

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

NORTHERN District of OKLAHOMA. SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. MEEDY, DECEMBER, 1, 1927.

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

THE UNITED STATES OF AMERICA, Plaintiff, vs. No. 2171 Cr. White KINGSBERRY AND RALPH W. MOORE, Defendants.

ORDER ALLOWING THOMAS MOTOR COMPANY TO INTERVENE.

This matter coming on for hearing on this 1st day of December, 1927, on the Motion of the Thomas Motor Company for a leave to intervene in this proceeding and it appearing to the Court from said Motion and the copy of Petition of Intervention attached thereto, that said Motion should be granted;

Now on Motion of Yancey & Fist, attorneys for said movant, IT IS ORDERED that said Thomas Motor Company, a corporation, be and is hereby authorized to intervene in the above entitled proceeding and to file herein its Petition of Intervention.

F. E. Kennamer,

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

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

ORDER FOR SUBPOENA DUCES TECUM.

It appearing to the Court upon application this day made by the United States Attorney for the Northern District of Oklahoma, that F. F. Clark, manager of the Southwestern Bell Telephone Company, is a material and important witness for the Government, in a preliminary hearing to be held before the above named Commissioner on the 3rd. day of December, 1927, in which case the United States of America is plaintiff and R. L. Stephens, Bessie Stephens, et al, are defendants, and that the said officer has in his possession certain records material as evidence at said hearing, to-wit:

- Records showing the location of Phones 9057 and 4-0241, and the person or persons for whom said phones were installed and the contracts with the telephone company for such phones

and it further appearing that said application calls for the issuance of a subpoena duces tecum for the appearance of said witness together with said records on said date,

IT IS THEREFORE BY THE COURT ORDERED, that the Clerk of this Court issue forthwith a subpoena duces tecum for the said F. F. Clark, to appear before said Wilson R. Rosch, United States Commissioner, on the 3rd. day of December, at 10:00 o'clock in the forenoon, in the Federal Building at Tulsa, Oklahoma, commanding and admonishing him to bring and produce the records aforementioned.

Done and ordered at Tulsa in the Northern District of Oklahoma this the 1st day of December, 1927.

F. E. Kennamer, Judge.

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SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. FRIDAY, DECEMBER, 1, 1927.

ORDER OF REMOVAL - JOHN CADY

UNITED STATES OF AMERICA,  
NORTHERN DISTRICT OF OKLAHOMA,

THE PRESIDENT OF THE UNITED STATES

TO THE MARSHAL OF THE NORTHERN DISTRICT OF OKLAHOMA, GREETING:

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

You are hereby commanded seasonably to remove the said John Cady hence to the said Western District of Oklahoma and there surrender him to the Marshal of that District, there to be dealt with according to law.

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

Given under my hand this 1st day of December, 1927.

E. E. Kummer,

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

ORDER OF REMOVAL - CARL B. JOHNSON

UNITED STATES OF AMERICA,  
NORTHERN DISTRICT OF OKLAHOMA.

THE PRESIDENT OF THE UNITED STATES.

TO THE MARSHAL OF THE NORTHERN DISTRICT OF OKLAHOMA, GREETING:

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

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SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. FRIDAY, DECEMBER, 1, 1927.

You are hereby commanded seasonably to remove the said Carl B. Johnson hence to the said Southern District of Illinois and there surrender him to the Marshal of that district, there to be dealt with according to law.

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

Given under my hand this 1st day of December, 1927.

E. E. Kennamer,

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

ADMISSION TO BAR

On this 1st day of December, 1927, it being made satisfactorily to appear that Hoye Austin Farley, is qualified for admission to the bar of this Court, the oath prescribed by the Court is administered and said Hoye Austin Farley is declared admitted to the bar of this Court.

UNITED STATES, Plaintiff. )  
vs. ) 1674 Cr.  
HARRY COLTZ, ET AL., Defendants. )

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

UNITED STATES, Plaintiff. )  
vs. ) CIVL.  
WAITE KINGSBERRY ET AL., Defendants. )

On this 1st day of December, 1927, it is by the Court ordered that the order of this date releasing car to intervenor, Thomas Motor Co. be and same is hereby vacated until further order of court.

Court adjourned until December, 1, 1927

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

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SPECIAL TERM, 1927 TERM TULSA, OKLAHOMA.

SATURDAY, DECEMBER, 3, 1927.

On this 3rd. day of December, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special Term, 1927 session met at Tulsa, pursuant to adjournment, Hon. F. E. Kammmer, Judge, present and presiding:

H. P. Warfield, Esq., Clerk of U.S. District Court.  
 John M. Goldsberry, Esq., U. S. Attorney.  
 H. G. Beard, Esq., U. S. Marshal.

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

UNITED STATES, Plaintiff. )  
 vs. ) # 2368 Cr.  
 NAOMI JONES, Defendant. )

On this 3rd. day of December, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty to counts one and two as charged in indictment heretofore entered herein. Whereupon it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Count 1, Twenty-five (\$25.00) dollar fine.  
 Count 2, Four (4) months in Osage County Jail,

UNITED STATES, Plaintiff. )  
 vs. ) # 2459  
 JOHN ANTRIKEN, Defendant. )

On this 3rd. day of December, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty to counts one and two as charged in information heretofore filed. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Count 1, Six (6) months in Creek County Jail, and a fine in the sum of \$100.00, to be paid United States.  
 Count 2, Fifty (\$50.00) dollar fine to run on execution.

UNITED STATES, Plaintiff. )  
 vs. ) # 2458 Cr.  
 R. J. ADCOCK, Defendant. )

On this 3rd. day of December, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty to counts one and two as charged. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Count 1, Four (4) months in Creek County Jail and that he pay a fine in sum of \$100.00  
 Count 2, Twenty-Five (\$25.00) dollar fine.

ORDER LEAVE TO FILE INFORMATION.

On this 3rd. day of December, 1927, come the United States Attorney, and asks and is granted leave to file information herein and to prosecute thereunder, and it is ordered by the Court that warrant issue for the arrest of each defendant and that the bond of each defendant be fixed in the sum of \_\_\_\_\_

#2449 Jack Persons. #2450 Lena Ehlman.

UNITED STATES, Plaintiff )  
 vs. ) \$ 2449 Cr.  
 JACK MORSON, Defendant. )

On this 3rd. day of December, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty to charge in information heretofore filed herein. Whereupon, it is by the Court ordered that Judgment and sentence be imposed upon said defendant as follows:

Twenty-five (\$25.00) dollar fine to be paid United States.

UNITED STATES, Plaintiff. )  
 vs. ) \$ 2442 Cr.  
 LILLIAN BOGGS, Defendant. )

On this 3rd. day of December, 1927, comes John H. Goldsberry United States Attorney, representing the Government herein. Defendant is arraigned and enters plea of guilty to charge heretofore filed. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

One (1) year and one (1) day in institution to be designated by the Department of Justice.

UNITED STATES, Plaintiff. )  
 vs. ) \$ 2298 Cr.  
 MAUDE CAMPBELL, Defendant. )

On this 3rd. day of December, 1927, the defendant in above entitled cause is arraigned and enters plea of not guilty.

UNITED STATES, Plaintiff. )  
 vs. ) \$ 2250 Cr.  
 LENA TILLMAN, Defendant. )

On this 3rd. day of December, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty to counts one and two as charged. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Count 1, Twenty-five (\$25.00) dollars fine to run on execution.  
 Count 2, Ninety (90) days in Osage County Jail.

UNITED STATES, Plaintiff. )  
 vs. ) \$ 2407 Cr.  
 ROY E. POPE, Defendant. )

On this 3rd. day of December, 1927, comes John H. Goldsberry United States Attorney, representing the Government herein and F. E. Warren representing the defendant. Defendant is arraigned and enters plea guilty to counts one and two. Whereupon, it is by the Court ordered that sentence be deferred till Thursday Dec. 8, 1927 and that cause be set for trial at Pawhuska, as to other defendants, December, 8, 1927.

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 SPECIAL SESSION, 1927 TERM TULSA, OKLAHOMA. SATURDAY, DECEMBER, 3, 1927.

UNITED STATES, Plaintiff. )  
 vs. )  
 ROY WHITE AND 2429 Cr.  
 JESSIE BROCK, Defendants. )

On this 3rd. day of December, 1927, defendants in above entitled cause are arraigned and defendant Roy White pleads in true name of Roy White and enters plea of guilty and defendant Jessie Brock enters plea of guilty as charged in indictment heretofore filed herein. Whereupon, it is by the Court ordered that Judgment and sentence be imposed upon, said defendants as follows:

ROY WHITE Eight (8) months in Osage County Jail and \$100.00 fine.

JESSIE BROCK Sixty (60) days in Osage County Jail and Fine in sum of \$100.00.

UNITED STATES, Plaintiff. )  
 vs. )  
 HELLIE SKEEN, Defendant. ) 2205 Cr.

On this 3rd. day of December, 1927, it is by the Court ordered that Probation Order heretofore granted defendant in above entitled cause be and same is hereby revoked and commitment ordered issued, and that said commitment be changed to read Osage County Jail,

UNITED STATES, Plaintiff. )  
 vs. )  
 WILLIAM MORGAN AND 2421 Cr.  
 MIKE ALFINOWIEZ, Defendant. )

On this 3rd. day of December, 1927, the defendants in above entitled cause are arraigned and enters plea of guilty as charged in indictment heretofore filed herein. Whereupon, it is by the Court ordered that Judgment and sentence be imposed upon said defendants as follows.

WILLIAM MORGAN. Two (2) years in Federal Penitentiary, Leavenworth, Ks.,

MIKE ALFINOWIEZ Five (5) years in Federal Penitentiary, Leavenworth, Ks.

UNITED STATES, Plaintiff. )  
 vs. )  
 BRYON BRITTON, Defendant. ) 2437 Cr.

On this 3rd. day of December, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty. Whereupon, it is by the Court ordered that Judgment and sentence be imposed upon said defendant as follows:

One (1) year and One (1) day in Institution to be designated by Department of Justice.

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SPECIAL TERM, 1927 TERM TULSA, OKLAHOMA.

SATURDAY, DECEMBER, 3, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) 3427 Cr.  
 R. A. NANCE, Defendant. )

On this 3rd. day of December, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty as charged in indictment heretofore filed herein. Whereupon, it is by the Court ordered that Judgment and sentence be imposed upon said defendant as follows

Six (6) months in Craig County Jail, and a fine of \$100.00 to run on execution.

And it is further ordered by the Court that execution of jail sentence be stayed during good behavior.

UNITED STATES, Plaintiff. )  
 vs. ) \$ 2200 Cr.  
 ALBERT COURVILLE, ALIAS )  
 BEN DANCY. Defendants. )

On this 3rd. day of December, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty as charged in indictment heretofore filed herein. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Four (4) years in Federal Penitentiary, Leavenworth, Ks.

UNITED STATES, Plaintiff. )  
 vs. ) \$ 2446 Cr.  
 A. B. WATEN, Defendant. )

On this 3rd. day of December, 1927, comes John H. Goldsberry, United States Attorney, representing the Government herein. Defendant is arraigned and enters plea of guilty as charged in indictment heretofore filed herein. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Sixty (60) days in Creek County Jail and a fine in sum of One Hundred (\$100.00) dollars.

UNITED STATES, Plaintiff/ )  
 vs. ) 2403 Cr.  
 E. MILLER, Defendant. )

On this 3rd. day of December, 1927, comes John H. Goldsberry, United States Attorney, representing the Government in above entitled cause and J. Van Long representing defendant herein. Defendant is arraigned and enters plea of guilty to counts one and two. Whereupon, it is by the Court ordered that Judgment and sentence be imposed upon said defendant as follows:

Count 1, One (1) year and one (1) day in Federal Penitentiary Leavenworth Kansas and One Hundred (\$100.00) fine to be paid United States.  
 Count 2, Twenty-five (\$25.00) dollar fine.

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

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SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. SATURDAY, DECEMBER, 3, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) 2420 Cr.  
 VICERO CORNILE, Defendant. )

On this 3rd. day of December, 1927, comes John M. Goldsberry, United States Attorney, representing the Government herein. Defendant is arraigned and enters plea of guilty to counts one and two as charged in indictment heretofore filed herein. Whereupon, it is by the Court ordered that Judgment and sentence be imposed upon said defendant as follows:

Count 1, One (1) year and One (1) day in Federal Penitentiary, Leavenworth, Kansas.  
 Count 2, Twenty-five (\$25.00) dollars fine.

UNITED STATES, Plaintiff. )  
 vs. ) 2405 Cr.  
 THOMAS WOOD, Defendant. )

On this 3rd. day of December, 1927, comes John M. Goldsberry United States Attorney, representing the Government in above entitled cause and J. R. Underwood, representing defendant herein. Defendant is arraigned and enters plea of guilty to counts one and not guilty to count two of said indictment. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Count 1, Twelve (12) months in Osage County Jail and \$100.00 fine to be paid United States.

And it is further ordered that defendant herein be placed upon probation, upon payment of fine, and that Ed Baker of Broken Arrow be named probation officer as per journal entry to be filed herein.

UNITED STATES, Plaintiff. )  
 vs. ) 2396 Cr.  
 FRANK WILSONS, Defendant. )

On this 3rd. day of December, 1927, comes John M. Goldsberry United States Attorney and C. S. Fenwick representing defendant herein. Defendant is arraigned and enters plea of guilty to counts one and two. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Count 1, Fifty (\$50.00) dollars fine.  
 Count 2, Fifty (\$50.00) dollar fine.

UNITED STATES, Plaintiff. )  
 vs. ) 2390 Cr.  
 WALTER GAYLORD, Defendant. )

On this 3rd. day of December, 1927, comes John M. Goldsberry representing the Government and H. T. Church, representing defendant herein. Defendant is arraigned and enters plea of guilty to counts one and two as charged in indictment heretofore filed herein. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Count 1, Sixty (60) days in Osage County Jail and \$100.00 dollar fine to run on execution.  
 Count 2, Sixty (60) days in Osage County Jail, to run concurrently with sentence imposed in Count 1.

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SPECIAL MARCH, 1927 TERM

TULSA, OKLAHOMA.

SATURDAY, DECEMBER 3, 1927.

UNITED STATES,	Plaintiff.	}	2432 Cr.
vs.			
PAUL GREGORY,	Defendant.		

On this 3rd. day of December, 1927, comes John M. Goldsberry, United States Attorney, representing the Government in above entitled cause and L. B. Melone, representing defendant. Defendant is arraigned and enters plea of guilty to counts one and two as charged in indictment heretofore filed herein. Whereupon, it is by the Court ordered that judgment and sentence be deferred until further order of the Court.

And it is further ordered that defendant be required to furnish bond in sum of \$1000.00 to be signed by L. B. Melone and can to be released upon furnishing redelivery bond in sum of \$1000.00 as per journal entry to be filed herein.

UNITED STATES,	Plaintiff.	}	2448 Cr.
vs.			
WM. L. E. SMITH, ALIAS, W. J. SMITH,	Defendant.		

On this 3rd. day of December, 1927, comes John M. Goldsberry United States Attorney, representing the Government and Mr. Hill representing defendant herein. Defendant is arraigned and enters plea of guilty as charged in indictment heretofore filed herein. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Six (6) months in Craig County Jail.

UNITED STATES,	Plaintiff.	}	1298 Cr.
vs.			
A. A. DUNFIELD,	Defendant.		

On this 3rd. day of December, 1927, it is by the Court ordered that upon recommendation of United States Attorney that said cause be and same is hereby dismissed.

UNITED STATES,	Plaintiff.	}	1988.
vs.			
CURTIS IRWIN,	Defendant.		

On this 3rd. day of December, 1927, it is by the Court ordered that ninety (90) days additional time be granted defendant in which to pay fine assessed in said cause.

In the District Court of the United States in and for the 211

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SPECIAL ARCH, 1927 TERM

TULSA, OKLAHOMA.

SATURDAY, DECEMBER, 3, 1927.

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

WORLD PUBLISHING COMPANY, Plaintiff, vs. ANDREW W. MELLON, AGENT, Defendant.

No. 56 Law.

JOURNAL ENTRY OF JUDGMENT.

Now on this 3rd. day of December, 1927, this cause coming on to be heard upon the stipulation of parties fixing amount of attorneys' fees to be allowed plaintiff against the defendant in the above cause, and the court having read the stipulation and being fully advised in the premises finds:

That in addition to the judgment heretofore rendered in this cause, for the full amount of the reparation award of the Interstate Commerce Commission and for interest upon such award and costs, the Court further finds plaintiff entitled to attorneys' fees in the amount of \$2,511.50.

Wherefore in addition to the judgment heretofore rendered it is ordered that the plaintiff have and recover from Andrew W. Mellon, Agent, against whom may be brought suits arising out of the operation by the President of the United States of the lines of railroad of the Atchison, Topeka & Santa Fe. Railroad Co., Chicago, Rock Island & Pacific Railroad Co., Midland Valley Railroad Co., Missouri, Kansas & Texas Railway Co., Missouri Pacific Railroad Co., and St. Louis-San Francisco Railway Co., the sum of \$2,511.50 as his attorneys' fees in this cause and in addition to his costs in this court plaintiff have and recover the sum of \$20.00 costs heretofore allowed plaintiff by the Circuit Court of Appeals of the Eighth Circuit. For all of which to ether with the original judgment and costs thereon, let execution issue.

E. E. Heamaner, District Judge,

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

WUSA PAPER COMPANY, Plaintiff, vs. ANDREW W. MELLON, AGENT, Defendant.

No. 57 Law.

JOURNAL ENTRY OF JUDGMENT.

Now on this 3rd. day of December, 1927, this cause coming on to be heard upon the stipulation of parties fixing amount of attorneys' fees to be allowed plaintiff against the defendant in the above cause, and the court having read the stipulation and being fully advised in the premises, finds:

That in addition to the judgment heretofore rendered in this cause for the full amount of the reparation award of the Interstate Commerce Commission and for interest upon such award and costs, the court further finds plaintiff entitled to attorneys' fees in the amount of \$574.00.

NORTHERN District of OKLAHOMA.  
 SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. SATURDAY, DECEMBER 3, 1927.

Wherefore in addition to the judgment heretofore rendered it is ordered that the plaintiff have and recover from Andrew W. Mellon, Agent, against whom may be brought suits arising out of the operation by the President of the United States of the lines of railroad of the Atchison, Topeka & Santa Fe Railroad Co., Chicago, Rock Island & Pacific Railroad Co., Midland Valley Railroad Co., Missouri, Kansas & Texas Railway Co., Missouri Pacific Railroad Co., and St. Louis-San Francisco Railway Co., the sum of \$574.00 as his attorneys' fees in this cause and in addition to his costs in this court plaintiff have and recover the sum of \$30.00 costs heretofore allowed plaintiff by the Circuit Court of Appeals of the Eighth Circuit. For all of which, together with the original judgment and costs thereon, let execution issue.

F. E. Kennamer,  
 District Judge.

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

DEMOCRAT PRINTING COMPANY,	}	No. 58 Law.
Plaintiff,		
vs.	}	
ANDREW W. MELLON, AGENT,		
Defendant.	)	

JOURNAL ENTRY OF JUDGMENT.

Now on this 3rd. day of December, 1927, this cause coming on to be heard upon the stipulation of parties fixing amount of attorneys' fees to be allowed plaintiff against the defendant in the above cause, and the court having read the stipulation and being fully advised in the premises finds:

That in addition to the judgment heretofore rendered in this cause for the full amount of the reparation award of the Interstate Commerce Commission and for interest upon such award and costs the court further finds plaintiff entitled to attorneys' fees in the amount of \$1,914.50.

