation of such agents, employees and attorneys as said receiver shall deem expedient, subject always to, such orders as the court may from time to time make in the premises.

3. That said receiver is hereby authorized, empowered and instructed to make such repairs to the property in his possession as in his judgment may be proper and necessary for the maintenance thereof, and to keep such property insured to such extent as the receiver may deem advisable.

4. That the receiver be, and he is hereby, authorized to demand, sue for, collect, receive and take into his possession, all the goods, chattels, rights, credits, moneys, effects, liens, assignments, books, papers, choses in action, and all other property whatsoever of said defendant, and to institute and prosecute suits at law or in equity for the recovery of any assets, property, damages or demands belonging to or existing in favor of said defendant, and to defend, any and all suits against him or against said defendant whenever in his judgment it shall be to the interest of said defendant, or his creditors, or its bondholders, so to do.

5. That said receiver is hereby authorized to lease any and all of the timber lands or real property belonging to the National Hardwood Company, to contract for the cutting of timber, logs, ties, et. upon such terms as he shall deem reasonable; and he is further empowered to sell any, or all of the personal property, of the National Hardwood Company, at private sale, whenever it becomes necessary for the preservation of the same.

NORTHERN

District of

OKLAHOMA.

CHIEF SESSION.

TULSA, OKLAHOMA.

SATURDAY, AUGUST, 6, 1927.

6. That said First Trust and Savings Bank, as successor to the Title, Guarantee and Trust Company, receiver of the National Hardwood Company, and its officers, directors and agents, and each of them, are hereby ordered and required to forthwith turn over and deliver to said receiver, or his duly constituted representatives, all and singular, the saw mill, timber, lands, and all property assets, credits, monies, books of account and effects of said defendant, or to which it may hereafter become entitled; and said First Trust and Savings Bank, its officers, directors and agents, and all other persons are, each and all of them, hereby directed to turn over all books, papers, files, etc. that are now in their possession that are necessary in carrying out work of said receivership.

7. That said receiver be, and is hereby authorized and directed as soon as practicable to cause to be prepared a schedule of all and singular all property and rights which may come into his possession as such receiver and a list, if possible, of all its liabilities, and shall file the same with the Clerk of this Court, and that said receiver shall keep an accurate account of all earnings, income and revenue of said property while in his possession, and control as such receiver, and of all of his expenses and transactions as such receiver, and of all monies which may from time to time come to his hands as such receiver; and make report thereof from time to time, as the court may direct; and that all monies coming into the hands of said receiver, under and by virtue of the powers herein conferred shall be deposited in responsible banks or trust companies to the credit of such receiver in his official capacity.

8. The said receiver shall as soon as practicable, and within ten days from this date, take an oath to faithfully discharge his duties as such receiver, and shall execute a bond in the sum of Five Thousand (\$5,000.00) Dollars, with one or more good and sufficient sureties, to be approved by the Clerk of this Court, for the faithful discharge of his duty as such receiver, and his obedience to all orders of this Court herein, and his accounting for all funds received as such receiver.

9. The right to modify or enlarge this order and decree is hereby reserved and leave is hereby granted to the parties in this cause and to said receiver to apply to the Court from time to time, for such further orders or instructions as may be deemed necessary or desirable.

By the Court.

F. E. Kennamer,
United States District Judge.

Court adjourned until August, 8, 1927.

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

150

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

On this 8th day of August, 1927, the following among other proceedings were had and entered,

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

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

UNITED STATES, Plaintiff) vs.) Equity No. 287 NORA DAUGHERTY, Defendant.)

ORDER PRO CONFESAO.

Now comes the complainant, by its solicitors, and elects to take order pro confesso against Nora Daugherty for failure to plead or answer.

Dated this 8th day of August, 1927.

(((SEAL))) H. E. Warfield, Clerk by L. W. Jones, Deputy

To the Clerk of said Court: PRASCIPE.

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

Louis H. Stivers, Solicitor for Complainant.

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

UNITED STATES, Plaintiff) vs.) Equity No. 184 TOBE HANN, Defendant.)

ORDER PRO CONFESAO.

Now comes the complainant, by its solicitors, and elects to take order pro confesso against Tobe Hann for failure to plead or answer.

Dated this 8th day of August, 1927.

(((SEAL))) H. E. Warfield, Clerk by L. W. Jones, Deputy

PRASCIPE.

To the Clerk of said Court:

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

Louis H. Stivers, Solicitor for Complainant.

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

161

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
TUESDAY, AUGUST, 23, 1927.

On this 23rd. day of August, 1927, Court convened pursuant to adjournment; at 9:30 A.M. Present:

Hon. P. 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:

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

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

O R D E R

Now on this 23rd. day of August, 1927, upon application of certain of the defendants herein, for leave to take depositions, it is hereby ordered that said defendants, be, and they hereby are, permitted and allowed to take the depositions of various and sundry witnesses out side the Northern District of Oklahoma, upon the notice and in the mode prescribed by the statutes of the State of Oklahoma and to offer and use the same at the trial of this action.

P. E. Kenamer,
Judge.

Court adjourned until August, 24, 1927.

~~1111~~ In the District Court of the United States in and for the

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
THURSDAY, AUGUST, 26, 1927.

Court convened pursuant to adjournment, Thursday, August, 25th, 1927, at 9:30 A. M. Present:

Hon. F. M. 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.

MCGRAW-BAUGHMAN-BEARLY LUMBER COMPANY, A CORPORATION.)	
Plaintiff.)	
vs.)	No. 11 Equity.
NATIONAL TURNBUCKLE DERRICK, COMPANY, A CORPORATION, AND GUY P. SLATER,)	
Defendants.)	

ORDER OF DISMISSAL.

This cause coming on to be heard upon the motion of the plaintiff to dismiss the bill of complaint herein, and it appearing that the said defendants have duly answered and that no affirmative relief is prayed for, and that the said plaintiff is accordingly entitled to dismissal of its said bill, without prejudice, upon payment of costs,

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED as follows:

That the plaintiff's motion to dismiss the bill of complaint herein be sustained, and this cause be, and the same is hereby dismissed, without prejudice to a future action, and the costs herein be, and the same are hereby taxed to the said plaintiff.

F. M. Kennamer,
Judge of the District Court.

O.K. Kleinschmidt & Johnson,
Attorneys for Plaintiff.
Biddison, & Campbell,
Attorneys for Defendants.

Court adjourned until August, 29, 1927.

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

~~111~~

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
MONDAY, AUGUST, 29, 1927.

Court convened pursuant to adjournment, Monday, August, 29, 1927, at 9:30 A. M. Present:

Hon. F. E. Kennamer, Judge of U. S. District Court.
H. P. W. Field, 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. A. C. DAGUE, Plaintiff,)
vs.) No. 70 Equity.
AZTEC OIL COMPANY, ET AL.,)
Defendants.)

O R, D E R.

Now on this the 29th day of August, 1927, Charles A. Cookley as Receiver herein, having filed his application for permission to sell certain properties of the Aztec Oil Company at private sale, it is ordered that said petition be, and it is hereby set for hearing on Saturday, September 3rd., at the hour of ten o'clock A.M. in the United States District Court Room in the City of Tulsa, Tulsa County, Oklahoma, and that notice of said hearing be given by personal service upon the parties of record to this cause, or their attorneys of record.

F. E. Kennamer,
District Judge.

Court adjourned until August, 30, 1927.

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

NO. 1078 SEN
EQUITY SESSION.

District of
INDIA, OKLAHOMA.

OKLAHOMA.
THURSDAY, AUGUST, 30, 1927.

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

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

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

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

ROXANA PETROLEUM CORPORATION, A CORPORATION,)	
)	
Plaintiff.)	In Equity
vs.)	No. 159
)	
NANNIE MONDAY, ET AL.,)	
Defendants.)	

O R D E R.

Now on this 31 day of Aug., 1927, this matter coming on for hearing upon the application of Roxana Petroleum Corporation, the plaintiff herein, for an extension of time within which to plead to the answer and cross petition of the defendants, Ella Teague, Bertha Roy, Andy Densby, Bertha Teague, and Lucinda Cross, and it appearing to the Court that for good cause shown, such application of the plaintiff should be granted.

IT IS THEREFORE, ORDERED AND DECREED that Roxana Petroleum Corporation, plaintiff herein, be granted an extension of time of fifteen (15) days from this date within which to plead to the answer and cross petition of the defendants, Ella Teague, Bertha Roy, Andy Densby, Bertha Teague, and Lucinda Cross, and that such pleading, when filed, have the same force and effect as if filed within the original time required.

F. E. Hennamer,
Judge.

Court adjourned until August, 31st, 1927.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
WEDNESDAY, AUGUST, 31, 1927.

Court convened pursuant to adjournment, August, 31st, 1927,
at 9:00 A.M. Present:

Hon. F. E. Lehmann, Judge of U.S. District Court.
H. P. Warfield, Esq., Chief 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. C. SPEER & BOND COMPANY,)	
)	
Complainant.)	No. 214
vs)	
CITY OF SHIDLER, A MUNICIPAL)	11. Equity.
CORPORATION, ET AL.)	
Defendants.)	

O R D E R.

Now on this 31st day of August, 1927, this matter coming on
for hearing by agreement of parties for the modification of a restraining
order issued in the above entitled action, and for an order directing the
City Treasurer of the City of Shidler, to pay the installment due on the
judgment of E. E. Grinstead;

The Court finds from the stipulation filed that the parties
agree that the installment of the E. E. Grinstead judgment against the
City of Shidler shall be paid to the extent of the sum of \$1002.48.

IT IS THEREFORE, considered, ordered, adjudged and decreed
that the restraining order be and the same be hereby modified to the ex-
tent that the City Treasurer of the City of Shidler, (Oklahoma, a municipal
corporation, be permitted to pay to E.E. Grinstead, the sum of \$1002.48.

F. E. Lehmann,

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.

L. R. KERSHAW, AS RECEIVER FOR)	
THE MUSKOGEE-SECURITY NATIONAL)	
BANK, A CORPORATION,)	
)	
Plaintiff.)	No. 210 Equity.
vs.)	
NETTA R. DIRICKSON,)	
Defendant.)	

D E C R E E.

Now on this the 31st day of August, 1927, this cause coming
on for disposition and some of the attorneys not being above to be present,

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

WEDNESDAY, AUGUST, 31, 1927.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED By the Court that the matter is kept under advisement by the Court and is set for final disposition on the 19th day of September, 1927, at the hour of ten o'clock A.M.

F. E. Kennamer,

Judge.

Court adjourned until September, 3, 1927.

NORTHERN EQUITY SESSION. District of OKLAHOMA. TULSA, OKLAHOMA. SEPTEMBER, 3, 1927.

Court convened pursuant to adjournment, Saturday, September, 3rd., 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 UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

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

ORDER AUTHORIZING SALE OF PROPERTY.

Now on this 3rd. day of September, 1927, comes on for hearing the application of the Receiver Charles A. Cookley, for authority to sell at private sale the property described in the application, belonging to the Aztec Oil Company, a corporation, said Receiver being in court by his counsel, E. J. Doerner; and it further appearing that due notice of the said application to sell the property was served on all parties interested, or their attorneys, on the 29th day of August, 1927, and the Court after hearing the evidence in support of said application finds that it is for the best interest of said receivership that said property described in said application, and hereinafter described, be sold. The court further finds that said property is no longer needed for the transaction of the business of said corporation and said receivership; that the same is standing idle and deteriorating in value from lack of use, and that the receivership and said Aztec Oil Company are being damaged thereby.

It is therefore ordered, adjudged and decreed that the application of said receiver to sell said property be granted.

It is further ordered, adjudged and decreed that the said Charles A. Cookley, as Receiver of the said Aztec Oil Company, a corporation, be and he is hereby authorized to sell, either at public sale, in whole or in part, as shall appear to said receiver to be to the best interest of said receivership, the following described property, to-wit:

HENRYETTA DISTRICT.

- 1 National Drilling Machine. 2 Oil Well Steam Engines 1 40 H.P. Oil well boiler 1 extra lease house 2" line from Moffitt lease to Gusick lease 6 5/8" line to H.R. Rentie lease (about 1/2 m.) small amount of casing pulled from Hutchison well 1 80 HP direct connected Bessener Engine, less power cylinder, piston and rings, being engine No. 6 at the Henryetta Gasoline Plant. Cylinder piston and rings from Engine No. 7 at the Henryetta Gasoline Plant, less cylinder head from that engine, the above being to be complete with one set of fittings to the gate valve at the floor, all expenses of dismantling and moving to be paid by the purchaser.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
SATURDAY, SEPT 30, 1927.

BASTOW DISTRICT

Approximately 23 joints of 12 1/2" casing
4 20" nipples.
Several protectors and miscellaneous junk on lease
4 joints of 10" casing.
12 joints of 15" casing
7 joints of 8" casing
3000' of 4 1/2 line pipe

JENKS DISTRICT.

1 18" Reid Eccentric Bank Wheel Power, without engine.

INGALLS DISTRICT.

2 85 HP. Bessemer Twin Gas Engines
3 Ingersoll Rand Belt Driven Compressors
1 60 HP Bessemer Gas Engine
1 40 HP Bessemer Gas Engine
2 Absorbers
Tanks, connections & other Equipment, at plant #5
Approximately six mile pipe

TULSA OFFICE.

1 Typewriter Desk
3 Oak Tables
4 Rugs
1 Water Cooler
2 Customers
6 Chairs
2 Sections of steel filing cabinets
1 roll top desk

1 flat top desk
1 chair
3 letter files (wooden)
1 typewriter
1 34 x 64 Roll Top Desk
1 34 x 60 Flat Top, Desk
1 oak letter trap
1 Oak desk stat. cont.
1 Typewriter stand
1 chair
3 Section (29x cases each) 3 stands.
1 Dodge Roadster

It is further ordered, adjudged and decreed that 30 days' notice of said sale be given by posting notices and publishing the same for 30 consecutive days in a newspaper of general circulation in the territory comprising the Northern District of Oklahoma prior to said sale.

It is further ordered, adjudged and decreed that said receiver after making said sale, shall make a report of said sale to this Court, and that said sale and the terms thereof shall be subject to the approval and confirmation of this Court.

Done in open Court this 30th day of September, 1927.

M. E. Keninger,
District Judge.

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

NORTHERN DISTRICT of OKLAHOMA.
 EQUITY SESSION. TULSA, OKLAHOMA. DAY DAY, SEPTEMBER 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.)

D E C R E E.

Now on this 3rd day of Sept. 1927, this matter coming on to be heard upon plaintiff's Bill of Complaint herein, and said plaintiff now appearing by and through its solicitor, Louis N. Stivers, Assistant United States Attorney, and said defendant, A. L. Tabor, having been duly notified by publication herein, and having failed to plead or answer as in said publication notice, required, and upon such failure to so plead or answer, the said plaintiff, The United States, having elected to take an order pro confesso herein which was duly made and entered on the 9th day of July, 1927, which is more than thirty days last past from the date of this decree, and said defendant, A. L. Tabor, having still failed to plead herein and having been three times duly called in open court and appeareth not, is adjudged in default, and the court after hearing the evidence offered and being fully advised in the premises, finds;

That under the provisions of the laws of the United States the following described land, to-wit:

The North Half (NE2) of the Northeast Quarter (NE4) of the Southeast Quarter (SE4) of Section Twenty-nine (29) Township Twenty (20) North, Range Twenty-one 21 East.

situate in Mayes County, in the Northern District of the State of Oklahoma, was among other lands, duly allotted to the said Eli Beckward, a full blood Cherokee Indian, enrolled as such opposite Roll No. 32866, as a portion of his allotment, and that the patent, therefor, issued in favor of said Eli Beckward, was duly executed by the Principal Chief of the said Nation, and was approved by the Secretary of the Interior on April 15, 1909.

ii.

That the said land so allotted, patented and described in Paragraph I. is, and was at all times hereinafter mentioned, reserved by law from alienation and encumbrance, and has not at any time been, and is not now, subject to alienation or encumbrance by the allottee or any other person, except by and with the approval of the Secretary of the Interior, after removal of restrictions therefrom.

iii.

That on or about the 27th day of July, 1915, there was filed for, and is now on record in the office of the County Clerk of Mayes County, Oklahoma, in book 70, at page 146 of the records of that office, a certain instrument in writing, dated the 28th day of March, 1915, executed by W. T. Holland and Fannie K. Holland, his wife, and purporting to be a warranty deed conveying to the said A. L. Tabor, defendant herein, the certain described land set out in Paragraph I of this Bill.

iv.

That the plaintiff is without an adequate remedy at law, and without further knowledge of the claim or claims of the defendant to the land hereinbefore described in Paragraph I., and calls upon him to disclose the same, if any he has, for the reason that the land described in Paragraph I. was at the time of the execution and recording of said

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

NORTHERN

District of

OKLAHOMA.

TRINITY SESSION.

TULSA, OKLAHOMA.

SAUNDAY, SEPTEMBER 3, 1927.

pretended Warranty Deed, and at all times heretofore and since, restricted and inalienable, and that the said pretended Warranty Deed is void and of no force and effect, but that the same remains of record, as stated in Paragraph 111., and that the execution and recording thereof constitutes a cloud upon the title of the Plaintiff herein, and of the said Eli Backward to the land described in Paragraph I., and which said cloud, by decree of this Court, should be forever removed.

V.

That the said defendant is a citizen of the United States, and that the property hereinbefore 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 said Warranty Deed aforesaid, be, and hereby is, cancelled, set aside and held for naught insofar as it relates to, covers, or purports to convey any right, title, or interest in or to or in any manner encumbers the said lands herein specifically described, and it is hereby further ordered, adjudged and decreed that the title in and to said above described lands, be quieted in said plaintiff, and in the said Eli Backward, subject only to the restrictions imposed by law and that he, the said Eli Backward, be decreed to be the owner in fee simple, of said described land subject only to the restrictions herein mentioned and that the said defendant A. L. Tabor, or any person or persons claiming by, through or under him, be and hereby is, decreed to be without right, title or interest in or to said lands herein before described and that he, the said A. L. Tabor, or any person or persons claiming by, through, or under him, be enjoined from further claiming or asserting any right, title or interest in or to said lands or in any manner interfering with the use and possession of said land by the said plaintiff or said allottee, and it is hereby further ordered that each party hereto bear his respective costs herein.

F. E. Mennaker,

Judge.

Court adjourned to September, 14, 1927.

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

174

NORTHERN District of OREGON.
EQUITY SESSION. TULSA, OKLAHOMA. WEDNESDAY, SEPTEMBER, 14, 1917.

Court convened pursuant to adjournment, Wednesday, September, 13th, 1917, at 9:30 A.M. Present:

Hon. F. E. Henneger, Judge of U. S. District Court.
H. P. Berfield, 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.

TUCKER BARNETT, ET AL.,
Plaintiffs,)
vs.) No. 66 Equity.
W. A. KUNKEL, THE PRAIRIE OIL
& GAS COMPANY, ET AL.,)
Defendants.)

O R D E R.

Now on this 14 day of September, 1917, upon application made by Frank Lee, Esquire, for the allowance and taxation as costs of a fee to him for services rendered as guardian ad litem for the minor parties in this case,

IT IS ORDERED AND ADJUDGED that there be, and is hereby allowed to the said Frank Lee, Esquire, for services rendered by him as guardian ad litem of said minor parties the sum of Two Hundred Fifty (\$250.00) Dollars, and

IT IS FURTHER ORDERED that the same be paid by the defendant and cross-complainant, The Prairie Oil & Gas Company, the same however to be taxed and allowed as costs in the case.

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

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

UNITED STATES OF AMERICA,)
Plaintiff.)
vs.) In Equity No. 269 B.
SADIE HOLMES, CLAUDE DOUGLAS,
CORNELIUS HUNTER, MARIE HOLMES,
SARAH HOLMES, LOUISE ROXBORO,
HERMANDER ROGERS, ADA PETERS,
SADIE JACKSON, ALIAS BENNETT,
ALIAS BARNETT, O. C. POSTER,
H. C. STAHL, MR ROSEMAN AND
LETTIE COLVIN,)
Defendants.)

ORDER FOR SALE BY WRIT OF HABEAS CORPUS

Now on this 14th day of September, 1917, this matter comes on to be heard upon the bill of complaint heretofore filed in this case.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

OKLAHOMA, OKLAHOMA.

of the Clerk of this Court and upon the affidavits of Stanley S. Jenks, W. W. Thomason, Charles T. Warner and John H. Vickrey, duly filed in open court; and it appearing to the satisfaction of the court by inspection of the bill of complaint and said affidavits and otherwise, that a nuisance exists as described in the said bill of complaint on the premises therein mentioned,

IT IS ORDERED, that, pending the final hearing and determination of this application and entry of an order thereon, the defendants above named, their agents, servants, and employees are restrained and enjoined from manufacturing, selling, and bartering any intoxicating liquor, as defined in Section 1, Title 11, of the National Prohibition Act, upon the premises described in the bill of complaint and from removing or in any way interfering with the liquor or fixtures or other things upon said premises, used, kept, or maintained in connection with the manufacturing, sale, keeping and bartering of such liquor, and from conducting or permitting the continuance of a common nuisance upon said premises.

M. E. Kennamer,

Judge.

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

UNITED STATES, Plaintiff,

vs.

In Equity No. 269 Eq.

SADIE HOLMES, CLAUDE DOUGLAS, CORNELIUS HUNTER, MARIE HOLMES, SARAH HOLMES, LOUISE ROXBORO, HERMAN DER ROGERS AND PETERS, SADIE JACKSON, ALIAS BENNETT, ALIAS BARNETT, AND O. C. FOSTER, H. C. STAHL, MR ROSEMAN AND MATTIE COLVIN, Defendants.

TEMPORARY INJUNCTION

To defendants herein, and to their agents, servants, assigns, trustees, and employees and all others to whom these presents shall come PERTAINING:

Know Ye, that in the above entitled cause, a motion for the issuance of a temporary writ of injunction has been duly filed and the said motion upon due consideration has been by the Court granted and such injunction issued.

THEREFORE, you and each of you, whether individually or in combination among yourselves or with others, are hereby restrained, pending the hearing and determination of this cause, from manufacturing, selling or bartering any intoxicating liquor as defined in Section 1, of Title 11, of the National Prohibition Act, upon the premises hereinafter described, and from removing or in anyway interfering with the liquor or fixtures or other things upon said premises used, kept, or maintained in connection with the manufacture, sale, keeping, and bartering of such liquor and from conducting or permitting the continuance of a common nuisance upon the said premises, which are described as follows:

In the District Court of the United States in and for the ~~173~~

NORTHERN

District of

OKLAHOMA.

REGULAR SESSION.

TULSA, OKLAHOMA.

WEDNESDAY, SEPTEMBER, 14, 1927

Lots 1 and 2, Block 53, of the original town of Tulsa, designated as 606 1/2 East Archer Street; a two story brick building built lengthwise of lot, north to south, all entrances to apartments being on east side of building, porch full length of building on east side, both up and down stairs and having approximately twelve apartments. This building is known as the Elks Apartment House, and is occupied by colored people.

P. E. Kennamer,
Judge.

Court adjourned until September, 16, 1927.

Court convened pursuant to adjournment, Thursday, September, 15th, 1927. at 9:30 A.M. Present:

Hon. P. E. Kennamer, Judge of U.S. District Court.
H. A. Berfield, Esq., Clerk of U.S. District Court.

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

HARTFORD ACCIDENT AND INDEMNITY CO.,	}	vs	}	D46 Equity.
Plaintiff.				
J. A. Wilson, et al.,	}		}	
Defendants.				

On this 15th day of September, 1927, it is by the Court ordered that the above entitled cause be and it is hereby assigned for final hearing Monday, September, 19, 1927. at 9:30 A.M.

Court adjourned until September, 19th, 1927

NORTHERN DISTRICT OF OKLAHOMA
FIRST SESSION.

District of
OKLAHOMA, at Muskogee.

OKLAHOMA.
FRIDAY, SEPTEMBER 16, 1927

Court convened pursuant to adjournment Friday, September, 16th, 1927, at 9:30 A. M. Present:

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

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

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

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

ORDER AND DECREE CONFIRMING SALE AND ORDERING MASTER TO EXECUTE AND DELIVER DEED TO THE PREMISES.

Now on this 16th day of September, A.D. 1927, the same being one of the regular trial days of the Special March 1927 term of the United States District Court in and for the Northern District of the State of Oklahoma, this action coming on to be heard before Hon. Franklin E. Kenemer, Judge of said Court, and the plaintiff appearing by his solicitors Twyford & Smith and Robert C. Fergus, and it being made to appear to said court that the special master, Ben H. Ashe, heretofore appointed by said court, on the 4th day of January, 1927, to levy upon and sell, without appraisal, all of the real estate described in the petition of the plaintiff and the judgment and decree of said court foreclosing the mortgage thereon, and it further appearing that said special master has, pursuant to and in strict compliance with the judgment and decree of this court, devised upon, advertised, offered for sale and sold all of said real estate to the plaintiff, Ross J. Beatty, as appears from the return of said special master and the motion on file to confirm said sale; and that by reason that of the plaintiff, Ross J. Beatty, is entitled to a deed of conveyance to be executed and delivered by said special master, Ben H. Ashe, conveying to said plaintiff all of said real estate, pursuant to said judgment, decree and sale and the proceedings had thereunder, and it further appearing that no objections are on file to said sale, or to any of said proceedings, and that the same should be, in all things confirmed and ratified by the Court.