Wherefore in addition to the judgment heretofore rendered it is ordered that the plaintiff have and recover from Andrew W. Mellon, Agent, against whom may be brought suits arising out of the operation by the President of the United States of the lines of railroad of the Atchison, Topeka & Santa Fe Railroad Co., Chicago, Rock Island, & Pacific Railroad Co., Midland Valley Railroad Co., Missouri, Kansas & Texas Railway Co., Missouri Pacific Railroad Co., and St. Louis-San Francisco Railway Co., the sum of \$1,914.50 as his attorneys' fees in this cause and in addition to his costs in this court plaintiff have and recover by the Circuit Court of Appeals of the Eighth Circuit. For all of which together with the original judgment and costs thereon, let execution issue.

F. E. Kennamer,  
 District Judge.

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FULSA, OKLAHOMA.

SATURDAY, DECEMBER, 3, 1927.

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

THE FEDERAL RESERVE BANK OF  
KANSAS CITY,

Plaintiff.

vs.

MARY GARLINGHOUSE,

Defendant.

No. 523 Law.

JOURNAL ENTRY OF JUDGMENT.

Now on this 3rd. day of December, 1927, the above styled cause came on for hearing upon the petition of plaintiff, plaintiff appearing by his attorney of record and the defendant appeared not, but made default and was by the court adjudged in default and adjudged to have confessed all of the material allegations in plaintiff's petition, and after hearing the evidence offered by the plaintiff and being fully advised in the premises, the court finds:

That the defendant Mary Garlinghouse has been duly served personally with process or summons in the above styled cause and that said process and service thereof was legal and that the defendant is in default, and is adjudged to have confessed all the material allegations in plaintiff's petition contained.

That all the material allegations contained in plaintiff's petition are true, and that the defendant is justly indebted to the plaintiff in the sum of \$2467.33, as set forth in plaintiff's petition and in the additional sum of \$250.00 as attorney's fees, as provided in the note and contract sued on in plaintiff's petition, and that the plaintiff is entitled to judgment in said amount, with interest, attorney's fees and costs.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the court that the plaintiff have and recover judgment against the defendant Mary Garlinghouse in the sum of \$2467.33, with interest thereof at the rate of ten per cent per annum from September, 8, 1927, until paid, and for the additional sum of \$250.00 as attorney's fees, and for the costs of this action herein taxed at \$\_\_\_\_\_ whereof let execution issue.

A. E. Homaner

Judge.

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

JOHN H. DYKES, RECEIVER OF THE  
FIRST NATIONAL BANK AT COLLINSVILLE,  
OKLAHOMA, A NATIONAL BANKING ASSOCIATION.

Plaintiff,

vs.

E. S. HOWELL,

Defendant.

No. 524 Law.

JOURNAL ENTRY OF JUDGMENT.

Now on this 3rd. day of December, 1927, the above entitled cause came on regularly for trial, plaintiff appearing by his attorney of record and the defendant appeared not in person or by attorney, but made

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SEVENTH JUDGE, 1927 TERM

WESLEY, CHAIRMAN.

THURSDAY, DECEMBER, 8, 1927.

default and was by the court adjudged in default to have confessed all the material allegations in plaintiff's petition; and after hearing the evidence offered by the plaintiff and being fully advised in the premises, the court finds:

That the defendant has been duly and legally served with process in the above styled cause and is in default and is adjudged to have confessed all of the material allegations of plaintiff's petition.

That the defendant is justly indebted to the plaintiff in the sums and amounts set out in plaintiff's first, second and third causes of action set forth in plaintiff's petition, aggregating the sum of \$830.30 with interest thereon at the rate of ten per cent per annum from September, 9, 1927, until paid, and in the further sum of \$106.18 as attorney's fees; and that the plaintiff is entitled to judgment against said defendant for said sum with interest, attorney's fees and the costs of this action.

IT IS THEREFORE ORDERED, adjudged and decreed by the court that the plaintiff have and recover judgment against the defendant E. W. Howell in the sum of \$830.30 with interest thereon at the rate of ten per cent per annum from September, 9, 1927, until paid, and in the further sum of \$106.18 as attorney's fees, and for the costs herein taxed at \$\_\_\_\_\_ . Whereof let execution issue.

E. E. Eganamer,  
Judge.

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

JOHN H. DYKES, RECEIVER OF THE  
FIRST NATIONAL BANK AT COLLINSVILLE,  
OKLAHOMA, A NATIONAL BANKING ASSOCIATION,

vs. Plaintiff,

No. 525 Law.

W. A. HOWELL,

Defendant.

JOURNAL ENTRY OF JUDGMENT.

NOW on this 3rd. day of December, 1927, the above entitled cause came on regularly for trial, plaintiff appearing by his attorney of record and the defendant appeared not, either in person or by attorney, but made default and was by the court adjudged in default and adjudged to have confessed all the material allegations of plaintiff's petition, and after hearing the evidence offered by plaintiff and being fully advised in the premises, the court finds:

That the defendant herein has been served with legal process and is in default and is adjudged to be in default and adjudged to have confessed all of the material allegations in plaintiff's petition.

That the defendant is justly indebted to the plaintiff, as alleged in plaintiff's petition, in the sum of \$162.67 with interest thereon at the rate of ten per cent per annum from September, 9, 1927, until paid, and in the further sum of \$25.00 as attorneys fees as alleged in plaintiff's petition, and that plaintiff is entitled to judgment against said defendant in said amount, with interest, attorney's fees and costs.

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

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SPECIAL TERM, 1927 TERM

TULSA, OKLAHOMA.

SAUNDAY DECEMBER, 3, 1927.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the court that plaintiff have and recover judgment against the defendant in the sum of \$16867 with interest thereof at the rate of ten per cent per annum from September, 9, 1927, until paid, and in the further sum of \$25.00 as attorney's fees, and for the costs herein taxed as \$\_\_\_\_\_ Whereof let execution issue.

F. E. Heinsamer,

Judge.

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

JOHN H. DYKES, RECEIVER OF FIRST NATIONAL BANK AT COLLINGSVILLE, OKLAHOMA, A NATIONAL BANKING ASSOCIATION.

Plaintiff,

vs.

No. 560 Law.

OLEN A. MUSTAIN,

Defendant.

JOURNAL ENTRY OF JUDGMENT.

Now on this 3rd. day of December, 1927, the above entitled cause came on regularly for hearing, the plaintiff appearing by his attorney of record, and the defendant appeared not, either in person or by attorney, but made default and was by the court adjudged in default, and adjudged to have confessed all the material allegations of plaintiff's petition; and after hearing the evidence offered by the plaintiff and being fully advised in the premises, the court finds:

That the defendant has been regularly and legally served with process in this cause, but is in default and has failed to answer or otherwise plead to the petition of the plaintiff filed herein and is adjudged in default and is adjudged to have confessed all of the material allegations of plaintiff's petition.

That the defendant is justly indebted to the plaintiff, as alleged in plaintiff's petition, under plaintiff's first cause of action in the sum of \$259.45 with interest thereof at the rate of ten per cent per annum from October, 22, 1927, until paid, and in the additional sum of \$33.60 as attorney's fees; under plaintiff's second cause of action in the sum of \$436.33 with interest thereon at the rate of ten per cent per annum from October, 22, 1927, until paid, and in the additional sum of \$50.00 as attorney's fees; under plaintiff's third cause of action in the sum of \$453.27 with interest thereof at the rate of ten per cent per annum from October, 22, 1927, until paid and in the additional sum of \$31.50 as attorney's fees; under plaintiff's fourth cause of action in the sum of \$217.38, with interest thereof at the rate of ten per cent per annum from October, 22, 1927, until paid, and in the additional sum of \$30.00 as attorney's fees; under plaintiff's fifth cause of action in the sum of \$380.35 with interest thereof at the rate of ten per cent per annum from October, 22, 1927, until paid, and in the additional sum of \$45.00 as attorney's fees, and under plaintiff's sixth cause of action in the sum of \$84.64, with interest thereof at the rate of six per cent per annum from October 22, 1927, until paid; and that the plaintiff is entitled to judgment against the defendant under and by virtue of each and every of said six causes of action set out in plaintiff's petition in the sums and amounts above set forth, with interest, attorney's fees and the costs of this action.

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

NORTHERN

District of

OKLAHOMA.

SPECIAL TERM, 1927 TERM OKLA, OKLAHOMA. SATURDAY, DECEMBER, 5, 1927.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the court that the plaintiff have and recover judgment against the defendant Glen W. Mustain under and by virtue of plaintiff's first, second, third, fourth and fifth causes of action in the aggregate sum of \$1746.66, with interest thereof at the rate of ten per cent per annum from October, 22, 1927, until paid, and in the further sum of \$210.10 as attorney's fees, and that plaintiff have judgment against said defendant under plaintiff's sixth cause of action in the further sum of \$84.64, with interest thereon at the rate of six per cent per annum from October, 22, 1927, until paid, and for the costs herein taxed at \$\_\_\_\_\_ thereof let execution issue.

F. E. Kennamer,  
Judge.

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

JOHN H. DYMES, RECEIVING CLERK  
FIRST NATIONAL BANK AT SCOTTSVILLE,  
OKLAHOMA, A NATIONAL BANKING ASSOCIATION,

Plaintiff,

vs.

TOM McCARTY,

Defendant.

No. 562 Law.

JOURNAL ENTRY OF JUDGMENT.

Now on this 3rd. day of December, 1927, the above entitled cause came on regularly for trial, the plaintiff appearing by his attorney of record and the defendant appearing not either in person or by attorney, but made default and was by the court adjudged in default and adjudged to have confessed all the material allegations of plaintiff's petition; and after hearing the evidence offered by the plaintiff and being fully advised in the premises, the court finds:

That the defendant has been legally served with summons in the above entitled cause, but has made default and was by the court adjudged in default and is adjudged to have confessed all the material allegations in plaintiff's petition.

That the defendant is justly indebted to the plaintiff in the amounts set forth in the allegations of plaintiff's first, second, third, fourth, and fifth causes of action set out in plaintiff's petition, aggregating the sum of \$2328.15 with interest thereof at the rate of ten per cent per annum from October, 24, 1927, until paid, and in the additional sum of \$276.25 as attorney's fees and that plaintiff is entitled to judgment against said defendant in said sum with interest, attorney's fees and the costs of this action.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that plaintiff have and recover judgment against the defendant Tom McCarty for the sum of \$2328.15, with interest thereon at the rate of ten per cent per annum from October, 24, 1927, until paid, and in the additional sum of \$276.25 as attorney's fees, and for the costs herein taxed at \$\_\_\_\_\_ : Whereof let execution issue.

F. E. Kennamer,  
Judge.

Court adjourned until December, 5, 1927.  
(Pawhuska, Okla.)

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

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NORTHERN District of OKLAHOMA.  
SPECIAL DECEMBER, 1927 TERM PAWBUKA, OKLA. MONDAY, DECEMBER, 5, 1927.

On this 5th day of December, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special December, 1927 TERM at Pawhuska, met pursuant to adjournment, Hon. A. E. Kormaner, Judge, present and presiding:

H. E. Warfield, Esq., Clerk of U.S. District Court.  
John H. Goldsberry, Esq., U. S. Attorney,  
H. G. Beard, Esq., U. S. Marshal.

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

ORDER EMPOWERING PETIT JURY

On this 5th day of December, 1927, comes the Marshal and makes return on the Venire heretofore issued out of this Court for Petit jurors for the Special December, 1927 term of Court. Thereupon, the Clerk calls the names of the jurors so summoned; E. C. Charles, R. L. Thomas, C. E. Robinson, C. M. Dunbar, A. C. Constock, F. E. Carstrom, Frank Finney, Collin E. Davis, Lewis Barnett, W. E. Brewer, Courtney Caves, S. E. Dawson, Joe Gribreath, C. L. Doyle, Darwin Reed, H. E. Hulén, Tom Brown, S. M. Bell, I. M. Pendergraft, F. S. Kelley, W. E. Hall, Roy Bingham, Jno Bullick, Noel Wyatt, J. W. King, H. E. Griffin, Roscoe Adams, Isaac Broderick, Delbert Morgan, Will Parkinson, R. L. Juergenes, Roy Mitchelson, L. W. Little, Ray Rickman, Jess Clark, J. P. Brown, W. C. Hale, F. W. Cherryholmes, John C. Maltby, Mat Williams, Fred L. Streeter, C. S. Humble, W. B. Brooks, G. E. Hendrix, Lloyd Warren. Thereupon, the Court examines said Jurors as to their qualifications, and for good cause shown Roy Bingham, J. P. Brown, A. C. Constock, are excused from service as jurors for this term, and it is ordered that their names as well as the names of S. M. Bell, W. E. Brewer, Tom Brown, Jess Clark, and Collin E. Davis who were previously excused, and the names of Delbert Morgan, S. M. Pendergraft and Roy Hickman, who were not served, and the names H. E. Hulén, C. S. Humble, R. L. Juergenes and Will Parkinson, who did not report, be and they are hereby ordered stricken from the jury roll. And it is further ordered that W. C. Hale be excused until December, 12, 1927. Thereupon, the balance of said array are accepted as Petit Jurors for this Special December, 1927 Term of Court at Pawhuska, Okla.

UNITED STATES,	Plaintiff,	)
vs.		)
JACK WEHBA, TED MEANS,		)
AND LACK WILDMAN.	Defendants.	)

1529 Cr.

On this 5th day of December, 1927, comes John H. Goldsberry United States Attorney, representing the Government and Fred Tillman and W. E. Hudson, representing defendants in above entitled cause. Defendant Jack Wehba, is arraigned and enters plea of not guilty as charged and defendants Ted Means and Lack Wildman are arraigned and enter pleas of guilty to charge. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendants as follows:

TED MEANS

Six (6) months in Osage County Jail, and \$150.00 fine

Lack Wildman.

Six (6) months in Osage County Jail, and \$150.00 fine.

And it is further ordered that Jail sentence be suspended until further order of the Court and that ten (10) days be allowed each defendant in which to pay fines assessed.

And it is further ordered by the Court that cause be and same is hereby dismissed as to Jack Wehba upon recommendation of U. S. Attorney.

NORTHERN

District of

OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM PAWBUSSA, OKLAHOMA. MONDAY, DECEMBER 5, 1927.

UNITED STATES,	Plaintiff.	)	
vs.		)	\$ 1537 Cr.
S. W. CLAYTON,	Defendant.	)	

On this 5th day of December, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty to charge. Whereupon it is by the Court ordered that Judgment and Sentence be imposed upon said defendant as follows:

Six (6) months in Osage County Jail, and \$150.00 fine.

And it is further ordered that jail sentence be suspended during good behavior, and that one day be allowed defendant in which to pay fine assessed herein.

UNITED STATES,	Plaintiff.	)	
vs.		)	\$ 1818 Cr.
Frank Wooten and John Carroll,	Defendants.	)	

On this 5th day of December, 1927, the defendants in above entitled cause are arraigned and enter pleas of guilty to counts one and two as charged. Whereupon, it is by the Court ordered, that judgment and sentence be imposed upon said defendant as follows:

FRANK WOOTEN

Count 1, Sixty (60) days in Osage County Jail, and \$100.00 fine.  
Count 2, Twenty-five (\$25.00) dollar fine.

JOHN CARROLL

Count 1, Sixty (60) days in Osage County Jail and \$100.00 fine.  
Count 2, Twenty-five (\$25.00) dollar fine.

And it is further ordered by the Court that jail sentence be suspended during good behavior.

UNITED STATES,	Plaintiff.	)	
vs.		)	2404 Cr.
JOE HEKNO,	Defendant.	)	

On this 5th day of December, 1927, comes John E. Goldsberry, United States Attorney, representing the Government and Arthur Fitzpatrick, representing defendant herein. Defendant is arraigned and enters plea of guilty to charge. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Six (6) months in Washington County Jail, and \$100.00 fine.

And it is further ordered that Jail sentence be suspended during good behavior, and it is further ordered that bond money in this case be and same is hereby refunded less impounding fee.

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

NORTHWEST District of OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM TULSA, OKLAHOMA. MONDAY, DECEMBER 5, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) \$411 Cr.  
 S. W. BRAGG, Defendant. )

On this 5th day of December, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty to counts one, two, three and four. Whereupon, it is by the Court ordered that Judgment and sentence be imposed upon said defendant as follows:

- Count 1, Two (2) years in Federal Penitentiary, Leavenworth Kansas, and a fine of \$100.00
- Count 2, Twenty-five (\$25.00) dollars fine.
- Count 3, One Year and One Day in Federal Penitentiary, Leavenworth, Kansas, to run consecutively to count one and \$100.00 fine
- Count 4, Twenty-five (\$25.00) dollar fine.

UNITED STATES, Plaintiff. )  
 vs. ) \$415 Cr.  
 ROY KING, C. L. SPIRES, Defendants. )  
 AND HARRY McCause.

On this 5th day of December, 1927, comes John H. Goldsberry, United States Attorney, representing the Government and W. E. Armstrong representing defendants herein. Defendants, Roy King and C. L. Spires, are arraigned and enter pleas of guilty to counts one and not guilty to count two. Defendant Harry McCause is arraigned and enters plea of not guilty. Whereupon, it is by the Court ordered that Judgment and Sentence be imposed upon said defendant as follows:

- ROY KING.
- Count 1, Six (6) months in Osage County Jail and \$100.00 fine
  - Count 2, Dismissed

- C. L. SPIRES
- Count 1, Six (6) months in Osage County Jail and \$100.00 fine
  - Count 2, Dismissed.

And it is further ordered by the Court that Cause be and same is hereby dismissed as to Harry McCause.

UNITED STATES, Plaintiff. )  
 vs. ) \$425 Cr.  
 ORVILLE WILKINSON, Defendants. )

On this 5th day of December, 1927, comes W. E. Blair, Asst U. S. Attorney, representing the Government and G. Van Dong, representing defendant herein. Defendant is arraigned and enters plea of not guilty. All parties announce ready for trial and a jury is empanelled and sworn to try said cause and a true verdict render. Opening statements of Government Counsel are heard and the opening statements of defendant's counsel are waived. Government presents its evidence and proof, and thereafter defendant withdraws former plea of not guilty and enters plea of guilty to charge. Whereupon, it is by the Court ordered that Judgment and sentence be imposed upon said defendant as follows:

- Count 1, Fifteen (15) months in Federal Penitentiary, at Leavenworth, Kansas and \$100.00 fine.
- Count 2, Fifty (\$50.00) dollar fine.

NORTHERN

## District of

OHIO.

SPECIAL DECEMBER, 1927 TERM CANTON, OHIO. MONDAY, DECEMBER 5, 1927.

UNITED STATES,	Plaintiff,	)	
vs.		)	1572 Cr.
ALBERT JUMP, JESSIE HUTCHISON	)		
AND WILLIE HOOD,	Defendants.	)	

On this 5th day of December, 1927, comes W. D. Blair, Asst. U. S. Attorney, and Fred Tillman representing the defendants herein. Defendants arraigned and enter pleas of not guilty as charged. All Parties announce ready for trial and a jury is empaneled and sworn to try said cause and a true verdict render. Counsel for plaintiff and defendant make their opening statements to the jury, and thereafter the Government presents its evidence and proof and rests and defendant presents its evidence and proof. Whereupon, it is ordered that cause be dismissed as to all defendants..

UNITED STATES,	Plaintiff.	)	
vs.		)	1278 Cr.
JESS BROWN,	Defendants.	)	

On this 5th day of December, 1927, it is ordered that cause be and same is hereby stricken.

UNITED STATES,	Plaintiff.	)	
vs.		)	1282 Cr.
A. B. BURRIS,	Defendant.	)	

On this 5th day of December, 1927, it is by the Court ordered that aboveentitled cause be stricken.

UNITED STATES,	Plaintiff.	)	
vs.		)	959 Cr.
HENRY FISHER,	Defendant.	)	

On this 5th day of December, 1927, defendant is arraigned and enters plea of not guilty. Whereupon, it is by the Court ordered that cause be passed to December, 6, 1927.

UNITED STATES,	Plaintiff.	)	
vs.		)	1324 Cr.
JOHN HARTNESS,	Defendant.	)	

On this 5th day of December, 1927, upon recommendation of U. S. Attorney, it is ordered that above entitled cause be and same is hereby dismissed.

In the District Court of the United States in and for the 221

NORTHERN District of OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM PAWBUKA, OKLAHOMA. MONDAY, DECEMBER, 5, 1927.

UNITED STATES, Plaintiff. }  
 vs. } 1284 Cr.  
 CLARENCE RECTOR, Defendant. }

On this 5th day of December, 1927, it is by the Court ordered that above entitled cause be and same is hereby passed.

UNITED STATES, Plaintiff. }  
 vs. } 1263 Cr.  
 MRS EUGEN STAGGS, Defendant. }

On this 5th day of December, 1927, it is by the Court ordered that above entitled cause be and same is hereby passed.

UNITED STATES, Plaintiff. }  
 vs. } 1610 Cr.  
 GENEVY HASTEL, Defendant. }

On this 5th day of December, 1927, defendant in above entitled cause is arraigned and enters plea of not guilty. Whereupon, it is by the Court ordered that cause be and same is hereby passed to December 6th, 1927.

UNITED STATES, Plaintiff }  
 vs. } 1079 Cr.  
 W. H. STEPHAN AND }  
 MISSIE CHAPMAN, Defendants. }

On this 5th day of December, 1927, defendants in above entitled cause are thrice called in open court, but answers not. Sureties, on each of said bonds, in the sum of \$1000.00, viz R. R. Brenner, Pawhuska, and W. L. Leahy of Pawhuska, are thrice called in open court, but answer not. Whereupon, it is by the Court ordered that the bond of said defendant be, and same is hereby forfeited, being Padias awarded and warrant ordered issued for said defendant. Amount of new bond is fixed in case of \$7500.00 each.

UNITED STATES, Plaintiff }  
 vs. } 1079 Cr.  
 SAM ARNETT AND }  
 EDGAR TARK, Defendants. }

On this 5th day of December, 1927, defendants are arraigned and enter pleas of not guilty. It is therefore ordered that said cause be taken from this assignment.

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

NORTHERN

District of

GEORGIA.

SPECIAL DECEMBER, 1927 TERM. HANCOCK, GEORGIA. ORDER, DECEMBER, 5, 1927.

UNITED STATES,	Plaintiff,	}	CIVIL NO.
vs.			
WALTER KINGSBERRY, ET AL.	Defendants.		

On this 5th day of December, 1927, it is by the Court ordered that the <sup>order</sup>revoking parole in above entitled case be and same is hereby reinstated.

Court adjourned until December, 6, 1927.

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

222

NORTHERN

District of

OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM PAWBUSEA, OKLAHOMA. TUESDAY, DECEMBER, 6, 1927.

On this 6th day of December, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special December, 1927 session, met pursuant to adjournment, Hon. F. E. Kormaner, Judge, present and present and presiding.

E. P. Warfield, Esq., Clerk of U.S. District Court.  
John M. Goldsberry, Esq., U. S. Attorney,  
H. C. Beard, Esq., U. S. Marshal.

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

MANDATE- OLD HONESTY OIL COMPANY.

UNITED STATES OF AMERICA, SS.

THE PRESIDENT OF THE UNITED STATES OF AMERICA,

((SEAL)) To the Honorable the Judges of the District Court of the United States for the Northern District of Oklahoma.

GREETING:

WHEREAS, lately in the District Court of the United States for the Northern District of Oklahoma, before you, or some of you, in a cause between The Old Honest Oil Company, a Corporation, Complainant, and Isaac Shuler and Clara B. Shuler, et al., Defendant, No. 89 At Law, wherein the Judgment of the said District Court in said cause, entered on the 3rd day of February, A. D. 1926, was in the following words, viz:

"Now upon this 15th day of January, 1926, came on for further hearing the complainant's exception to the Special Master's report and motion for judgment in favor of the complainant upon the evidence and record of said cause and also motion by the defendants for confirmation of said Master's supplemental complaint for want of jurisdiction. Whereupon, the court announced in open court that he had concluded that the Special Master's report should be set aside and judgment rendered for the complainant to which Randolph, Haver & Shirk, attorneys for Clara B. Shuler protested on the ground that Clara B. Shuler was not a party to the proceedings and could not be made a party to an action at law after judgment, the purpose of which was to divest her of title to property and declare the same vested in Isaac Shuler. Whereupon the court overruled defendant's motion to dismiss said supplemental complaint for want of jurisdiction to all of which the defendants object and except and there exceptions are allowed. Whereupon the court announced that to avoid any question he would set the matter down for further hearing on the 25th day of January, 1926.

Now, on this the 25th day of January, 1926, came on further for hearing all of the parties, present and represented, and the court having opened up said cause for the purpose of permitting the defendants, Mrs Clara B. Shuler and Isaac Shuler, to introduce further testimony in said cause and after the said defendants had introduced said testimony and closed, and both parties having closed said issues upon the exceptions to the Special Master's report and on motion to confirm said report and upon motion of complainant for a judgment in its favor in accordance with the allegations and prayer of its amended and supplemental complaint were submitted to the court for consideration and adjudication, the court again took all of said issues under advisement.

Now, at this time, on the 3rd day of February, 1926, both parties being present in open court by counsel, the court being well and sufficiently advised in the premises finds that the exceptions to the report of the Special Master should be sustained and the said Special Master's report be set aside and held for naught.

NORTHERN

District of

OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM PANHUSIA, OKLAHOMA. TUESDAY, DECEMBER, 6, 1927

The Court further finds from the evidence taken before the Special Master and returned with his report, and the testimony taken before the Court on the 25th day of January, 1926; that on the date of conveyances, transfers and assignments made by the defendant, Isaac Shuler, to his wife, Clara B. Shuler, to-wit, the 30th day of April, 1921, complainant's suit herein was pending in the United States District Court for the Eastern District of Oklahoma; that on said date other suits were pending against the said Isaac Shuler in the District Court of Tulsa County, Oklahoma.

The Court further finds that on said last named date the said defendant, Isaac Shuler, was indebted to various parties, including the complainant herein, in the aggregate sum of over \$100,000.00.

The court further finds that on the said 30th day of April, 1921, while the said Isaac Shuler, was so indebted he conveyed assigned and transferred to his wife, Clara B. Shuler, a large and substantial part of all of his properties of substantial value, and that practically all of the property retained by him at said time was of a speculative and fluctuating value, and that he did not retain sufficient property of reasonable, substantial and fair value to pay the claims and indebtedness then existing against him.

The court further finds that the defendant Clara B. Shuler, filed a suit of separation and for division of property against her husband, Isaac Shuler, on the 30th day of April, 1921, and that said defendants were temporarily separated, but on the 30th day of April, 1921, at the time of the making of the conveyances, assignments and transfers herein complained of, said suit was dismissed and said parties were reconciled, and thereafter continued to live and cohabit together as husband and wife.

The court further finds that on the 1st day of June, 1921, the said Clara B. Shuler and the said Isaac Shuler entered into a trust agreement whereby all of the said properties with the exception of the homestead, consisting of about fifteen acres of land and a residence thereon, situated in the Southeast part of the City of Tulsa were reconveyed to the said Isaac Shuler, and turned over to his possession, control and dominion with full power and authority to handle, operate, sell and dispose of the same as in his judgment might seem best, without requiring him to make any accounting for the expenses of operating and handling same or requiring him to keep the same separate from his own personal operations and properties and that the evidence shows that the said defendant has a complete control, possession and dominion over all of said property so reconveyed to him as if his own and has indiscriminately commingled the same with his own holdings and expenses paid from the earnings of said property and from his own efforts and earnings indiscriminately.

The court further finds that under the circumstances shown in the record and herein set out that said conveyances, assignments and transfers made by the said defendant, Isaac Shuler, to the said Clara B. Shuler, and all property given to or turned over to her at said time pursuant to said arrangement and asserted settlement made between them, with the exception of the homestead, and all properties acquired by the Isaac Shuler with the earnings, revenues and proceeds derived from any of said properties so conveyed, transferred and assigned to the said Clara B. Shuler are void as to his then existing creditors, including the complainant herein.

It is, therefore, considered, ordered and adjudged by the court that the conveyance made by the said Isaac Shuler to the said Clara B. Shuler, purporting to convey an undivided one-half interest to the following real estate situated in Tulsa County, Oklahoma, to-wit:

The NW4 of NE4 and the SW4 of NE4 of NE4 and S2 of NE4 and the N2 of SE4 and the W2 of SW4 of SE4 of Sec. 21 Twp. 20 North, Range 13 East.

and conveying and assigning to the said Clara B. Shuler an undivided one-half interest within a certain oil and gas lease upon the following described property situate in Tulsa County, Oklahoma, to-wit:

In the District Court of the United States in and for the 225

NORTHERN

District of

OKLAHOMA.

SPECIAL DECISION, 1927 TERM PAWUSKA, OKLAHOMA, TUESDAY, DECEMBER 6, 1927.

The N2 of NE4 of NE4 and SE4 of NE4 of NE4 and SE4 of SE4 and E2 of SW4 of SE4 of Sec 21, Twp 20 North Range 13 East.

be and the same are hereby declared void as to the existing creditors at said time, including the complainant herein, and that the same is subject to execution, upon complainant's judgment, subject to any prior valid liens.

That it is further considered, ordered and adjudged by the court that the deed of conveyance taken in the name of the said Clara B. Shuler by the said Isaac Shuler to the following described real estate, to-wit;

The Easterly Twenty-Five (25) feet of the Southerly Sixty (60) feet of Lot Three (3) in Block One Hundred Ten (110), in the City of Tulsa, Tulsa County, Oklahoma, according to the official plat thereof.

be and the same is hereby declared void as to the existing creditors at said time, including the complainant herein, and that the same is subject to execution upon complainant's judgment, subject to any prior valid liens.

It is further considered, ordered and adjudged by the court that the undivided one-half interest owned jointly with the Laurel Oil Company, wherein the assignment was taken by the defendant, Isaac Shuler, in the name of C. B. Shuler, to the

W2 of SW4 of SW4 of Sec. 19, Twp. 16 South, Range 15 West, situate in Union County, Arkansas.

be and the same is hereby declared void as to the existing creditors at said time, including the complainant herein, and that the same is subject to execution upon complainant's judgment, subject to any prior valid liens.

It is further considered, ordered and adjudged by the court that one certain promissory note executed by the Enfisco Oil Corporation, a corporation, in favor of Isaac Shuler, and which has been delivered by him to the codefendant, Clara B. Shuler, is the property of the said Isaac Shuler and is subject to execution in favor of complainant's judgment.

It is further considered, ordered and adjudged by the court that all of the property owned by the said Isaac Shuler on the 30th day of April, 1921, together with all of the proceeds, earnings and investments and properties acquired from such earnings and proceeds, with the exception of the homestead as hereinabove referred to is subject to the payment of all of the valid indebtedness existing on the 30th day of April 1921, and that all conveyances, transfers and assignments made to the said Clara B. Shuler, his wife, or taken in her name and placed of record are ineffective and are heren declared void so far as may affect his existing creditors, including complainant's judgment herein, and it is hereby decreed that all of said property is subject to the payment of all valid indebtedness owing by him at the said time.

The defendant Clara B. Shuler, is ordered and directed to turn over to the marshal of this court the \$65,000.00 note in her possession against the Enfisco Oil Corporation, and she is hereby restrained and enjoined from carrying said note out of the jurisdiction of this court.

It is further ordered that all of the costs of the proceeding including the Special Master's fee, be taxed against the defendant, Isaac Shuler to which judgment and decree of the court the defendants except and exception allowed. Execution stayed 30 days within defendants to execute supersedeas bond if so desired which is fixed at \$7500.

M. B. Lammert,  
District Judge.

as by the inspection of the transcripts of the records of the said District Court, which was brought into the United States Circuit Court of Appeals for the Eighth Circuit by virtue of a writ of error prayed by and allowed

NORTHMAN

District of

OKLAHOMA.

Special Session, December 1927. ~~WEEKLY~~ ~~SESSIONS~~, ~~COMMENCED~~, ~~AT~~ ~~OKLAHOMA~~, ~~DECEMBER~~, ~~1927~~

to Clara B. Shuler, agreeably to the act of Congress in such case made and provided, fully and at large appears:

And whereas, at the December term in the year of our Lord one thousand nine hundred and twenty-six, the said cause came on to be heard before the said United States Circuit Court of Appeals, on the transcript of record from the said District Court, and was argued by counsel.

On Consideration Whereof, it is now here ordered and adjudged by this Court, that the judgment of the said District Court, in this cause, be, and the same is hereby, reversed with costs, and that Clara B. Shuler have and recover against The Old Honest Oil Company, a corporation, the sum of Fifty-Seven and 00/100 Dollars for her costs in this behalf expended and have execution therefor.

It is further ordered that this cause be, and the same is hereby remanded to the said District Court with directions to enter a finding that the property of the plaintiff in error Clara B. Shuler cannot be taken in satisfaction of the judgment.

April, 18, 1927.

You, therefore, are hereby commanded that such execution and further proceedings be had in said cause, in conformity with the opinion and judgment of this Court, as according to right and justice, and the laws of the United States, ought to be had, the said writ of error, notwithstanding.

WITNESS, the Honorable William H. Taft, Chief Justice of the United States, the second day of December, in the year of our Lord one thousand nine hundred and twenty-seven.

Costs of Plaintiff in Error.	
Clerk,	\$7.50
Printing Record	Included below.
Attorney,	20.00
	<hr/>
	\$ 27.50

E. E. Koch,

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

UNITED STATES,	Plaintiff.	}	) \$3440
vs.			
BILL RAMSEY,	Defendant.	}	

On this 6th day of December, 1927, comes John H. Goldsberry, United States Attorney, representing the Government and J. I. Howard, representing the defendant in above entitled cause. Defendant is arraigned and enters plea of guilty to counts one and two as charged. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

- Count 1, Twelve (12) months in Osage County Jail, and One Hundred (100) dollar fine.
- Count 2, Sixty (60) days in Osage County Jail,

And it is further ordered by the Court that execution of jail sentence be stayed on count one during good behavior.

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

237

NORTHERN

District of

OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM PAWBUKA, OKLA. WEDNESDAY, DECEMBER 6, 1927

UNITED STATES, Plaintiff. )  
 vs. ) 2418  
 EUGENE MORREST, Defendant. )

On this 6th day of December, 1927, comes John M. Goldsberry United States Attorney and Arthur Fitzpatrick. Defendant is arraigned and enters plea of guilty to counts one and two as charged. Thereupon it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

- Count 1, 12 months in Washington County jail and \$100.00 fine to run on execution.
- Count 2, Twenty-five (\$25.00) dollar fine to run on execution.

And it is further ordered by the Court that defendant be placed upon probation as per journal entry filed herein.

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

UNITED STATES OF AMERICA, Plaintiff. )  
 vs. ) No. 2418  
 EUGENE MORREST, Defendant. )

ORDER RELATING DEPARTMENT OF PROBATION.

Now on this 6th day of December, 1927, same being one of the days of the Special December, 1927, term of said court, sitting at Pawhuska Oklahoma, this matter coming on for hearing, and the above named defendant appearing in court and entering a plea of guilty in said cause, was by the court sentenced to 12 months in the Washington County Jail and fines \$100 on execution on the first count of the indictment and fined \$25.00 on execution of the second count thereof, and the court after hearing the statements made in behalf of said defendant, finds that the defendant should be placed on probation during his good behavior, and

IT IS THEREFORE ORDERED that the said Eugene Morrest be, and he is hereby placed on probation during his good behavior, and Arthur Fitzpatrick of Bartlesville, Oklahoma is named as probation officer, this order to be revoked and set aside upon the defendant violating any law, United States, State or City, and required to serve the sentence imposed.

T. E. Lemmer,

United States District Judge.

J. M. Goldsberry,  
 U.S. Atty.

UNITED STATES, Plaintiff. )  
 vs. ) 1000 Cr.  
 CHARLES HASTEL, Defendant. )

On this 6th day of December, 1927, it is by the Court ordered that Leonard Smith, a witness in above entitled cause be required to furnish a bond in the sum of \$1000.00 for his appearance in said cause. And it is further ordered that said cause be stricken from this docket.

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

NORTHERN

District of

MISSOURI.

SPECIAL DECEMBER, 1927 TERM. EARLY TERM, OF COURSE. TUESDAY, DECEMBER, 6, 1927.

UNITED STATES,	Plaintiff.	}	1834 Cr.
vs.			
L. A. WEST,	Defendant.		

On this 6th day of December, 1927, comes John H. Goldsberry, United States Attorney, representing the Government and L. A. Long, representing the defendant herein. Defendant is arraigned and enters plea of guilty to counts one and two as charged. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Count 1, Twelve (12) months in Osage County Jail, and \$100.00 fine.  
 Count 2, Twenty-Five (\$25.00) dollar fine.

And it is further ordered that defendant be and he is hereby required to serve sixty (60) days of sentence, after which execution of sentence is to be stayed for remaining ten (10) months during good behavior. And it is further ordered that execution of commitment be stayed until December, 12, 1927.

UNITED STATES,	Plaintiff.	}	\$413 Cr.
vs.			
HENRY SIMS,	Defendant.		

On this 6th day of December, 1927, comes John H. Goldsberry, United States Attorney, representing the government herein and Fred Hillman representing the defendant. Defendant is arraigned and enters plea of guilty to counts one and two as charged. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Count 1, Six (6) months in Osage Co. Jail, and \$100.00 fine  
 Count 2, Six (6) months in Osage County Jail, to run concurrently with sentence imposed in count one.

And it is further ordered, that sentence be suspended during good behavior.

UNITED STATES,	Plaintiff.	}	263 Cr.
vs.			
TATE COLBAUGH,	Defendant.		

On this 6th day of December, 1927, it is by the Court ordered that cause be and same is hereby dismissed upon recommendation of U. S. Attorney for lack of evidence.

UNITED STATES,	Plaintiff.	}	1554 Cr.
vs.			
John Farnhill,	Defendant.		

On this 6th day of December, 1927, it is by the Court ordered that above entitled cause be and same is hereby stricken.

UNITED STATES,	Plaintiff.	}	1284 Cr.
vs.			
Clarence Rector,	Defendant.		

On this 6th day of December, 1927, it is by the Court ordered that above entitled cause be and same is hereby dismissed upon recommendation of U. S. Attorney.

In the District Court of the United States in and for the 229

WORTHINGTON

District of

OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM PAWNEE, OKLAHOMA, TUESDAY, 9 O'CLOCK, 6, 1927.

UNITED STATES,	Plaintiff.	}	1965 Cr.
vs.			
WAS LUCK STAGGS,	Defendant.		

On this 6th day of December, 1927, it is by the Court ordered that alias warrant be issued for the defendant herein.

UNITED STATES,	Plaintiff.	}	96 Cr.
vs.			
A. E. S. BUCH,	Defendant.		

On this 6th day of December, 1927, it is by the Court ordered that the above entitled cause be and same is hereby passed.