Now Therefore, it is by the Court considered, ordered, adjudged and decreed that the special master, Ben H. Ashe, be and is hereby ordered and directed to execute and deliver to the plaintiff, Ross J. Beatty, a good and sufficient deed granting, bargaining, selling and conveying to the said plaintiff all of the real estate and the fee-simple title thereto which is described in the plaintiff's petition and the order and judgment and decree of foreclosure in this action entered by said court, and that the said special master, Ben H. Ashe, be, and is hereby directed to place the plaintiff in the exclusive possession of said premises, and all of it and each and every part thereof, and make return thereof in accordance with this judgment and decree.

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

NORTHERN District of OKLAHOMA.
EQUITY SESSION TULSA, OKLAHOMA. SEPTEMBER, 10, 1917.

IT IS FURTHER ORDERED AND ADJUDGED that all persons be enjoined and restrained from interfering with or molesting the said plaintiff in the possession of said premises after the execution and delivery of said deed by said special master.

Done in open court the date first above written.

J. M. [Name],
Judge of the United States District Court for the Northern District of Oklahoma.

OK.
Twyford & Smith
Robert O. Fergus
Attorneys for plaintiff.

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

ROSS J. BLATTY, Assignee, Plaintiff,
vs.
WALTER P. DORRAN, BERTHA O. DORRAN, HIS WIFE, FANNIE S. BENICK, O. C. HINKLEY, ED GEORGE, WILLIAM E. BYINGTON, H. B. JETT, Defendants.

No. 2156
In Equity.

MEMORANDUM.

Now on this 10th day of September, A.D. 1917, the same being one of the regular trial days of the Special Term of the United States District Court for the Northern District of Oklahoma, and this matter coming on to be heard on the application of the plaintiff for a citation against the following named persons, to-wit: F. M. Morris, Ruth F. Tolson, Ralph S. Tolson, H. B. Brenner, Roscoe Walker, W. T. Leahy and Core Lee, all Pawhuska, Oklahoma;

And it appearing from said application that said persons are claiming some right or interest in and to the real estate described in the judgment and decree of this court dated Jan. 4th, 1917, and claiming some pretended interest contrary to the rights of plaintiff under said decree and under the same held by the Special Master appointed by this Court, which said sale was held on the 23rd day of August, 1917, in strict compliance with the judgment and decree of this court; and the said parties are claiming the right to possession of some part of said real estate, the said nature of which rights is unknown to the plaintiff, but which pretended claims of said parties is contrary to and in violation of the judgment and decree of this court and the sale held thereunder pursuant to said judgment and decree, and that said parties should be cited to show cause, if any they have, why they claim and petition to have such rights in and to said real estate and the possession thereof, in order that said court may enforce its judgment and decree lawfully made;

Now, therefore, it is ordered, adjudged and decreed by the undersigned Judge of said court that all the above named parties and each of them, to-wit: F. M. Morris, Ruth F. Tolson, Ralph S. Tolson, H. B. Brenner, Roscoe Walker, W. T. Leahy and Core Lee, be and are hereby cited and ordered to appear in said court on the 17th day of September,

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
SATURDAY, SEPTEMBER, 17, 1927.

Court convened pursuant to adjournment, Saturday, September, 17th, 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.

A. B. C. DAGUE, Plaintiff,)
vs.) No. 70 Equity.
AZTEC OIL CO., Defendant.)

O R D E R.

Now on this 17 day of September, 1927, comes on to be heard in open court. in its regular order, the application of Stone, Moon & Stewart, a partnership composed of Joseph C. Stone, Charles A. Moon and Francis Stewart, for leave to intervene in this cause and to file instanter their petition of intervention for attorneys' fees and expenses against the Aztec Oil Company, and it appearing to the Court that said application should be granted,

IT IS THEREFORE CONSIDERED, ORDERED AND ADJUDGED AND DECREED by the Court that said application be and the same is hereby granted, and said stone, Moon & Stewart are hereby authorized to file instanter their plea of intervention in this cause.

F. E. Kennamer,
Judge.

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

HARTFORD ACCIDENT & INDEMNITY COMPANY)
A CORPORATION, Plaintiff.) In Equity
vs.) No. 246.
J. W. WILSON, ET AL., Defendants.)

O R D E R.

The defendant, Wellston Planing Mill and Lumber Company, is hereby given permission to file their answer herein.

F. E. Kennamer,
Judge.

Court adjourned until September, 19, 1927.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

MONDAY, SEPTEMBER, 19, 1927.

Court convened pursuant to adjournment, Monday, September, 19th, 1927. 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.

BARTLETT BROTHERS LAND & LOAN COMPANY, A CORPORATION, Complainant, vs. ROBERT E. ARMSTRONG, VEDA V. ARMSTRONG, BOYD T. ELLIS AND MARY E. ELLIS, Defendants. No. 229

ORDER APPOINTING GUARDIAN AD LITUM

Now, on this 19th day of September, 1927, upon motion of the plaintiff, it is ordered by the Court that B.A. Lewis be and he is hereby appointed guardian ad litum for the minor defendants, Boyd T. Ellis and Mary E. Ellis.

It is further ordered that said guardian ad litum shall have five days from this date in which to plead or answer.

F. E. Kennamer, Judge.

IN THE UNITED STATES DISTRICT COURT IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA SITTING AT TULSA, OKLAHOMA.

FANNIE S. GARR, ET AL., Complainant, vs. THE TULSA STREET RAILWAY COMPANY, A CORPORATION, Defendant, C. Klien, Receiver, Equity # 91

ORDER OF COURT GRANTING LEAVE TO SUE RECEIVER IN GARNISHMENT.

This matter coming on for hearing on the petition of Selina Runyon and R. R. Runyon, for an order of court, granting them leave to sue the above named receiver in Garnishment, in The Justice Court of H. J. Gray, a justice of the peace, in and for Tulsa County, Oklahoma, in the case wherein the said Selina Runyon, is plaintiff and one A. A. Mullens is the defendant, the said petitioners appearing in person and by counsel, and the said Receiver appearing by his counsel Charles F. Bostick; and

The Court having considered the said petition and having heard the statement of counsel, and being fully and sufficiently advised in the premises, finds:

That said petition should be granted;

IT IS THEREFORE ORDERED, that the said Selina Runyon and R. R. Runyon, be, and they are hereby granted leave to sue the said C. Klien, the Receiver herein, in Garnishment, in the said case now pending

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

MONDAY, SEPTEMBER, 19, 19 27.

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

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

ORDER CONFIRMING CONTRACT TO CUT TIMBER AND APPROVAL OF SURETY BOND.

Now on this 19th day of September, 1927, this matter coming on for hearing in open court and G. H. Smith, Receiver of the National Hardwood Company, a corporation, appearing in person, and this application being presented by Leonard E. Roach, Jr., his attorney of record, and the Court being fully advised in the premises and there being no objection made to the application of Receiver of the National Hardwood Company, a corporation, this Court finds:

I.

That the National Hardwood Company, a corporation, are the owners of approximately Eighty nine thousand (89,000) acres of timber lands that were obtained by timber deeds, covering a period of years, and approximately ten thousand (10,000) acres of fee lands that were obtained by tax deeds; said timber lands are scattered and extended over approximately thirty-one (31) Townships in the Counties of Delaware, Cherokee, Mayes and Adair. That the Receiver is without funds to properly patrol and guard said timber lands and that the Receiver is unable to protect the same.

II.

The court further finds, numerous parties whose names are unknown are going upon the above mentioned lands and cutting timber and removing the same without the consent, permission or order of the court, and that the value of said lands are depreciating very rapidly.

III.

The Court further finds that a large amount of taxes and penalties have accumulated on the properties of the National Hardwood Company, the exact amount of which is unknown.

IV.

The Court further finds that the timber lands of the National Hardwood Company are at this time unproducing, untenanted and unguarded and that the Receiver has no money or income with which to pay taxes or employ watchmen, and that the Receiver should contract for the cutting of logs, ties and lumber immediately as the timber deeds held by the National Hardwood Company are fast expiring and after the expiration of same the Company will have no interest of said lands.

V.

The Court further finds that to sell the above mentioned lands of the National Hardwood Company at Public sale would be very expensive and that the properties would bring a very small sum of money.

VI.

WHEREFORE, IT IS ORDERED, ADJUDGED AND DECREED by this court that a contract and agreement made and entered into on the 31st day of August, 1927, by and between G. H. Smith, Receiver for the National Hardwood Company, a corporation, and Joseph T. Lentry of Tulsa, Oklahoma, be approved and confirmed; and that upon Joseph T. Lentry posting a surety bond in the sum of Five Thousand (\$5,000) Dollars within ten (10) days from this date, said bond to be approved by this court or by the Clerk of this Court, that Joseph T. Lentry be permitted to cut logs, ties and lumber; and it is further ordered that Joseph T. Lentry make a monthly report to the Receiver.

71
184

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

MONDAY, SEPTEMBER, 19, 1927.

er of the National Hardwood Company, advising the Receiver the exact number of ties, lumber and logs cut during each month; and it is further ordered by this court that this Receiver make a quarterly report to this Court advising the number of railroad ties and lumber cut and the amount of money received for the same by the Receiver. And the Receiver is hereby authorized and given the power to enforce each and every part of the Agreement above mentioned.

F. E. Keenemer,

United States District Judge.

UNITED STATES ACCIDENT & INDEMNITY CO.,)
 vs. Plaintiff.)
 J. W. WILSON, ET AL.,)
 Defendants.)

No. 246 Equity.

On this 19th day of September, 1927, the above entitled cause comes on for hearing. The plaintiff herein appearing by Mason, Honnold and Harper, its attorneys, and the defendants each appearing by their respective attorneys. Comes now the defendant, United Clay Products Co. and asks and is granted leave to amend its answer and cross petition heretofore filed herein. And the following named defendants, Jasper Sipes Co., the Tulsa Lumber Co., and the Wellston Planing Mills Co. each are granted leave to file answer and cross bill of date of institution of suit in District Court. Now at this time, leave is granted Patterson Steel Co., one of the defendants herein, to withdraw in open court, its motion to make more definite and certain, and thereafter said defendants ask and are granted leave to file its answer and cross petition. Now at this time the claims of the Patterson Steel Co., and Pickering Lumber Co. are passed until probably Saturday, Sept. 24, 1927. Now at this time, leave is granted the Board of Education of City of Tulsa, is granted leave to file supplemental answer herein. And it is ordered that Journal Entry fixing claims in above entitled cause be filed herein.

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

HARTFORD ACCIDENT & 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, PICKERING LUMBER COMPANY, A CORPO-
 RATION, PATTERSON STEEL COMPANY, A CORPORATION, UNITED
 CLAY PRODUCTS CORPORATION, A CORPORATION, AXEL ANDERSON
 & SON CUT STONE COMPANY, A PARTNERSHIP CONSISTING OF AXEL
 ANDERSON AND HIS SON, TULSA LUMBER COMPANY, A CORPORATION,
 JASPER SIPES COMPANY, A CORPORATION, L. H. MEAD, STANDARD
 ROOFING & MATERIAL COMPANY, A CORPORATION, WELLSTON PLANING
 MILLS COMPANY OF MISSOURI, A CORPORATION, DAVID E. KENNEDY, INC.
 A CORPORATION, ROBERT W. HUNT COMPANY, A CORPORATION, THE NEWMAN
 MANUFACTURING COMPANY, A CORPORATION, SOUTHERN CORNICE WORKS,
 A PARTNERSHIP, CONSISTING OF J. W. TIDWELL AND JAMES J. FITZ-
 GERALD, SANMETAL PRODUCTS COMPANY, A CORPORATION, GEORGE
 WARNER, BUILDERS SUPPLY COMPANY, A CORPORATION, AND BOND TITLE
 AND MARBLE COMPANY, A CORPORATION,

Defendants.

In Equity

No. 246.

INTERLOCUTORY ORDER DETERMINING AMOUNT OF CLAIMS
AND CONTINUING TRIAL.

Now upon this 19th day of September, 1927, there came on regularly to be heard the above entitled cause, the plaintiff, Hartford Accident

NORTHERN
DISTRICT OF

TULSA, OKLAHOMA.

OKLAHOMA.

MONDAY, SEPTEMBER, 19, 1927.

and Indemnity Company appearing by Mason, Honnold and Harper, its attorneys the defendant, J. W. Wilson, appearing in person and by Linn & Spradling, his attorneys, the defendant, John J. Monahan, appearing by his attorney, Gerald F. O'Brien, the Board of Education of the City of Tulsa, State of Oklahoma, appearing by Allen, Underwood and Smith, its attorneys, Patterson Steel Company appearing by Charles A. Steel, its attorney, Pickering Lumber Company appearing by Aby & Tucker and Frank Settle, its attorneys, United Clay Products Corporation appearing by Pont L. Allen, its attorney, Axel Anderson and Son appearing by Phillip Kates, its attorney, Tulsa Lumber Company appearing by Disney, Wheeler & Alcorn, its attorneys, Jasper Sipes Company appearing by Ray S. Fellows and Stanley D. Campbell, its attorneys, L. H. Mead appearing by Bell & Fellows, his attorneys, Standard Roofing & Material Company appearing by Allen, Underwood and Smith, its attorneys, Wellston Planing Mills Company of Missouri appearing by I. M. Boyd, its attorney, Sanymetal Products Company appearing by Yancey and Fist, its attorneys, J. W. Tidewell and James J. Fitzgerald, partners doing business as the Southern Cornice Works, appearing by Holt and Kopplin, their attorneys, Builder's Supply Company appearing by H. A. Tallman, its attorney, Bond Title and Marble Company appearing by Robinson and Jones, its attorneys, Jasper Sipes Company appearing by Ray S. Fellows, its attorney, United States Gypsum Company appearing by Turk & Mauldin, its attorneys, The Newman Manufacturing Company appearing by Turk & Mauldin, its attorneys, Peabody School Furniture Company of Topeka, Kansas, appearing by its representative, Robert W. Hunt Company appearing by Yancey and Fist, its attorneys. Thereupon the court proceeded to hear the claims by the various material men for material furnished J. W. Wilson on the Grover Cleveland High School, and after the introduction of evidence and argument of counsel and upon due consideration the Court finds:

1. The court finds that it has jurisdiction of this cause and all the controversy involved therein.

2. The Board of Education of the City of Tulsa of the State of Oklahoma, holds Nine Thousand Nine Hundred Forty eight Dollars and Sixty cents (\$9948.60) due J. W. Wilson on the Grover Cleveland contract. Thereupon the board of Education of the City of Tulsa, of the State of Oklahoma, at the request of J. W. Wilson and with the consent of John J. Monahan and the other parties to this suit, paid said sum to the Hartford Accident and Indemnity Company, to be applied by it to the payment of the claims of materialmen found to be owing by this court in this cause, and the Board of Education of the City of Tulsa of the State of Oklahoma stands acquitted and released from all other claims in connection with said contract as to the parties to this suit.

3. The Peabody School Furniture Company has furnished materials in the sum of Two Hundred Four Dollars and fifty seven cents (\$204.57) over and above all offsets to J. W. Wilson in the construction of the Grover Cleveland High School under his contract with the Board of Education of the City of Tulsa of the State of Oklahoma, and said sum is due and unpaid, together with interest thereon at the rate of six per cent per annum from the ___ day of ___ 192__.

4. Jasper Sipes Company has furnished materials in the sum of Five Thousand Three Hundred and Eighty-six dollars and fifty three cents (\$5386.53) over and above all offsets to J. W. Wilson in the construction of the Grover Cleveland High School under his contract with the Board of Education of the City of Tulsa of the State of Oklahoma, and said sum is due and unpaid, together with interest thereon at the rate of six per cent per annum from the ___ day of ___ 192__.

5. Axel Anderson & Son Cut Stone Company has furnished materials in the sum of Six Hundred Eighty-nine dollars (\$689.00) over and above all offsets to J. W. Wilson in the construction of the Grover Cleveland High School under his contract with the Board of Education of the city of Tulsa of the State of Oklahoma, and said sum is due and unpaid, together with interest thereon at the rate of six per cent per annum from the ___ day of ___ 192__.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

MONDAY, SEPTEMBER, 19, 1927.

6. Tulsa Lumber Company has furnished materials in the sum of Two Thousand Five Dollars (\$2005.00) over and above all offsets to J. W. Wilson, in the construction of the Grover Cleveland High School under his contract with the Board of Education of the City of Tulsa of the State of Oklahoma, and said sum is due and unpaid, together with interest thereon at the rate of six per cent per annum from the ___ day of ___ 192__.

7. Souther Cornice Works has furnished materials in the sum of Three Hundred Five Dollars and Thirty three cents (\$305.33) over and above all offsets to J. W. Wilson in the construction of the Grover Cleveland High School under his contract with the Board of Education of the City of Tulsa of the State of Oklahoma, and said sum is due and unpaid, together with interest thereon at the rate of Six per cent per annum from the ___ day of ___ 192__.

8. L. H. Mead has furnished materials in the sum of Two Hundred Twenty-eight Dollars (\$228.00) over and above all offsets to J. W. Wilson in the construction of the Grover Cleveland High School under his contract with the Board of Education of the City of Tulsa of the State of Oklahoma, and said sum is due and unpaid, together with interest thereon at the rate of six per cent per annum from the ___ day of ___ 192__.

9. M. A. Warner has furnished materials in the sum of One Hundred Forty-six dollars (\$146.00) over and above all offsets to J. W. Wilson in the construction of the Grover Cleveland High School under his contract with the Board of Education of the City of Tulsa of the State of Oklahoma and said sum is due and unpaid, together with interest thereon at the rate of six per cent per annum from the ___ day of ___ 192__.

10. Builder's Supply Company has furnished materials in the sum of Three Hundred Seventy Six dollars and Eighty-one cents (\$376.81) over and above all offsets to J. W. Wilson in the construction of the Grover Cleveland High School under his contract with the Board of Education of the City of Tulsa of the State of Oklahoma, and said sum is due and unpaid, together with interest thereon at the rate of six per cent per annum from the ___ day of ___ 192__.

11. Standard Roofing & Material Company has furnished materials in the sum of Nine hundred Thirty nine Dollars and Ninety-seven cents (\$939.97) over and above all offsets to J. W. Wilson in the construction of the Grover Cleveland High School under his contract with the Board of Education of the City of Tulsa of the State of Oklahoma, and said sum is due and unpaid, together with interest thereon at the rate of six per cent per annum from the ___ day of ___ 192__.

12. David E. Kennedy Inc., has furnished materials in the sum of Eight Hundred Twenty-four dollars and Ninety five cents (\$824.95) over and above all offsets to J. W. Wilson in the Construction of the Grover Cleveland High School under his contract with the Board of Education of the City of Tulsa of the State of Oklahoma, and said sum is due and unpaid, together with interest thereon at the rate of six per cent per annum from the ___ day of ___ 192__.

13. United States Gypsum Company has furnished materials in the sum of One Hundred Seventy-nine dollars and Fifty cents (\$179.50) over and above all offsets to J. W. Wilson in the construction of the Grover Cleveland High School under his contract with the Board of Education of the City of Tulsa of the State of Oklahoma, and said sum is due and unpaid, together with interest thereon at the rate of six per cent per annum from the ___ day of ___ 19__.

14. Bond Title and Marble Company has furnished materials in the sum of Eleven Hundred Twenty-three Dollars (\$1123.00) over and above all offsets to J. W. Wilson in the construction of the Grover Cleveland High School under his contract with the Board of Education of the City of Tulsa of the State of Oklahoma, and said sum is due and unpaid, together with interest thereon at the rate of six per cent per annum from the ___ day of ___ 192__.

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

NORTHERN

District of

OKLAHOMA.

REGULAR SESSION.

TULSA, OKLAHOMA.

MONDAY, SEPTEMBER, 19, 1927.

15. Superior Weatherstrip and Calking Company, has furnished materials in the sum of Eighty-two dollars and Fifty cents (\$82.50) over and above all offsets to J. W. Wilson in the construction of the Grover Cleveland High School under his contract with the Board of Education of the City of Tulsa of the State of Oklahoma, and said sum is due and unpaid, together with interest thereon at the rate of six per cent per annum from the ___ day of _____ 192__.

16. Morgan Roofing Company has furnished materials in the sum of Two Hundred Eighty-four dollars and Seventy cents (\$284.70) over and above all offsets to J. W. Wilson in the construction of the Grover Cleveland High School under his contract with the Board of Education of the City of Tulsa of the State of Oklahoma, and said sum is due and unpaid, together with interest thereon at the rate of six per cent per annum from the ___ day of _____ 192__.

17. Newman Manufacturing Company has furnished materials in the sum of Two Hundred Ninety-five dollars (\$295.00) over and above all offsets to J. W. Wilson in the construction of the Grover Cleveland High School under his contract with the Board of Education of the City of Tulsa of the State of Oklahoma, and said sum is due and unpaid, together with interest thereon at the rate of six per cent per annum from the ___ day of _____ 192__.

18. Wellston Planing Mill and Lumber Company has furnished materials in the sum of Four Thousand Seventeen dollars and Seventee cents (\$4017.07) over and above all offsets to J. W. Wilson in the construction of the Grover Cleveland High School under his contract with the Board of Education of the City of Tulsa of the State of Oklahoma, and said sum is due and unpaid, together with interest thereon at the rate of six per cent per annum from the ___ day of _____ 192__.

19. Tulsa Marble & Tile Company has furnished materials in the sum of Two Hundred Eight Dollars (\$208.00) over and above all offsets to J. W. Wilson in the construction of the Grover Cleveland High School under his contract with the Board of Education of the City of Tulsa of the State of Oklahoma, and said sum is due and unpaid, together with interest thereon at the rate of six per cent per annum from the ___ day of _____ 192__.

20. United States Products Corporation has furnished materials in the sum of Sixteen Hundred Sixty-five dollars and One cent (\$1665.01) over and above all offsets to J. W. Wilson in the construction of the Grover Cleveland High School under his contract with the Board of Education of the City of Tulsa of the State of Oklahoma, and said sum is due and unpaid, together with interest thereon at the rate of six per cent per annum from the ___ day of _____ 192__.

21. Pickering Lumber Company has furnished materials in the sum of Six Thousand Eight Hundred Nineteen dollars and Thirty-two cents (\$6819.32) over and above all offsets to J. W. Wilson in the construction of the Grover Cleveland High School under his contract with the Board of Education of the City of Tulsa of the State of Oklahoma, and said sum is due and unpaid, together with interest thereon at the rate of six per cent per annum from the ___ day of _____ 192__.

22. Patterson Steel Company has furnished materials in the sum of Five Thousand Two Hundred Eight-seven dollars and Fifty Cents (\$5287.50) including interest over and above all offsets to J. W. Wilson in the construction of the Grover Cleveland High School under his contract with the Board of Education of the City of Tulsa of the State of Oklahoma, and said sum is due and unpaid.

Thereupon, the Hartford Accident and Indemnity Company applied the Nine Thousand Nine Hundred Forty-eight dollars and Sixty cents (\$9948.60) with the consent of J. W. Wilson and John J. Monahan and the other parties to this suit, to the payment of the claims of the following claimants whose claims are allowed above, the payments including interest and costs, being in the amount set opposite their respective names:

Pesbody School Furniture Company,	216.57
Axel Anderson & Son Cut Stone Company,	689.00
Tulsa Lumber Company,	2107.00
Southern Gornice Works	305.43
L. H. Mead	228.00
M. A. Warner	146.00
Builder's Supply Company	376.81
Standard Roofing & Material Company	939.97
United States Gypsum Company	183.50
Bond Tile and Marble Company	1123.00
Superior Weatherstrip & Caulking Co.,	82.50
Morgan Roofing Company	284.70
Newman Manufacturing Company	304.00
Tulsa Marble and Tile Company	208.00
United Clay Products Corp	1665.00
Patterson Steel Co.	1089.12

Each of the last above named claimants acknowledge payment in full of their respective claims.

Thereupon the Hartford Accident and Indemnity Company, at the request of J. W. Wilson, in fulfillment of its obligation as surety upon the said statutory bond to the Board of Education of the City of Tulsa of the State of Oklahoma, paid in full to the following claimants, the amount paid being set opposite their respective names:

David E. Kennedy Inc.	824.95
Jasper Sipes Company	5697.39
Pickering Lbr. Co.	6819.32
Wellston Planing Mill & Lumber Co.,	4017.07
Patterson Steel Co.	4198.38

The last above named claimants executed and delivered assignment of their respective claims to the Hartford Accident and Indemnity Company, and the Hartford Accident and Indemnity Company is, as surety, subrogated to the extent of said payments as against J. W. Wilson.