UNITED STATES,	Plaintiff.	}	627 Cr.
vs.			
KATHERINE LEWIS,	Defendant.		

On this 6th day of December, 1927, defendant in above entitled cause is thrice called in open court but answers not. Sureties, Olin Lewis, and J. Hanson, are thrice called in open court but answer not. Whereupon, it is by the Court ordered that the bond of said defendant in the sum of \$2500.00 be and same is hereby forfeited, Scire Facias awarded and warrant ordered issued for said defendant and amount of new bond ordered set in the sum of \$2500.00.

UNITED STATES,	Plaintiff.	}	649 Cr.
vs.			
ARTH DUNE,	Defendant.		

On this 6th day of December, 1927, defendant in above entitled cause is thrice called in open court, but answers not. Sureties, H. M. Dayfield and H. E. Wells, are thrice called in open court but answers not. Whereupon, it is by the Court ordered that the bond of said defendant be and same is hereby forfeited, Scire Facias awarded and warrant ordered issued for said defendant, and amount of new bond fixed in the sum of \$2500.00.

UNITED STATES,	Plaintiff.	}	1490 Cr.
vs.			
J. D. COLLINS,	Defendant.		

On this 6th day of December, 1927, defendant in above entitled cause is thrice called in open court, but answers not. Sureties Will Robinson and E. A. Ross, are thrice called in open court but answer not. Whereupon, it is by the Court ordered that Scire Facias be awarded, bond forfeited and warrant issued for defendant. Amount of new bond is set in sum of \$2500.00

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

NORTHERN

District of

OKLAHOMA.

SPECIAL DECISION, 1927 TERM PENDING, OKLAHOMA. WEDNESDAY, DECEMBER, 6, 1927.

UNITED STATES,	Plaintiff.	)	
vs.		)	1541 Cr.
BOYD NORTHGREN,	Defendant.	)	

On this 6th day of December, 1927, comes John M. Goldsberry, United States Attorney, representing the Government herein and H. B. Harris, representing the defendant. Whereupon, petition to suppress evidence herein is overruled and exceptions allowed.

UNITED STATES,	Plaintiff.	)	
vs.		)	2412 Cr.
ELI (BUTCH) JONES,	Defendant.	)	

On this 6th day of December, 1927, it is by the Court ordered that the above entitled cause be and same is hereby dismissed as to Eli Jones upon recommendation of the United State Attorney.

UNITED STATES,	Plaintiff.	)	
vs.		)	939 Cr.
HENRY FISHER,	Defendant.	)	

On this 6th day of December, 1927, comes John M. Goldsberry, United States Attorney, representing the Government herein and Fred Tillman representing the defendant. All parties announce ready for trial and opening statements of counsel are heard and thereafter the Government presents its evidence and rests and the defendant presents his evidence and rests. Now at this time the jury is instructed by the Court as to the law in the case and retire in charge of a sworn bailiff to deliberate upon their verdict. On this same day the jury return into court and present to the court their verdict which is in words and figures as follows:

VERDICT

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

UNITED STATES OF AMERICA,	Plaintiff.	)	
vs.		)	No. 939.
HENRY FISHER,	Defendant.	)	

V E R D I C T.

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

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

G. E. Hendrix, Foreman.

In the District Court of the United States in and for the 231

Northern District of Oklahoma.

SPECIAL DECEMBER, 1927 TERM BARNHUSIA, OKLAHOMA. TUESDAY, DECEMBER, 6, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) 469 Cr.  
 BURT BARNHAM, Defendant. )

On this 6th day of December, 1927, comes John H. Goldsberry, United States Attorney, representing the Government herein and Fred Tillman, representing the defendant. Defendant withdraws former plea of not guilty and now enters plea of guilty to charge. Whereupon it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Twelve (12) months in Osage County Jail and \$150.00 fine.

UNITED STATES, Plaintiff. )  
 vs. ) 685 Cr.  
 EVA BARNHAM, Defendant. )

On this 6th day of December, 1927, comes John H. Goldsberry, United States Attorney, and Fred Tillman, representing the defendant herein. Defendant, withdraws former plea of not guilty and now enters plea of guilty. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Six (6) months in Osage County Jail, and \$250.00 fine.

Whereupon, it is by the Court ordered that jail sentence be suspended during good behavior.

UNITED STATES, Plaintiff. )  
 vs. ) 686 Cr.  
 ALVIN CALCHIER, Defendant. )

On this 6th day of December, 1927, comes John H. Goldsberry, United States Attorney, representing the Government and Fred Tillman. Now at this time the defendant withdraws former plea of not guilty and now enters plea of guilty as charged. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Two (2) years in Federal Reformatory, McVernorth, Kansas, and \$150.00 fine.

And it is further ordered that prison sentence be suspended during good behavior.

UNITED STATES, Plaintiff. )  
 vs. ) 1043 Cr.  
 SCOTTIE HARRIS, Defendant. )

On this 6th day of December, 1927, it is by the Court ordered that the probation order heretofore issued and same is hereby revoked and commitment ordered issued for said defendant.

NORTHERN

## District of

CALIFORNIA.

SPECIAL DECREE, 1927 TERM. BARRIS, CALIFORNIA. WINSLOW, DECEMBER, 6, 1927.

UNITED STATES,	Plaintiff.	}	1278 Cr.
vs.			
JESSE BROWN,	Defendant.		

On this 6th day of December, 1927, it is by the Court ordered that the above entitled cause be dismissed.

UNITED STATES,	Plaintiff.	}	P 625 Cr.
vs.			
EDWARD LASHENS, AND JIM GIBSON,	Defendants.		

On this 6th day of December, 1927, comes W. B. Blair, Asst. U. S. Attorney, representing the Government and E. C. Haggis, representing the defendants herein. Defendants are arraigned and enter pleas of not guilty to counts one and two as charged, and defendant Gibson pleads in true name of Ben Gibson. All parties announce ready for trial and a jury is empaneled and sworn to try said cause and a true verdict render. Opening statements of Counsel for Government and defendant are heard and thereafter the Government presents its evidence and proof and rests. Defendants present their evidence and proof and rest. Closing arguments of counsel are heard. Now at this time it is ordered that cause be dismissed as to Ben Gibson upon motion of the Court, the Jury is instructed as to the law in the case and retire in charge of a sworn bailiff to deliberate upon their verdict. Jury return into open court and report that they are unable to agree upon a verdict. Whereupon, it is ordered that a mistrial be declared and jury discharged.

UNITED STATES,	Plaintiff.	}	1256 Cr.
vs.			
PAT HARRIS, AND H. L. MOFEE,	Defendants.		

On this 6th day of December, 1927, comes John H. Goldsterry, United States Attorney, representing the Government herein and E. J. Leahy, representing the defendant. Defendant Pat Harris is arraigned and enters plea of guilty to charge. Whereupon, it is ordered that sentence be deferred during good behavior. Defendant, H. L. Mofee, is arraigned and enters plea of not guilty as charged. Whereupon, it is by the Court ordered that cause be dismissed upon recommendation of U. S. Attorney.

UNITED STATES,	Plaintiff.	}	1259 Cr.
vs.			
JIM COLGROVE,	Defendant.		

On this 6th day of December, 1927, it is by the Court ordered that above entitled cause be dismissed upon recommendation of U. S. Attorney.

In the District Court of the United States in and for the 233

NORTHERN District of OREGON.

SPECIAL DECEMBER, 1927 TERM PAWHUSKA, OREGON. TUESDAY DECEMBER, 6, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) 1490 Cr.  
 J. D. COLLINS, Defendant. )

On this 6th day of December, 1927, the defendant in above entitled cause is arraigned and enters plea of not guilty to counts one and two.

UNITED STATES, Plaintiff. )  
 vs. ) 1632 Cr.  
 JOHN HAYNES, Defendant. )

On this 6th day of December, 1927, comes John M. Goldsberry, United States Attorney, representing the Government herein and Fred Tillman representing the defendant. Defendant is arraigned and enters plea of guilty to counts one and two as charged. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows

Count 1, Six (6) months in Coos County Jail and \$100.00 fine  
 Count 2, \$50.00 fine to run on execution.

It is further ordered that jail sentence be suspended during good behavior.

UNITED STATES, Plaintiff. )  
 vs. ) 1804 Cr.  
 JOHN HAYNES, Defendant. )

On this 6th day of December, 1927, it is by the Court ordered that above entitled cause be dismissed upon recommendation of U. S. Attorney.

UNITED STATES, Plaintiff. )  
 vs. ) 1541 and 1542 Cr.  
 BOYD WORTHOUTT, Defendant. )

On this 6th day of December, 1927, it is by the Court ordered that the above numbered cause be and same are hereby consolidated for the purpose of trial. Now comes John M. Goldsberry, United States Attorney, representing the Government herein and E. G. Nargis, representing the defendant. Defendant is arraigned and enters plea of not guilty as to each indictment filed herein. All parties announce ready for trial and a jury is empaneled and sworn to try said cause and a true verdict render. Opening statements of counsel are heard, and thereafter the Government presents its evidence and proof and rests. Now at this time the Motion of defendant to suppress evidence relative to possession of liquor is overruled and exceptions allowed. Now at this time the defendant presents his evidence and proof and rests. Closing arguments of counsel for Government and defendant are heard and thereafter the jury is instructed as to the law in case and retire in charge of a sworn bailiff to deliberate upon their verdict. On this same day the jury return into open court

NORTHERN

District of

OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM. PAWNEE, OKLAHOMA. TUESDAY DECEMBER, 5, 1927.

and present to the Court their verdict which in words and figures as follows:

VERDICT

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

UNITED STATES, )  
 VS. ) NO. 1541 Cr.  
 BOYD NORTHCUTT, )

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

F. W. Cherrymones, Foreman.

The Jury announcing this to be their true verdict in case no. 1541 are excused from further consideration of said cause. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Two (2) years in Federal Penitentiary, Leavenworth, Mo., and 100.00 fine.

VERDICT.

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

UNITED STATES, )  
 VS. ) No. 1542 Cr.  
 BOYD NORTHCUTT, ET )

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

F. W. Cherrymones, Foreman.

The Jury announcing this to be their true verdict in case No. 1542 are excused from further consideration of said cause. Whereupon, it is by the Court ordered, that judgment and sentence be imposed upon said defendant as follows:

Two (2) years in Federal Penitentiary, Leavenworth, Mo., said sentence to run concurrently with sentence imposed in case No. 1541., and that he pay a fine in the sum of 100.00.

UNITED STATES, Plaintiff. )  
 vs. ) 1559 Cr.  
 HARRY DANIELS, Defendant. )

On this 6th day of December, 1927, comes John H. Goldsherry representing the Government herein and Fred Tillman representing the defendant. Defendant is arraigned and enters plea of guilty to counts one and two as charged. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Count 1, Twelve, (12) months in Geage County Jail, and 100.00 fine to run on execution.  
 Count 2, Dismissed by the Court.

In the District Court of the United States in and for the 233

NORTHWEST

District of

OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM FAWHUSKA, OKLAHOMA. TUESDAY, DECEMBER, 6, 1927

UNITED STATES,	Plaintiff.	)
vs.		)
W. J. EYER, AND		)
L. B. KESTER,	Defendants.	)
Wlus Kester		)

On this 6th day of December, 1927, comes John M. Goldsberry, United States Attorney, representing the Government herein and Fred Tillman representing defendants. Defendant L. B. Kester, is arraigned and enters plea of guilty. Defendant, W. J. Eyer, is arraigned and enters plea of not guilty to counts one and two as charged. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant, L. B. Kester as follows:

Count 1, Six (6) months in Osage County Jail and 100.00 fine.  
 Count 2, Twenty-five (25.00) dollar fine.

And it is further ordered that said jail sentence imposed upon defendant L. B. Kester be and same is hereby suspended during good behavior. And it is further ordered that cause be and same is hereby dismissed as to W. J. Eyer and Wlus Kester.

And it is further ordered that after defendant L. B. Kester has paid 100.00 on fines assessed herein that ninety (90) days be allowed him in which to pay balance of said fine.

UNITED STATES,	Plaintiff.	)
vs.		)
BOYD WOLFEHUTT,	Defendant.	)

On this 6th day of December, 1927, the above entitled cause is dismissed upon recommendation of U. S. Attorney.

Court adjourned until December, 7th, 1927.

NORTHERN

District of

OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM PAWBUSSA, OKLAHOMA. DECEMBER, 7, 1927.

On this 7th day of December, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special December, 1927 TERM at Pawhuska, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding:

H. P. Warfield, Esq., Clerk of U. S. District Court.  
 H. G. Beard, Esq., U. S. Marshal.  
 John M. Goldsberry, Esq., U. S. Attorney.

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

UNITED STATES, Plaintiff. )  
 vs. ) \$ 650 Cr.  
 CHARLEY DIXON, Defendant. )

On this 7th day of December, 1927, the defendant in above entitled cause is thrice called in open court but answers not. Sureties J. H. Dixon, is thrice called in open court but answers not. Whereupon it is by the Court ordered that bond in the sum of \$300.00 be and same is hereby forfeited, Scire Facias awarded and warrant ordered and new bond fixed in the sum of \_\_\_\_\_.

UNITED STATES, Plaintiff. )  
 vs. ) 1532 Cr.  
 N. J. KONRY, Defendant. )

On this 7th day of December, 1927, it is by the Court ordered that above entitled cause be dismissed upon recommendation of U. S. Attorney.

UNITED STATES, Plaintiff. )  
 vs. ) \$ 1820 Cr.  
 GEORGE DONOHUE, Defendant. )

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

UNITED STATES, Plaintiff. )  
 vs. ) 1820 Cr.  
 JAMES KASTLE, Defendant. )

On this 7th day of December, 1927, it is by the Court ordered that the above entitled cause be stricken.

UNITED STATES, Plaintiff. )  
 vs. ) 1835 Cr.  
 TOM BOONE, Defendant. )

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

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

NORTHERN District of OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM PAWBUKA, OKLAHOMA. WEDNESDAY, DECEMBER, 7, 1927.

UNITED STATES, Plaintiff.
vs.
ALPHA STAGGS, Defendant.
1849 Cr.

On this 7th day of December, 1927, comes W. B. Blair, Asst. U. S. Attorney, representing the Government and J. Van Long, representing defendant herein. Defendant is arraigned and enters plea of guilty to counts one and two as charged. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Count 1, Six (6) months in Osage County Jail and \$100.00 fine to be placed on execution.
Count 2, Dismissed by the Court.

And it is further ordered that jail sentence imposed herein be suspended during good behavior.

UNITED STATES, Plaintiff.
vs.
OLIVER HEATH, Defendant.
2250 Cr.

On this 7th day of December, 1927, comes W. B. Blair, Asst. U. S. Attorney, representing the Government herein and L. A. Kennamer, representing the Defendant. Defendant is arraigned and enters plea of not guilty as charged. Now at this time all parties announce ready for trial and a jury is empaneled and sworn to try said cause and a true verdict render. Opening statements of counsel are heard and thereafter the Government presents its evidence and proof and rests. Defendant presents his evidence and proof and rests and thereafter the closing arguments of counsel are heard and the Court instructs the jury as to the law in the case and the jury retires in charge of a sworn bailiff to deliberate upon their verdict. Now on this same date the jury return into open Court and presents to the Court their verdict, which is in words and figures as follows:

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

UNITED STATES )
vs. ) No. 2250
OLIVER HEATH, )

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

Roscoe Adams, Foreman.

The Jury announcing this to be their true verdict are excused from further consideration of said cause. Thereafter the Court imposes judgment and sentence upon said defendant as follows:

Eighteen (18) months in Federal Penitentiary, Leavenworth, Kansas, and \$150.00 fine.

UNITED STATES, Plaintiff.
vs.
J. D. COLLINS, Defendant.
1490 Cr.

On this 7th day of December, 1927, the defendant in above entitled cause withdraws former plea of not guilty and now enters plea of

NORTHERN

District of

OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM LAWYERS, MUSKOGEE. WEDNESDAY, DECEMBER, 7, 1927.

guilty as charged. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

- Count 1, Twenty-five (\$25.00) dollars fine to run on execution.
- Count 2, Six (6) months in Osage County Jail.

It is further ordered by the Court that jail sentence be and same is hereby suspended during good behavior.

UNITED STATES,	Plaintiff.	}	987 Cr.
vs.			
ROY WILCOX.	Defendant.		

On this 7th day of December, 1927, comes W. B. Blair, Asst U. S. Attorney, representing the Government herein and J. C. Cornett, representing the defendant herein. Defendant is arraigned and enters plea of guilty as charged. Whereupon it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Ninety (90) days in Osage County Jail and \$100.00 fine.

And it is further ordered that jail sentence imposed herein be suspended during good behavior. and ninety (90) days be allowed defendant in which to pay fine.

UNITED STATES,	Plaintiff.	}	\$ 2262.
vs.			
FRANK CLEMONS,	Defendant.		

On this 7th day of December, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty, as charged. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows

Six (6) months in Osage County Jail, and \$100.00 fine to run on execution.

And it is further ordered that jail sentence be suspended during good behavior and after the expiration of sentence another indictment which he is now serving.

UNITED STATES,	Plaintiff	}	\$ 2377 Cr.
vs			
GEORGE DONOHUE, AND ROMEO VEAL.	Defendants.		

On this 7th day of December, 1927, defendant George Donohue is arraigned and enters plea of guilty to counts two and not guilty to count one. Defendant Romeo Veal is arraigned and enters plea of not guilty to counts one and two. Whereupon, it is by the Court ordered that cause be and same is hereby dismissed as to Romeo Veal and that judgment and sentence be imposed upon said defendant George Donohue as follows:

- Count 1, Dismissed,
- Count 2, Seventy-five (\$75.00) dollar fine.

In the District Court of the United States in and for the 349

NORTHERN

District of

OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM PAWBUSKA, OKLAHOMA. WEDNESDAY, DECEMBER, 7, 1927.

UNITED STATES, Plaintiff. }  
vs. } 2412 Cr.  
WILLARD HULL, Defendants. }

On this 7th day of December, 1927, the defendant in above entitled cause is thrice called in open court but answers not. Sureties, George Trumbly and Blance Trumbly are thrice called in open court but answer not. Whereupon, it is by the Court ordered that bond in the sum of \$1000.00 be and same is hereby forfeited and Scire Facias awarded and alias capias awarded and new bond set in the sum of \$2500.00.

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

UNITED STATES OF AMERICA, Plaintiff, }  
vs. } No. 2072 Cr.  
W. F. ALEXANDER, Defendant. }

O R D E R.

And now on this 6th day of December, 1927, this matter coming on for hearing before the Honorable F. E. Kennamer, United States District Judge for the Northern District of Oklahoma, upon the application of the defendant herein seeking probation, and the Court being fully advised in the premises and having heard the statements relative to the defendant and being of the belief in terms of such facts, recommendations and presentations that the defendant above named is entitled to be placed on probation and believing that the ends of justice may be properly and judicially served by placing the defendant in charge of T. A. Brennan, General Manager, of the Norwich Pharmacal Company of Kansas City, Missouri, for his guidance and direction;

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that the defendant W. F. Alexander be placed on probation from the judgment and sentence imposed by the Court, to-wit: Five months in the Washington County Jail upon judgment of the fine of \$250.00, said probation being on the condition that the said defendant W. F. Alexander does not violate any laws of the United States of America, or of the State of Oklahoma, or any City ordinance within the State of Oklahoma, and that he refrain from the violation of the law, and that upon his violation of any of the terms of this order, it is by the Court ordered that he be apprehended and caused to serve the sentence imposed by the Court herein.