The claims of Robert W. Hunt, Sanymetal Company, and Monahan Plastering Company, also the final hearing of this cause upon the controversy between the Hartford Accident and Indemnity Company, J. W. Wilson and John J. Monahan, and as to all other claims not disposed of, is continued for final hearing to the _____.

F. E. Kennemer,
Judge.

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

33

~~187~~

NORTHERN
EQUITY SESSION. District of OKLAHOMA.
TULSA, OKLAHOMA. MONDAY, SEPTEMBER, 19, 1927.

IT IS FURTHER ORDERED, That all rentals due or to become due from Claes Dirickson for the use of the lands involved herein shall be by him paid to the receiver appointed herein and said receiver is hereby ordered to collect the same.

IT IS FURTHER ORDERED, That only rents and profits from pasture or grazing and agricultural purposes are to be collected by the said receiver and that all other rentals shall remain the property of the defendant.

To all of which findings and judgment of the Court, and each part thereof, the defendant, Netta B. Dirickson, excepts and exceptions are by the Court allowed.

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

Court adjourned until September, 20th, 1927.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

TUESDAY, SEPTEMBER, 20, 1927.

Court convened pursuant to adjournment, Tuesday, September, 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:

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

J. T. SMITH AND W. L. RANSOM,)	
plaintiffs,)	
vs.)	No. 266 Equity.
KATIE FIXICO, AND INCOMPETENT)	
ET AL.,)	
Defendants.)	

O R D E R.

Now on this 20th day of September, 1927, the Court sets down for hearing on the 24th day of September, 1927, the following motions in the above entitled cause, to-wit:

- (1) Motion of plaintiffs to transfer cause from equity docket to law docket.
- (2) Motion of defendants for consolidation of equitable cause of action and for reference to Special Master.

F. E. Kennamer,
Judge.

Court adjourned until September, 21, 1927

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

73
189

NORTHERN EQUITY SESSION. District of OKLAHOMA. TULSA, OKLAHOMA. WEDNESDAY, SEPTEMBER, 21, 1927

Court convened pursuant to adjournment, Wednesday, September, 21, 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:

PIERCE PETROLEUM CORP.,)	
Plaintiff.)	
vs.)	272 Equity.
W. D. HUMPHREY, ET AL.)	
Defendants.)	

On this 21st day of September, 1927, comes the plaintiff, Pierce Petroleum Corp., and asks and is granted leave to file Amended Bill of Complaint herein. Whereupon, it is ordered that said cause be passed to September, 22, 1927, at 1:30 P. M.

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

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

JOURNAL ENTRY OF ORDER GRANTING LEAVE TO LIZZIE KELLEY TO SUIT.

Now on this 21 day of September, 1927, Lizzie Kelley, having presented her petition herein for leave to sue the defendant herein, The Tulsa Street Railway Company, and its receiver, for damages for personal injuries alleged by her while she was a passenger on a street car of the said Tulsa Street Railway Company, at the intersection of Independence Street and North Peoria Street in the City of Tulsa, Oklahoma, on or about the 20th day of July, 1927;

The Court being fully and duly advised in the premises, finds that the said petitioner has heretofore filed said petition and has served a copy thereof upon the attorneys for said Receiver, and that no objections have been filed or offered to the granting of said petition, and that said petition and application should be granted.

IT IS, THEREFORE, ORDERED that the petitioner, Lizzie Kelley, be, and she hereby is, granted leave to file suit upon her alleged cause of action aforesaid, in a Court of competent jurisdiction, to-wit, in the District Court of Tulsa County, Oklahoma, against the defendant, The Tulsa Street Railway Company, and G. H. Smith, as its receiver, the said G. H. Smith having heretofore been appointed as Receiver herein, in lieu of C. Kline, and being the present qualified and acting receiver of said Tulsa Street Railway Company.

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

1927 In the District Court of the United States in and for the

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
WEDNESDAY, SEPTEMBER, 21, 1927.

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

FANNIE S. CARR, ET AL.,)	
Complainants,)	
vs.)	No. 91
)	In Equity.
THE TULSA STREET RAILWAY COMPANY,)	
A CORPORATION,)	
Defendant)	

JOURNAL ENTRY OF ORDER GRANTING LEAVE TO
CASSIE JEFFREY TO SUE.

Now on this 21st day of September, 1927, Cassie Jeffrey, having presented her petition herein for leave to sue the defendant herein, The Tulsa Street Railway Company, and for damages for personal injuries alleged by her to have been sustained by her while she was a passenger upon a car of said Tulsa Street Railway Company at the intersection of Frisco Street and Eleventh Street in the City of Tulsa, Oklahoma, on or about the 12th day of July, 1927:

The Court being fully advised in the premises, finds that the said petitioner has heretofore filed said petition and has served a copy thereof upon the attorneys for said Receiver, and that no objections have been filed or offered to the granting of said petition, and that said petition and application should be granted.

IT IS, THEREFORE, ORDERED THAT the Petitioner, Cassie Jeffrey, be, and she hereby is, granted leave to file suit upon her alleged cause of action aforesaid, in a court of competent jurisdiction, to-wit, in the District Court of Tulsa County, Oklahoma, against the defendant, The Tulsa Street Railway Company, and G. H. Smith, as its receiver, the said G. H. Smith having heretofore been appointed as Receiver herein in Lieu of C. Kline, and being the present qualified and acting receiver of said Tulsa Street Railway Company.

F. A. Nemamer,
U.S. Judge.

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

CLARA SHOWALTER,)	
complainant,)	
vs.)	Equity No. 131
GEORGIE 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 July, 21, 1927, extending the return day of the citation heretofore issued to the defendant, Georgie 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 July, 21, 1927, be, and it hereby is extended for a further period of thirty (30) days from and after September, 22, 1927.

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

191

NORTHERN
EQUITY SESSION. District of OKLAHOMA.
TULSA, OKLAHOMA. Wednesday, SEPTEMBER, 21, 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 September, 1927.

F. E. Kennamer,

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

Court adjourned until September, 22, 1927.

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

NORTHERN DISTRICT OF OKLAHOMA. EQUITY SESSION. TULSA, OKLAHOMA. THURSDAY,, SEPTEMBER, 22, 1927.

Court convened pursuant to adjournment, Thursday, September, 22nd., 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.

FIRST NATIONAL BANK OF TULSA, OKLAHOMA, A CORPORATION, Plaintiff, vs. NATIONAL HARDWOOD COMPANY, A CORPORATION, ET AL., Defendants. and KENWOOD MERCANTILE COMPANY, Intervenor. No. 39 Equity.

ORDER.

Now, on this the 22nd day of September, A.D. 1927, came on for hearing the Supplemental Report of the First Trust & Savings Bank, successor to the Title Guarantee & Trust Company, Receiver heretofore appointed by this Court of the National Hardwood Company and the Kenwood Mercantile Company, in which it is made to appear to the satisfaction of this Court that said Receiver through its omission in the Order heretofore made was not released as Receiver of the Kenwood Mercantile Company, nor was its bond discharged; and the court finds that it was the intention of said receiver as shown by its Original Report heretofore filed in said cause to have itself discharged as Receiver in said cause and its nondomen released both as to the National Hardwood Company and the Kenwood Mercantile Company, and that said Original Report fully covered its administration of the affairs of both companies, and that said Original Order should have contained its final discharge and release of its sureties as to both companies.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by the Court that the said First Trust & Savings Bank, as successor to the Title Guarantee & Trust Company, Receiver in the above entitled cause, be and it is hereby discharged as Receiver of the said Kenwood Mercantile Company, and that the sureties on its bond of said Kenwood Mercantile Company are released on its bond of said Kenwood Mercantile Company are released from any other or further liability thereunder.

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, , SEPTEMBER, 22, 1927.

113

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

WILLIAM J. CREEKMORE,)	
Plaintiff,)	
vs.)	No. 114 Equity.
ANN OVERTON, T. C. CHAMBERS, JR.)	
HARRY CAMPBELL AND H. M. PRICE,)	
Defendants.)	

O R D E R.

It appearing to the Court that the time heretofore allowed the plaintiff, William J. Creekmore, in which to file the record in the above entitled cause in the United States Circuit Court of Appeals for the Eighth Circuit expires on the 26th day of September, 1926; and it further appearing that it will be impossible for the Clerk of the Court to have said record printed within the said time;

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the time granted the plaintiff to lodge said record in the above entitled cause in the said United States Circuit Court of Appeals for the Eighth Circuit be and the same is hereby extended thirty days from the 26th day of September, 1927.

DONE in Open Court this 22nd. day of September, 1927.

F. E. Kennemer,
District Judge.

PIERCE PETROLEUM CORP.,)	
Plaintiff.)	
vs.)	272 Eq.
W. D. HUMPHREYS, ET AL.,)	
Defendant.)	

On this 22nd. day of September, 1927, it is ordered that above entitled cause be and same is hereby passed to Saturday, September, 24th., 1927.

Court adjourned until September, 23rd. 1927.

NORTHERN District of OKLAHOMA.
COURT SESSION. TULSA, OKLAHOMA. FRIDAY, SEPTEMBER, 23, 1927.

Court convened pursuant to adjournment, Friday, September, 23rd, 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. T. SMITH AND W. L. RANSOM,

Plaintiffs,

vs.

KATIE FIXICO, V. V. MORGAN, GUAR
DIAN OF KATIE FIXICO AND INCOMPETENT;
CARPATHIA PETROLEUM COMPANY; REPUBLIC
NATIONAL BANK OF ST. LOUIS, MISSOURI;
RIVERSIDE OIL & REFINING COMPANY;
HI-GRADE PETROLEUM & GASOLINE COMPANY,
TIDAL OIL COMPANY, AND MID-CO PETROLEUM

Defendants.

No. 266 E.

O R D E R.

Now on this 23rd. day of September, 1927, on application of plaintiffs, leave is hereby granted plaintiffs to withdraw their answers to the cross-petitions of the defendants Katie Fixico, Carpathia Petroleum Company and Tidal Oil Company; and leave is hereby granted plaintiffs to file instanter a motion to dismiss the cross-petition of said defendants.

F. E. Kennemer,

Judge.

Court adjourned until September, 24, 1927.

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

NORTHERN EQUITY SESSION. District of TULSA, OKLAHOMA. OKLAHOMA. SATURDAY, SEPTEMBER, 24, 1927.

Court convened pursuant to adjournment, Saturday, September, 24th, 1927, at 9:30 A. M. Present:

Hon. F. E. Kenmamer, 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:

J. T. SMITH, ET AL.,)	
plaintiffs,)	
vs.)	266 Eq.
KATIE FIXICO, ET AL.)	
Defendants.)	

On this 24th day of September, 1927, it is by the Court ordered that the above entitled cause be and same is hereby continued to Saturday October, 1, 1927.

IN THE UNITED STATES DISTRICT COURT
NORTHERN DIVISION OF OKLAHOMA.

HANNAH M. SMITH, ADMINISTRATRIX)	
OF THE ESTATE OF OWEN SMITH,)	
Plaintiff.)	
vs.)	In Equity
MAGIC CITY KENNEL CLUB, A)	No. 271.
CORPORATION OF OKLAHOMA,)	
JOHN SHAUGHNESSY,)	
GEORGE HURFORD,)	
JOHN J. O'BRIEN)	
J. W. COLLEY,)	
Defendants.)	

ORDER GRANTING TEMPORARY INJUNCTION.

This cause came on to be heard on the application for a preliminary injunction or injunction pending the final hearing and after hearing the plaintiff's affidavits, testimony and argument of counsel and on consideration thereof.

It is ordered that a temporary injunction issue herein enjoining, restraining and prohibiting the defendants, Magic City Kennel Club, Inc., John Shaughnessy, George Hurford, John J. O'Brien, and J. W. Colley, and each of them, and each of their officers, agents and employes and attorneys from making or causing to be made, selling or causing to be sold, using or causing to be used, directly or indirectly, and in any manner whatsoever, the invention the subject matter of United States Letters Patent No. 1,379,224 and claimed by claims Nos. one and two thereof, and United States Patent No. 1,507,440 and claimed by claim numbers one, two and three thereof and United States Letters Patent No. 1,630,612, and claimed by claim numbers one, two and three thereof, and that defendants above named be further enjoined, prohibited and restrained, until the final decree to be rendered in this cause from infringing upon or violating said above letters patent and the claims herein set forth in any manner whatsoever and from selling or disposing of the infringing apparatus or device whereby said patents may be infringed by others.

It is further ordered that writs of injunction pendente lite issue under the seal of this court, directed to said defendants and each of their officers, agents, employes and attorneys and each of them as hereinbefore stated upon plaintiff furnishing bond in the penal sum of \$40,000.00, conditioned upon the payment of such damages as the defendants may suffer

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION

MULSA, OKLAHOMA.

SATURDAY, SEPTEMBER, 24, 1927

in case it should be determined that said writ of injunction was wrongfully obtained.

Provided, that the defendants or either of them shall within three days from this date, that is to say, on or before Tuesday, September, 27th, 1927, at the hour of 10 o'clock a.m., file with the clerk of this Court a good and sufficient bond to the plaintiff in the penal sum of \$20,000.00 in liquidated damages, approved by the Court, conditioned that if it shall in this venue be determined on final hearing by this Court, that the defendants or either of them have violated or infringed any one of the claims thereof, or that the apparatus or device made, used or sold by defendants have infringed any one of the aforementioned letters patents or any one of the claims thereof or that the apparatus or device made, used or sold by defendants have infringed any one of the aforementioned patents, or any one of the claims thereof, or that the defendants or either one of them have disposed of said infringing apparatus or devices, the obligor shall pay, or cause to be paid, to the obligee the sum of \$20,000.00. Such bond shall contain a stipulation that said sum of \$20,000.00 has been fixed by the order of this court as liquidated damages suffered by the plaintiff from such infringement and the consent of the obligors that judgment may be entered for the above amount due thereon in connection with and as part of the final decree in this cause. And in the event said bond for stipulated damages is furnished and approved by the court in accordance with this order within the delay hereinabove set forth, then the writ of injunction hereby ordered to be issued be with held, otherwise that said writ of injunction issue as hereinbefore ordered.

F. E. Kenamer,
Judge.

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

PIERCE PETROLEUM CORPORATION,
& CORPORATION,

Plaintiff,

vs.

W. D. HUMPHREY AND W. J. CAMPBELL,
PARTNERS UNDER THE NAME OF HUMPHREY
& CAMPBELL,

Defendants.

In Equity No. 272.

DECREE OF INJUNCTION.

On this 24th day of September, 1927, the aboveentitled case coming on for further hearing, and by agreement the said case is submitted to the Court for final determination and decree. And the Court having examined the stipulation of the parties this day filed herein, and being fully advised, upon consideration finds that the said plaintiff is entitled to a final decree as prayed for against the said defendants and each of them permanently enjoining and restraining the said defendants and each of them from prosecuting, maintaining and filing, or attempting to prosecute, maintain and file against the said plaintiff a multiplicity of suits or more than one action on account of the claim of the said defendants growing out of their employment by the plaintiff and its subsidiaries, or for any alleged breach thereof.

IT IS THEREFORE BY THE COURT ORDERED, ADJUDGED AND DECREED that the said defendants, W. D. Humphrey and W. J. Campbell, partners under the name of Humphrey & Campbell, and each of them, be and they are hereby permanently enjoined and restrained from prosecuting, maintaining and filing, or attempting to prosecute, maintain or file a multiplicity of suits or more than one action against the plaintiff herein on account of the said

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

43
102

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

SATURDAY, SEPTEMBER, 24, 1927.

employment or the breach thereof, for services performed thereunder and for damages alleged to have been sustained by the defendants by reason of any breach thereof.

IT IS FURTHER ORDERED that no costs herein be taxed against the said defendants.

F. E. Kemmerer,
United States District Judge.

Court adjourned until September, 26, 1927.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
MONDAY, SEPTEMBER, 26, 1927.

Court convened pursuant to adjournment, Monday, September, 26th, 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:

UNITED STATES,	Plaintiff,)	
)	
vs.)	No. 270 Equity.
)	
J. U. KELLAR,	Defendant.)	

WARNING ORDER.

Now on this 26 day of September, 1927, comes on to be heard in open court the application of the plaintiff in the above entitled cause for an order directing the absent and non-resident defendant, J. U. Keller, to appear, answer or plead herein, and it appearing to the Court that this suit is commenced by the plaintiff, seeking to foreclose its certain lien in the form of a mortgage on an oil and gas mining lease covering certain lands situate in the Northern District of the State of Oklahoma, described as follows, to-wit:

The Northwest Quarter (NW4) of Section Twenty-one (21), Township Twenty-nine (29) North, Range nine (9) East, Osage County, Oklahoma.

and it appearing to the Court that the said defendant, J. U. Keller, is not a citizen or resident of the State of Oklahoma, but of the State of Kansas, at Elgin, Kansas, and that personal service upon said defendant is impracticable and impossible, through the usual chancery subpoena, and that said defendant, although duly notified, has not voluntarily appeared herein to plead, answer or demur to plaintiff's bill of complaint, and the Court being of the opinion that said order should be granted:

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said defendant, J. U. Keller, appear, plead, answer or demur to said bill of complaint, on or before the 12th day of November, 1927, and it is further ordered that if said defendant, J. U. Keller, should not so appear, plead, answer or demur within the time so limited, or within some further time, to be allowed by the Court, that said cause, in due course, will proceed to hearing and adjudication in the same manner as if said defendant had been served with process within said district, and that a copy of this order be served upon said defendant, if possible; otherwise, to be published one each week for six consecutive weeks in the Osage County News, a newspaper published at Pawhuska, in Osage County, in the Northern District of the State of Oklahoma.

F. E. Kemmerer,
Judge.

Court adjourned until September, 27, 1927.

45
199

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

NORTHERN
EQUITY SESSION.

OKLAHOMA.

TULSA, OKLAHOMA. TUESDAY, SEPTEMBER 27, 1927.

Court convened pursuant to adjournment, Tuesday, September, 27th, 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.

ROSS J. BEATTY, ASSIGNEE,)	
Plaintiff,)	
vs.)	No. E. 166
)	In Equity.
WALTER P. DORMAN, BERTHA O. DORMAN)	
HIS WIFE, FRANK S. HERICK, O. R.)	
BINKLEY, ED GEORGE, WILLIAM H.)	
BYINGTON, H. B. JETT,)	
Defendants.)	

O R D E R.

Now on this 27th day of September, 1927, the same being one of the trial days of the special term of said Court and this matter coming on to be heard on the special appearance and objection to the jurisdiction of Ruth F. Tolson, R.S. Tolson, H. H. Bremner, Roscoe Walker and W. T. Leahy, and the plaintiff being represented by his attorneys of record and the said movants being represented by their attorneys of record, Gray & Palmer of Pawhuska, and after hearing the matter the court finds that the plaintiff should be permitted to file a supplemental bill ancillary to the original petition, making said named persons defendants for the purpose of determining any right or interest they might have in the real estate in question.

Thereupon the said persons, by and through their said attorneys, waived the issuance of subpoens on said supplemental bill and asked for and were granted twenty days to plead thereto, reserving the right to question the jurisdiction of the court over the subject matter of the action, as well as the person of the defendants, to the same force and effect as if subpoens was duly issued and served on them on supplemental bill.

IT IS THEREFORE Considered, ordered and adjudged that the said plaintiff herein be allowed to file an amended and supplemental bill, making said persons defendants, and said defendants, to-wit: Ruth F. Tolson, Ralph S. Tolson, H. B. Bremner, Roscoe Walker and W. T. Leahy, were allowed twenty days to plead to said bill.

F. E. Kennamer,

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

Court adjourned until September, 29th, 1927.

1237 In the District Court of the United States in and for the

NORTHERN
EQUITY SESSION.

District of

OKLAHOMA.

TULSA, OKLAHOMA. THURSDAY, SEPTEMBER, 29, 1927.

11.

That the land as allotted, patented, and described in paragraph 1 is, and was at all time hereinafter mentioned, reserved by law from alienation or encumbrance, and has not at any times been, and is not now subject to alienation or encumbrance by the allottee, or any other person, to any extent, except by and with the approval of the Secretary of the Interior.

111.

That notwithstanding the restrictions upon said land, and notwithstanding the supervision thereof by the Secretary of the Interior, the defendant, J. C. Ross, is interfering with such supervision, and the performance of his duties incident thereto, through his representative, the Honorable J. L. Suffecool, Superintendent of the Quapaw Indian Agency, at Miami, Oklahoma, and is not in possession of said premises, and preventing the said Superintendent of the Quapaw Indian Agency from placing thereon a proper lessee.

1V.

That plaintiff has no adequate remedy at law, except through the interposition of a Court of Equity, and will, and is suffering irreparable wrong and damages, and is entitled to a permanent injunction against said defendant.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, and Plaintiff is hereby granted a permanent injunction herein against the defendant, J. C. Ross, and that he and all persons claiming by, through or under him, are hereby ordered and directed to desist and refrain from interfering with said Plaintiff, or any of its agencies, and in particular the said J. L. Suffecool, Superintendent of the Quapaw Indian Agency, at Miami, Oklahoma, in the handling or supervision of the aforesaid described land, and said defendant is further ordered and directed, as well as all persons claiming by, through or under him, to surrender up the absolute possession of said land herein described to the said Plaintiff, or its proper agent, and upon his failure so to do the United States Marshal in and for the Northern District of Oklahoma, is hereby ordered and directed to dispossess of said premises the said defendant, J. C. Ross, and any and all persons claiming by, through or under him.

F. E. Kennamer,

Judge.

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

UNITED STATES,	Plaintiff,)	
vs.)	No. 259 Equity
CHARLES BAKER,	Defendant.)	

PERMANENT INJUNCTION.

Now on this 29th day of September, 1927, this matter coming on to be heard upon the verified Bill of Complaint on behalf of Plaintiff herein, and filed herein on the 27th day of June, 1927, and the Court, after hearing the evidence offered, and being fully advised in the premises, finds:

That the said defendant Charles Baker, was duly and regularly served with process of this Court on the 13th day of July, 1927, and the Court further finds that the defendant aforesaid has been three times duly called in open court, and appearing not, and having failed to plead or answer herein is adjudged in default, and the said Plaintiff now ap-

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION: TULSA, OKLAHOMA. THURSDAY, SEPTEMBER, 29, 1927.

pearing by and through its solicitor, Louis N. Stivers, Assistant United States Attorney, in and for the Northern District of the State of Oklahoma said cause proceeds to trial, and the Court further finds:

i.

That under the provisions of the laws of the United States the following described land, to-wit:

The Northeast Quarter (NE4) of the Northwest Quarter (NW4) of Section Thirty (30) Township Twenty-nine (29) Range Twenty-three (23),

situate in Ottawa County in the Northern District of the State of Oklahoma, was duly allotted to Kumbahwattah Quspaw, a fullblood Quspaw Indian, and duly enrolled as such, as part and portion of his tribal allotment, and that the patent therefor was duly executed and approved by the Secretary of the Interior, as required by law,

ii.

That the land as allotted, patented and described in paragraph i is, and was at all times hereinafter mentioned, reserved by law from alienation and encumbrance, and has not at any time been, and is not now, subject to alienation or incumbrance by the allottee, or any other person to any extent, except by and with the approval of the Secretary of the Interior.

iii.

That notwithstanding the restrictions upon said land, and notwithstanding the supervision thereof by the Secretary of the Interior, the defendant, Charles Baker, is interfering with such supervision, and the performance of his duties incident thereto, through his representative, the Honorable J. L. Suffeool, Superintendent of the Quspaw Indian Agency, at Miami, Oklahoma, and is now in possession of said premises, and preventing said Superintendent of the Quspaw Indian Agency from placing them on a proper lessee.

iv.

That plaintiff has no adequate remedy at law, except through the interposition of a Court of Equity, and will, and is suffering irreparable wrong and damages, and is entitled to a permanent injunction against said defendant.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, and Plaintiff is hereby granted a permanent injunction herein against the defendant, Charles Baker, and that he and all persons claiming by, through or under him, are hereby ordered and directed to desist and refrain from interfering with said Plaintiff, or any of its agencies, and in particular the said J. L. Suffeool, Superintendent of the Quspaw Indian Agency, at Miami, Oklahoma, in the handling or supervision of the aforesaid described land, and said defendant is further ordered and directed, as well as all persons claiming by, through or under him, to surrender up the absolute possession of said land herein described to the said Plaintiff, or its proper agent, and upon his failure so to do the United States Marshal in and for the Northern District of Oklahoma, is hereby ordered and directed to dispossess of said premises the said defendant, Charles Baker, and any and all persons claiming by, through or under him.

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, SEPTEMBER, 29, 1927.

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

UNITED STATES,	Plaintiff,)	
vs.)	No. 255 Equity.
MRS AGNES JEFFRIES,	Defendant.)	

PERMANENT INJUNCTION.