F. E. Kennamer, Judge.

O.K. Goldsberry, U.S. Atty.

Court adjourned until December, 8, 1927.

NORTHERN District of OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM PAWUSKA, OKLAHOMA. THURSDAY, DECEMBER, 8, 1927.

On this 8th day of December, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special Dec., 1927, Term, at Pawhuska, met pursuant to adjournment, Hon. W. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk of U. S. District Court.
John M. Goldsberry, Esq., United States Attorney.
H. G. Beard, Esq., United States Marshal.

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

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

CLEM J. BINNING, Plaintiff,
vs. No. 479 At Law.
HARTFORD FIRE INSURANCE COMPANY, a CORPORATION, Defendant.

ORDER DISMISSING.

Now on this 8th day of December, 1927, the plaintiff herein having dismissed this cause of action with prejudice, the same is on plaintiff's dismissal and on motion of plaintiff in open court dismissed with prejudice at plaintiff's cost.

W. E. Kennamer, Judge.

UNITED STATES, Plaintiff.
vs. 1835 Cr.
JAMES KASTLE, Defendant.

On this 8th day of December, 1927, comes John M. Goldsberry United States Attorney, representing the Government herein and N. E. McNeal, representing the defendant. Defendant is arraigned and enters plea of not guilty to charge.

UNITED STATES, Plaintiff.
vs. 628 Cr.
JESS PALMER, Defendant.

On this 8th day of December, 1927, it is by the Court ordered that above entitled cause be and same is hereby dismissed upon recommendation of U. S. Attorney.

In the District Court of the United States in and for the 241

NORTHERN

District of

OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM PAWBUSKA, OKLAHOMA. THURSDAY, DECEMBER, 8, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) 968 Cr.  
 CLAY McGRAW, Defendant. )

On this 8th day of December, 1927, it is by the Court ordered that above entitled cause be abated, death of defendant being suggested.

UNITED STATES, Plaintiff. )  
 vs. ) 1100 Cr.  
 CLAUD BALLARD, Defendant. )

On this 8th day of December, 1927, it is by the Court ordered that count two be dismissed upon recommendation of United States Attorney.

UNITED STATES, Plaintiff. )  
 vs. ) 1811 Cr.  
 CLARENCE CORNALTZER, Defendant. )

On this 8th day of December, 1927, comes John M. Goldsberry, United States Attorney, representing the Government herein and A. W. Comstock, representing defendant in above entitled cause. Defendant is arraigned and enters plea of guilty to charge. Whereupon, it is by the Court ordered that Judgment and sentence be imposed upon said defendant as follows:

60 days in Osage County Jail, and \$100.00 fine to run on Execution

And it is further ordered by the Court that jail sentence be suspended during good behavior.

UNITED STATES, Plaintiff )  
 vs. ) 1828 Cr.  
 ALVA BORING AND )  
 FRANK SMITH, Defendant. )

On this 8th day of December, 1927, comes John M. Goldsberry, United States Attorney, representing the Government herein and J. C. Cornett representing defendants. Defendants arraigned and enter pleas of guilty to counts one and two as charged. Whereupon, it is by the Court ordered that Judgment and sentence be imposed upon said defendant as follows:

Count 1, Fifteen Months in Federal Penitentiary, Leavenworth Kansas, and \$100.00 fine.  
 Count 2, Twenty-five (\$25.00) dollar fine.

UNITED STATES, Plaintiff. )  
 vs. ) 1868 Cr.  
 WALTER BEAN, Defendant. )

On this 8th day of December, 1927, comes John M. Goldsberry, United States Attorney, representing the Government herein and Fred Tillman representing the defendant. Defendant is arraigned and enters plea of guilty to charge. Whereupon, it is by the Court ordered that judg-



In the District Court of the United States in and for the 213

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SPECIAL SESSION, 1927 TERM PAWHEUSKA, OKLAHOMA. THURSDAY, DECEMBER, 8, 1927.

and presentations that the defendant above named is entitled to be placed on probation, and believing that the ends of justice may be properly and judicially served by placing the defendant in charge of J. W. Gilliland, Tulsa, Oklahoma, for his guidance and direction:

IT IS THEREFORE ORDERED, ADJUDGED AND DECIDED by the Court that the defendant, R. F. Hayes, be placed on probation from the judgment and sentence imposed by the Court, to-wit: Five months in the Washington County Jail and a fine of \$250.00, said probation being on the condition that the said defendant, R. F. Hayes, does not violate any laws of the United States of America, or the States of Oklahoma, or any City Ordinance within the State of Oklahoma, and that he refrain from the violation of the law, and that upon his violation of any of the terms of this order, it is by the Court ordered that he be apprehended and caused to serve the sentence imposed by the Court herein.

R. E. Kemamer, Judge.

UNITED STATES,	Plaintiff.	}	2236 Cr.
vs.			
LILL EBERT,	Defendant.		

On this 8th day of December, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty as charged. Whereupon, it is by the Court ordered that Judgment and Sentence be imposed upon said defendant as follows:

Six (6) months in Osage County Jail, and \$100.00 fine.

UNITED STATES,	Plaintiff.	}	2238 Cr.
vs.			
THEODORE TANNEHILL,	Defendant.		

On this 8th day of December, 1927, comes John M. Goldsberry, United States Attorney, representing the Government herein and Carl Weaver, representing defendant. Defendant is arraigned and enters plea of guilty to counts one and two as charged. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Count 1, Twelve (12) months in Osage County Jail and \$100.00 fine on Execution.  
 Count 2, Six (6) months in Osage Co. Jail, to run concurrently with sentence imposed in count one.

And it is further ordered that jail sentence be suspended during good behavior of defendant.

UNITED STATES,	Plaintiff.	}	2256 Cr.
vs.			
EARL STARR,	Defendant.		

On this 8th day of December, 1927, comes John M. Goldsberry, United States Attorney, representing the Government herein and Carl Weaver, representing the defendant. Defendant is arraigned and enters plea of guilty to charge. Whereupon, it is by the Court ordered that Judgment and sentence be imposed upon said defendant as follows:

Six (6) months in Osage Co. Jail, and \$100.00 fine to run on execution.

And it is further ordered that jail sentence imposed herein be suspended during good behavior.

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SPECIAL DECEMBER, 1927 TERM PAWHUSKA, OKLAHOMA. THURSDAY, DECEMBER, 8, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) 2309 Cr.  
 W. J. MC DONEL AND )  
 MRS W. J. McDONEL, Defendants. )

On this 8th day of December, 1927, comes W. B. Blair, Asst. United States Attorney, representing the Government herein and F. E. Warren representing the defendant. Defendants, arraigned and enter pleas of not guilty. All parties announce ready for trial and a jury is empaneled and sworn to try said cause and a true verdict render. Opening statements of Counsel are heard, and thereafter the Government presents its evidence and proof and rests. Defendants present their evidence and proof and rest. Closing arguments of counsel are heard and thereafter the Jury is instructed as to the law in the case and retire in charge of a sworn bailiff to deliberate upon their verdict. On this same day the jury return into open court and prese t to the Court their verdicts of not guilty, and said verdicts are in words and figures as follows:

VERDICT

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

UNITED STATES, )  
 VS. ) No. 2309  
 W. J. McDONEL, )

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

Joe Gilbreath, Foreman.

VERDICT

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

UNITED STATES )  
 VS. ) No. 2309  
 MRS W. J. McDOWEL, )

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

Joe Gilbreath, Foreman.

UNITED STATES, Plaintiff. )  
 vs. ) 1827 Cr.  
 J. P. RICHARDSON, Defendant. )

On this 8th day of December, 1927, comes John M. Goldsberry, United States Attorney, representing the Government herein and J. V. Long representing defendant. Defendant is arraigned and enters plea of guilty to charge. Whereupon, it is by the Court ordered that Judgment and sentence be imposed upon said defendant as follows:

One (1) year and One (1) days in Federal Penitentiary,  
 Leavenworth, Kansas, and \$150.00 fine.



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SPECIAL DECEMBER, 1927 TERM PAWYUSKA, OKLAHOMA. THURSDAY, DECEMBER, 8, 1927.

DEE WOOLBRIGHT

Ninety (90) days in Osage County Jail, Pawhuska, Okla., and a fine of \$100.00

UNITED STATES,	Plaintiff.	}	1837 Cr.
vs.			
DEE WOOLBRIGHT.	Defendant.		

On this 8th day of December, 1927, comes John M. Goldsberry, United States Attorney, representing the government herein and Fred Tillman representing the defendant. Defendant is arraigned and enters plea of guilty to counts one and two as charged. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

- Count 1, Twelve (12) months in Osage County Jail, and \$100.00 fine to run on execution.
- Count 2, Six (6) months in Osage County Jail, to run concurrently with sentence imposed in count one.

And it is further ordered that jail sentence imposed herein be suspended during good behavior, and after Judgment of \$100.00 and sentence of 90 days has been paid and served in case number 1830.

UNITED STATES,	Plaintiff.	}	2237 Cr.
vs.			
DEE WOOLBRIGHT AND LOUIS CLAREMORE,	Defendant.		

On this 8th day of December, 1927, comes John M. Goldsberry, United States Attorney, representing the Government herein and Fred Tillman representing the defendants. Defendants arraigned and enter plea of not guilty. Whereupon, it is by the Court ordered, upon recommendations of the United States that said cause be and same is hereby dismissed.

UNITED STATES,	Plaintiff.	}	2235. Cr.
vs.			
H. D. STEELY,	Defendant.		

On this 8th day of December, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty to counts one and two as charged. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

- Count 1, Six (6) months in Osage County Jail, and \$100.00 fine to run on execution.
- Count 2, Six (6) months, in Osage County Jail, and to run concurrently with sentence imposed in count one.

And it is further ordered that after serving thirty days of this sentence, execution of commitment is to be stayed on remainder of sentence during good behavior. and that Bond forfeiture heretofore had in said cause be and same is hereby set aside.

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SPECIAL DECEMBER, 1927 TERM PAWBUKA, OKLAHOMA. THURSDAY, DECEMBER, 8, 1927.

UNITED STATES,	Plaintiff.	}	2236 Cr.
vs.			
H. D. STEELEY,	Defendant.		

On this 8th day of December, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty to charge. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Six (6) months in Osage County Jail, to run concurrently with sentence imposed in indictment # 2235 and \$100.00 fine to run on execution.

On this same day it is ordered that Bond forfeiture be set aside.

UNITED STATES,	Plaintiff.	}	1264 Cr.
vs.			
STELLA JACKSON,	Defendant.		

On this 8th day of December, 1927, it is ordered that an alias capias be issued for defendant herein and that new bond be set in the sum of \$1000.00

UNITED STATES,	Plaintiff.	}	2407 Cr.
vs.			
MRS. R. W. HILLS, AND LAWRENCE LITTON,	Defendant.		

On this 8th day of December, 1927, comes John K. Goldsberry, United States Attorney, representing the Government herein, and Woodson Norvell, representing the defendant. Defendants arraigned and enter plea of not guilty to counts one and two as charged. And it is further ordered that bond of Lawrence Littan be reduced to \$2500.00, and that cause be stricken from this assignment.

Court adjourned until December, 9th, 1927

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

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SPECIAL DECEMBER, 1927 TERM TULSA, OKLAHOMA. FRIDAY, DECEMBER, 9, 1927

On this 9th day of December, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special December, 1927 Session, met pursuant to adjournment, Hon. E. E. Kennamer, Judge, present and presiding:

H. L. Warfield, Esq.,	Clerk of U.S. District Court.
John M. Goldsberry, Esq.,	U. S. Attorney.
H.G. Beard, Esq.,	U. S. Marshal.

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

MANDATE LAW 56

UNITED STATES OF AMERICA, SS.

THE PRESIDENT OF THE UNITED STATES OF AMERICA,

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

(((SEAL)))

## GREETING:

WHEREAS, lately in the District Court of the United States for the Northern District of Oklahoma, before you, or some of you in a cause between the World Publishing Company, Plaintiff, and Andrew W. Mellon Agent, No. 56 Law, wherein the judgment of the said District Court in said cause, entered on the 23rd day of April, A. D. 1926, was in the following words, viz:

"This cause having come on for hearing in its regular order on the 31st day of October, 1924, before Honorable Franklin E. Kennamer, Judge of the United States District Court for the Eastern District of Oklahoma, in the Federal Courtroom at Tulsa, Oklahoma and the plaintiff being represented in court by its attorneys, Karl Knox Gartner and Shea and Shea, and the defendant being represented by his attorneys, Alex M. Bull and E. J. Doerner, and both parties having announced ready for trial and having waived a jury in writing, thereupon each of the parties introduced their evidence and thereupon the defendant requested the court to make special findings of fact and conclusions of law and asked permission of the court to file written request for findings of fact and conclusions of law, whereupon permission was granted by the court, and it was agreed that the case should be submitted on briefs, and thereupon the court took the case under advisement.

And, thereafter, the Northern Judicial District of Oklahoma being established by Act of Congress and organized with the honorable Franklin E. Kennamer as its District Judge and Plaintiff and defendant having filed a joint motion in the United States District Court for the Eastern District of Oklahoma requesting the transfer of this cause to the United States District Court for the Northern District of Oklahoma, which latter court would have had jurisdiction of the case had it been in existence at the time the suit was filed, and the case being duly transferred to the United States District Court for the Northern District of Oklahoma; and the parties having stipulated that this cause, having already been submitted to the Honorable Franklin E. Kennamer, might be decided by him and judgment rendered by him as Judge of the United States District Court for the Northern District of Oklahoma, without any further submission to him or trial before him of the case, and that the record therefore made should be the record of the case in the United States District Court for the Northern District of Oklahoma, upon which judgment should be rendered; and both parties having waived all right to assert any lack of jurisdiction arising out of the creation, organization or defect in creation or organization of the United States District Court for the Northern District of Oklahoma, or of the fact that this case was not decided by the honorable Franklin E. Kennamer, while he was judge of the United States District Court for the Eastern District of Oklahoma, or out of any other circumstances covered in the stipulation.

And it appearing to the Court that thereafter effective the 31st day of December, 1925, James C. Davis, resigned as agent of the President against whom might be brought suit arising out of the operation, by the President of the United States, of the various lines of railroad formerly under Federal control. and by proclamation of the President, dated December 14th, 1925, Andrew Mellon was

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appointed effective January, 1st 1926, in lieu and in place of James C Davis, an agent of the President against whom might be brought suits arising out of the operation of lines of railroad by the President of the United States, and the parties thereto having stipulated that Andrew W. Mellon, might be substituted as defendant in this cause for the said James C. Davis, Agent, as of March, 30th, 1926, and the court having so ordered nunc pro tunc.

And the defendant having with leave of court filed its written request for Special findings of fact, numbered one to eighteen inclusive, and for special conclusions, of law, numbered one to thirty, inclusive, and both parties having waived oral argument and having submitted to the court their briefs and the court having considered the testimony and all of the evidence submitted and the briefs of counsel and having said cause under advisement until the 23rd. day of April, 1926, finds that defendant's request for special findings of fact and conclusions of law should be, and the same are hereby denied and refused to which action of the court in denying and refusing said requests for findings of fact and conclusions of law, and each of them, defendant except and exception is allowed.

And the court being fully advised finds that the plaintiff has sustained the allegations of its petition and is entitled to judgment accordingly and it is ordered that the plaintiff have and recover from Andrew W. Mellon, Agent, against whom may be brought suits arising out of the operation by the President of the United States of the lines of Railroad of the Atchison, Topeka & Santa Fe. Railroad Co., Chicago Rock Island & Pacific Railroad Co. Midland Valley, Railroad Co., Missouri, Kansas & Texas Railway Co., Missouri Pacific Railroad Co. and St. Louis San Francisco Railway Co. the sum of \$3,876.89 with interest thereon at the rate of six percent per annum from November, 25th, 1918, until paid, together with reasonable attorney's fees to be taxed by this court upon notice to the defendant, when this judgment shall have become final, together with all other costs of this action taxed at \$... for which let execution issue; to which finding and judgment the defendant excepts.

Upon application of the defendant, Andrew W. Mellon, defendant is allowed sixty days from the date hereof in which to file bill of exceptions, to which order the plaintiff duly excepts and exception is allowed.

Dated this 23rd. day of April, 1926.

F. E. Hennamer, District Judge

as by the inscription of the transcript of the record of the said District Court which was brought into the United States Circuit Court of Appeals, Eighth Circuit, by virtue of a writ of error, agreeably to the act of Congress in such cases made and provided, fully and at large appears;

And Whereas, at the May term in the year of our Lord one thousand nine hundred and twenty seven, the said cause came on to be heard before the said United States Circuit Court of Appeals, on the transcript of record from the said District Court, and was argued by counsel.

On Consideration Whereof, it is now here ordered and adjudged by this Court that the judgment of the said District Court, in this cause, be, and the same is hereby, affirmed with costs; and that the World Publishing Company have and recover against Andrew W. Mellon, Agent, the sum of Twenty Dollars for its costs herein, to be collected according to law.

June 10, 1927.

You, therefore are hereby commanded that such proceedings be had in said cause, as according to right and justice, and the laws of the United States, ought to be had, the said writ of error notwithstanding

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SPECIAL DECEMBER, 1927 TERM PAWBUSSA, OKLA. FRIDAY, DECEMBER 9, 1927.

WITNESS, the Honorable William H. Taft, Chief Justice of the sixth day of December, in the year of our Lord One Thousand nine hundred and twenty-seven.

Costs of Defendant in Error;  
Paid by Plff. in Error.  
Printing Record, Printed below.

Attorney. \$20.00 E. E. Koch,

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

MANDATE- 57 Law

UNITED STATES OF AMERICA, SS:

THE PRESIDENT OF THE UNITED STATES OF AMERICA,

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

GREETING:

WHEREAS, lately in the District Court of the United States for the Northern District of Oklahoma before you, or some of you in a cause between the Tulsa Paper Company, a Corporation, Plaintiff, and Andrew W. Mellon, Agent, Defendant, No. 57, At Law, wherein the judgment of the said District Court in said cause, entered on the 23rd. day of April, A. D. 1926, was in the following words, viz:

"This cause having come on for hearing in its regular order on the 31st day of October, 1924, before honorable Franklin E. Kennamer, Judge of the United States District Court for the Eastern District of Oklahoma, in the Federal Courtroom at Tulsa, Oklahoma, and the plaintiff being represented in court by its attorneys, Karl Knox Gartner and Shea and Shea, and the defendant being represented by his attorneys, Alex M. Bull and E. J. Doerner, and both parties having announced ready for trial and having waived a jury in writing, thereupon each of the parties introduced their evidence and thereupon the defendant requested the court to make special findings of fact and conclusions of law and asked permission of the court to file written request for findings of fact and conclusions of law, whereipn permission was granted by the court, and it was agreed that the case should be submitted on briefs, and thereupon the court took the cause under advisement.

And thereafter the Northern Judicial District of Oklahoma being established by Act of Congress and organized with the Honorable Franklin E. Kennamer as its District Judge, and plaintiff and defendant having filed a joint motion in the United States District Court for the Eastern District of Oklahoma, requesting the transfer of this cause to the United States District Court for the Northern District of Oklahoma, which latter court would have had jurisdiction of the case had it been in existence at the time the suit was filed and the case being duly transferred to the United States District Court for the Northern District of Oklahoma, and the parties having already been submitted to the honorable Franklin E. Kennamer, might be decided by him and judgment rendered by him as Judge of the United States District Court for the Northern District of Oklahoma, without further submission to him or trial before him of the case, and that the record therefore made should be the record of the case in the United States District Court for the Northern District of Oklahoma upon which judgment should be rendered; and both parties having waived all right to assert any lack of jurisdiction arising out of the creation, organization or defect in creation or organization of the United States District Court for the Northern District of Oklahoma, or of the fact that this case was not decided by the honorable Franklin E. Kennamer while he was judge of the United States District Court for the Eastern District of Oklahoma, or out of any other circumstances covered in the stipulation.