Now on this 29th day of September, 1927, this matter coming on to be heard upon the verified Bill of Complaint on behalf of Plaintiff herein, and filed herein on the 27th day of June, 1927, and the Court, after hearing the evidence offered, and being fully advised in the premises, finds:

That the said defendant herein, Mrs Agnes Jeffries, was duly and regularly served with process of this Court on the 29th day of June, 1927, and the Court further finds that the defendant aforesaid has been three times duly called in open court, and appeareth not, and having failed to plead or answer herein is adjudged in default, and the said Plaintiff now appearing by and through its solicitor, Louis N. Stivers, Assistant United States Attorney in and for the Northern District of the State of Oklahoma, said cause proceeds to trial and the Court further finds:

I.

That under the provisions of the laws of the United States, the following described land, to-wit:

The Northeast Quarter (NE4) of the Northwest Quarter (NW4) of Section Thirty (30) Township Twenty-nine (29) North, Range Twenty-three (23) East.,

situate in Ottawa County, in the Northern District of the State of Oklahoma was duly allotted to Hambahwattah Quspaw, a full blood Quspaw Indian, and duly enrolled as such, as a part and portion of her tribal allotment, and that the patent therefor was duly executed and approved by the Secretary of the Interior, as required by law.

II.

That the land so allotted, patented and described in paragraph I is, and was at all times hereinafter mentioned, reserved by law from alienation and encumbrance, and has not at any time been, and is not now, subject to alienation or encumbrance by the allottee, or any other person, to any extent, except by and with the approval of the Secretary of the Interior.

III.

That notwithstanding the restrictions upon said land, and notwithstanding the supervision thereof by the Secretary of the Interior, the defendant, Mrs Agnes Jeffries, is interfering with such supervision, and the performance of his duties incident thereto, through his representative, the Honorable J. L. Suffecool, Superintendent of the Quspaw Indian Agency, at Miami Oklahoma, and is now in possession of said premises, and preventing the said Superintendent of the Quspaw Indian Agency from placing thereon a proper lessee.

IV.

That plaintiff has no adequate remedy at law, except through the interposition of a Court of Equity, and will, and is suffering irreparable wrong and damages, and is entitled to a permanent injunction again st said defendant.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

THURSDAY, SEPTEMBER 29, 1927.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, and Plaintiff is hereby granted a permanent injunction herein against the defendant, Mrs Agnes Jeffries, and that she, and all persons claiming by, through or under her, are hereby ordered and directed to assist and refrain from interfering with said Plaintiff, or any of its agents, and in particular the said J. L. Suffecool, Superintendent of the Quspaw Indian Agency, at Miami Oklahoma, in the handling or supervision of the aforesaid described land, and said defendant is further ordered and directed, as well as all persons claiming by, through or under her, to surrender up the absolute possession of said land herein described to the said Plaintiff, or its proper agent and upon her failure so to do the United States Marshal in and for the Northern District of Oklahoma, is hereby ordered and directed to dispossess of said premises the said defendant, Mrs Agnes Jeffries, and any and all persons claiming by, through or under her.

F. E. Kennamer, Judge.

Court adjournment until October, 1, 1927.

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
SATURDAY, OCTOBER, 1, 1927.

Court convened pursuant to adjournment, Saturday, October, 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.

HARRIETT MOSBY, ET AL.,)
Plaintiffs,)
vs.) No. 238 Equity.
JAMES A. CHAPMAN, ET AL.,)
Defendants.)

O R D E R.

On this 1st day of October, 1927, upon motion of the defendants
and cross-complainants Mid Continent Petroleum Corporation et al., it ap-
pearing that notice thereof has been given to counsel of record for the
various parties,

IT IS ORDERED That Henry Adams be and is hereby appointed guar-
dian ad litem for A lex Arams, a minor, to appear and defend this action
on his behalf.

That J. R. Reinhardt be and is hereby appointed guardian ad
litem for Austin Washington, an incompetent, to appear and defend this
action on his behalf.

That W. J. Escoe be and is hereby appointed guardian ad litem
for Peter Washington, an incompetent, to appear and defend this action on
his behalf.

That Charles R. Freeman be and is hereby appointed guardian ad
litem for Willie Gambler, a minor, to appear and defend this action on his
behalf.

That Jimmie Ponkilla be and is hereby appointed guardian ad
litem for Minnie Ponkilla and Tony Ponkilla, minors, to appear and defend
ent this action on their behalf.

That J. C. Brigance be and is hereby appointed guardian ad litem
for Hepsy Mitchell, an incompetent, to appear and defend this action on
her behalf.

That Net Williams be and is hereby appointed guardian ad litem
for Billy Cully, a minor, to appear and defend this action on his behalf.

That John M. Robe be and is hereby appointed guardian ad litem for
Remona Tiger and Paul A. Tiger, Minors, to appear and defend this action
on their behalf.

That F. F. Nelson be and is hereby appointed guardian ad litem
for Bernice Coppedge, Ruby Coppedge and Maud Lee, minors, to appear and de-
fend this action on their behalf.

That Gid Guthrie be and is hereby appointed guardian ad litem for
Sunshine St. John, a minor.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
MONDAY, OCTOBER, 3, 1927.

Court convened pursuant to adjournment, Monday, October, 3,
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.

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

O R D E R.

Now on this 3rd day of October, 1927, application having been made herein by Roxana Petroleum Corporation for an order of this Court directed to the Adjutant General of the United States and requiring said Adjutant General to furnish Roxana Petroleum Corporation with a certified copy of the registration card of Eddie Jack, Serial Number 1857, and also a certified copy of the non-confidential portion of the questionnaire of the said Eddie Jack, Serial Number 1857, and it appearing to the Court that information contained in the above mentioned registration card and the non confidential portion of the questionnaire will be necessary for a proper hearing of the above mentioned case and in the administration of justice;

IT IS THEREFORE, ordered that said Adjutant General furnish the said Roxana Petroleum Corporation with certified copies of the above mentioned registration card and non-confidential portion of the questionnaire of Eddie Jack, Serial Number 1857.

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

Court adjourned until October, 4, 1927.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
TUESDAY, OCTOBER, 4, 1927.

Court convened pursuant to adjournment, Tuesday, October, 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 UNITED STATES DISTRICT COURT IN AND FOR
THE NORTHERN DISTRICT OF OKLAHOMA, SITTING AT
TULSA, OKLAHOMA.

FANNIE S. CARR, ET AL.,)	
Complainants,)	
vs.)	No. EQUITY
TULSA STREET RAILWAY COMPANY)	91.
A CORPORATION,)	
Defendant.)	

O R D E R.

And now on this the 4th day of October, 1927, the above cause comes on for further hearing upon the application of R. R. Runyon for permission to sue the receiver in garnishment for the collection of debt against the wages of A. A. Mullens, and the court being fully advised in the premises, finds that said order heretofore made on September, 19, 1927, should be vacated and set aside.

IT IS, THEREFORE, ORDERED that said order heretofore and on September, 19, 1927, made, permitted the said R. R. Runton to sue said receiver in garnishment of the wages of A. A. Mullens be, and the same is hereby vacated, set aside and held for naught.

F. E. Kennamer,
Judge.

Court adjourned until October, 6, 1927.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

THURSDAY, OCTOBER, 6, 1927.

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

HANNAH M. SMITH, ADMINISTRATRIX, OF THE ESTATE OF OWEN P. SMITH, Plaintiff, vs. MAGIC CITY KENNEL CLUB, A CORPORATION OF OKMULGEE, JOHN SCHAUGHNESSY, GEORGE M. HURFORD, JOHN J. O'BRIEN AND J. W. COLLEY, Defendants. In Equity. No. 271.

MOTION AND ORDER FOR CANCELLATION OF BOND.

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

Comes plaintiff, Hannah M. Smith, Administratrix of the estate of Owen P. Smith, deceased, and suggests to the Court that on the 24th day of September, 1927, an order was entered in this cause granting a preliminary injunction upon plaintiff giving bond in the sum of \$40,000.00 subject to a suspension of said injunction in the event that defendants furnish and file bond for stipulated damages in plaintiff's favor in the sum of \$20,000.00 on or before Tuesday, September 27th, 1927, at 10 o'clock A. M., all of which will more fully and at large appear from said order of date September, 24th, 1927, here referred to for greater certainty. That defendants failed to file said bond for stipulated damages on the day and date fixed by said order, whereupon plaintiff furnished and filed her bond on the 29th day of September, 1927, in accordance with said order. That immediately after filing said bond on plaintiff's behalf, to-wit, on the 30th day of September, 1927, defendants furnished and filed a bond in the sum of \$20,000.00 stipulated damages and conditioned as required by said order of date September, 24th, 1927, which bond for stipulated damages was approved by this Court and effected a suspension of the issuance of the writs of preliminary injunction. That by the furnishing and filing by defendants of said bond for stipulated damages, and the approval of the Court thereon, the bond filed by plaintiff is and has been without effect, and the same should be cancelled and the surety thereon released.

NOW THEREFORE your plaintiff moves the Honorable Court for an order ordering the cancellation of the injunction bond furnished and filed by plaintiff on September, 29th, 1927, and the release of the surety there in from any and all liability thereunder, and for further and general relief.

Elton B. Hunt, W. E. Egleton, E. Howard McCaleb, Counsel for plaintiff.

ORDER.

Considering the foregoing motion, and the Court being fully advised in the premises and being of the opinion that the order for preliminary injunction herein granted in plaintiffs favor has been suspended

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

57
~~111~~

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

THURSDAY, OCTOBER 6, 1927.

by the filing of defendant's bond for \$20,000.00 stipulated damages as required by said order of date September, 24th, 1927, and that the bond of \$40,000.00 filed by plaintiff is and has been without force or effect.

IT IS ORDERED that the injunction bond of \$40,000.00 filed by plaintiff here be cancelled and Fidelity and Deposit Company of Maryland, the surety thereon be released from liability thereon and thereunder, and the injunction granted is hereby suspended.

F. E. Kennemer,

Judge.

Tulsa, October, 6th, 1927.

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

HANNAH M. SMITH, ADMINISTRATRIX
OF THE ESTATE OF OWEN P. SMITH,

Plaintiff.

vs.

MAGIC CITY KENNEL CLUB, INCORPORATED,
JOHN SHAUGHESSEY, GEORGE HURFORD,
JOHN O'BRIEN, AND J. W. COLLEY,

Defendants.

In Equity

No. 271.

ORDER.

For cause shown defendants herein, and each of them, are allowed eight days additional time; that is to say until and including October 14th., 1927, in which to answer or plead.

F. E. Kennemer,

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

Court adjourned until October, 7, 1927.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

BARTLESVILLE, OKLAHOMA. SATURDAY, OCTOBER, 8, 1927.

Court convened pursuant to adjournment, Saturday, October, 8th, 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:

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

On this 8th day of October, 1927, the above entitled cause comes on for further trial. Whereupon, it is by the Court ordered that said cause be taken under advisement, and that plaintiff be granted twenty (20) days to file brief herein and defendant granted twenty (20) days to answer and thereafter plaintiff granted ten days to file reply.

And it is further ordered that said cause not be transferred to law docket at this time and held in abeyance.

Court adjourned until October, 10th, 1927.

6
In the District Court of the United States in and for the

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

BARTLESVILLE, OKLAHOMA.

MONDAY, OCTOBER, 10, 1927.

Court convened pursuant to adjournment, Monday, October, 10th, 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.

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

O R D E R.

The above and foregoing narrative of the evidence in the case of William J. Creekmores, plaintiff vs. Ann Overton, T. G. Chambers, Jr., Harry J. Campbell, and H. M. Price, defendants Cause No. 114 Equity, the records of the District Court of the United States for the Northern District of Oklahoma, being presented to and examined by me, and the stipulation of the parties agreeing the same is true and correct, it is by me, the undersigned Judge of the Federal Court, who tried said cause in said district, signed, settled, approved and allowed, the same to be filed by the clerk and inserted in the transcript on the appeal, and become a part of the record on appeal, as a true and correct narrative of the evidence heard and considered on the trial.

Done this 10th day of October, 1927.

F. E. Kennamer,
Judge.

Court adjourned until October, 11, 1927.

6

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

NORTHERN District of OKLAHOMA.
EQUITY SESSION. BARTLESVILLE, OKLA. FRIDAY, OCTOBER, 14, 1927.

Court convened pursuant to adjournment, Friday, October, 14th 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.

DEVONIAN OIL COMPANY,)
A CORPORATION, Plaintiff,)

vs.)

LLOYD J. SEAY, COLLECTOR OF)
DELINQUENT TAXES FOR CREEK)
COUNTY, OKLAHOMA, RALPH H. BLAKE,)
TREASURER OF CREEK COUNTY, OKLAHOMA,)
J. ARTHUR WILSON, SHERIFF OF CREEK)
COUNTY, OKLAHOMA, AND FRED PATRICK,)
ASSESSOR FOR CREEK COUNTY, OKLAHOMA.)

Defendants.)

No. 276 Equity.

TEMPORARY, INJUNCTION.

Now on this 14th day of October, 1927, this cause coming on for hearing on the application of the plaintiff for a preliminary injunction against the defendants, and it appearing to the Court that the defendants except Fred Patrick have had due and timely notice of the time and place of this hearing, and the defendants, appearing not, and the Court having heard and considered the plaintiff's duly verified complaint in equity, and all things in the premises, finds that the plaintiff is entitled to a temporary injunction as prayed,

IT IS THEREFORE, ORDERED AND ADJUDGED that the defendants, Lloyd J. Seay, Collector of Delinquent Taxes for Creek County, Oklahoma, Ralph H. Blake, Treasurer of Creek County, Oklahoma, J. Arthur Wilson, Sheriff of Creek County, Oklahoma, and Fred Patrick, Assessor for Creek County, Oklahoma, and each of them, and their representatives and successors, be, and they hereby are, restrained and enjoined from selling, offering for sale, or otherwise disposing of or interfering with the property of the plaintiff described in its complaint, to-wit:

- 2- 80 H.P. Boilers,
- 2- 6 x 4 x 6 Steam Pumps:
- 1- Moon Turbin Generator, 4 A Type, together with tools, connections and equipment, located in Building 4;
- 1- 50 H. P. Superior Gas Engine;
- 1- Ingersoll-Rand Two Cylinder Gasoline Compressor. # Left side 1 x 504; right side 38892 PP.

- 1- 6 x 6 Clayton Air Pressor #201642, located in Building number 8;
- Also the following, located in building 10:-
- 1- 7 1/2 x 8 1/2 x 10 National Transit Steam Pump number 58525;
- 1- 12 x 5 x 12 Gardner Steam Pump, #607050;
- 1- 16 x 9 x 12 Gardner Outside Center Packed Steam Pump. # 54769;
- 1- 6 x 12 Marsh Pump, together with all equipment and connections belonging therewith;
- Also the following, located in Pumping Room;
- 1- 125 Volt, 80 Ampere General Electric, Direct Current Generator, #102249;
- 2- 35 H-P McGraw Gas Engine;
- Also the following, located in the Refrigerating Room:
- 1- 180 H-P Rathburn-James Gas Engine;
- 1- 200 H-P Western Gas Engine;
- 2- 2 1/2 T. Ammonia Compressors;
- 1- 30 x 30, steel Gasoline Storage Tanks;
- 5- Steel Gas Storage Tanks 7 x 30.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

BARTLESVILLE, OKLAHOMA. FRIDAY, OCTOBER, 14, 1927.

or any other property of the plaintiff, on the 17th day of October, 1927, or at any other time, until permitted by the order of this Court, upon its giving bond with good and sufficient surety to be approved by the Clerk of this Court in the penal sum of \$1000.00, securing the said defendants against all loss or damages which may result from the issue of said order, if it should be determined that the same was improperly issued, or that it may award to them by reason of the granting of said order.

Dated at Bartlesville, Oklahoma, Northern District of Oklahoma, the 14 day of October, 1927.

F. E. Kennamer,

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

Court adjourned until October, 15, 1927.

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

NORTHEN EQUITY SESSION. District of TULSA, OKLAHOMA, OKLAHOMA. SATURDAY, OCTOBER 15, 1927.

Court convened pursuant to adjournment, Saturday, October, 15th, 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.

HARRIETT HOSKY, ET AL., Plaintiffs, vs. J. A. CHAPMAN, ET AL. Defendants. No. 238 Equity.

ORDER.

On this 15th day of October, 1927, upon application of the defendants herein.

IT IS ORDERED that the Comptroller General of the United States furnish to the defendants, J. A. Chapman, Prairie Oil & Gas Company, Magnolia Petroleum Company, Mid-Continent Petroleum Company, and McMan Oil Company, or to their attorneys, a certified copy of the annuity payroll of Seminole Indians of 1878, prepared by A. B. Meschem, insofar as the same shows page 5 thereof, of Ar-Her-Lock-O-Chee's Band, showing the names thereon opposite numbers 127 to 136 inclusive; the same to be for use as evidence in the trial of this cause, the same being material to the issues and controversies herein involved.

F. E. Kennamer, District Judge.

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

D. F. CALLEHAN, Complainant, vs. H. H. (SCOTTY) TAYLOR, ET AL., Defendants. In Equity No. 263.

ORDER.

Upon petition of defendant, N. T. Gilbert, as Receiver for Turman Oil Company, for rule to show cause directed to D. F. Callehan, complainant herein, and Roxana Petroleum Corporation, requiring them to be and appear before this court to show cause, if any there be, why funds now impounded in the hands of Roxana Petroleum Corporation and hereafter accruing in its hands, representative of the proportionate share of the purchase price of oil run by said Roxana Petroleum Corporation for the account of interests claimed by Turman Oil Company, H. H. (Scotty) Taylor and V. M. Marshal in certain oil and gas mining leases described and mentioned in the complainant's Bill here in:

IT IS ORDERED that said complainant, D. F. Callehan and Roxana Petroleum Corporation be, and they are hereby admonished, required and cited to be and appear before this Court on the 26th day of October, A.D. 1927, at the hour of 10 o'clock in the forenoon of said day in the United

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

SATURDAY, OCTOBER, 15, 1927.

onregularly for hearing, and after considering said application and hearing the evidence offered in support thereof, and being fully advised in the premises, the court finds.

That said applicant has faithfully performed and discharged the duties of his Trust as such Special Master and is entitled to a reasonable compensation therefor and that the sum of \$2500 is a reasonable compensation for the services performed by said applicant.

IT IS THEREFORE ordered, adjudged and decreed that the sum of \$2500 be allowed the said Geo. B. Schwabe as Special Master in the above entitled cause in connection with his services rendered as such Special Master in matters pertaining to the affairs of the National Hardwood Company, a corporation, defendant in said cause, and the Receiver of the National Hardwood Company is hereby authorized and directed to pay the said Geo. B. Schwabe said sum in amounts and at intervals as and when funds are available for such purpose.

F. E. Kennamer,

Judge.

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

THE FIRST NATIONAL BANK OF TULSA, OKLAHOMA, A CORPORATION, Plaintiff, vs. NATIONAL HARDWOOD COMPANY, A CORPORATION, Defendant. THE KENWOOD MERCANTILE COMPANY, A CORPORATION, ET AL. Interveners.

EQUITY NO. 39

ORDER OF TEMPORARY ALLOWANCE OF COMPENSATION OR RECEIVER.

Now on this 15 day of October, 1927, the application of G. H. Smith as Receiver of the National Hardwood Company, a corporation, in the above entitled cause, having been regularly presented and coming on for hearing, and after due consideration of said application and hearing the evidence offered in support thereof, and being fully advised in the premises, the court finds:

That The Receiver G.H. Smith has served as Receiver of the National Hardwood Company in the above styled cause since his appointment on the 6th day of August, 1927, and that he has been diligent in the performance of his duties as such Receiver in the conservation, preservation and care of the properties and interest of his Trust and is entitled to a temporary allowance for his services as performed as such Receiver; and that the sum of \$200.00 per month is a reasonable compensation for the services which have been performed by said Receiver and that he should be allowed said sum and authorized to pay himself said sum of \$200 per month as a temporary allowance, pending the termination of the Receivership and the making of a final order of compensation for such Receiver in this case.

IT IS THEREFORE ORDERED by the Court that the said G. H. Smith as Receiver of the National Hardwood Company be and he hereby is allowed the sum of \$200 per month for his services as such Receiver commencing the 15th day of August, 1927, as temporary allowance, and said Receiver is hereby authorized to pay himself out of funds in his hands and as the same becomes available the sum of \$200. as a temporary allowance for his services as such Receiver pending the final termination of the Receivership and the final order of allowance and compensation of the Receiver, and until the further order of this Court.

F. E. Kennamer,

Judge.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

BARTLESVILLE, OKLAHOMA.

MONDAY, OCTOBER, 17, 1927.

Court convened pursuant to adjournment, Monday, October, 17, 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.

BARTLETT BROTHERS LAND AND LOAN COMPANY, A CORPORATION, Complainant.

vs:

Equity No. 229.

ROBERT E. ARMSTRONG, VEDA V. ARMSTRONG, BOYD T. ELLIS AND MARY E. ELLIS, Defendants.

DECREE PRO CONFESSO.

The subpoena in the above entitled cause having been returned, which return has been filed, and it appearing therefrom that the said subpoena was duly served on Robert E. Armstrong and Veda V. Armstrong, defendant, herein, and no answer having been filed on or before the 20th day of April, 1927, the same being the 20th day after the service of said subpoena on said defendants, excluding the day of service, and that none has been filed since said date, therefore on motion of Rowland & Telbott, solicitors for the plaintiff, it is ordered and decreed that the bill here in be taken as confessed as to the defendants, Robert E. Armstrong and Veda V. Armstrong.

Dated this 17th day of October, 1927.

F. E. Kennamer, Judge.

Court adjourned until October, 20, 1927.

In the District Court of the United States in and for the 67

NORTHERN District of OKLAHOMA.
EQUITY SESSION. BARTLESVILLE, OKLAHOMA. THURSDAY, OCTOBER, 20, 1927.

Court convened pursuant to adjournment, Thursday, October, 20th, 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:

WADDILL INVESTMENT CO.,)
Plaintiff.)
vs.) 101 Eq.
E. L. HAMPTON, ET AL.,)
Defendant.)

On this 20th day of October, 1927, it is by the Court ordered that the above entitled cause be stricken,

UNITED STATES, Plaintiff.)
vs.)
RUSH C. MOORE, ET AL.,) 196 Eq.
Defendants.)

On this 20th day of October, 1927, it is by the Court ordered that above entitled cause be passed to October, 21, 1927.

BARTLETT BROS. LAND & LOAN CO.,)
Plaintiff.)
vs.) 229 Eq.
ROBERT E. ARMSTRONG, ET AL.,)
Defendants.)

On this 20th day of October, 1927, it is by the Court ordered that the above entitled cause be stricken from this assignment and reset for trial at Tulsa.

EMPIRE NATURAL GAS CO.,)
Plaintiff.)
vs.) 217 Eq.
SOUTHERN PIPE LINE CO.,)
Defendants.)

On this 20th day of October, 1927, the above entitled cause comes on for trial and Warren T. Spies and Hayes McCoy, representing plaintiff and Neal E. McNeill and P. M. Chadwick representing defendants herein. Now at this time opening statements of Counsel are heard and thereafter the plaintiff presents its testimony and rests and the defendant, thereafter, presents its testimony. Whereupon, it is by the Court ordered that defendants be allowed fifteen (15) days to submit briefs and plaintiff granted leave to file reply immediately thereafter if it desires. And it is further ordered that said cause be taken under advisement.

Court adjourned until October, 21, 1927.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
FRIDAY OCTOBER, 21, 1927.

Court convened pursuant to adjournment, Friday, October, 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.

UNITED STATES,	Plaintiff,)	
)	
vs.)	No. 196 Equity
)	
RUAH C. MOORE AND)	
JOHN D. MOORE,	Defendants.)	

D E C R E E.

Now on this 21st day of October, 1927, this matter coming on to be heard, pursuant to a setting heretofore made, and said plaintiff now appearing by its solicitor, John M. Goldberry, United States District Attorney in and for the Northern District of the State of Oklahoma, and said defendants, Ruah C. Moore, and John D. Moore, each having been three times duly called in open court, answereth not, and each having been duly served with summons, and the said John D. Moore having appeared herein by and through his guardian ad litem, Joe Chambers, who, having been three times duly called in open court, and answereth not, and said defendants and each of them are adjudged in default, and said plaintiff so appearing having announced ready for trial, and the Court, after hearing the evidence offered, and being fully advised in the premises, finds:

1.

That, under the provisions of the laws of the United States, the following described land, to-wit:

The Southeast Quarter (SE4) of the Southeast Quarter (SE4) of Section Seven (7) Township Twenty (20) North, Range Seventeen (17) East of the Indian Base and Meridian, consisting Forty (40) acres more or less, according to the Government survey thereof.

situate in Rogers County, in the Northern District of the State of Oklahoma, was, among other lands, duly allotted to the said Lucinda Hornbuckle, a half blood Cherokee Indian, enrolled as such opposite No. 21729, as a portion of her allotment, and that the patent therefor, issued in favor of said Lucinda Hornbuckle, was duly executed by the Principal Chief of the said Cherokee Nation, and was approved by the Secretary of the Interior August, 20, 1906.