And it appearing to the Court that thereafter, effective the 31st day of December, 1925, James C. Davis, resigned as agent

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of the President against whom might be brought suits arising out of the operation, by the President of the United States, of the various lines of railroad formerly under Federal control, and by proclamation of the President, dated December, 14th, 1925, Andrew W. Mellon was appointed effective January, 1st., 1926, in lieu and in place of James C. Davis, as agent of the President against whom might be brought suits arising out of the operation of lines of railroad by the President of the United States, and the parties thereto having stipulated that Andrew W. Mellon, might be submitted as defendant in this cause for the said James C. Davis, Agent, as of March, 20th, 1926, and the court having, so ordered nunc pro tunc.

And the defendant having, with leave of Court, filed his written request for special findings of fact, numbered one to eight inclusive, and for special conclusions, of law, numbered one to thirty, inclusive, and both parties having waived oral argument and having submitted to the court their briefs and the court having considered the testimony and all of the evidence submitted and the briefs of counsel and having said cause under advisement until this 23rd. day of April, 1926, finds that defendant's requests for special findings of fact and conclusions of law should be and the same are hereby denied and refused to which action of the court in denying and refusing said requests for findings of fact and conclusions of law, and each of them, defendant excepts and exception is allowed.

And the court being fully advised finds that the plaintiff has sustained the allegations of its petition and is entitled to judgment accordingly and it is ordered that the plaintiff have and recover from Andrew W. Mellon, Agent, against whom may be brought suits arising out of the operation by the President of the United States of the lines of railroad of the Atchison, Topeka & Santa Fe Railroad Co., Chicago, Rock Island & Pacific Railroad Co., Midland Valley Railroad Co., Missouri, Kansas & Texas Railway Co., Missouri Pacific Railroad Co., and St. Louis-San Francisco Railway Co., the sum of \$1,335.44 with interest thereon at the rate of six per cent per annum from October, 1st, 1918, until paid, together with reasonable attorneys' fees to be taxed, by this court upon notice of the defendant, when this judgment shall have become final together with all other costs of this action taxed at \$..... for which let execution issue, to which finding and judgment the defendant excepts.

Upon application of the defendant, Andrew W. Mellon, defendant is allowed sixty days from the date hereof in which to file bill of exceptions, to which order the plaintiff duly excepts and exception is allowed.

Dated this 23rd. day of April, 1926.

F. E. Kennamer, District Judge."

as by the inspection of the transcript of the record of the said District Court, which was brought into the United States Circuit Court of Appeals, Eighth Circuit, by virtue of a writ of error, agreeably to the act of Congress, in such case made and provided, fully and at large appears;

AND WHEREAS, at the May term, in the year of our Lord one thousand nine hundred and twenty-seven, the said cause came on to be heard before the said United States Circuit Court of Appeals, on the transcript of record from the said District Court, and was argued by counsel.

On Consideration Whereof, it is now here ordered and adjudged by this Court, that the judgment of the said District Court, in this cause, be, and the same is hereby, affirmed with costs; and that the Tulsa Paper Company have and recover against Andrew W. Mellon, Agent the sum of Twenty Dollars for its costs herein, to be collected according to law.

June 10, 1927.

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

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SPECIAL DECEMBER, 1927 TERM PAWBUSKA, OKLAHOMA. FRIDAY, DECEMBER, 9, 1927.

You therefore, are hereby commended that such proceedings be had in said cause, as according to right and justice and the laws of the United States, ought to be had, the said writ of error notwithstanding.

WITNESS, the Honorable WILLIAM H. TAFT, Chief Justice of the United States, the sixth day of December, in the year of our Lord one thousand nine hundred and twenty-seven.

Costs of Defendant in Error,  
Paid by Plff. in Error.  
Printing Record,  
Printed with No. 7593.  
Attorney, \$20.00

E. E. Koch,

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

MANDATE NO. 58 Law.

UNITED STATES OF AMERICA, SS:

THE PRESIDENT OF THE UNITED STATES OF AMERICA:

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

GREETING:

WHEREAS, lately in the District Court of the United States for the Northern District of Oklahoma, before you, or some of you is a cause between the Democrat Printing Company, Plaintiff, and Andrew W. Mellon, Agent, Defendant, No. 58, At Law, wherein the judgment of the said District Court in said cause, entered on the 23rd. day of April, A. D. 1926, was in the following words, viz:

"This cause having come on for hearing in the regular order on the 31st day of October, 1924, before Honorable Franklin E. Kennamer, Judge of the United States District Court for the Eastern District of Oklahoma, in the Federal Courtroom at Tulsa, Oklahoma, and the plaintiff represented in court by its Karl Knox Gartner, and Shea and Shea, and the defendant being represented by his attorneys, Alex M. Bull and E. J. Doerner, and both parties having announced ready for trial and having waived a jury in writing, thereupon each of the parties introduced their evidence and thereupon the defendant requested the court to make special findings and conclusions of law and asked permission of the court to file written requests for findings of fact and conclusions of law, whereupon permission was granted by the court, and it was agreed that the case should be submitted on briefs, and thereupon the court took the cause under advisement.

And thereafter, the Northern Judicial District of Oklahoma being established by Act of Congress and organized with the Honorable Franklin E. Kennamer as its District Judge and plaintiff and defendant having filed a joint motion in the United States District Court for the Eastern District of Oklahoma, requesting the transfer of this cause to the United States District Court for the Northern District of Oklahoma, which latter court would have had jurisdiction of the case had it been in existence at the time the suit was filed, and the case being duly transferred to the United States District Court for the Northern District of Oklahoma; and the parties having stipulated that this case, having already been submitted to the honorable Franklin E. Kennamer, might be decided by him and judgment rendered by him as Judge of the United States District Court for the Northern District of Oklahoma, without any further submission to him or trial before him of the case, and that the record thereof made should be in the record of the case in the United States District Court for the Northern District of Oklahoma, upon which judgment should be rendered; and both parties having waived all right to assert any lack of jurisdiction arising out of the creation, organization or defect in creation or organization of the United States District Court for the Northern District of Oklahoma, or of the fact that this

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OKLAHOMA.

SPECIAL DECREE, 1927 TERM PAWBUSKA, OKLAHOMA. FRIDAY, DECEMBER, 9, 1927

case was not decided by the honorable Franklin E. Kennamer, while he was judge of the United States District Court for the Eastern District of Oklahoma or out of any other circumstances covered in the stipulation

And it appearing to the court that thereafter, effective the 31st day of December, 1925, James C. Davis, resigned as agent of the President against whom might be brought suits arising out of the operation by the President of the United States of the various lines of railroad formerly under Federal control, and by proclamation of the President, dated December, 14th, 1925, Andrew W. Mellon was appointed effective January, 1st, 1926, in lieu and in place of James C. Davis, as agent of the President against whom might be brought suits arising out of the operation of lines of railroad by the President of the United States, and the parties thereto having stipulated that Andrew W. Mellon, might be substituted as defendant in this cause for the said James C. Davis, Agent, as of March, 20th., 1926, and the court having so ordered nunc pro tunc.

And the defendant having, with leave of court, filed its written request for special findings of fact, numbered one to eighteen inclusive, and for special conclusions of law, numbered one to thirty, inclusive, and both parties having waived oral argument and having submitted to the court their briefs and the court having considered the testimony and all of the evidence submitted and the briefs of counsel and having said cause under advisement until this 23rd. day of April, 1926, finds that defendant's requests for special findings of fact and conclusions of law should be, and the same are hereby, denied and refused to which action of the court in denying and refusing said request for findings of fact and conclusions of law, and each of them, defendant excepts and exception is allowed.

And the court being fully advised finds that the plaintiff has sustained the allegations of its petition and it entitled to judgment accordingly and it is ordered that the plaintiff have and recover from Andrew W. Mellon, Agent, against whom may be brought suits arising out of the operation by the President of the United States of the lines of railroad of the Atchison, Topeka & Santa Fe Railroad Co. Chicago, Rock Island & Pacific Railroad Co., Midland Valley Railroad Co., Missouri, Kansas & Texas Railroad Co., Missouri Pacific Railroad Co., and St. Louis San-Francisco Railway Co. the sum of \$4,444.08, with interest thereon at the rate of six per cent per annum from September, 10th, 1918, until paid, together with reasonable attorneys' fees to be taxed by this court upon notice to the defendant, when this judgment shall have become final, together with all other costs of this action at \$..... for which let execution issue; to which finding and judgment the defendant excepts.

Upon application of the defendant, Andrew W. Mellon, defendant is allowed sixty days from the date hereof in which to file bill of exceptions and exception is allowed.

Dated this 23rd. day of April, 1926.

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

as by the inscription of the transcript of the record of the said District Court, which was brought into the United States Circuit Court of Appeals, Eighth Circuit, by virtue of a writ of error, agreeably to the Act of Congress, in such case made and provided, fully and at large appears;

AND WHEREAS, at the May term in the year of our Lord one thousand nine hundred and twenty-seven, the said cause came on to be heard before the said United States Circuit Court of Appeals, on the Transcript of the record from the said District Court, and was argued by counsel.

On Consideration Whereof, it is now here ordered and adjudged by this Court, that the judgment of the said District Court, in this cause, be, and the same is hereby, affirmed with costs; and that the Democrat Printing Company have and recover against Andrew W. Mellon, Agent, the sum of Twenty Dollars for its costs herein, to be collected according to law.

June 10, 1927.

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District of

OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM PAWHUSKA, OKLAHOMA. FRIDAY, DECEMBER, 9, 1927.

You, therefore, are hereby commanded that such proceedings be had in said cause, as according to right and justice, and the laws of the United States, ought to be had, the said writ of error notwithstanding.

WITNESS, the Honorable WILLIAM H. TAMM, Chief Justice of the United States, the sixth day of December, in the year of our Lord one thousand nine hundred and twenty-seven.

Costs of Defendant in Error paid by Plff. in Error. Printing Record, Printed with No. 7593

Attorney \$20.00.

E. E. Koch,

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

UNITED STATES, Plaintiff.

vs.

FRANK BOREN AND NOBLE TIMMONS, Defendants.

1813 Cr.

On this 9th day of December, 1927, defendants in above entitled cause are arraigned and Frank Boren enters plea of guilty and Noble Timmons, enters plea of not guilty to charge. Whereupon, it is by the Court ordered that Frank Boren have judgment and sentence imposed upon him as follows:

Six (6) months in Osage County Jail, and \$100.00 fine.

And it is further ordered by the Court that jail sentence be suspended during good behavior and sixty (60) days be allowed to pay fine of Frank Boren, and it is further ordered that cause be dismissed as to Noble Timmons.

UNITED STATES, Plaintiff.

vs.

JOHN DUNCAN AND MRS HATTIE McWHIRT WILLISON, Defendants.

1831 Cr.

On this 9th day of December, 1927, comes W. B. Blair, Asst. U. S. Attorney, representing the Government herein and Fred Tillman, representing the Defendants. Defendants are arraigned and enter pleas of guilty to charge. Whereupon, it is by the Court ordered that Judgment and sentence be imposed upon said defendant John Duncan as follows:

Twelve (12) months in Osage County Jail and \$100.00 fine

And it is further ordered that sentence be deferred as to Mrs Mattie McWhirt Willison.

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

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District of

OKLAHOMA.

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SPECIAL DECEMBER, 1927 TERM PAWTHUSKA, OKLAHOMA. FRIDAY, DECEMBER, 9, 1927.

UNITED STATES,	Plaintiff.	}	1845 Cr.
vs.			
MACK CROSS,	Defendant.		

On this 9th day of December, 1927, comes W. B. Blair, Asst. U. S. Attorney, representing the Government herein and Fred Tillman, representing defendant. Defendant is arraigned and enters plea of guilty to charge. Whereupon, it is by the Court ordered that Judgment and sentence be imposed upon said defendant as follows:

Sixty (60) days in Osage County Jail, and \$100.00 fine.

And it is further ordered by the Court that jail sentence be suspended during good behavior, and sixty days allowed defendant in which to pay fine.

UNITED STATES,	Plaintiff.	}	1877 Cr.
vs.			
JOHN BRYANT,	Defendant.		

On this 9th day of December, 1927, comes defendant herein and he is arraigned and enters plea of guilty to charge filed herein. Whereupon, it is by the Court ordered that Judgment and sentence be imposed upon said defendant as follows:

Twelve (12) months in Osage County Jail and \$100.00 fine to run on execution.

And it is further ordered that jail sentence be suspended during good behavior.

UNITED STATES,	Plaintiff.	}	2248 Cr.
vs.			
FLOYD COOKSEY,	Defendant.		

On this 9th day of December, 1927, comes W. B. Blair, Asst. U. S. Attorney, representing the Government herein and L. M. Justice, representing defendant. Defendant is arraigned and enters plea of guilty to charge heretofore filed herein. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows.

Twelve (12) months in Osage County Jail, and \$100.00 fine

And it is further ordered that jail sentence be suspended during good behavior.

UNITED STATES,	Plaintiff.	}	2408 Cr.
vs.			
GEORGE TAYLOR,	Defendant.		

On this 9th day of December, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty to charge filed herein. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Six (6) months in Osage County Jail and \$100.00 fine.

And it is further ordered that jail sentence be suspended during good behavior.

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District of

OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM PAWBUSKA, OKLAHOMA. FRIDAY DECEMBER, 9, 1927.

UNITED STATES, Plaintiff. }  
 vs. } 2263 Cr.  
 CHARLES WILLIAMS, Defendant. }

On this 9th day of December, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty to counts 1, 2, 3, & 4, as charged in indictment heretofore filed herein. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

- Count 1, Six (6) months in Osage County Jail, and \$100.00 fine to run on execution.
- Count 2, Six (6) months in Osage County Jail, to run concurrently with sentence imposed in count 1.
- Count 3, Six (6) months in Osage County Jail, to run concurrently with sentence in count 1, and \$100.00 fine on Execution.
- Count 4, Six (6) months in Osage County Jail, to run concurrently with sentence imposed in count 1.

And it is further ordered that jail sentence be suspended during good behavior.

UNITED STATES, Plaintiff. }  
 vs. } 2399 Cr.  
 THOMAS WOOLBRIGHT, Defendant. }

On this 9th day of December, 1927, comes W. B. Blair, Asst. U. S. Attorney, representing the Government herein and Fred Tillman, representing defendant. Defendant is arraigned and enters plea of guilty to charge filed heretofore herein. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Twelve (12) months in Osage County Jail, and Fine of \$100.00 to run on execution.

And it is further ordered that after serving fifteen days of sentence imposed herein execution of committment to be stayed during good behavior.

UNITED STATES, Plaintiff. }  
 vs. } 2304 Cr.  
 IRA SCOTT, Defendant. }

On this 9th day of December, 1927, it is by the Court ordered that above entitled cause be set for trial on December, 14, 1927.

UNITED STATES, Plaintiff. }  
 vs. } 1829 Cr.  
 GUS HUNT, Defendant. }

On this 9th day of December, 1927, comes W. B. Blair, Asst. U. S. Attorney, representing the Government herein and Fred Tillman representing defendant. Defendant is arraigned and enters plea of not guilty to charge filed herein. All parties announce ready for trial and a jury is empaneled and sworn to try said cause and a true verdict render. Now at this time, the Court sustains a demurrer to the evidence after hearing testimony of Government witness, and dissmises cause and discharges defendant and jury.

NORTHERN District of OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM PAWHUSKA, OKLAHOMA. FRIDAY, DECEMBER, 9, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) 964 Cr.  
 R. F. SHARP, Defendant. )

On this 9th day of December, 1927, it is by the Court ordered that the above entitled cause be and same is hereby dismissed upon recommendation of United States Attorney.

UNITED STATES, Plaintiff. )  
 vs. ) 1293  
 C. E. ESHELMAN, Defendant. )

On this 9th day of December, 1927, the defendant in above entitled cause is arraigned and enters plea of not guilty to charge filed heretofore herein.

UNITED STATES, Plaintiff. )  
 vs. ) 1590 Cr.  
 EMMA PRESTLEY AND ALICE WRIGHT, Defendants. )

On this 9th day of December, 1927, it is by the Court ordered that above entitled cause be dismissed upon recommendation of United States Attorney.

UNITED STATES, Plaintiff. )  
 vs. ) 1598 Cr.  
 VIRGIL WILSON, Defendant. )

On this 9th day of December, 1927, defendant in above entitled cause is thrice called in open court, but answers not. Sureties, Clin Lewis and Stella Lewis, are thrice called in open court but answer not. Whereupon, it is by the Court ordered that the bond of said defendant in the sum of \$2000.00 be and same is hereby forfeited, Scire Facias awarded and Warrant ordered for said defendant, and amount of new bond set in the sum of \$5000.00.

UNITED STATES, Plaintiff. )  
 vs. ) 1570 Cr.  
 MARY BEAN BARNETT, Defendant. )

On this 9th day of December, 1927, defendant in above entitled cause is thrice called in open court but answers not. Sureties, John Roberts and H. E. Mills, are thrice called in open court but answer not. Whereupon, it is by the Court ordered that the bond of said defendant be and same is hereby forfeited n Scire Facias awarded and Alias warrant ordered issued for said defendant, and new bond set at \$2500.00.

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District of

OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM PAWBUSKA, OKLAHOMA. FRIDAY, DECEMBER, 9, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) 1814 Cr.  
 MRS L. P. SHIPP, Defendant. )

On this 9th day of December, 1927, comes W. B. Blair, Asst. U. S. Attorney, representing the Government herein and J. C. Cornett, who was appointed by the Court, representing the defendant. Defendant is arraigned and enters plea of not guilty to charge heretofore filed herein. All parties announce ready for trial and a jury is empaneled and sworn to try said cause and a true verdict render. Opening statements of counsel are heard and thereafter the Government presents its evidence and proof and rests. Now at this time demurrer is presented to the court as to counts two of said indictment, which is by the Court sustained and count two of said indictment dismissed. Defendant presents its evidence and proof and rests and thereafter closing arguments of counsel are heard, and the jury instructed as to the law in the case, and thereafter retire in charge of a sworn bailiff to deliberate upon their verdict. Now on this same day the jury return into Court and present to the Court their verdict which is in words and figures as follows:

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

UNITED STATES OF AMERICA, Plaintiff, )  
 vs. ) No. 1814.  
 MRS L. P. SHIPP, Defendant. )

V E R D I C T.

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

O. L. Doyle, Foreman.

Now at this time the Jury announcing this to be their true verdict are excused from further consideration of said cause, and it is by the Court ordered that Judgment and sentence be imposed upon said defendant as follows:

Six (6) months in Osage County Jail, and \$100.00 fine to run on execution

And it is further ordered by the Court that jail sentence be suspended during good behavior.

UNITED STATES, Plaintiff. )  
 vs. ) 1570 Cr.  
 MARY BEAN BARNETT, Defendant. )

On this 9th day of December, 1927, comes W. B. Blair, Asst. U. S. Attorney, representing the Government herein and E. A. Threadgill representing the defendant. Defendant is arraigned and enters plea of guilty to charge heretofore filed herein. Whereupon, it is by the Court ordered that Judgment and sentence be imposed upon said defendant as follows:

Six (6) months in Osage County Jail, and a fine of \$100.00 to run on execution.

And it is further ordered that jail sentence be suspended during good behavior of said defendant, and that bond forfeiture heretofore had in said cause be set aside.