11.

That the said land so allotted, patented and described in Paragraph 1 is, and was at all times hereinafter mentioned, reserved by law from alienation or encumbrance by the allottee or any other person, except by and with the approval of the Secretary of the Interior, after the removal of restrictions therefrom.

111.

That, on or about the 20th day of April, 1910, there was filed for an is now of record in the office of the County Clerk of Rogers County, Oklahoma, in Book 67 of Deed Records, at Page 331, of the records of that officer, a certain instrument in writing, dated December, 24, 1909, exe-

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

NORTHERN
EQUITY SESSION.

District of
BARTLESVILLE, OKLAHOMA.

OKLAHOMA.
FRIDAY, OCTOBER, 21, 1917.

outed by the said Lucinda Hornbuckle, her mark, purporting to be a warranty deed conveying to one J. W. Moore, his heirs, successors and assigns the certain described land set out in paragraph 1 of this Bill, and that the said J. W. Moore, is now deceased, and left surviving him, as his sole and only heirs at law, the above named defendants, Rush C. Moore and John D. Moore, who are claiming and asserting the same rights and privileges in and to said lands by virtue of said warranty deed, as did the said deceased.

IV.

That the plaintiff is without adequate remedy at law, and without further knowledge of the claim or claims of the said defendants to the land hereinbefore described in Paragraph 1, and calls upon them to disclose the same, if any they have, for the land described in paragraph 1 was at the time of the execution and recording of said pretended warranty deed, and at all time heretofore and since, restricted and inalienable, and that the said pretended warranty deed is void and of no force and effect, but that the same remains of record, as stated in Paragraph III, and that the execution and recording thereof constitutes a cloud upon the title of the plaintiff, and of said Lucinda Hornbuckle to the land described in Paragraph 1, which said cloud by decree of this Court, should be forever removed.

V.

That the said defendants are citizens of the United States, States of Oklahoma, and reside at 923 St. Louis Ave. Tulsa, Oklahoma.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said Lucinda Hornbuckle is the owner in fee simple of the lands hereinbefore described, as follows, to-wit:

The Southeast Quarter (SE4) of the Southeast Quarter (SE4) of Section Seven (7), Township Twenty (20) North, Range Seventeen (17) East, situate in Rogers County, Oklahoma.

subject only to the restrictions and supervision on behalf of this plaintiff, and that the defendants Rush C. Moore and John D. Moore, have no right, title or interest of whatsoever nature in and to said lands, and that said warranty deed, dated December, 24, 1909, and placed of record on the 20th day of April, 1910, in the office of the County Clerk of Rogers County, Oklahoma, in Book 67, at Page 331, is null and void of no force and effect, and it is the further order of this Court that the same be canceled of record, and that the said defendant Rush C. Moore and John D. Moore be, and hereby are declared and adjudged to have no interest in said lands, and are hereby barred and enjoined permanently from asserting or claiming any right title or interest in or to the same, and that the title to said lands be and hereby is quieted in and to the said Lucinda Hornbuckle, half blood Cherokee Indian, enrolled as such opposite Roll No. 21729

Court, adjourned until October, 22, 1917.

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

NORTHERN District of OKLAHOMA.
EQUITY SESSION, 1927 TERM TULSA, OKLAHOMA. SATURDAY, OCTOBER, 22, 1927.

On this 22nd. day of October, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March, 1927 session at Tulsa, met pursuant to adjournment, Arba S. Van Valkenburg, Albert L. Reeves and F. E. Kennamer, present and presiding: and H. P. Warfield, Clerk.

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

ST. LOUIS-SAN FRANCISCO RAILWAY COMPANY, Plaintiff.)
vs.) Equity No. 207
J. F. LAWRENCE, ET AL., Defendants.)

On this 22nd. day of October, 1927, the above entitled cause comes on for further hearing, all parties present as heretofore and counsel as before. Now at this time leave is granted plaintiff to file objections to the defendant Motion of this date being heard by three judges, to restore status quo the shops and division point to Sapulpa, said motion is heard and overruled and exceptions allowed as per journal entry, as follows:

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

ST. LOUIS-SAN FRANCISCO RAILWAY COMPANY, Plaintiff,)
vs.) Equity No. 207.
J. F. LAWRENCE, ET AL., Defendants.)

O R D E R.

This cause came on to be heard on the 22nd. day of October, 1927, upon the motion of J. F. Lawrence, C. C. Taylor, and Edwin Dabney, Attorney General, to require the plaintiff in said cause to restore the Status Quo existing at and before the temporary injunction was granted by returning the shops and division point to Sapulpa. The plaintiff appeared by its attorneys, E. T. Miller, C. D. Stewart and Cruce & Franklin, and the moving defendants appeared by their attorneys, C. B. Ames, T. B. Blackmore and C. J. Davenport. When the court convened there was sitting Hon. Arba S. VanValkenburgh, Circuit Judge, Hon. Albert L. Reeves, District Judge, and Hon. F. E. Kennamer, District Judge and the Judge of said Court. Thereupon, the Moving defendants objected to three judges sitting in said cause, on the ground that the motion to require restitution did not require or permit the presence of three judges under Sec. 380 of the United States Code, or any other provision of law. Upon this motion being presented and argued it was overruled by the court composed of three judges, as aforesaid. Thereupon, the moving defendants presented an application to the Hon. F. E. Kennamer, Judge of said court, praying that he sit alone and, as Judge of said court, hear their motion, and this motion was overruled by the Hon. F. E. Kennamer, District Judge.

Thereupon, the aforesaid motion to require restitution was presented to the court composed of three judges, and after argument of counsel the court took said motion under advisement, but retained jurisdiction of said cause.

Arba S. VanValkenburgh,
Circuit Judge.
Albert L. Reeves,
District Judge.
F. E. Kennamer,
District Judge.

O.K. Cruce & Franklin,
Attorneys for Plaintiff.
C.B. Ames,
Attorneys for Defendants.

In the District Court of the United States in and for the 71

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

SATURDAY, OCTOBER, 22, 1927.

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

ST LOUIS-SAN FRANCISCO RAILWAY
COMPANY,

Plaintiff,

vs.

J. E. LAWRENCE, C. C. TAYLOR, EDWIN
DABNEY, ATTORNEY GENERAL OF THE
STATE OF OKLAHOMA, FRANK C. CARTER,
FRED CAPSHAW, AND C. C. CHILDERS IN-
DIVIDUALLY AND AS MEMBERS OF THE CORPO-
RATION COMMISSION OF THE STATE OF
OKLAHOMA.

Defendants.

No. 207 Equity.

ORDER DIRECTING PLAINTIFF TO MAKE CERTAIN APPLICATION
TO THE CORPORATION COMMISSION OF THE STATE OF OKLAHOMA.

Now on this 22nd. day of October, 1927, the above matter being regularly do for the court, and the plaintiff appearing by its attorneys E. T. Miller, C. B. Stewart and Cruce & Franklin, and the defendants appearing by their attorneys, C. B. Ames and T. L. Blackmore, and the court having heard the argument and contention of counsel for both plaintiff and defendants, and having considered the opinion of the Supreme Court of the United States rendered in this case, is of the opinion that before further steps looking to a final hearing of this cause are taken, that said plaintiff should make application to the corporation commission of the State of Oklahoma, to dissolve its restraining orders heretofore made, restraining said plaintiff from removing its shops and division point from the City of Sapulpa, to the City of Tulsa, and to ratify the action of said road in removing its said shops and division point during the pendency of this cause, and it further appearing to the court that the United States Supreme Court in its opinion rendered in this cause, has plainly indicated that it is its desire to adhere to the mandate of the State Law wherever that can be done without irreparable damage, injury or sacrifice, and it further appearing to this court that application as directed herein may be made to the Corporation Commission of the State of Oklahoma, by plaintiff, without its surrendering any of its alleged rights prayed for in its complaint filed herein, and that the application hereinafter directed may be made by said plaintiff without this court surrendering its jurisdiction of this cause;

IT IS, THEREFORE, ORDERED that plaintiff, as a preliminary step to further hearing of this cause, and without unnecessary delay, and in good faith, make application to the Corporation Commission of the State of Oklahoma, to dissolve its restraining orders heretofore made by it, restraining said plaintiff from removing its shops and division point, or any part thereof, from the City of Sapulpa, to the City of Tulsa, and to ratify the action of said plaintiff in the removal of its said shops and division point from the City of Sapulpa to the City of Tulsa, which has been effected during the pendency of this cause in this court.

IT IS FURTHER ORDERED that unless otherwise ordered by this Court, final hearing of this cause be suspended until the results of said application to the Corporation Commission be ascertained, and it is further ordered that this court shall and will retain jurisdiction of this cause so that any action, order or judgment may be taken or made by this court that may be necessary to protect the rights of any parties hereto.

Arba S. VanValkenburgh,
Circuit Judge.
Albert B. Reeves,
District Judge.
J. E. Blackmore,
District Judge.

C. C. Cruce & Franklin,
Attorney for plaintiff.
C. B. Ames,
Attorney for defendant.

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

NORTHERN District of OKLAHOMA.
EQUITY SESSION. TULSA, OKLAHOMA. MONDAY, OCTOBER, 24, 1927.

Court convened pursuant to adjournment, Monday, October, 24th 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.

JOHN H. DYKES, RECEIVER,)
)
) plaintiff.)
 vs.) Equity No. 187
)
 G. R. LITTLE,)
) Defendant.)

ORDER CONFIRMING REPORT OF RECEIVER.

On this 24th day of October, 1927, came on for hearing the report of Thos. J. Casey, receiver appointed by the court in the above entitled cause, the parties being present by their respective counsel. And the court having duly considered the report and there being no objections thereto, finds that said report should in all things be confirmed. The Court further finds that the said receiver Thos. J. Casey, has in all respects managed the property placed in his charge according to the orders of the court. The Court further finds that the said receiver, Thos. J. Casey, has spent considerable time in looking after, caring for and collecting rentals from the property of which he is receiver, and that he is entitled to compensation for his services as such receiver to date in the sum of \$300.00.

It is further ordered, adjudged and decreed by the Court that the report of Thos. J. Casey, receiver herein, be, and the same is hereby approved and the said receiver, Thos. J. Casey, is hereby authorized and directed to pay to himself out of the funds which he holds as receiver, the sum of \$300.00 as compensation for his services to date as such receiver.

F. E. Kennamer, Judge.

O.K. Robert B. Keenan,
Attorney for Plaintiff.
O.K. Widdows & McCoy.
Attorneys for Defendant.

Court adjourned until October, 25, 1927.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
TUESDAY, OCTOBER, 25, 1927

Court convened pursuant to adjournment, Tuesday, October, 25th, 1927, at 9:30 A.,/ Present:

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

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

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

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

O R D E R.

And now on this the 25th day of October, 1927, the above cause comes on for hearing upon the application of C. Kline, Receiver of the Tulsa Street Railway Company, for an order of court authorizing and permitting him, as such Receiver, to file all necessary pleadings and to undertake all necessary proceedings before the State Corporation Commission of the State of Oklahoma, for the purpose of procuring and obtaining from said State Corporation Commission an order authorizing said Receiver to charge fares in the operating of said property as follows: Cash fare .08; 2 tickets for .15; Children under age of 12 years, .03; School children 02½¢.

Said Receiver appears by his attorneys, Breckinridge & Bostick, and the court after reading said application, and being fully advised in the premises, finds that the order prayed for should be made.

IT IS, THEREFORE BY THE COURT CONSIDERED AND ORDERED That said Receiver be, and he is hereby authorized to make an application to the State Corporation Commission of the State of Oklahoma, for the purpose of obtaining from said Corporation Commission an order authorizing said Receiver to place in effect in the operation of said property fares as follows: Cash Fare .08; 2 tickets for 15¢; Children under age of 12 years .03; School Children .02½¢, and said Receiver is hereby authorized and empowered to file all necessary applications, pleadings and to introduce all necessary proof or such other proceedings for the purpose of making said showing before the said State Corporation Commission, and to do all things necessary and proper for presenting his said application to the State Corporation Commission.

F. E. Kennamer, Judge.

Court adjourned until October, 26, 1927.

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

NORTHERN District of OKLAHOMA.
EQUITY SESSION. TULSA, OKLAHOMA. WEDNESDAY, OCTOBER, 26, 1927.

Court convened pursuant to adjournment, Wednesday, October, 26th, 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.

FANNIE S. CARR, ET AL.,)
Plaintiffs,)
vs.) No. 91 Equity.
(
THE TULSA STREET RAILWAY CO.,)
A CORPORATION,)
Defendant.)

ORDER.

Application having been made to this court to sue the receiver, G. H. Smith, and the Tulsa Street Railway Company, a corporation, by one, E. E. McCormick,

It is therefore ORDERED, ADJUDGED AND DECREED that notice of this application be served on counsel representing the defendant named herein, that the application of the petitioner will be heard in this Court on the 31st day of October, 1927.

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

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

D. F. CALLAHAN,)
Complainant,)
vs.)
(
H. G. (SCOTTY) TAYLOR,) In Equity
ET AL.,) No. 263.
Defendants.)
(
IN RE: PETITION FOR RULE TO D. F.)
CALLAHAN AND ROXANA PETROLEUM)
CORPORATION,)

ORDER ON RULE TO D. F. CALLAHAN AND ROXANA PETROLEUM CORPORATION.

This cause came on to be heard October, 26, 1927, upon the petition of N. T. Gilbert, as one of the Ancillary Receivers for Turmen Oil Company, heretofore appointed by the District Court of the United States for the Eastern District of Oklahoma, in Equity Cause No. 3212, wherein Joseph A. Phelan is Complainant and Middle States Oil Corporation, Turmen Oil Company, et al., are Defendants, and a defendant in the above entitled cause; and,

IT APPEARING that on August, 27, 1924, and thereafter, certain orders were entered by the District Court of the United States for the Eastern District of Oklahoma, appointing Ancillary Receivers in Equity

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

WEDNESDAY, OCTOBER, 26, 1927.

Equity Cause No. 3218, wherein Joseph A. Phelan is Complainant, and Middle States Oil Corporation, et al., are Defendants, for said Turman Oil Company and all of its properties and assets located within the jurisdiction of said Court, and that N. T. Gilbert was appointed one of the Ancillary Receivers for said defendant, and thereafter Joseph Glass was appointed as Co-Ancillary Receiver with said N. T. Gilbert, and said N. T. Gilbert and Joseph Glass are now and have been, since the date of their appointments, the duly appointed, qualified and acting Ancillary Receivers for said Turman Oil Company, and,

IT FURTHER APPEARING THAT pursuant to the orders of their appointments, Ancillary Receivers for Turman Oil Company have heretofore, and long prior to the commencement of the above entitled cause, taken possession of the assets, properties and estate of said Turman Oil Company within the jurisdiction of the United States District Court for the Eastern District of Oklahoma, and among other things took charge and possession of certain interests belonging to the Turman Oil Company in Oil and Gas mining leases covering the following described lands situate in Seminole County, State of Oklahoma, to-wit:

The South Half ($S\frac{1}{2}$) of the Southwest Quarter ($SW\frac{1}{4}$) of the Northwest Quarter ($NW\frac{1}{4}$) and the West $13\text{-}2/3$ acres of the North Half ($N\frac{1}{2}$) of the Southwest Quarter ($SW\frac{1}{4}$) of the Northwest Quarter ($NW\frac{1}{4}$) of Section 35, in which said oil and gas mining lease the Turman Oil Company owned, and now owns, an undivided $5/8$ interest, and the Southeast Quarter ($SE\frac{1}{4}$) of the Northeast Quarter ($NE\frac{1}{4}$) of Section 34, in which said oil and gas mining lease, the Turman Oil Company owned, and now owns an undivided $11/16$ th interest, and the East $6\text{-}2/3$ acres of the North Half ($N\frac{1}{2}$) of the Southwest Quarter ($SW\frac{1}{4}$) of the Northwest Quarter ($NW\frac{1}{4}$) of Section 35, all in Township 9 North, Range 6 East, in which said oil and gas mining lease the Turman Oil Company owned and now owns an undivided $5/8$ ths interest;

and,

IT FURTHER APPEARING that the interests owned by the Turman Oil Company in the aforesaid Oil and Gas mining leases were acquired by it prior to August 27, 1924, and that succeeding the appointment of Ancillary Receivers for Turman Oil Company in said cause pending in the United States District Court for the Eastern District of Oklahoma, said Ancillary Receiver entered upon the lands above described and caused wells to be drilled thereon for oil and gas and advanced from the funds of said Turman Oil Company the full amount necessary to defray costs, charges and expenses of drilling wells for oil and gas thereon, for equipping said leases for production of oil and gas, and otherwise expended large sums of money for the operation, development and equipment of said oil and gas mining leases, and,

IT FURTHER APPEARING that the interests claimed by H. H. (Scotty) Taylor, one of the defendants in the above cause, is now indebted to said Ancillary Receivers of the Turman Oil Company in an amount in excess of \$110,000.00 for expenses of development and operation of said leases above described, and that said interests will be liable for accruing expenses; and,

IT FURTHER APPEARING that of said funds so advanced by said Ancillary Receivers necessary to carry on said development and operations on the aforesaid oil and gas mining leases for account of the interests claimed by said defendant, H. H. (Scotty) Taylor, and attacked by the complainant herein, said Ancillary Receivers for Turman Oil Company are entitled to charge the interests in controversy and the oil and gas therefrom with a lien for payment to them of the sums so expended; and,

IT FURTHER APPEARING that since the institution of the above cause, H.H. (Scotty) Taylor, has executed and delivered to said Ancillary Receivers of the Turman Oil Company, a transfer order, assigning and transferring unto them, his entire interest in oil and gas and purchased from the first two above described leases by Roxanna Petroleum Corporation; and

In the District Court of the United States in and for the 76

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
MONDAY, OCTOBER, 31, 1927.

Court convened pursuant to adjournment, Monday, October, 31, 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.

FANNIE S. CARR, ET AL.,)
Plaintiffs,)
vs.) No. 91 Equity/
P
THE TULSA STREET RAILWAY CO.,)
Defendants.)

O R D E R.

Application having been made to this court to sue the receiver C. Kline, and the Tulsa Street Railway Company, a corporation, by one, E. E. McCormick,

It is therefore ORDERED, ADJUDGED AND DECREED, that notice of this application be served on counsel representing the defendant named herein, that the application on the petitioner will be heard in this Court on the 2nd. day of November, 1927.

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

10/31/1927.
CLY/hc.

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

HUGHES TOOL COMPANY,)
A CORPORATION, Plaintiff.)
vs.) Equity No. 275.
) INTERNATIONAL SUPPLY COMPANY,)
A CORPORATION,)
Defendant.)

O R D E R.

For Good Cause Shown, it is hereby ordered, that the defendant International Supply Company, a corporation, be, and they are hereby given an extension of thirty days in which to move or plead in this cause.

Dated this 31st day of October, A.D. 1927.

F. E. Kennamer
District Judge.

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

70

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

WEDNESDAY, OCTOBER, 26, 1927.

IT FURTHER APPEARING that by reason of the pendency of the above entitled cause, the Roxana Petroleum Corporation, one of the defendants herein, is withholding payment for oil obtained from the interests of said Ancillary Receivers of the Turmen Oil Company, and the interest claimed by said defendant, H. H. (Scotty) Taylor:

IT IS THEREFORE ORDERED:

(1) That said Roxana Petroleum Corporation be, and hereby it, directed forthwith make full payment to said Ancillary Receivers of the Turmen Oil Company, of all the moneys accumulated in its hands and representing the purchase price of oil run and taken by it from the afore-said oil and gas mining leases and hereafter accruing for the account of the interests of the Turmen Oil Company and its Ancillary Receivers.

(2) That said Roxana Petroleum Corporation be, and hereby is, directed forthwith to make full payment to said Ancillary Receivers of the Turmen Oil Company, of the Moneys accumulated in its hands and representing the Purchase price of oil run and taken by it from the first two above described leases, and hereafter accruing for the account of the interests claimed by said H. H. (Scotty) Taylor.

(3) That from the proceeds received from the interests claimed by said H. H. (Scotty) Taylor, said Ancillary Receivers for the Turmen Oil Company, shall deduct the existing, current and subsequent accruing expenses of development and operations chargeable to and against the interests claimed by said H. H. (Scotty) Taylor; that after full payment of said expenses for development and operations, said Ancillary Receivers of the Turmen Oil Company shall deposit the residue received from said interests claimed by said H. H. (Scotty) Taylor, in a separate account, to their credit in the producers National Bank, Tulsa, Oklahoma, subject to the further order of this Court.

(4) Said Ancillary Receivers of the Turmen Oil Company, shall, within fifteen (15) days from this date, file with the Clerk of this Court in the above entitled cause, a statement in detail, showing the amount due said Ancillary Receivers of the Turmen Oil Company from the interest claimed by said H. H. (Scotty) Taylor for development and operating expenses of said leaseholds above described, and shall thereafter file, on the 5th day of each month, beginning December, 5, 1927, reports in detail showing the amount due from said interests claimed by said H. H. (Scotty) Taylor, and the amount deducted by them to apply on said account.

Made and Entered this 26th day of October, 1927.

By the Court.

F. E. Kennamer,
Judge.

APPROVED:

Buckland Black & Todd,
C.A. Coakley,
Solicitors for D.F. Callahan, Complainant.

McGuire & Marshall,
C. Cooper,
Solicitors for Ancillary Receivers
of Turmen Oil Company.

Court adjourned until October, 27, 1927.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

TUESDAY, NOVEMBER, 1, 1927.

Court convened pursuant to adjournment, Tuesday, November, 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:

THE BOSSICK MFG. COMPANY,)
Plaintiff.)
vs.)
WILLIAM H. HAYNES, ET AL.,) # 105 Eq.
Defendant.)

On this 1st day of November, 1927, it is by the Court ordered that the above entitled cause be and same is hereby taken under advisement.

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

JOHN H. DYKES, RECEIVER,)
OF THE FIRST NATIONAL BANK OF)
BARNSDALL, OKLAHOMA.)
Plaintiff.)
vs.) No. 184 Equity.
H. R. LITTLE, ET AL.,)
Defendants.)

O R D E R.

Now on this 1st day of November, 1927, this cause came on for hearing upon the motion of defendants for better particulars. After consideration, a portion of the motion is sustained to require plaintiff to amend the bill in the following particulars, to-wit: 1. That plaintiff allege the date of the appointment of Mery B. Little, executrix, 2. That plaintiff allege the date of first publication of notice to creditors; 3. That plaintiff attach the original of a claim submitted to Widdows & McCoy as alleged in the amendment to the bill.

And it is ordered that plaintiffs granted leave to withdraw the original of said claim immediately upon the endorsement of the file mark of the clerk of this court, the same to be produced by the plaintiff upon the hearing of any plea, motion and trial in this matter and to be considered as a part and parcel of this amendment.

And it is further ordered that the motion is overruled as to other matters therein contained, to which ruling an exception is allowed to the defendants and plaintiffs given fifteen days in which to file such amendment and claim and defendants are given ten days thereafter with in which to plead thereto, or twenty days to answer.

F. E. Kennamer,
District Judge.

O.E. Robt B. Keenan,
Attorney for Plaintiff.
O.F. 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.
TUESDAY, NOVEMBER, 1, 1927.

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

J. T. SMITH, AND W. L. RANSOM,)
Plaintiffs.)
vs.) No. Equity 266.
KATIE FIXICO, ET AL.,)
Defendants.)

ORDER OF COURT.

Now on this 1st day of November, 1927, this cause comes on for hearing on the motion of the Plaintiffs, J. T. Smith, and W. L. Ransom, to dismiss the Cross-Bills heretofore filed herein by the defendants, Katie Fixico, Carpathia Petroleum Company and Tidel Oil Company, and, upon argument of same by counsel for the parties, the Court finds that the same should be overruled, to which Plaintiffs except.

It is, therefore, BY THE COURT CONSIDERED, ORDERED ADJUDGED AND DECREED, that said Motion be and the same hereby is overruled, to which plaintiffs except; and it is further ORDERED that the said Plaintiffs have fifteen (15) days in which to file Answers to said Cross-Bills.

F. E. Kennemer,
Judge.

O.K. as to form.
J. T. Smith
W. L. Ransom
Attorneys for plaintiffs

Gray, Canale & Orter,
Attorneys for above named Defendants.

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

On this 1st day of November, 1927, it is by the Court ordered that the above entitled cause be and same is hereby stricken.

JACKSON BARNETTE Plaintiff.)
vs.) 216 Eq.
GYPSEY OIL COMPANY, Defendant.)
ET AL.

On this 1st day of November, 1927, it IS ORDERED that above entitled cause be and same is hereby passed.

JOHN FALLEAF, ET AL., Plaintiffs.)
vs.) 248 Eq.
FRED FALLEAF, Defendants.)

On this 1st day of November, 1927, it is by the Court ordered that plaintiff in above entitled cause be allowed ten (10) days in which to file amended petition.

NORTHERN EQUITY SESSION. DISTRICT OF OKLAHOMA. TULSA, OKLAHOMA. TUESDAY, NOVEMBER, 1, 1927.

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

W. S. HALL, Plaintiff.)
 vs.)
 GUSTAVA DAVIS, NEE MARSHALL,) Equity
 W. T. HUNT, A. C. HUNT, A. F.) No. 193.
 PARKER, T. D. UTT, AND C. C.)
 GORSUCH, Defendants.)

ORDER OF DISMISSAL.

Now, on this 1 day of November, 1927, this cause comes on to be heard upon the motion of the defendants, Gustava Davis, nee Marshall, W. T. Hunt, A. C. Hunt, A. F. Parker, T. D. Utt, and C. C. Gorsuch, and it appearing that the plaintiff, W. S. Hall, concurs in said motion and concedes the grounds thereof, and consents that said suit be dismissed by this Court, and the Court being fully and sufficiently advised in the premises.

IT IS, therefore, considered, ordered and adjudged by the Court that this cause be, and the same is hereby dismissed at cost of plaintiff.

F. E. Kennamer,
 Judge.

O.K. Ven H. Alburton,
 T. L. Blakemore,
 Attorneys for Plaintiff.
 O.K. R. B. Keenan,
 W. T. Hunt,
 Attorneys for Defendants.

H. C. SPEER & SONS CO., Plaintiff.)
 vs.) 254 Eq.,
 THE CITY OF SHIDLER, Defendant.)

On this 1st day of November, 1927, it is by the Court ordered that the above entitled cause be stricken from this assignment.

UNITED STATES, Plaintiff.)
 vs.) 265 Equity.
 H. M. FREAS, SHERIFF, Defendant.)
 ET AL.,

On this 1st day of November, 1927, it is by the Court ordered that 15 days be allowed plaintiff to amend petition filed herein.

CLARE SHOWALTER, Plaintiff.)
 vs.) 266 Eq.
 GEORGIA VALLIERE HAMPTON,)
 Defendant.)

On this 1st day of November, 1927, it is by the Court ordered that plaintiff be allowed 15 days in which to file amended Bull of Complaint

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

TUESDAY, NOVEMBER, 1, 1927.

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

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

O R D E R.

Now on this 1st day of November, 1927, this cause coming on to be heard upon the application of William M. Ray to sue the Receiver, C. Kline, in the above entitled cause, for the wrongful death alleged to have been caused to Nellie Ray, the wife of the applicant, which wrongful death was alleged to have resulted from the operation of the Tulsa Street Railway Company, and the Court having heard the same and being fully advised in the premises, finds that leave and permission to sue the Receiver should be granted.

IT IS THEREFORE, BY THE COURT ORDERED AND ADJUDGED that the said William M. Ray, be and is hereby granted and given leave to sue C. Kline, as Receiver for the said Tulsa Street Railway company, in the District Court of Tulsa County, Oklahoma, for the wrongful death and pain and suffering of Nellie Ray, the wife of the applicant.

F. E. Kennamer,
Judge of the United States.

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

CHRISTY JOHNSON DEVER,)	
Complainant,)	
vs.)	No. 255 E.
UNION MACHINE COMPANY,)	Pat. No. 1367364
INCORPORATED,)	
Defendant.)	

JOURNAL ENTRY OVERRULING MOTION TO
MAKE MORE DEFINITE AND CERTAIN.

On the 1st day of November, 1927, came on for hearing the motion of the defendant herein for a further and particular statement of complainant's bill of complaint; the plaintiff being present by his attorney, Charles Sklnik, and the defendant by its attorneys of record, Rowland and Talbott; and the Court having heard the arguments of counsel, and being fully advised, finds that said motion should be overruled, and that complainant's bill of complaint remain as originally filed, and,

It is therefore ordered and adjudged that the motion of defendant for a further and particular statement of complainant's bill of complaint be, and the same is, hereby overruled, and the defendant given _____ days to plead and 20 days to answer.

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

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

NORTH
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
TUESDAY, NOVEMBER, 1, 1927.

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

FIRST NATIONAL BANK OF TULSA,
A CORPORATION,
Complainant,

vs.

NATIONAL HARDWOOD COMPANY, A COR
PORATION, GUARANTEE TRUST COMPANY,
A CORPORATION, TRUSTEE, CHARLES
McPHERSON, A. G. GYSELS, JOHN D.
BALE, JAMES LYNCH AND GEORGE J.
THOMPSON, JOHN D. MACHAUGHTON,
NOYES L. AVERY, JACOB STEEKETEE,
ET AL.,
Defendants.

Equity # 39

JOURNAL ENTRY.

Now on this 1st day of November, 1927, this matter coming on for hearing before the Honorable Franklin E. Kennamer, Judge of United States District Court in and for the Northern District of Oklahoma, sitting at Tulsa, Oklahoma, and the Receiver appearing by his attorney of record, Leonard E. Roach, Jr., and the Intervenor, H. E. Ketcham, B-R Electric Company, a corporation, Lumberman's Underwriting Alliance, Imbr Lubricating Company, Spencer Printing Company, a co-partnership, composed of Sheldon G. Spencer, and Lawrence E. Spencer, The National Association of Railroad Tie Producers, Jeff Lindley, and Vince Gleeson, appearing not by their attorneys of record, Langley & Langley, and due notice having been given, and after Leonard E. Roach, Jr., as attorney for the Receiver, having presented his motion to the Court and arguing the same, the Court finds:

1.

That the amendments to the pleas of intervention filed by the intervenors, H. E. Ketcham, B-R Electric Company, a corporation, Lumberman's Underwriting Alliance, Imbr Lubricating Company, Spencer Printing Company, a co-partnership, composed of Sheldon G. Spencer, and Lawrence E. Spencer, The National Association of Railroad Tie Producers, Jeff Lindley and Vince Gleeson, do not state any matter of equity entitling the intervenors to the relief prayed for.

2.

The Court further finds, that the facts as stated in the intervenors amended petition of intervention are not sufficient to entitle the intervenors to any relief prayed for in their amendments,

3.

The Court Further finds, that said amendments were filed contrary to law and equity.

4.

The Court further finds, that said amendments have already been adjudicated.

5.

The Court further finds, that said amendments were not filed within the time allowed and prescribed by law and equity.

6.

The Court Further finds, that said intervenors were estopped from filing said amendments as they were in the nature of objections to the report filed by the Special Master and were not filed within the time prescribed for filing same.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
TUESDAY, NOVEMBER, 1, 1927.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, by this Court that the motion filed by the Receiver should be sustained and that the amendments to the pleas of intervention and each of them be dismissed and that the Receiver recover his costs herein.

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

ROXANA PETROLEUM CORP.)
Plaintiff.)
vs.) 159 Eq.
NANNIE MONDAY ET AL.,)
Defendant.)

On this 1st day of November, 1927, the Motion in above entitled cause for Permission to file Petition in Intervention is sustained.

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

L. R. KERSHAW, AS RECEIVER)
FOR THE MUSKOGEE-SECURITY)
NATIONAL BANK, A CORPORATION,)
Plaintiff,)
vs.) No. 197 Equity
STEPHEN B. NELSON AND FRANCES)
E. NELSON, HIS WIFE, AND LAURA)
EASLEY AND GEORGE A. EASLEY,)
HER HUSBAND,)
Defendants.)

JOURNAL ENTRY.

Now on this 1st day of November, 1927, the same being one of the judicial days of said court sitting at Tulsa, Oklahoma, the above entitled and numbered cause comes on for hearing on the motion of the defendants to dismiss the amended bill of complaint filed herein by the plaintiff; the plaintiff and the defendants appearing by counsel.

Thereupon upon hearing the motion and the argument of counsel and the application of plaintiff for leave to file a second amended bill of complaint, and the court being fully advised in the premises, the court is of the opinion and finds that said motion should be stricken and that plaintiff should be permitted to file a second amended bill of complaint.

IT IS THEREFORE CONSIDERED, ORDERED, ADJUDGED AND DECREED by the court that defendants' motion to dismiss plaintiff's amended bill of complaint be and it is hereby stricken, and that plaintiff be and he is hereby granted 10 days from this date in which to file a second amended bill of complaint herein, to all of which the defendants except.

F. E. Lennamer,
Judge.

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

NORTHERN
COURT SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
TUESDAY, NOVEMBER, 1, 1927.

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

BOARD OF COUNTY COMMISSIONERS,
OF ROGERS COUNTY, OKLAHOMA,

Plaintiffs,

vs.

BRISTOW BATTERY CO., ET AL.,

Defendants.

No. 262 Equity

JOURNAL ENTRY.

On November, 1, 1927, the motion of the defendants to transfer this case from the Equity docket to the law docket was presented and after argument of counsel and being thoroughly advised in the premises the court overruled the said motion to transfer to which action on the part of the court the defendants duly excepted and the exceptions was allowed.

THEREUPON, the demurrer and motion to dismiss on the part of the defendants were presented to the court and after argument of counsel and being thoroughly advised in the premises together with the motion to dismiss same are overruled by the Court and to which action on the part of the court the defendant excepted and the exception was duly allowed.

Thereupon the defendants were given 20 days in which to file answer.

W. E. Kennamer,
Judge.

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

C. E. WALKER, Plaintiff,

vs.

A. W. LOHMAN, Defendant.

No. 252 Equity.

JOURNAL ENTRY.

This cause comes on for hearing in the United States District Court for the Northern District of Oklahoma, at Tulsa, Oklahoma, on November, 1st, 1927, upon the motion of the defendant to require the plaintiff to make his bill of complaint more definite and certain.

After hearing the argument of counsel and being fully advised in the premises, the court finds:

That paragraph one of the defendant's motion should be sustained, and

It is, therefore, Ordered that the plaintiff make paragraph four of his bill of complaint more definite and certain by stating the name of the bank in Pawhuska, Oklahoma holding mortgage indebtedness against the property described and involved in this action in the sum of \$21,800.00, to which the plaintiff excepts.

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

NORTHERN

District of

OKLAHOMA.

REGULAR SESSION.

TULSA, OKLAHOMA.

TUESDAY, NOVEMBER, 1, 1937.

That paragraph two of defendant's motion should be overruled and

It is, therefore, Ordered that said paragraph two of defendant's motion be, and the same hereby is overruled, to which the defendant excepts.

That paragraph three of said motion should be sustained, and

It is, therefore, Ordered that paragraph three of said motion be, and the same hereby is sustained and it is ordered that the plaintiff make paragraph seven of his bill of complaint more definite and certain by setting forth true and correct copies of the notes and real estate mortgage referred to therein, to which the plaintiff excepts.

The Court further finds that paragraph four of defendant's motion should be sustained, and

It is further Ordered that paragraph four of defendant's motion be sustained, and the plaintiff be, and he hereby is required to make paragraph nine of his bill of complaint more definite and certain by stating the time and manner in which he notified and advised the defendant of his desire and intention to annul and rescind the conveyances set out in the first part of paragraph nine of plaintiff's bill of complaint, and if in writing, that a copy thereof be set out. That if oral the time and place of said notification be given, together with the names of the persons present, to which the plaintiff excepts.

The court further finds that paragraph five of the defendant's motion to make definite and certain should be sustained, and

It is further Ordered that paragraph five of the defendant's motion be sustained and that the plaintiff make paragraph nine of his bill of complaint more definite and certain by stating the time and manner in which his attorney, A. K. Swan, notified the defendant of the intention of the plaintiff to rescind as set out in paragraph nine of the plaintiff bill of complaint, and if in writing that a copy thereof be set out and if oral that the time and place of said notification be given together with the names of the persons present, and further that the plaintiff state the time and manner of the tender by plaintiff's attorney referred to in paragraph nine and whether oral or in writing, and if in writing, that he set forth a copy thereof, and if oral that he state the time, place and manner thereof.

It is further Ordered that the plaintiff have fifteen days from this date to comply with the order of the court amending his bill of complaint and the defendant fifteen days thereafter to plead thereto and that when the plaintiff has prepared and filed his amended bill of complaint that he serve a copy of the same upon counsel for the defendant, and when counsel for the defendant prepares and files his plea to the plaintiff's amended bill of complaint, that he serve copy thereof upon counsel for the plaintiff.

F. E. Kemmer,

United States District Judge.

C. K. A. K. Swan, Attorney for plaintiff.
O. L. Holcombe & Lohman, Attorneys for Defendant.

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

HONORABLE
COURT SESSION.

District of
OKLAHOMA, OKLAHOMA.

OKLAHOMA.
TUESDAY, NOVEMBER 1, 1927.

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

C. E. WALKER, Plaintiff,)
vs.) No. 252 Equity.
A. W. LOHMAN, Defendant.)

JOURNAL ENTRY.

This cause comes on for hearing in the United States District Court for the Northern District of Oklahoma, at Tulsa, Oklahoma, on November, 1st, 1927, upon the motion of the defendant to strike paragraph ten of the plaintiff's bill of complaint.

After hearing the argument of counsel and being fully advised in the premises, the court finds that the motion of the defendant is well taken and should be sustained.

IT IS, THEREFORE, the order of the Court that paragraph ten (10) of the plaintiff's bill of complaint be, and the same hereby is stricken. To which the plaintiff excepts.

F. E. Kennamer,
United States District Court.

O.K. A.H. Swan, Attorney for plaintiff.
D.L. Holcombe & Lohman, Attorneys for Defendant.

LEONARD D. INGRAM, Plaintiff,)
vs.) 261 Eq.
C. W. MAUDLER, ET. AL. Defendants.)

On this 1st day of November, 1927, it is by the Court ordered that the Motion to require plaintiff be to be made more definite and certain is overruled.

JOBE COLE, Plaintiff,)
vs.) 267 Eq.
MID-CONTINENT PET. CORP.
ET AL., Defendants.)

On this 1st day of November, 1927, it is by the Court ordered that leave be granted to withdraw motions to quash, and allow defendants 20 days to plead further. And it is further ordered that Motion to dismiss by Montie Sampson be withdrawn and that twenty (20) days be allowed to file amended motion to Dismiss. Whereupon, it is further ordered that cause be stricken.

Court adjourned until November, 2, 1927

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

NORTHERN District of OKLAHOMA.
EQUITY SESSION. TULSA, OKLAHOMA. WEDNESDAY, NOVEMBER, 2, 1927.

Court convened pursuant to adjournment, Wednesday, November, 2nd. 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.

FANNIE S. CARR, ET AL.,)
Plaintiffs.)
vs.) No. 91 in Equity.
THE TULSA STREET RAILWAY CO.,)
A CORPORATION,)
Defendant.)

ORDER PERMITTING E. E. McCORMICK TO SUE THE RECEIVER.

This matter coming on for hearing on this 2nd. day of November, 1927, on behalf of the petitioner, E. E. McCormick, he having presented his application herein for leave to sue C. Kline, the duly appointed, qualified and acting receiver for the Tulsa Street Railway Company, for damages and for personal injuries alleged by him to have been suffered as a result of the negligent and wrongful use of a certain street car belonging to said defendant, on a certain street known as Third Street, at the intersection of Third and Elgin Streets, in the City of Tulsa, Oklahoma, on the 12th day of October, 1927, and the court being fully advised on consideration thereof, finds that said petitioner has made application for this order, and has served a copy thereof upon the attorneys for said receiver, and that no objections have been filed or offered to the granting of said petition and that said petition and application should be granted.

It is therefore ORDERED that this petitioner, E. E. McCormick, be and hereby is granted leave to file suit upon his alleged cause of action, in the District Court of Tulsa County, Oklahoma, against the defendant, The Tulsa Street Railway Company, and C. Kline, as its receiver.

F. E. Kennamer,

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

O.K. Attorneys for C. Kline, Receiver.

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

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

JOURNAL ENTRY OF ORDER GRANTING LEAVE TO LEE OVERLY TO SUE.

Now on this 2 day of November, 1927, Lee Overly, having presented his petition herein for leave to sue the defendant herein, the Tulsa

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
WEDNESDAY, NOVEMBER, 2, 1927

Street Railway Company, and its receiver, for damages for personal injuries alleged by him while he was crossing Main Street, in the City of Tulsa, Oklahoma, on or about the 31st day of October, 1927;

The Court being fully and duly advised in the premises, finds that the said petitioner has heretofore filed said petition and has served a copy thereof upon the attorneys for said Receiver, and that no objections have been filed or offered to the granting of said petition, and that said petition and application should be granted.

IT IS, THEREFORE, ORDERED that the petitioner, Lee Overly, be, and he hereby is, granted leave to file suit upon his alleged cause of action aforesaid, in a Court of Competent jurisdiction, to-wit, in the District Court of Tulsa County, Oklahoma, against the defendant, The Tulsa Street Railway Company, and C. Kline as its receiver.

F. E. Kennamer,

U.S. District Judge.

Court adjourned until November, 5, 1927.

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

NORTHERN District of OKLAHOMA.
EQUITY SESSION. TULSA, OKLAHOMA. SATURDAY, NOVEMBER, 5, 1927.

Court convened pursuant to adjournment, Saturday, November, 5th, 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.

HARRIETT ROSEY, ET AL.,)
Plaintiffs,)
vs.) No. 238 Equity.
JAMES A CHAPMAN, ET AL.,)
Defendants.)
MATTIE GUTHRIE, ET AL.)
Intervenors.)

ORDER GRANTING LEAVE TO INTERVENE AND PLEAD ON BEHALF OF RAYMOND AND MOLLIE YARGEE, MINORS.

Now on this the 5th day of November, 1927, comes on the petition of E. G. Kelly, Guardian of Raymond Yargee and Mollie Yargee, minors, for leave to intervene in the above styled cause.

The Court being fully advised in the premises finds that the said guardian ought to be permitted to appear in said cause and file petition in intervention, or such other pleading as may to him appear proper, and to take such steps in said cause as may best present for determination any claims which said minors may have to the real estate involved in said action, or to the accrued rents and profits.

WHEREFORE it is ordered and decreed that the petitioner, E. G. Kelly, as Guardian of Raymond Yargee and Mollie Yargee, minors, be and he is hereby, granted leave to intervene in the above styled cause, and therein file such pleadings and take such action as may to him seem proper.

F. E. Kennamer,
Judge.

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

HARRIETT ROSEY, ET AL.,)
Plaintiff,)
vs.) No. 238
JAMES A CHAPMAN, ET AL.,) Equity.
Defendants.)
MATTIE GUTHRIE, ET AL.,)
Intervenors.)

ORDER APPOINTING GUARDIAN AD LITEM.

Now on this the 5th day of November, 1927, it appearing to the Court that a guardian ad litem should be appointed to represent Raymond Yargee and Mollie Yargee, minors, in the above entitled cause, leave having been granted for the making of them parties to this action and they claiming to have substantial interests to be protected in the said cause, and it appearing that John Caruthers proper person to serve in said capacity.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
SATURDAY, NOVEMBER, 5, 1927.

IT IS THEREFORE ORDERED AND DECREED that the said John Caruthers be and is hereby appointed guardian ad litem for Raymond Yargee and Mollie Yargee, minors, in the above entitled cause.

F. E. Kennamer,
Judge.

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

FANNIE S. CARR, ET AL.,)	
)	
Plaintiffs,)	Equity # 91
)	
vs.)	
)	
TULSA STREET RAILWAY COMPANY,)	
a corporation,)	

O R D E R.

Now on this 5th day of November, 1927, this cause comes on for hearing upon the application and petition of Donna Frances Robbertson for an order permitting and authorizing her to sue C. Kline, Receiver of the Tulsa Street Railway Company, a corporation, and to maintain and prosecute the suit, now pending in the District Court of Tulsa, Oklahoma, entitled Donna Frances Robbertson, plaintiff, vs-Tulsa Street Railway Company, a corporation, and C. Kline, Receiver of the Tulsa Street Railway Company, a corporation; and the plaintiff appearing by her Attorneys Roach, Roach & Roach; and the Receivers appearing neither in person, nor by his attorneys, Breckenridge and Bostick; and the Court being fully advised finds; that the Attorneys, of said Receiver, have been duly served with notice and that no objection has been made to the court making said order, authorizing the prosecution of said suit.

The court further finds: that on the 8th day of August, District Court of Tulsa County, Oklahoma, to recover damages against the Tulsa Street Railway Company, a corporation, and C. Kline, Receiver of said Tulsa Street Railway Company, a corporation, for personal injuries growing out of an accident which occurred on March 21, 1927, said case being #40171.

The Court further finds; that said applicant and petitioner, should be ermitted and authorized to sue the Receiver of the Tulsa Street Railway Company, a corporation, and maintain and prosecute the action now pending in the District Court of Tulsa County, Oklahoma, entitled Donna Frances Robbertson, plaintiff vs. Tulsa Street Railway Company, a corporation and C. Kline, Receiver of the Tulsa Street Railway Company, a corporation, case #40171.

Now, th refore, be it ordered, adjudged and decreed by this court, that said applicant and petitioner, Donna Frances Robbertson, be, and she is, hereby permitted and authorized to sue C. Kline, Receiver of the Tulsa Street Railway Company, a corporation, and to maintain and prosecute the action, now pending in the District Court of Tulsa County Oklahoma, entitled Donna Frances Robbertson, plaintiff, vs. Tulsa Street Railway Company a corporation and C Kline, Receiver of Tulsa Street Railway Company, a corporation, for damages for injuries, growing out of an accident occurring on March, 21, 1927.

F. E. Kennamer,
Judge.

O.K. Breckenridge & Bostick.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

SATURDAY, NOVEMBER, 5, 1927.

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

HARRIETT HOSEY, ET AL.,
Plaintiffs,

vs.

J. A. CHAPMAN, ET AL.,
Defendants.

No. 238 Equity.

O R D E R.

On this 5th day of November, A.D.1927, upon application of the defendants Mid-Continent Petroleum Corporation, Magnolia Petroleum Company, The Prairie Oil & Gas Company,

IT IS ORDERED That the Comptroller General of the United States furnish a certified, Photostatic copy of the Following, on file in his office and in his custody, the same to be used as evidence in the trial of this cause, and being material to the issues involved here, to-wit:

Check No. 511,306 dated March, 15, 1923, drawn on the Treasurer of the United States in the sum of \$20,12, payable to the order of Sally West, now Tolen, an heir of Cogee West, deceased, the same being a payment to equalize the allotment to the said Cogee West in the Creek Nation.

F. E. Kennamer,

U. S. District Judge.

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

DEVONIAN OIL COMPANY, A
CORPORATION,
Plaintiff.

vs.

LLOYD J. SEAY, COLLECTOR OF
DELINQUENT TAXES FOR CREEK COUNTY
OKLAHOMA, RALPH H. BLAKE, TREASURER
OF CREEK COUNTY, OKLAHOMA, J. ARTHUR
WILSON, SHERIFF OF CREEK COUNTY,
OKLAHOMA, AND FRED PATRICK, ASSESSOR FOR
CREEK COUNTY, OKLAHOMA.

Defendants.

No. 276 Equity.

O R D E R.

Now on this 5th day of November, 1927, this matter came on to be heard before me, and the court being advised in the premises finds from the verified answer of the defendant filed herein that the Roxana Petroleum Corporation is a necessary party to this action, and that they have an interest in the property in litigation herein, and that summons should be issued causing them to reply to the answer of the defendant herein.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the Roxana Petroleum Corporation be made a party herein and that summons be issued to the said corporation commanding it to appear, answer and plead to said answer of the defendant.

Dated this 5th day of November, 1927.

F. E. Kennamer, Judge.

Court adjourned until November, 10, 1927
(At Miami, Okla.)

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

MIAMIA, OKLAHOMA.

THURSDAY, NOVEMBER, 10, 1927.

Court convened pursuant to adjournment, Thursday, November, 10th, 1927, at 9:30 A. M. Present:

Hon. F. E. Kennamer, Judge 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,) No. 184 Equity
vs.)
H. R. LITTLE, ET AL.,)
Defendants.)

ORDER.

For good cause shown plaintiff is given ten days additional time in which to file amendment.

Dated this 10th day of November, 1927.

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. 187 Equity.
vs.)
H. R. LITTLE, ET AL.,)
Defendants.)

ORDER

For good cause shown plaintiff is given ten days additional time in which to file motion to strike answer of defendant.

Dated this 10th day of November, 1927.

F. E. Kennamer,
Judge.

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

NORTHERN
EQUITY SESSION.

District of
MIAMI, OKLAHOMA.

OKLAHOMA.
THURSDAY, NOVEMBER, 10, 1927.

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

A. M. WIDDOWS AND FRANK T.
MCCOY, COPARTNERS DOING BUSINESS
UNDER THE FIRM NAME OF WIDDOWS
& MCCOY.

Plaintiffs

vs.

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

Defendant.

No. 264 Equity

O R D E R.

For good cause shown defendant is given ten days additional
time in which to plead.

Dated this 10th day of November, 1927,

F. E. Kennamer,
Judge.

Court adjourned until November, 11, 1927.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

MIAMI, OKLAHOMA.

FRIDAY, NOVEMBER 11, 1927.