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OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM PAWHUSKA, OKLAHOMA. FRIDAY, DECEMBER, 9, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) # 1293 Cr.  
 C. E. ESHLEMAN, Defendant. )

On this 9th day of December, 1927, the defendant in above entitled cause is thrice called in open court, but answers not. Sureties N. M. Mayfield, and T. L. Lynn, are thrice called in open court, but answer not. Whereupon, it is by the Court ordered that the bond of said defendant, in the sum of \$1000.00 be and same is hereby forfeited, Saidre Facias awarded and warrant ordered for said defendant, and amount of new bond fixed in the sum of \$2500.00.

UNITED STATES, Plaintiff. )  
 vs. ) 984 Cr.  
 F. C. BROWN, Defendant. )

Defendant is arraigned and enters plea of not guilty. Whereupon, it is on this 9th day of December, 1927, it is by the Court ordered that above entitled cause be passed to December, 12, 1927

UNITED STATES, Plaintiff. )  
 vs. ) 1855 Cr.  
 D. D. (DOT) McWHIRT, Defendant. )

On this 9th day of December, 1927, comes W. B. Blair, Asst. U. S. Attorney, representing the Government herein and L. A. Justus, representing defendant. The defendant asks and is granted leave to file demurrer herein. Thereupon, said demurrer is presented to the Court, argument of counsel is heard and the court being well and fully advised in the premises it is ordered that said demurrer be and same is hereby overruled and exceptions allowed. Now at this time defendant is arraigned and enter plea of not guilty to charge heretofore filed herein. Whereupon it is by the Court ordere that said cause be continued to December 12, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) 1234 Cr.  
 FRANCIS GLENDENING, Defendant. )

On this 9th day of December, 1927, it is by the Court ordered that the parole issued in above entitled cause be revoked and commitment issued for said defendant.

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

UNITED STATES OF AMERICA, Plaintiff. )  
 vs ) No. 1615.  
 A. L. DOWELL, Defendant. )

ORDER ADMITTING DEFENDANT TO PROBATION.

Now on this 9th day of December, 1927, the court having duly considered the defendant's application for probation heretofore made with

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OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM PAWBUSKA, OKLAHOMA. FRIDAY, DECEMBER, 9, 1927.

in, and the court having been fully advised in the premises finds that the defendant was sentenced on the 20th day of July, 1927, to serve a term of eight months in the Washington County Jail, upon a plea of guilty to an indictment charging him with unlawful possession of intoxicating liquor, and to pay a fine of \$100.00; that said defendant has paid said fine, and has been confined in said County Jail ever since said date. The court further finds that good reason exists to release the defendant from said confinement on probation, pending his future continued good behavior.

It is therefore, ordered by the court that the above named defendant be released from custody on probation, conditioned and dependent upon his good behavior and continued obedience and observance of the law.

F. E. Kennamer,  
District Judge.

O.K. W.B.B.

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

UNITED STATES OF AMERICA,	)	
Plaintiff.	)	
vs.	)	No. 2263 Cr.
CHAS WILLIAMS,	)	
Defendant.	)	

O R D E R.

Now on this 9th day of December, 1927, it appearing to the court that Frank DeRoin and Mary DeRoin were material witnesses for the Government in the trial of the above case set for trial on said date, to-wit: December, 9th, 1927, and that at the time process was issued for their appearance, they were thought to reside at Pawhuska, Oklahoma, but upon an effort being made to serve them at said place, they were found to reside at Red Rock, Oklahoma, and as the time was insufficient to forward process to be served in the Western District of Oklahoma, said witnesses came to Pawhuska, Oklahoma on said date upon word being received by their guardian who resides at Pawhuska, and in so coming to Pawhuska, incurred expenditures from Red Rock, Oklahoma, as a witness; That the process of the court was served upon them at Pawhuska, Oklahoma, after their arrival, on the 8th day of December, 1927.

IT IS THEREFORE ORDERED that said witness be, and they are hereby allowed their mileage and per diem as witnesses from Red Rock, the same as if regularly served with the process of this court, in the following amounts:

3 days at \$3.00 per day	\$9.00
3 days at \$2.00 per day	6.00
282 miles at .5¢ per mile	14.10
Total	\$ 29.10

F. E. Kennamer, Judge.

Court adjourned until December, 10, 1927.  
(At Tulsa.)

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District of

OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM TULSA, , OKLAHOMA. FRIDAY, DECEMBER, 9, 1927.

On this 10th day of December, 1927, Court convened pursuant to adjournment, Present:

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

OLD HONESTY OIL COMPANY,	)	
Complainant,	)	
vs.	)	No. 89 Law.
ISAAC SHULER AND CLARA	)	
B. SHULER,	)	
Defendants,	)	

JOURNAL ENTRY OF JUDGMENT.

Now on this 10th day of December, 1927, the above entitled cause coming on for final determination on the mandate of the United States Circuit Court of Appeals for the Eighth Circuit bearing date of December, 2nd, 1927, which has been received and spread of record in this court, the court finds that all of the property described in the property settlement between Isaac Sguler and Clara B. Sguler dated April, 20th, 1921, is the sole property of Clara B. Shuler, and is not subject to execution for the debts of Isaac Shuler.

IT IS THEREFORE CONSIDERED, ORDERED AND ADJUDGED by the court that none of the property described in the property settlement between Isaac Shuler and Clara B. Shuler bearing date April 30th, 1921, can be taken in satisfaction of any judgment against Isaac Shuler.

IT IS FURTHER CONSIDERED, ORDERED AND ADJUDGED that the property settlement hereinbefore referred to includes, among other properties, the following described property, to-wit:

One-half (1/2) interest in the Northwest Quarter (NW $\frac{1}{4}$ ) of the Northeast Quarter (NE $\frac{1}{4}$ ) and the South west Quarter (SW $\frac{1}{4}$ ) of the Northeast Quarter (NE $\frac{1}{4}$ ) of the Northeast Quarter (NE $\frac{1}{4}$ ) and the South Half (S $\frac{1}{2}$ ) of the Northeast Quarter (NE $\frac{1}{4}$ ) and the North half (N $\frac{1}{2}$ ) of the Southeast Quarter (SE $\frac{1}{4}$ ) and the West half (W $\frac{1}{2}$ ) of the Southwest Quarter (SW $\frac{1}{4}$ ) of the Southeast Quarter (SE $\frac{1}{4}$ ) of Section 21, Township 20 North, Range 13 East, Tulsa, County, Oklahoma.

also,

And undivided one-half (1/2) interest in an oil and gas lease on the North half (N $\frac{1}{2}$ ) of the Northeast Quarter (NE $\frac{1}{4}$ ) of the Northeast (NE $\frac{1}{4}$ ), and the Southeast Quarter (SE $\frac{1}{4}$ ) of the Northeast Quarter (NE $\frac{1}{4}$ ) of the Northeast Quarter (NE $\frac{1}{4}$ ), and the Southeast Quarter (SE $\frac{1}{4}$ ) of the Southeast Quarter (SE $\frac{1}{4}$ ), and the East half (E $\frac{1}{2}$ ) of the Southwest Quarter (SW $\frac{1}{4}$ ) of the Southeast Quarter (SE $\frac{1}{4}$ ) of Section 21, Township 20 North, Range 13 East, Tulsa County, Oklahoma,

also,

The Easterly Twenty-five (25) feet of the Sotherly Sixty (60) feet of Lot Three (3) in Block One Hundred ten (110) in the City of Tulsa, Tulsa County, Okla.-homa, according to the official plat thereof,

also,

An undivided one-half (1/2) interest owned with the Laurel Oil ' Gas Company in the West half (W $\frac{1}{2}$ ) of the Southwest Quarter (SW $\frac{1}{4}$ ) of the Southwest Quarter (SW $\frac{1}{4}$ ) of Section 19, Township 16 south, Range 15 West In Union County, Arkansas.

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

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District of

OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM TULSA, OKLAHOMA. SATURDAY, DECEMBER, 10, 1927.

also

One certain promissory note in the sum of Eighty-five thousand (\$85,000.00) Dollars, executed by the Enfirsee Oil Corporation.

And that all of said properties are the sole property of Clara B. Shuler, none of which can be taken in satisfaction of any judgment against Isaac Shuler.

IT IS FURTHER ORDERED, CONSIDERED AND ADJUDGED that the judgment heretofore rendered in this court upon the supplemental complaint in aid of execution, which judgment bears date January, 15th, 1926, be and the same is hereby vacated, set aside and held for naught.

IT IS FURTHER ORDERED, CONSIDERED, AND ADJUDGED that the appeal bond made and executed by Clara B. Shuler in this cause be discharged and dissolved, and that the sureties on said bond should be, and they are hereby, forever released and discharged from any liability under said bond.

IT IS FURTHER ORDERED, CONSIDERED AND ADJUDGED that the defendant, Clara B. Shuler have and recover her costs in this behalf expended in the sum of \$472.05.

F. E. Kennamer,

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

Some of the property described was not included in the settlement thus cannot approve.

F. E. Riddle, Atty. for Pltf.

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

UNITED STATES OF AMERICA,	)	
Plaintiff,	)	
vs.	)	No. 2366
NELLIE LOCKE,	)	
Defendant.	)	

O R D E R.

Now on this 10th day of December, 1927, the same being one of the regular judicial days of the Special March, 1927, term of Court, this matter comes on before the Court upon the motion of the defendant to be discharged from custody under the judgment and sentence of the Court made herein on the 3rd. day of November, 1927, sentencing the above named defendant under the first count of the information herein, to Six months in the Creek County Jail said sentence to be suspended during the good behavior of the defendant, and under the second count of the information a fine of \$50.00 and it appearing to the Court that above named defendant has served a period of thirty days under the sentence of the Court and it appearing further to the court that the defendant is not able to pay the fine of \$50.00 assessed herein under the second count of the information.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED by the Court that the United States Marshal in and for the Northern District of Oklahoma be and he hereby is authorized to release the above named defendant from custody, it being the further order of the Court herein that the above mentioned sentence of Six months in the Creek County Jail being suspended during the good behavior of the defendant, it being the further order of

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM

FULSA, OKLAHOMA.

SATURDAY, DECEMBER, 10, 1927.

the Court that should the above named defendant violate the order of the Court above mentioned, that she be required to serve the sentence imposed by the Court herein under the first of the information herein.

F. E. Kennamer, Judge.

Court adjourned until December, 12, 1927.

NORTHERN

District of

OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM PAWHUSKA, OKLAHOMA. MONDAY, DECEMBER, 12, 1927.

On this 12th day of December, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special December, 1927, session at Pawhuska, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk of U. S. District Court.
John M. Goldsberry, Esq., U. S. Attorney.
H. G. Beard, Esq., U. S. Marshal.

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

UNITED STATES, Plaintiff.
vs.
EARL MAYBEE, Defendant.
# 1858 Cr.

On this 12th day of December, 1927, comes John M. Goldsberry, United States Attorney, representing the Government herein and Fred Tillman, representing the defendant. Defendant is arraigned and enters plea of guilty to charge heretofore filed herein. Whereupon, it is by the Court ordered that Judgment and sentence be imposed upon said defendant as follows:

Sixty (60) days in Osage County Jail, and fine of \$100.00

And it is further ordered by the Court that sentence heretofore imposed upon said defendant be suspended during good behavior and thirty (30) days allowed defendant in which to pay fine.

UNITED STATES, Plaintiff.
vs.
FRANK GILLEY, Defendant.
# 1859 Cr.

On this 12th day of December, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty to charge heretofore entered herein. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Six (6) months in Osage County Jail, and fine of \$100.00

And it is further ordered by the Court that jail sentence be suspended during good behavior, and that thirty days be allowed defendant in which to pay fine.

UNITED STATES, Plaintiff.
vs.
GEORGE WILSON, Defendant.
830 Cr.

On this 12th day of December, 1927, it is by the Court ordered that the above entitled cause be stricken from this assignment.

UNITED STATES, Plaintiff.
vs.
ENOCH LINVILLE, Defendant.
831 Cr.

On this 12th day of December, 1927, defendant in above entitled cause is arraigned and enters plea of not guilty to charge heretofore filed herein. Whereupon, it is by the Court ordered that said cause be stricken from this assignment.

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

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District of

OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM PAWUSKA, OKLAHOMA. MONDAY, DECEMBER, 12, 1927.

UNITED STATES,           Plaintiff.        )  
                           vs.                                )        1543 Cr.  
 EARL DAVIS,            Defendant.        )

On this 12th day of December, 1927, it is by the Court ordered, that the above entitled cause be dismissed upon recommendation of U. S. Attorney.

UNITED STATES,           Plaintiff.        )  
                           vs.                                )        1844 Cr.  
 L. D. DAVIS,            Defendant.        )

On this 12th day of December, 1927, it is by the Court ordered that cause be dismissed as to count two on recommendation of United States Attorney.

UNITED STATES,           Plaintiff.        )  
                           vs.                                )        1865  
 BILL POWELL, and        Defendant.        )  
 OWEN BEATTY

On this 12th day of December, 1927, comes John M. Goldsberry, United States Attorney, representing the government herein and Fred Tillman, representing the defendants. Defendant Bill Powell is arraigned and enters plea of guilty to charge heretofore filed herein. Now at this time defendant Owen Beatty submits his case to the Court on a plea of Nolo Contendere. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendants as follows:

BILL POWELL            Twelve (12) months in Osage County Jail, and fine of \$100.00

OWEN BEATTY           Six (6) months in Osage County Jail and fine of \$100.00

And it is further ordered that jail sentence be suspended as to Owen Beatty during good behavior, and sixty days allowed said Owen Beatty in which to pay fine.

UNITED STATES,           Plaintiff.        )  
                           vs.                                )        2441 Cr.  
 BILL POWELL,            Defendant.        )

On this 12th, day of December, 1927, comes John M. Goldsberry, United States Attorney, representing the Government herein and Fred Tillman representing the defendant. Defendant is arraigned and enters plea of guilty to counts one and two. Whereupon, it is by the Court ordered that sentence be deferred until further order of the Court.

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SPECIAL DECEMBER, 1927 TERM PAWBUSSA, OKLAHOMA. MONDAY DECEMBER, 12, 1927.

UNITED STATES,	Plaintiff.	}	2442 Cr.
vs.			
BILL POWELL,	Defendant.		

On this 12th day of December, 1927, comes John M. Goldsberry, United States Attorney, representing the Government herein and Fred Tillman, representing the defendant. Defendant is arraigned and enters plea of guilty to counts one and two as charged in indictment heretofore filed herein.

Count 1, Twelve (12) months in Osage County Jail, and fine of \$100.00.  
Count 2, Fifty (\$50.00) dollar fine.

And it is further ordered that sentence of confinement shall run concurrently with sentence imposed in Indictment #1865.

UNITED STATES,	Plaintiff.	}	1869 Cr.
vs.			
C HARLEY BEAL,	Defendant.		

On this 12th day of December, 1927, it is by the Court ordered that above entitled cause be continued to December, 13, 1927.

UNITED STATES,	Plaintiff.	}	984 Cr.
vs.			
F. C. BROWN,	Defendant.		

On this 12th day of December, 1927, it is by the Court ordered that the above entitled cause be dismissed on Recommendation of United States Attorney.

UNITED STATES,	Plaintiff.	}	# 1872 Cr.
vs.			
FRANK BELL AND ANNA BELL,	Defendants.		

On this 12th day of December, 1927, comes John M. Goldsberry, United States Attorney, representing the Government herein and I. F. Long, representing the defendants. Defendant, Floyd Bell is arraigned and enters plea of guilty, and defendant Anna Brown is arraigned and enters plea of Nolo Contendere. Whereupon, it is by the Court ordered that Judgment and sentence be imposed upon said defendant as follows:

Floyd Bell  
Six (6) months in Osage County Jail, and fine of \$100.00 to run on execution.

And it is further ordered by the Court that jail sentence imposed herein be suspended during good behavior.

Anna Bell  
Six (6) months in Osage County Jail, and fine of \$100.00

And it is further ordered by the Court that jail sentence be suspended during good behavior and that thirty days be allowed Anna Bell in which to pay fine.



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

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District of

OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM PAWUSKA, OKLAHOMA. MONDAY, DECEMBER, 12, 1927.

UNITED STATES,	Plaintiff.	}	1293 Cr.
vs.			
C. E. ESHLEMAN,	Defendant.		

On this 12th day of December, 1927, comes John M. Goldsberry United States Attorney, representing the Government herein and E. R. Mosier representing the defendant. Now at this time defendant with draws former plea of not guilty and now enters plea of guilty. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Twelve (12) months in Osage County Jail and fine of \$100.00

And it is further ordered that jail sentence be suspended during good behavior, and that sixty (60) days be allowed defendant in which to pay fine, and that the bond forfeiture heretofore had be set aside.

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

UNITED STATES OF AMERICA,	Plaintiff,	}	No. 2450
vs.			
LULA TILLMAN,	Defendant.		

ORDER SUSPENDING JAIL SENTENCE.

Now on this 12th day of December, 1927, same being one of the days of the Special December, 1927, term of this Court, sitting at Pawhuska, Oklahoma; this matter coming on for hearing before the court, and the court being fully advised in the premises, finds that on the 3rd day of November, 1927, the above named defendant entered a plea of guilty in the above entitled cause, and was by the court sentence to pay a fine in the sum of \$25.00 on the first count of the information filed against her and was sentenced to 90 days in the Osage County Jail on the second count thereof, and it appearing to the court from the attachment statement of R. J. Barritt, M. D. that the above named defendant is in poor health and physically unable to be longer confined in the said Osage County Jail, and is afflicted with disease dangerous to inmates of the jail.

IT IS THEREFORE ORDERED that said sentence be, and the same is hereby suspended during good behavior and said fine in the sum of \$25.00 is placed on execution.

F. E. Kennamer,  
United States District Judge.

UNITED STATES,	Plaintiff.	}	2166 Cr.
vs.			
JOHN BACON,	Defendant.		

On this 12th day of December, 1927, it is by the Court ordered that parole heretofore issued in above entitled cause be and same is hereby revoked and committment ordered issued for said defendant.



In the District Court of the United States in and for the 271

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OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM PAWBUKA, OKLAHOMA. MONDAY, DECEMBER, 12, 1927.

UNITED STATES,	Plaintiff.	}	# 1977 Cr.
vs.			
HARRY BOMKER,	Defendant.		

On this 12th day of December, 1927, it is by the Court ordered that above entitled cause be dismissed upon recommendation of United States Attorney.

UNITED STATES,	Plaintiff.	}	# 1439 Cr.
vs.			
ROY HOLLINGSWORTH,	Defendant.		

On this 12th day of December, 1927, it is by the Court ordered that ninety (90) days additional time be allowed defendant in which to pay fine.

UNITED STATES,	Plaintiff.	}	2097 Cr.
vs.			
GEORGE STEWART,	Defendant.		

On this 12th day of December, 1927, it is by the Court ordered that the application for Order of Probation be and same is hereby denied.

IN THE DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA,	}	No. 1559
vs.		
HARRY DANIELS,		

ORDER SUSPENDING SENTENCE DURING GOOD BEHAVIOR.

Now on this 12th day of December, 1927, this matter came on to be heard before me, F. E. Kennamer, Judge of the Federal Court for the Northern District of Oklahoma upon the application of the Defendant Harry Daniels for a suspended sentence during good behavior.