Court convened pursuant to adjournment, Friday, November, 11th 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 COURT FOR THE NORTHERN DISTRICT
OF THE STATE OF OKLAHOMA, UNITED STATES OF AMERICA
STATE OF OKLAHOMA, FEDERAL DISTRICT.

CLARE SHOWALTER, Plaintiff,

vs.

GEORGIA VALLIERE HAMPTON,
J. J. SMITH:
WAYNE ANDERSON, AND
E. E. SIMPSON, Defendants.

No. 268 Equity.

ORDER OF COURT.

For good cause shown it is hereby directed and ordered by the Court that the plaintiff herein, Clara Showalter, be and she hereby is granted an extention of twenty (20) days in which to prepare and file her Amended Bill of Complaint in this action.

Done in open court at Miami, in Ottawa County, State of Oklahoma, and within the Northern Federal District of the State of Oklahoma, this the 11th day of November, A.D. 1927.

F. E. Kennamer,

Judge of the Above styled Court.

Court adjourned until November, 15, 1927

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
TUESDAY, NOVEMBER, 15, 1927.

Court convened pursuant to adjournment, Tuesday, November, 15, 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.

OLIVER D. SCHNAARE, AND REAL
ESTATE MORTGAGE TRUST COMPANY,
TRUSTEE, Complainants,

vs.

LOUIE JACOBS AND WIFE FANNIE,
JACOBS, THE WHITE COMPANY,
A CORPORATION, HUTCHISON LUMBER
COMPANY, A CORPORATION, THE
HALE-HALSELL GROCERY COMPANY,
A CORPORATION, FIRST NATIONAL BANK
OF WARTLESVILLE, OKLAHOMA, AND
PITTSBURGH PLATE GLASS COMPANY
A CORPORATION, Defendants.

In Equity
No 195

ORDER OF DISMISSAL.

Now on this 15th day of November, 1927, a stipulation and agreement by and between the plaintiffs, Real Estate Mortgage Trust Company, a corporation, Trustee, and Oliver D. Schnaare, and the defendant, Louis Jacobs and wife, Fannie Jacobs, having been filed herein, and having been presented to the court for consideration, and the court having examined and considered said stipulation, finds that the said stipulation should be in all things approved, and an order of dismissal should be made and entered in accordance with said stipulation.

IT IS THEREFORE ORDERED that the said stipulation be approved and the suit of plaintiffs be dismissed without prejudice, and the cross-suits of the said defendants be dismissed with prejudice, in accordance with the terms of the said stipulation.

F. E. Kennamer,

Judge.

O.K. Robinson & Jones,
Attorneys for Defendants Louis
Jacob and wife Fannie Jacobs.

Mason, Honnola Harper & Williams,
Attorneys for Plaintiffs.

Court adjourned until November, 16th, 1927.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

FULSA, OKLAHOMA.

WEDNESDAY, NOVEMBER, 16, 1927.

Court convened pursuant to adjournment, Wednesday, November, 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.

OIL WELL IMPROVEMENTS COMPANY,)	
)	
Plaintiff,)	In Equity No. 278
vs.)	Under Patents Nos.
SKINNER BROTHERS BELTING COMPANY,)	
)	17
)	1,175,261
Defendants.)	and
)	1,256,899.

ORDER APPROVING STIPULATION AND GRANTING
EXTENSION OF TIME TO ANSWER.

On this 16 day of November, 1927, the defendant in the above entitled cause having presented to the court a stipulation signed by plaintiff and defendant, through their respective attorneys, agreeing that the defendant may have an extension of time to December, 18, 1927, in which to file answer her in, and the court having considered such stipulation and being fully advised in the premises;

IT IS ORDERED by the Court that said stipulation be and the same is hereby approved and that the defendant be and is hereby granted an extension of time to December, 18, 1927, in which to file answer to the Bill of Complaint in this cause.

F. E. Kennamer,
Judge.

O.K. Biddison & C. & B & C.
O.K. Joe T. Dewberry.

court adjourned until November, 18, 1927.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

FRIDAY, NOVEMBER, 18th, 1927.

Court convened pursuant to adjournment, Friday, November, 18th, 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.

HARRIETT HOSEY, ET AL.,

Plaintiffs,

vs.

J. A. CHAPMAN, ET AL.,

Defendants.

No. 238 Equity.

ORDER.

On this 18th day of November, A.D. 1927, upon application of the defendants Mid-Continent Petroleum Corporation, Magnolia Petroleum Company, The Prairie Oil & Gas Company,

IT IS ORDERED That the Comptroller General of the United States furnish a certified photostatic copy of the following records on file and in his custody, the same to be used as evidence in the trial of this cause and being material to the issues involved herein, to-wit:

1. A certified copy of the 1872 Seminole payroll showing that part of the Tuste-nuck-o-chee band containing the following family, to-wit: See-tee-chee, Foster, Mehosee, Mecholy Fus-leep-peche, Losanna, Istoche, Istoche.

2. A certified copy of the 1876-1877 Seminole payroll showing the following family in the Thlo Thlo Bank (or Thlo Thlo Harjo Bank), to-wit: Sarleche, Foster, Mehose, Macheley Futlar-pe-che, Simmer, Jacksey, Tomsey, and Tomsey Low.

3. A certified copy of the Seminole payroll of 1877 showing the following family in Fuste-neck- Harjo Bank, to-wit: Sarleche, Foster, Martosee, Machile, Pit-lar-puiche, Simon, Jacksey, Louisa, Tumsey Lowe.

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

Court adjourned until November, 22nd. 1927.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
TUESDAY, NOVEMBER, 22nd. 1927.

Court convened pursuant to adjournment, Tuesday, November,
22nd. 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.

CONTACT FILTERATION COMPANY, A CORPORATION, ET AL.,)	
)	
Plaintiffs,)	
vs.)	No. 280 Equity.
)	
PIERCE PETROLEUM CORPORATION, A CORPORATION,)	
Defendant.)	

O R D E R.

On this 22nd day of November, 1927, upon application of the
said defendant, and for good cause shown, it is ordered that the time
within which said defendant is required to plead or answer to the bill
of complaint herein be, and the same is hereby extended until the 28th
day of December, 1927.

F. E. Kennamer,

Judge of the United States
District Court.

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

HARRIETT A. HOSEY, ET AL.,)	
)	
vs.)	No. 238 Eq.
)	
J. A. CHAPMAN, ET AL.,)	
)	
IN RE: ESTATE OF ULLIE EAGLE)	
CREEK 4338)	

O R D E R.

The application of John Tiger to be made co-plaintiff in the
intervention of Julia Fish coming on to be heard is by the Court allowed.

F. E. Kennamer,

Judge.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

TUESDAY, NOVEMBER, 22, 1927

22nd. 1927. Court convened pursuant to adjournment, Tuesday, November, 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 MISSOURI VALLEY BRIDGE & IRON COMPANY, A CORPORATION,

Complainant,

vs.

M. J. FITZGERALD, J. H. MIDDLETON, H. C. O'NEIL AND W. A. WILSON.

Defendants.

In Equity No. 284

ORDER APPOINTING ANCILLARY RECEIVER.

This cause having come on to be heard on the application of the Complainant, the Missouri Valley Bridge & Iron Company, a corporation, for the appointment of a temporary ancillary receiver as prayed for in the Bill of Complaint herein, supported by the verification to said bill of complaint, and the Court having heard arguments of counsel, and it appearing to the Court from said verified bill of complaint that James W. Gullett was appointed co-receiver from said subscribers at Associated Employers Reciprocal, a reciprocal or inter-insurance exchange, by the District Court of the United States for the Northern District of Illinois, Eastern Division, on October, 8, 1924, in a case there now pending, entitled The Missouri Valley Bridge & Iron Company v. W. T. Irwin, et al, Equity No. 4318, hereinafter referred to as the principal cause, brought by the complainant herein against W. T. Irwin, the attorney-in-fact of said subscribers and, after amendment, against Sherman & Ellis, Inc., the former attorney-in-fact of said subscribers and against ten subscribers individually and as representatives of all the said subscribers for the payment to it of its claims under contracts of indemnity or insurance entered into between it and said subscribers through an attorney-in-fact, for an accounting and for the complete liquidation of said exchange; that the said James W. Gullett was appointed sole receiver for said subscribers by said Court on March 17, 1925; that said Court entered a decree on February 10, 1926, continuing the said James W. Gullett as said receiver and as successor to the attorney-in-fact for said subscribers and ordering said James W. Gullett to collect from said subscribers the sums found to be due from them by said decree under their contracts of insurance or indemnity and to liquidate completely said exchange; and that said decree has been affirmed by the United States Circuit Court of Appeals for the seventh Circuit (19 F. (2d) 300), to which affirmance certiorari has been denied by the Supreme Court of the United States, U.S. October, 24, 1927.

And it further appearing to the Court from said verified bill of complaint that sufficient cause exists for the appointment of a receiver for the subscribers at Associated Employers Reciprocal ancillary to said decree in said principal cause and that such appointment is indispensable to the collection of the sums due from the subscribers at Associated Employers Reciprocal and to the other relief sought in said bill;

IT IS HEREBY ORDERED, Adjudged and decreed that James W. Gullett be and he is hereby appointed, temporary receiver for subscribers at Associated Employers Reciprocal ancillary to the decree in said principal cause and is directed to liquidate their affairs as respects their

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

TUESDAY, NOVEMBER, 22, 1927.

assets under the name of Associated Employers Reciprocal, subscribers at Associated Employers Reciprocal, or any similar or other name, whether such assets have heretofore been held or controlled by attorney-in-fact or receiver; as respects their claims appertaining or arising to them as a group including claims arising upon or from re-insurance contracts or transactions in connection therewith and including claims upon contracts insuring against the risk of assessments or against similar risks; as respects claims by third parties not subscribers against Associated Employers Reciprocal or subscribers at Associated Employers Reciprocal, or against them in any other name so associated; as respects claims of subscribers against Associated Employers Reciprocal or subscribers at Associated Employers Reciprocal, or against them in any other name so associated; and as respects their obligations to make payments to the receiver in accordance with the provisions of the contracts of indemnity or insurance exchanged between them and the decree heretofore entered in said principal cause, with the result that the undertakings of the many subscribers may be liquidated and settled and the assets, if any, remaining may be distributed to the subscribers entitled thereto; and it is further

ORDERED, ADJUDGED AND DECREED:

1. That the said receiver shall defend, reduce to possession and liquidate all assets of every description whatsoever belonging or appertaining to said Associated Employers Reciprocal or to subscribers at Associated Employers Reciprocal or to said subscribers so associated.

2. That the said receiver shall collect from subscribers all unpaid premiums and all savings or dividends credited or paid as described in the decree in said principal cause, the assessment therein levied and decreed, and any other sums owing by said subscribers, and shall take such action and incur such expense as shall be necessary correctly to compute the same so due; and the said receiver shall give to the subscriber credit for advance deposits credited to the subscribers individual account and credit for any sums due to the subscriber except for claims under contracts of indemnity;

3. That the said receiver may maintain offices in this jurisdiction or elsewhere and may enter into leases therefor, yearly or for any lesser period, and shall employ accountants, clerks, stenographers and assistants as may be necessary fully to carry out the provisions of the order, paying such reasonable charges therefor and for rents, lights, heat, telephone services, supplies printing and other incidental expenses as may be reasonably sustained. And that the said receiver is authorized and shall employ counsel, as shall reasonably be necessary properly to defend, collect, and liquidate the assets and to defend against suits or actions pending or which may be instituted against the said receiver or Associated Employers Reciprocal or against the subscribers in any other name, or which may directly or indirectly involve the assets herein described.

That the said receiver in his own name or otherwise, shall institute at law or in equity in this Court or in any other courts in this or in any other jurisdiction or country such suits or proceedings as shall be necessary to collect from subscribers the sums provided to be collected by the decree in said principal cause and to collect, defend, preserve or liquidate any claim of said subscribers upon reinsurance contracts, contracts insuring against the risk of assessment or other risk or any other claim or assets whatever of said subscribers, and to incur and to pay all reasonable expenses whatsoever in connection therewith.

5. That any and all parties having claims and demands or cause of action whatsoever against Associated Employers Reciprocal or against the said subscribers so associated, against whatsoever name such claims, demands or causes of action may be directed are hereby restrained and enjoined from proceeding in the prosecution of any suits now pending in any jurisdiction and from the commencement or institution of such suits, without first applying for and securing the consent of this Court to the institution of suit.

6. That the said receiver may apply to this Court from time to time for such other or further powers of authorization as may be necessary to carry out the decree in said principal cause; and it is further

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

TUESDAY, NOVEMBER, 22, 1927.

ORDERED, ADJUDGED AND DECREED that said receiver before entering upon his duties as such shall give a bond in the usual form running to the United States of America in the sum of Fifteen Thousand with surety or sureties to be approved by this Court, conditioned upon the faithful performance of his duties as such receiver.

F. E. Kennamer,

Judge.

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

GEO. A. BROOKS, Plaintiff,)

vs.)

F. O. YARBROUGH, ADMINISTRATOR,
WITH THE WILL ANNEXED OF THE
LAST WILL AND TESTAMENT OF
BRIDGET ANN BARBER, DECEASED,
CLARA FORBES,
LAWRENCE BARBER,
JACK BARBER AND
CLIFFORD BARBER,
MRS HATTIE B. BROWN,
GEO. A. ROACH,
MRS MARY E. SLAMANS,
WILFRED D. ROACH AND
SAMUEL ROACH,

Defendants.)

No. 281.

WARNING ORDER.

Now on this 22nd. day of November, 1927, came on to be heard in open court the motion and application of plaintiff in the above numbered and styled cause for an order directing the absent and non-resident defendant, Clara Forbes, to answer herein, and it appearing to the court that this suit is commenced by the plaintiff, seeking specific performance of a contract relating to the real estate hereinafter described and for conveyance of the title thereto to plaintiff, to-wit: Title to said land being in Bridget Barber, and.

That the said defendant, Clara Forbes, is a resident and citizen of the State of Kansas, living and residing at 918 East 7th Street, Wichita; that personal service upon said defendants, or any of them is impossible, through the usual chancery subpoena, within the Northern District of the State of Oklahoma, or within 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, Clara Forbes, on or before the 22nd. day of November, 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 Osage County news, a Newspaper published at and in the City of Pawhuska, County of Osage, State of Oklahoma, and within the Northern District of the State of Oklahoma.

F. E. Kennamer,

Judge.

Court adjourned until November, 28, 1927.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

MONDAY, NOVEMBER, 28, 1927.

Court convened pursuant to adjournment Monday, November, 28th, 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.) In Equity
JOHN M. HOOD, ET AL., Defendants.) No. 158

O R D E R.

Now on this 28th day of November, 1927, upon application of the defendants and for good cause shown, defendants are hereby granted an extension of time until December, 10, 1927, in which to file their answer brief in this cause.

F. E. Kennamer, Judge.

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

HARRIETT HOSEY, ET AL., Plaintiffs,)
vs.) No. 238 Equity.
JAMES A. CHAPMAN, ET AL., Defendants.)
and Various Parties. Interveners.)

O R D E R.

Now, on this 28 day of November, 1927, comes on to be heard the motion of interveners Guthrie, et al and of Adeline Byrd, to make said Adeline Byrd a party intervener, to be grouped with the interveners Guthrie, et al.,

And it appearing to the Court that the interests of all a parties is this action will be served by granting the order asked for in said motion, and it appearing that the relief asked for in said motion is just and desirable.

It is therefore, considered, ordered and adjudged that said Adeline Byrd be made an additional party intervener to be grouped with the inrvenerns Guthrie, et al, and that all pleadings, motions and orders heretofore filed and made herein and relating in any manner to the cause of action of the interveners Guthrie, et al, both in support thereof and directed against said cause of action, be taken as making up the issues

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

NORTHERN

District of

OKLAHOMA.

REGULAR SESSION

MULSA, OKLAHOMA.

MONDAY, NOVEMBER, 28, 1927

herein as to said interveners and the other parties herein, without further pleading on the part of any one, the amended petition and cross-petition of the interveners Guthrie, et al, heretofore filed herein, being taken as the amended petition and cross-petition of Adeline Byrd, as well as the other individuals composing the Interveners Guthrie, et al.

F. E. Kennamer,

United States District Judge

ST. LOUIS-SAN FRANCISCO R. R. Co.,
Plaintiff.

vs.

J. P. LAWRENCE, ET AL.,
Defendants.

}
} 207 Eq.
}

On this 28th day of November, 1927, it is by the Court ordered that the Motion for Restitution in above entitled cause be and same is hereby overruled as per Opinion hereto filed in said cause. And it is further ordered that exceptions be allowed ruling of said court.

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

HARRIET A. HOSEY, ET AL.,

vs.

J. A. CHAPMAN, ET AL.,

IN RE: ESTATE OF ULLIE EAGLE
CREEK 4338.

}
} No. 238 Eq.
}

ORDER ALLOWING INTERVENTION
OF COGEE KNIGHT.

Upon the verified petition of intervention of the claimant Cogee Knight, the said intervention is allowed under Rule 37 of the rules of equity applicable to this Court, the same to be in subordination to and recognition of the propriety of the main proceeding.

F. E. Kennamer,

Judge.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

MONDAY, NOVEMBER, 28, 1927.

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

HARRIETT HOSEY, ET AL.,	Plaintiffs,	}	No. 238 Equity.
vs.			
JAMES A CHAPMAN, ET AL.,	Defendants.		
and Various Parties,	Interveners,	}	

AMENDED ORDER OF REVIVOR.

Now on this 28 day of November, 1927, comes on for hearing the motion of interveners Gid Guthrie, et al, for an Amended Order of Revivor in pursuance to the suggestion as to the death of J. P. Guthrie, and it appearing to the court that J. P. Guthrie, former intervener herein departed this life, intestate, on or about December, 27, 1926, and that his sole surviving heirs are his children, Gid, Guthrie, Claude Guthrie, Jeff Guthrie, Laura Moore, Maude Boyston, John Guthrie, and Charles E. Guthrie, but that the names of said Laura Moore, Maude Boyston, John Guthrie, Charles E. Guthrie were omitted from the "Suggestion as to the death and motion to revive" filed herein on March, 12, 1927, and also from the Order of Revivir, made in pursuance thereto.

It is now, therefore, considered, ordered and adjudged, that the cause of action of the interveners Guthrie, et al., be and the same is hereby revived (amending the order of revivor of March, 12, 1927, filed herein) in the names of the following i)nterveners; Gid Guthrie, Claude Guthrie, Jeff Guthrie, Laura Moore, Maude Boydston, John Guthrie, and Charles E. Guthrie, Mattie Deason, Homer St. John, Naomi Brain nee St. John, Sunshine St. John, Rosie Jones, Bill Reynolds, Charlie Reynolds, and Johnnie Webster, and that the amended petition and cross-petition heretofore filed herein by the said, interveners, stand herein as the amended petition and cross-petition of the above surviving interveners, And that all pleadings, motions, and orders heretofore filed and made herein and relating in any manner to the cause of action of these inter-veners, be taken as making up the issues herein as to said interveners without further pleading on their part.

F. E. Kennamer,
United States District Judge.

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

UNITED STATES,	Plaintiff.	}	No. 257 Equity.
vs.			
NORA DAUGHERTY,	Defendant.	}	

ORDER OF DISMISSAL.

Now on this 28th day of November, 1927, this matter coming on to be heard upon motion made in open Court on behalf of the plaintiff herein, and after hearing said motion the Court finds:

That said matter has been duly and fully settled by and through the Quapaw Indian Agency, of Miami, Oklahoma, and that there is no further occasion for litigating the question herein involved.

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

F. E. Kennamer, Judge.

Court adjourned until November, 29, 1927.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
TUESDAY, NOVEMBER, 29, 1927.

Court convened pursuant to adjournment, Tuesday, November, 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 FOR
THE NORTHERN DISTRICT OF OKLAHOMA.

H. C. SPEER & SONS, COMPANY,)
Plaintiff,)
vs.) No. 254 Equity
CITY OF SHIDLER, ET AL.,)
Defendant.)

O R D E R.

It is hereby ordered that the Security Benefit Association
The Macabees, and C. Edgar Honnold, be and are hereby permitted to inter-
vene in this cause.

F. E. Kennamer, Judge.

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

HARRIETT A. HOSEY, ET AL.,)
vs.) No. 238 Eq.
J. A. CHAPMAN, ET AL.,)
IN RE: ESTATE OF ULLUS EAGLE)
CREED 4338.)

ORDER DISMISSING INTERVENTION
OF COGEE KNIGHT.

Cogee Knight now moving to dismiss her intervention herein
and same is hereby ordered without prejudice.

F. E. Kennamer, Judge.

Court adjourned until December, 1st. 1927.

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

NORTHERN
EQUITY SESSION.

District of
TULSA, OKLAHOMA.

OKLAHOMA.
THURSDAY, DECEMBER 1, 1927.

On this 1st day of December, 1927, Court convened pursuant to adjournment, at Tulsa, Present:

Hon. F. E. Rommner, 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.			
AZTEC OIL COMPANY, ET AL.,	Defendants.		
Oil Well Supply Company, et al.,	Intervenors.		

ORDER CONFIRMING SALE.

Now on this 1st day of December, 1927, it appearing to the Court that, pursuant to the order of Court entered herein on September, 3, 1927, Charles A. Coakley, the Receiver herein, has sold at private sale the property hereinafter named to the persons and at the price named:

Henryetta District

1 Oil Well Steam Engine.		
to Richards and Trunk of Henryetta,	for	\$100.00
1 40-HP. Oil Well Boiler		
to Richards and Trunk of Henryetta,	for	350.00
1 80 HP. direct driven Bessemer Engine (No 6)		
and cylinder, piston and rings from		
Engine No. 7,		
to Milan and Phillips, of Chelsea, Okla.		600.00

Bristow District

In the above district the following property was sold to Harry Miller of Tulsa, Oklahoma, at the following prices:

30 joints of 12 $\frac{1}{2}$ " casing	638.54
8 joints 10" casing	129.83
12 joints 15 $\frac{1}{2}$ " casing	432.00
7 joints 8" casing	102.55
3632' 4" line pipe	726.47

Ingalls District

1 60- HP Bessemer gas engines and compressor		
with lines and fittings to tank,		
1 air Janner-Scrubber tank and subsidiary		
building		
to W. T. Hugo, of Muskogee, Oklahoma for		1,000.00
Pipe lines in the Ground approximately		
5,000' of 10" line,		
1,400' of 18" line		
14,000' of 6" line,		
3,700' of 5" line		
10,400' of 2 $\frac{1}{2}$ " line,		
2,700' of 2" line		
2,700' of 4" line.		
to Eli Wilson and Sam Moyer of Sapulpa		
Oklahoma, for		5,450.00
1 Desk and letter file		
to _____ for		20.00

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

THURSDAY DECEMBER 1, 1927.

Tulsa Office Property.

1 roll top desk		
to W. T. Hurst, Tulsa, Oklahoma, for		\$50.00
1 flat top desk		
to Producers Lumber Company, Tulsa		
Oklahoma, for		25.00
2 tables,		
3 rugs,		
1 water cooler.		
3 costumers,		
7 chairs,		
to W. H. Feck, Tulsa, Oklahoma, for		50.00
1 section steel filing cabinet,		
to W. H. Gray, Tulsa, Oklahoma, for		50.00
1 Oak table, cash		15.00
1 typewriter desk cash		10.00
1 ceiling light globe, cash		5.00

The Court finds that said property was sold at private sale in accordance with the prior order of this Court, and that said property was sold after receiving competitive bids for the same, and was sold at the best price obtainable therefor, and that the prices obtained are equal to the value of the properties sold, and that said properties are not necessary for the operation of the receivership, and that it is to the best interest of the receivership and all parties concerned in this cause that said sale be confirmed.

IT IS THEREFORE, BY THE COURT ORDERED, CONSIDERED AND ADJUDGED that the sale of the properties heretofore described by the said Receiver to the persons and for the price heretofore specified, be and the same is hereby approved and confirmed, and the action of the Receiver in the premises be and the same is hereby approved.

F. E. KEMMNER, District Judge.

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

A. D. C. DUGUE,	Plaintiff.	}	No. 70 Equity.
vs			
AMTEC OIL COMPANY, ET AL.	DEFENDANTS.	}	
GILBERT SUPPLY COMPANY,	INTERVENORS.		
ET AL.			

ORDER APPROVING CONTRACT.

Now on this 1st day of December, 1927, it appearing to the Court that on account of adverse conditions in the gasoline market, and other conditions outlined in the petition of the Receiver filed herein, that he is unable to operate the gasoline plant known as Plant No. 3 of the Aztec Oil Company located near Henryetta, Oklahoma, at a profit, and that the operation of same entails a loss to the receivership;

And it further appearing that the Eagle Picher Lead Company has offered to enter into a contract a copy of which is presented with the petition, by which said Eagle-Picher Lead Company operated said plant without charge to the Receiver, and keeps the gas contracts in force until January, 5, 1928, the date set for the sale of the Aztec Oil Company's properties, and for such other time as the Receiver may agree, if said sale is not held on said date;

And it appearing to the court that said contract and the proposed operation of said plant by the Eagle-Picher Lead Company is for the best interest of the receivership, and that thereby the plant will be maintained in operation and such repairs made as are necessary at the expense of the Eagle-Picher Lead Company, except replacements exceeding the sum of \$500.00 for such individual unit which are to be made by the Eagle-Picher Lead Company, and in the event of replacement exceeding said sum, same shall be made only with the approval of the Receiver, and in the event same are made, and said Eagle-Picher Lead Company is the successful bidder for said gasoline plant at the sale of the Aztec properties, the said Eagle-Picher Lead Company shall be credited with the amount of such major replacements upon a cash bid made by it for the properties.

It is therefore by the court ordered, considered and adjudged that the said contract between the Receiver and the Eagle-Picher Lead Company for the operation of said plant be and the same is hereby approved and confirmed.

F. E. KEMMNER, District Judge.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

SATURDAY, DECEMBER 3, 1927.

Court convened pursuant to adjournment, Saturday, December 3rd., 1927, at 9:30 A. M. Present:

Hon. E. E. Hennamer, Judge of U. S. District Court.
H. B. Warfield, Esq., 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.

UNITED STATES, Plaintiff,)
vs.) No. 286 Equity
CLARA H. ELDRED AND Defendants.)
E. SHEA,

WARNING ORDER.

Now on this 3rd. day of December, 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-residents to answer herein, and it appearing to the Court that this suit is commenced by the Plaintiff, seeking to set aside certain instruments therein set forth, and to remove a cloud from the title to the land situate in the Northern District of Oklahoma, described as follows, to-wit:

The Southeast Quarter (SE4) of Section
Twenty-one (21) Township Eighteen (18)
North, Range Twelve (12) East, Creek
County, Oklahoma,

said land being the allotment of Willie Brown, a restricted citizen of the Creek Nation; that diligent search for said defendants has been made by the Department of the Interior, through the office of the Superintendent of the Five Civilized Tribes, and its Field Clerks; that the whereabouts of the said defendant, E. Shea, is to the Plaintiff unknown; that the defendant, Clara H. Eldred is a citizen and resident of the County Home in Alle County, State of Pennsylvania, and that the personal service upon said defendant is impracticable and impossible through the usual chancery subpoena, and that said defendants, nor either of them, have voluntarily appeared herein, and are not inhabitants or citizens of the Northern District of the State of Oklahoma, nor of the State of Oklahoma, and the Court being of the opinion that said order should be granted:

IT IS THEREFORE ORDERED THAT SAID DEFENDANTS, Clara H. Eldred and E. Shea, and each of them, appear, plead, answer or demur to said Bill of Complaint, on or before the 1st day of February, 1928, and that a copy of this order be served personally upon said defendants, and each of them, if possible; otherwise, to be published once each week for six consecutive weeks, in the Sapulpa Herald, a newspaper published at Sapulpa, Creek County in the Northern District of the State of Oklahoma.

E. E. Hennamer, Judge.

A. B. C. DAGUE, Plaintiff.)
vs.) 70 Eq.
ASTEC OIL CO., ET AL., Defendants.)

On this 3rd. day of December, 1927, it is by the Court ordered that the above entitled cause be continued to January, 5th, 1928, upon same notices.

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

NORTHERN EQUITY SESSION. DISTRICT OF TULSA, OKLAHOMA. OKLAHOMA. SATURDAY, DECEMBER, 3, 1927.

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

HARRIETT HOSEY, ET AL., Plaintiffs, vs. JAMES A. CHAPMAN, ET AL., Defendants. No. 238 Equity.

ORDER.

Now on this 3rd. day of December, 1927, it is ORDERED by the court that the parties hereto, in addition to moneys heretofore paid to the Special Master in this cause, be and hereby are ordered and directed to pay forthwith into the hands of John B. Meserve, Special Master heretofore appointed in this cause, the sum of Ten Thousand (\$10,000.00) Dollars, to be applied on Master's fees and expenses of Reporter and Interpreter in this cause.

H. E. Mcnamar, Judge.

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

JOHN E. DYMES, RECEIVER OF THE FIRST NATIONAL BANK AT COLLINSVILLE, OKLAHOMA, A NATIONAL BANKING ASSOCIATION. Plaintiff, vs. J. O. COLBURN, Defendant. No 285 Equity.

ORDER CONTINUING HEARING ON APPLICATION FOR APPOINTMENT OF RECEIVER.

Now on this 3rd. day of December, 1927, the above entitled cause came on regularly for hearing and for good cause shown, the hearing on the application for the appointment of a Receiver in the above cause hereby is ordered continued to the 2nd. day of January, 1928.

H. E. Mcnamar, Judge.

Court adjourned until December, 8, 1927. (at Muskogee, Okla.)

3
In the District Court of the United States in and for the

NORTHERN
DISTRICT OF
OKLAHOMA
EQUITY SESSION.

District of

OKLAHOMA.

PANHANDLE, OKLAHOMA. MONDAY, DECEMBER 5, 1927.

Court convened pursuant to adjournment, Monday, December 5, 1927, at 9:30 A. M. Present:

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

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

IN THE 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.

O R D E R.

Now on this 5th day of December, 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 not held on the date heretofore set therefore, to-wit December, 5, 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. Coakley, as Special Master herein on the 30th day of June, 1927, and heretofore, by order of this court of June, 25, 1927, continued to December, 5, 1927, be and the same is hereby continued and reset for the 5th day of January, 1928, 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. C.A.Coakley.
Receiver.

Court adjourned until December, 10th, 1927.

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

NORTHERN
EQUITY SESSION,

District of
TULSA, OKLAHOMA.

OKLAHOMA.
SATURDAY, DECEMBER 10, 1927.

Court convened pursuant to adjournment, Saturday, December 10th, 1927, at 9:30 A. M. Present:

Hon. E. Lennamer, Judge of U.S. District Court.
H. C. Garfield, Esq., Clerk of U.S. District Court.

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

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

NETTA B. DIRICKSON,
Appellant,

vs.

L. R. MERRILL, RECEIVER FOR THE
HUSKOGEE-SECURITY NATIONAL BANK,
A CORPORATION,
Appellee.

No. 210 Equity

ORDER ON WRIT OF HABEAS CORPUS.

This 10th day of December, 1927, came the appellant, Netta B. Dirickson, and presented her petition for appeal with assignment of errors accompanying the same, and upon consideration thereof.

IT IS ORDERED, that an appeal to the United States Circuit Court of Appeals for the Eighth Circuit from the final order, judgment and decree made and entered by the District Court of the United States for the Northern District of Oklahoma, in the above entitled cause be and the same is hereby allowed, as prayed in the petition for appeal of said Netta B. Dirickson, and that a certified transcript of the record, testimony, exhibits, stipulations and all other proceedings be forthwith transmitted to said United States Circuit Court of Appeals for the Eighth Circuit.

It is further ordered, that the bond on appeal herein be and the same is hereby fixed in the sum of \$500.00, to be conditioned as required by law, with sufficient surety to be approved by the Clerk of this Court.

Made and entered this 10th day of December, 1927.

By the Court.

E. E. Lennamer, Judge.

Court adjourned until December 11, 1927.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

MULSA, OKLAHOMA.

MONDAY, DECEMBER, 12, 1927.

Court convened pursuant to adjournment, Monday, December, 12, 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, Plaintiff,)
vs.) Equity, No. 270.
J. U. KELLER, Defendant.)

ORDER PRO CONFESSO.

Now comes the complainant, by its solicitors, and elects to take order pro confesso against J. U. Keller. for failure to plead or answer.

Dated this 12th day of December, 1927.

((SEAL)) H. P. Warfield, Clerk.
By Minnie G. Cagle, Deputy.

PRECIPIT.

To the Clerk of said Court:

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

Louis N. Stivers, Solicitor for Complainant.

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTH J. DISTRICT OF OKLAHOMA.

UNITED STATES, Plaintiff,)
vs.) No. 282 Equity.
JAMES H. MOORE, Defendant.)

ORDER GIVING ADDITIONAL TIME TO PLEAD.

For good cause shown, the defendant is given thirty days from this date to plead to plaintiff's bill of complaint.

Dated at Pawhuska, Oklahoma, this 12th day of December, 1927,

F. E. Kennamer, Judge.

Court adjourned until December, 17, 1927.

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

NORTHERN District of OKLAHOMA.
EQUITY SESSION. TULSA, OKLAHOMA. SATURDAY, DECEMBER, 17, 1927.

Court convened pursuant to adjournment, Saturday, December 17, 1927, at 9:30 A. M. Present:

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

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

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

EMILIE S. GARR, ET AL.,
Plaintiffs.

vs.

THE TULSA STREET RAILWAY
COMPANY, A CORPORATION,
Defendant.

In Equity
No. 91.

ORDER PERMITTING MAREE BURDETTE AND W. J. KUNTZ TO SUE RECEIVER, C. ELINE.

This matter coming on for hearing on this the 17th day of December, 1927, on behalf of the petitioners, Maree Burdette and W. J. Kuntz, they having presented their application herein for leave to sue C. Eline, the duly appointed, qualified and acting receiver for the Tulsa Street Railway Company, for damages alleged by them to have been suffered as a result of the negligence and wrongful operation of a certain street car belonging to said defendant, on a certain street known as Third Street near the intersection of Boulder, in the city of Tulsa, Oklahoma, on the 14th day of June, 1927, and the court being fully advised, on consideration thereof finds that said petitioners have made application for this order and have served a copy thereof upon the attorneys for said receiver and that no objections have been filed or offered to the granting of said petition and that said petition and application should be granted.

IT IS THEREFORE ORDERED that these petitioners, Maree Burdette and W. J. Kuntz be and they are hereby granted leave and permission to file and maintain suit upon their alleged cause of action in the Justice Court of Wm. Sattgast, within and for District No. 4, Tulsa County State of Oklahoma, against the defendant, Tulsa Street Railway Company, and C. Eline as receiver.

F. E. Kennamer,

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

C. E. Attorney for C. Eline, Receiver.

Court adjourned until December, 23, 1927

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

NORTHERN
EQUITY SESSION.

District of
LOUISA, OKLAHOMA.

OKLAHOMA.
FRIDAY, DECEMBER, 15, 1927.

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

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

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

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

THE PURE OIL COMPANY, ET AL.,)
Plaintiff.)
vs.) No. 189 Equity.
LUSANIA BRINK ET AL.,)
Defendants.)

JOURNAL ENTRY.

Now on this 23rd day of December, 1927, same being a re-
gular judicial day of this Court this cause came on for hearing upon
the suggestion of defendants and plaintiffs that certain of the issues
involved in this cause are also involved in a cause now pending on ap-
peal in the Circuit Court of Appeals, said cause being entitled Brink
vs. Quaker Oil & Gas Company et al. No. 7797, and that this cause should
be stricken from the trial docket until said appeal be determined or until
the further order of the Court.

WHEREFORE it is by the Court ordered, considered and ad-
judged and decreed that the above entitled cause is stricken from the
trial docket, and that any proceedings herein be stayed until the deter-
mining of the appeal in said cause now pending in the Circuit Court of
Appeals on the further order of this Court.

F. E. Kennamer, Judge.

O.K. Alvin Richards
George S. Ramsey.
Counsel for Plaintiffs.

O.K. J.E. Smith,
Counsel for Defendants.

THE TEXAS COMPANY, Plaintiff.)
vs.) 251 Eq.
PRODUCERS REFINING CORPORATION,
Defendant.)

On this 26rd day of December, 1927, it is by the Court
that above entitled cause be stricken from this assignment.

H. C. SPEERS & SONS, Plaintiff.)
vs.) 254 E.
CITY OF SHIDLER, ET AL.,
Defendants.)

On this 23rd. day of December, 1927, it is ordered that
above entitled cause be stricken from the assignment of January, 18, 1928.

Court adjourned until December, 24, 1927.

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

NORTHERN

District of

OKLAHOMA.

REGULAR SESSION.

MULSA, OKLAHOMA.

SATURDAY, DECEMBER, 24, 1927.

Court convened pursuant to adjournment, Saturday, December, 24th, 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 OF SAMPLEA,
OKLAHOMA.

Plaintiff.

No. 43 Equity.

vs.

E. B. REND, ET AL.,

Defendants.

ORDER PERMITTING COUNSEL TO WITHDRAW EXHIBITS.

On application for good cause shown, Robert B. Keenan, attorney for plaintiff, is authorized to withdraw exhibits submitted in evidence before the special master and filed by him. The Clerk is authorized and directed to permit counsel to withdraw said exhibits from the files.

F. E. Kennamer,
Judge.

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

R. W. PARK AND
GUM BROTHERS, COMPANY,
A CORPORATION.

Plaintiffs.

In Equity
No. 212.

vs.

THE PRAIRIE OIL & GAS
COMPANY, A CORPORATION.

Defendant.

ORDER.

Now on this 24th day of December, 1927, pursuant to stipulation of counsel filed in this cause, it is hereby ordered that the above entitled action, which is set for hearing on the merits on January 9th, 1928, be, and same is hereby stricken from said assignment and that any and all motions in said cause, which are or may be set for hearing on January, 2, or January, 3, 1928, are likewise stricken from said assignment.

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

C.L. J.D. Hall.

Court adjourned until December, 27, 1927.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

TUESDAY, DECEMBER, 27, 1927.

Court convened pursuant to adjournment, Tuesday, December, 27th, 1927, at 9:30 A. M. Present:

Hon. F. E. Hennamer, Judge of U. S. District Court.
H. P. Jarfield, Esq., Clerk of U.S. District Court.

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

ANNA BEAVER LETTERMAN,	Plaintiff.)	
vs.)	
DON P. WILLS, ET AL.,	Defendant.)	# 103 Eq.

On this 27th day of December, 1927, it is by the Court ordered that the above entitled cause be stricken from this assignment.

Court adjourned until December, 31, 1927.

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

NORTHERN District of OKLAHOMA.
 EQUITY SESSION. TULSA, OKLAHOMA WEDNESDAY, DECEMBER, 31, 1927.

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

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

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

LOLA WHITEBIRD, M. A.,)	
Plaintiff.)	
vs.)	178 Eq.
EAGLE-PICHER LEAD CO.,)	
Defendants.)	

On this 31st day of December, 1927, it is by the Court ordered that above entitled cause be stricken from this assignment.

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

UNITED STATES,)	
Plaintiff.)	
vs.)	No. 214 Equity.
E. G. RUTHERFORD,)	
Defendant.)	

ORDER OF DISMISSAL.

Now on this 31st day of December, 1927, it being called to the Court's attention that the relief prayed for in Plaintiff's Bill of Complaint, has been voluntarily granted, and there remains no further cause for proceeding herein;

IT IS HEREBY 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.

GEO. W. BECK, JR.)	
Plaintiff.)	
vs.)	No. 30 Equity.
THE EAGLE PICHER-LEAD COMPANY,)	
A CORPORATION,)	
Defendants.)	

ORDER.

On stipulation of counsel this case is stricken from the docket, docket and retired and shall not be redocketed for trial until after the United States Circuit Court of Appeals for the Eighth Circuit hands down its decision in E. G. Fullerton and W. W. Johnson, Appellants, vs. The Eagle Picher Lead Company, Appellee, Cause No. 7080 in that Court.

Made and Ordered entered this 31st day of December, 1927.

H. J. Warfield,

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

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

NORTHERN
DISTRICT OF OKLAHOMA
EQUITY SESSION.

District of
OKLAHOMA, OKLAHOMA.

OKLAHOMA.
SATURDAY, DECEMBER, 31, 1927.

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

S. C. FULLERTON AND W. W.
DOBSON, Plaintiffs.

vs.

THE EAGLE-RICHER LEAD COMPANY,
A CORPORATION. Defendants.

No. 67 Equity.

O R D E R.

On stipulation of counsel this case is stricken from the January 1928, docket and retired and ordered not to be redocketed for trial until after the United States Circuit Court of Appeals for the Eighth Circuit hands down its decision in S. C. Fullerton and W. W. Dobson, Appellants, vs. The Eagle Richer Lead Company, Appellee, Cause No. 7880 in that Court.

Made and ordered entered this 31st day of December, 1927.

F. E. Mannamer,

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

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

HARRIAN M. SMITH, ADMINISTRATRIX
OF THE ESTATE OF OWEN P. SMITH,
Plaintiff.

vs.

MAGIC CITY KENNEL CLUB, A CORPOR-
ATION OF OKLAHOMA, JOHN SHAUGHNESSY,
GEORGE HURFORD, JOHN J. O'BRIEN,
AND J. W. COLLEY. Defendants.

Equity No. 271.

O R D E R.

The above-entitled cause coming before the Court on stipulation by the respective parties that the same be stricken from the docket to be reset for trial on a date satisfactory to the Court, the Stipulation is approved.

AND IT IS HEREBY ORDERED that the case be and is hereby stricken from the docket.

F. E. Mannamer,

Judge United States District Court.

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

NORTHERN

District of

OKLAHOMA.

Equity Session.

TULSA, OKLAHOMA.

SATURDAY, DECEMBER 31, 1927.

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

HANNAH M. SMITH, ADMINISTRATRIX
OF THE ESTATE OF OWEN P. SMITH,

Plaintiff.

vs.

Equity No. 271.

MAGIC CITY KENNEL CLUB, A CORPORATION OF OKLAHOMA, JOHN SHAUGHNESSY,
GEORGE HURD RD, JOHN J. O'BRIEN,
AND J. W. COLLEBY.

Defendants.

O R D E R.

The above entitled cause coming before the Court on request of Counsel for the defendant for leave to amend defendants' answer, and it appearing that such request is a reasonable one, leave is hereby granted for the amendment, and the defendants required to serve a copy of their amended answer upon counsel for the plaintiff on or before February 1, 1928.

F. E. Tompner,

Judge United States District Court.

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

D. C. CALLAHAN,

Complainant,

vs.

No. 263 Equity.

H. H. (SCOTTY) TAYLOR,
H. T. GILBERT, RECEIVER OF
TULSA OIL COMPANY, AND
OCEAN PIPE LINE COMPANY,
A CORPORATION.

Defendants.

and

NOXANA PETROLEUM CORPORATION.
AN ADDITIONAL DEFENDANT.

O R D E R.

Now on this th 31st day of December, 1927, it is by the Court considered, ordered and adjudged that the above entitled cause be dismissed with prejudice to another action, and

It is further ordered that the defendants be and they are hereby discharged of any and all liability and each defendant is released and discharged from any and all liability by reason of said dismissal.

WITNESS MY HAND, AS JUDGE, this the 31 st. day of December, 1927.

F. E. Tompner, Judge.

O.M. Stuart & Coakley & Doerner,
By E.J. Doerner.

O.M. Buckland, Black & Todd.

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

SATURDAY, DECEMBER 31, 1927.

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

UNITED STATES FIDELITY & GUARANTY
COMPANY,

Plaintiff.

vs.

OTTAWA COUNTY NATIONAL BANK,

Defendant.

No. 52 Equity.

ORDER STRIKING CAUSE FROM TRIAL DOCKET.

By agreement of parties, the trial of the above entitled cause is stricken from the assignment of cases for the regular January, Term 1928, same to be reset for trial during the latter part of February, 1928.

E. E. Lennamer,
District Judge.

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

HARVEY HARRISON, Plaintiff.

vs.

FRANK B. LONG, CHARLES PAGE,
AND HARRY B. POLK AND SAMUEL
W. BROWN, EXECUTORS OF THE ALLEGED
LAST WILL AND TESTAMENT OF MINNIE
E. POLK (Nee Minnie Atkins),
Deceased, Sand Springs Home,
The Gem Oil Company, R. A. Joosy,
Charles Harrison and United States
Fidelity & Guaranty Company,

Defendant.

BILL IN EQUITY.
No. 1996.

FINAL DECREE ON ORDER PRO CONFESSE.

Now on this 31st day of December, 1927, being one of the regular judicial days of the Special March, 1927, Term of this Court, this cause coming on to be heard in its regular order, and the defendant, Frank B. Long, by his attorneys, Messrs. Stuart, Coalley & Doerner, files his application for a final judgment and decree on the order pro confesso entered on the 2nd day of March, 1927. And it appearing to the court that on or about the 27th day of January, 1927, that the said defendant, Frank B. Long, filed an answer and counter-claim to the complaint of the plaintiff, wherein he asked that his title in and to the lands and royalty interest involved in the above entitled action be quieted as against the plaintiff, and it appearing to the court that said plaintiff failed and neglected to file a reply and answer to said counter-claim, or to in any way plead thereto; and it further appearing to the court that thereafter, on the 2nd day of March, 1927, said defendant, Frank B. Long, duly filed with the Clerk of this court his praecipe for an order pro confesso, and that thereafter on the said 2nd day of March, 1927, the Clerk of this court did duly enter an order pro confesso in favor of this defendant, Frank B. Long, and it appearing that more than thirty days have expired from the date of said order pro confesso so made, entered and filed, and that the said plaintiff is now in default as to said answer and counter-claim, and that the averments of defendant Frank B. Long's answer and counter-claim

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION.

TULSA, OKLAHOMA.

TUESDAY, DECEMBER, 31, 1927.

be taken as confessed and true, And the court, being fully advised in the premises, and on consideration thereof finds that all claims and defendant, Frank B. Long's answer and counter-claim are true as therein set forth.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that the title and possession of the said defendant, Frank B. Long in the premises involved in the above entitled cause, to-wit:

Lot Four (4), and the Southwest quarter (SW $\frac{1}{4}$) of the Northwest Quarter (NW $\frac{1}{4}$) of Section Four (4); and Lot Two (2), and the Southwest Quarter (SW $\frac{1}{4}$) of the Northeast Quarter (NE $\frac{1}{4}$) of Section Five (5), all in Township Eighteen (18) North, Range Seven (7) East, in the County of Creek, State of Oklahoma.

be and the same is hereby forever settled and quieted in the said defendant Frank B. Long, as against all claims or demands by the said plaintiff, Harvey Harrison, or any one claiming, by, through or under him.

It is further ordered, adjudged and decreed by the Court that the conveyance by the plaintiff, Harvey Harrison to the defendant Frank B. Long, dated the 8th day of November, 1922, wherein said Harvey Harrison sold and conveyed all his right, title and interest in and to the lands hereinbefore described and involved in the above cause be and the same is hereby decreed to be a valid sale and conveyance of all right title and interest of the said Harvey Harrison, plaintiff, in and to said lands hereinbefore set out and involved in the above entitled cause, and judgment is rendered for said defendant Frank B. Long as to all matters and things and claims involved and arising out of the said answer and counter-claim.

It is further ordered, adjudged and decreed that said plaintiff, Harvey Harrison, and all those claiming through, by or under him, be and they are hereby perpetually enjoined and forbidden to claim any right, title, interest or estate in and to the lands hereinbefore set out and involved in the above entitled cause, hostile or adverse to the possession and title of defendant, Frank B. Long, her in, and the said plaintiff, Harvey Harrison, and those claiming under him, are hereby perpetually forbidden enjoined from commencing any suit to disturb the said defendant, Frank B. Long, in his said possession and title to said lands and premises, from setting up any claim or interest adverse to the title of the said defendant, Frank B. Long, herein and from disturbing defendant Frank B. Long, in his peaceable and quiet enjoyment of said described premises.

It is further adjudged that defendant, Frank B. Long, have and recover his costs of said plaintiff.

Done in Open court ~~At~~ the day and year last above written.

E. E. Penninger,
District Judge.

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

PETROLEUM SAFETY APPLIANCE COMPANY,)
Plaintiff.)

vs.)

BROOKS ENGINEERING CORPORATION,)
Defendant.)

In E city - 231

Plaintiff - 1453868

1927

WHEREAS, on the 7th day of June, 1927, the above entitled cause came on for hearing on defendant's motion to dismiss and special appearance and motion to quash, and the court upon hearing argument, having tentatively overruled defendant's said motion (to which defendant duly excepted), and ruled that defendant file its answer herein and reserving, however, to defendant the right to file and on the jurisdictional question the court's response would be set aside upon the receipt of the

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

NORTHERN

District of

GEORGIA.

EQUITY SESSION.

WASA, GEORGIA.

WEDNESDAY, DECEMBER 31, 1927.

be required to proceed to trial on the remaining issues should the court determine to intervene jurisdiction of the subject matter and the parties.

IT IS THEREFORE, By the court ORDERED That the parties hereto shall present and respond to said jurisdictional question so reserved by defendant in its answer filed pursuant to the ruling of the court on the 9th day of January, 1928, and that the hearing on said date shall be confined to the determination of the jurisdictional question and at a later date be assigned for trial of the remaining issues under said answer, should the court deny defendant's contention and entertain jurisdiction of the issues presented by the pleadings.

Dated the 31 day of December, 1927.

F. E. Kennamer,

Judge U.S. District Court.

O.K. as to form
Humphrey & Campbell,
Attorneys.

Court adjourned to January, 2, 1928.