And the Court after being fully advised in the premises finds that said application should be granted upon certain express conditions, that is to say that this defendant will not again violate the laws of the United States or the state of Oklahoma, that he will obtain legitimate and proper employment and conduct himself uprightly and honorably. And it further appearing to the Court, that said defendant has obtained employment from a reputable citizen to-wit: H. P. Gains at the business and employment of blacksmithing, and said N. P. Gains appearing in open court and stating the above facts to the Court nor therefore,

It is Ordered, Adjudged and Decreed that the said jail sentence of the said Harry Daniels be and the same is hereby suspended during the good behavior of this defendant the same to be in full force and effect should he again violate the law and he is paroled to N. P. Fains during his good behavior.

WITNESS my hand this 12th day of December, 1927.

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

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SPECIAL DECEMBER, 1927 TERM PAWHUSKA, OKLAHOMA. MONDAY, DECEMBER, 12, 1927.

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

UNITED STATES OF AMERICA,	}	Misc.
Plaintiff.		
vs.	}	
JOE MAYESM ET AL.,		
Defendants.		

O R D E R.

It appearing to the Court that the case against Joe Mayes was duly presented to the Federal Grand Jury in and for the Northern District of Oklahoma, which Grand Jury adjourned sine die on the 22nd. day of November, 1927, and it appearing further to the Court that the case against the above named party was No. Billed by the Grand Jury and that the said party is now held in custody in the Osage County Jail under charge of violating the Acts of May 25, 1918 and the National Prohibition Act.,

IT IS THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED BY THE COURT, that the United States Marshal in and for the Northern District of Oklahoma be, and he is hereby ordered and directed to discharge the above named party, Joe Mayes, from custody.

F. E. Kennamer, Judge.

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

UNITED STATES OF AMERICA,	}	No. 1544
Plaintiff.		
vs.	}	
JAY E. WILLIAMS,		
Defendant.		

ORDER SUSPENDING JAIL SENTENCE.

Now on this 12th day of December, 1927, same being one of the days of the Special December, 1927, term of said court at Pawhuska, Oklahoma, this matter coming on for hearing and the court being fully advised in the premises, finds that on the 18th day of July, 1927, the above named defendant entered a plea of guilty in the above entitled cause and was by the court sentenced to serve twelve months in the Washington County Jail, and it further appearing to the court that one of the children of the said defendant is seriously ill, as indicated by telegram received by said defendant,

IT IS THEREFORE ORDERED that the remainder of said sentence be, and the same is hereby suspended during the good behavior of said defendant, and the said defendant ordered released from custody, this order to be revoked and set aside upon the defendant violating any law of the United States, any State or County law or any city ordinance.

F. E. Kennamer,

United States District Judge.

Recommended by  
Sheriff of Washington County.

Court adjourned until December, 13th, 1927.

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SPECIAL DECEMBER, 1927 TERM PAWUSKA, OKLAHOMA. TUESDAY, DECEMBER, 13, 1927.

On this 13th day of December, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special session, at Pawhuska, Okla., met pursuant to adjournment, Hon. F. E. Kenamer, Judge, present and presiding:

H. P. Warfield, Esq., Clerk of U.S. District Court.  
 John M. Goldsberry, Esq., U. S. Attorney.  
 H. G. Beard, Esq., U. S. Marshal.

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

UNITED STATES,	Plaintiff.	}	# 2245 Cr.
vs.			
PAUL BASS,	Defendant.		

On this 13th day of December, 1927, comes John M. Goldsberry, United States Attorney, representing the Government herein and J. Van Long, representing defendant. Defendant is arraigned and enters plea of guilty to counts one and two of charge heretofore filed herein. Whereupon, it is by the Court ordered that Judgment and sentence be imposed upon said defendant as follows:

Count 1, Twelve (12) months in Osage County Jail, and a fine of \$100.00.  
 Count 2, Six (6) months in Osage County Jail, to run concurrently with sentence imposed in count one.

And it is further ordered that defendant be required to serve ninety (90) days of sentence after which sentence to be stayed during good behavior.

UNITED STATES,	Plaintiff.	}	1839 Cr.
vs.			
D. O. COLLINSON,	Defendant.		

On this 13th day of December, 1927, comes John M. Goldsberry, representing the Government herein and Fred Tillman, representing defendant. Defendant is arraigned and enters plea of guilty to counts one and two as charged herein. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Count 1, Ninety (90) days in Osage County Jail, and fine of \$100.00.  
 Count 2, Ninety (90) days in Osage County Jail, to run concurrently with sentence imposed in count 1.

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

UNITED STATES OF AMERICA,	Plaintiff,	}	No. 1906 Cr.
vs.			
B. G. LIPSCOMB,	Defendant.		

ORDER ENLARGING TIME TO FILE TRANSCRIPT.

Now comes on for hearing the application of B. G. Lipscomb, defendant in the above entitled cause, for an enlargement of the return day of the Writ of Error and Citation in said cause, and for an enlarge-

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SPECIAL DECEMBER, 1927 TERM PAWHUSKA, OKLAHOMA. TUESDAY, DECEMBER, 13, 1927.

ment of time in which to docket said case and file the record thereof with the clerk of the United States Circuit Court of Appeals for the Eighth Circuit at St. Louis, Missouri, and said application being fully considered, and it appearing to the Court that an enlargement of time is necessary to complete the making up and printing of the records in said case under the supervision of the clerk of this court; and it further appearing that said time allowed in the writ of error and citation has not yet expired,

It is, therefore, ordered, considered and adjudged that the time heretofore allowed for the return of said writ of error and of said citation and for docketing of said case and filing the record thereof with the clerk of the Circuit Court of Appeals for the Eighth Circuit at St. Louis, Missouri, be and the same is hereby enlarged and extended from December 14th, 1927, to the 4th day of January, 1928; and it is further ordered that the said B. G. Lipscomb shall docket the case and file the record thereof with the clerk of the United States Circuit Court of Appeals for the Eighth Circuit at St. Louis, Missouri, on or before January, 4th, 1928.

Dated: December, 12th, 1927.

F. E. Kennamer,  
Judge.

UNITED STATES,	Plaintiff.	)	
vs.		)	1869 Cr.
CHARLEY BEAL,	Defendant.	)	

On this 13th day of December, 1927, comes W. B. Blair, Asst. U. S. Attorney, representing the Government herein and H. C. Hargis, representing the defendant. Defendant is arraigned and enters plea of not guilty to charge heretofore filed herein. All parties announce ready for trial and a jury is sworn and empaneled to try said cause and a true verdict render. Opening statements of counsel are heard, and thereafter the Government presents its evidence and proof and rests. Defendant demurs to the evidence, which is heard by the court and overruled to which defendant excepts and exceptions allowed. Defendant presents his evidence and proof and rests. Now at this time, moves the Court to direct a verdict of not guilty, which is by the Court overruled and exceptions allowed. Closing arguments of counsel are heard, and the jury instructed as to the law in the case and retires in charge of a sworn bailiff to deliberate upon their verdict herein. Now on this day, to-wit, December, 13, 1927, the jury return into court and present to the Court a verdict of ~~not~~ guilty, which verdict is as follows:

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

UNITED STATES	)	
VS	)	No. 1869 Cr.
CHARLEY BEAL,	)	

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

O. L. Doyle, Foreman.

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

Now at this time, a Motion in arrest of Judgment and Motion for new trial are each heard by the Court and overruled to which defendant excepts, and exceptions are allowed.



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SPECIAL DECEMBER, 1927 TERM PAWUSKA, OKLAHOMA. TUESDAY, DECEMBER, 13, 1927.

UNITED STATES,	Plaintiff.	}	1817 Cr.
vs.			
MAE MURRELL AND NOLA KING FRAZIER,	Defendant.		

On this 13th day of December, 1927, defendant Mae Murrell, is arraigned and enters plea of guilty and defendant Nola King Frazier is arraigned and enters plea of not guilty to charge heretofore filed herein. Whereupon, it is by the Court ordered that Judgment and sentence be imposed upon said defendant as follows:

Eighteen (18) months in Institution to be designated by the Department of Justice.

And it is further ordered, that upon recommendation of U. S. Attorney that above entitled cause be dismissed as to Nola King Frazier.

UNITED STATES,	Plaintiff.	}	1833 Cr.
vs.			
JAMES QUILLEN AND W. D. DAVIS,	Defendant.		

On this 13th day of December, 1927, comes John M. Goldsberry, United States Attorney, representing the Government herein and J. V. Long, representing the defendants, Defendants are arraigned and enter pleas of guilty as charged herein. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendants as follows:

James Quillen Eight (8) months in Osage County Jail, and a fine of \$100.00.  
W. D. DAVIS. Eight (8) months in Osage County Jail, and a fine of \$100.00

And it is further ordered, that defendant be required to serve thirty (30) days of sentence after which sentence is to be stayed for the seven months during good behavior, and Ninety (90) days allowed defendant in which to pay fine.

UNITED STATES,	Plaintiff.	}	1833 Cr.
vs.			
PAULINE PRESCOTT,	Defendant.		

On this 13th day of December, 1927, defendant in above entitled cause is thrice called in open court, but answers not. Sureties, H. E. Mills, and I. E. Long, are thrice called in open court but answer not. Whereupon, it is by the Court ordered that the bond of said defendant be, and same is hereby forfeited, Scire Facias awarded and Warrant ordered issued for said defendant, and new bond set in the sum of \$2500.00

UNITED STATES,	Plaintiff.	}	1274 Cr.
vs.			
ROY FRIEND, S. W. SIBERT, AND T. R. HERBERT,	Defendant.		

On this 13th day of December, 1927, comes W. B. Blair, Asst. U. S. Attorney, representing the Government herein and A. B. Burris, representing the defendants. Defendant are arraigned and enter pleas of

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

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guilty to charge heretofore filed herein. All parties announce ready for trial and a jury is empaneled and sworn to try said cause and a true verdict render. Opening statements of Counsel are heard, and thereafter the Government presents its evidence and proof and rests. Defendants present their evidence and proof and rest. Now at this time the Court instructs the jury as to the law in the case and the jury retire in charge of a sworn bailiff to deliberate upon said verdict, and on this same day the jury return into open court and present to the court their verdict which is in words and figures as follows:

VERDICT A.K. Herbert

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

UNITED STATES )  
VS. ) No. 1274  
A. K. HERBERT, )

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

John C. Maltby, Foreman.

VERDICT -Roy Friend

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

UNITED STATES )  
VS. ) No. 1274  
ROY FRIEND, )

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

John C. Maltby, Foreman.

VERDICT S.W. Sibert.

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

UNITED STATES )  
VS. ) No. 1274  
S. W. SIBERT, )

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

John C. Maltby, Foreman.

The jury announcing this to be their verdict are excused from further consideration of said cause and the defendant is discharged.

UNITED STATES, Plaintiff. )  
vs. ) 1668 Cr.  
DADE PACE, Defendant. )

On this 13th day of December, 1927, comes John M. Goldsberry United States Attorney, representing the government herein and J. V. Long representing the defendant. Now at this time defendant presents a demurrer to the Court and asks and is granted leave to file same. Said

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OKLAHOMA.

SPECIAL DECEMBER 1927 TERM PAWHUSKA, OKLAHOMA. TUESDAY, DECEMBER, 13, 1927.

demurrer is argued by Counsel and the Court being well and fully advised in the premises overrules same and exceptions allowed said defendant. Now at this time defendant is arraigned and enters plea of guilty to count one but not guilty to count two of said indictment heretofore filed herein. And it is further ordered that cause be referred to next Grand Jury, and that defendant be permitted to stand on Present Bond.

UNITED STATES,	Plaintiff.	}	2381 Cr.
vs.			
ELMER MORGAN,	Defendant.		

On this 13th day of December, 1927, comes John M. Goldsberry, United States Attorney, representing the Government herein and Fred Tillman representing the defendant. Defendant is arraigned and enters plea of guilty as charged in information heretofore filed herein. Whereupon judgment and sentence is imposed upon said defendant as follows:

A fine of \$50.00 dollars. And it is ordered that sixty (60) days be allowed in which to pay fine.

UNITED STATES,	Plaintiff.	}	2261 Cr.
vs.			
G. M. GASAWAY,	Defendant.		

On this 13th day of December, 1927, it is by the Court ordered that judgment and sentence be imposed upon said defendant upon plea of guilty heretofore entered herein.

Twelve (12) months in Osage County Jail, and fine of \$100.00

And it is further ordered that jail sentence be suspended during good behavior of said defendant and that ninety (90) days be allowed in which to pay fine.

UNITED STATES,	Plaintiff	}	1021 Cr.
vs.			
C. C. KID.	Defendant.		

On this 13th day of December, 1927, the defendant in above entitled cause is thrice called in open court but answers not. Sureties, M. E. Kidd, and C. W. Kidd, are thrice called in open court but answer not. Whereupon, it is by the Court ordered that the bond in the sum of \$500.00 in above entitled cause be and same is hereby forfeited, Scire Facias awarded and warrant ordered for said defendant and new bond set at \$2500.00

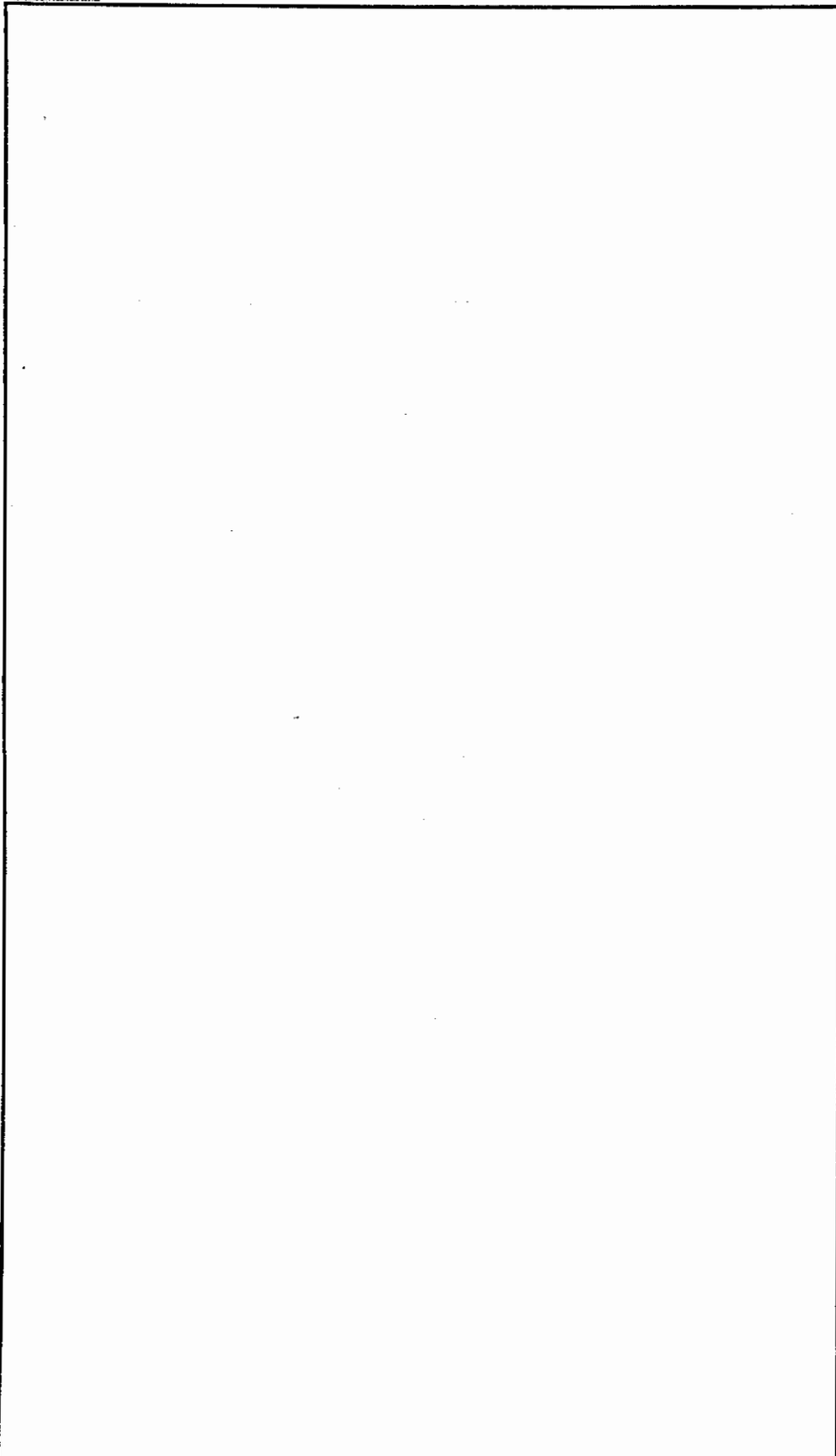
ORDER FOR TAILS MEN

On this 13th day of December, 1927, it appearing to the Court that there are not sufficient jurors in the panel, it is ordered that the Marshal of said District summon from the bystanders six good and lawful men, duly qualified to serve as petit Jurors for this Special March term of said Court.

Thereupon, the Marshal returns the names of A. J. Ferguson, J. A. Haney, F. M. Jamison, R. J. Jefferds, M. R. Lattimore and Fred Parker, who were examined by the Court and accepted as Petit Jurors for this Special ~~term~~ 1927, term at Pawhuska,



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District of



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OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM PAWUSKA, OKLAHOMA, WEDNESDAY, DECEMBER, 14.

On this 14th day of December, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special December, 1927 session at Pawhuska, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding:

H. P. Warfield, Esq., Clerk of U.S. District Court.
John M. Goldsberry, Esq., United States Attorney.
H. G. Beard, Esq., United States Marshal.

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

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

UNITED STATES OF AMERICA, Plaintiff.
vs. No. 1817
MAE MURRELL, NOLA KING, Defendants.
AND NOLA KING FRAZIER,

ORDER.

Now on this the 14th day of December, 1927, comes on this cause on a hearing for modifying a sentence imposed on the defendant Mae Murrell, on the 13th day of December, 1927, of eighteen months imprisonment in Institution to be designated by Department of Justice, the Court after being fully advised in the premises and being convinced that the defendant, Mae Murrell, is sick and unable to undertake such sentence, the court hereby modified such sentence in this to-wit:

IT IS THE ORDER OF THE COURT THAT the said defendant Mae Murrell, be parolled to her sister Edna Anderson of Guthrie, Oklahoma, and that said sentence heretofore imposed of eighteen months in Institution to be designated by Dept. of Justice be suspended during good behavior and the said Mae Murrell is hereby advised to refrain from the use of narcotics or any intoxicating liquors of any description whatsoever.

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

UNITED STATES, Plaintiff.
vs. # 1825. Cr.
B. B. SCOTT, Defendant.

On this 14th day of December, 1927, the above entitled cause comes on for further trial. All parties present as before and the jury each and every member present. Now at this time the jury is instructed as to the law in the case and thereafter the jury retire to deliberate upon their verdict herein. On this same day, to-wit: Dec. 14, 1927, the Jury return into open court and present to the Court their verdict of guilty which is in words and figures as follows:

VERDICT

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

UNITED STATES
VS
B. B. SCOTT, No. 1825.

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

W. B. Brooks, Foreman.

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District of

OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM PAWHRUSKA, OKLAHOMA. WEDNESDAY, DEC. 14, 1927.

The jury announcing this to be their true verdict are excused from further consideration of said cause. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Twelve (12) months in Osage County Jail and a fine of \$100.00

And it is further ordered that execution of sentence be stayed until first Monday in January, 1928.

UNITED STATES,	Plaintiff.	}	1646 Cr.
vs.			
BOB JOHNSON,	Defendant.		

On this 14th day of December, 1927, it is by the Court ordered that the above entitled cause be dismissed on Recommendation of United States Attorney.

UNITED STATES,	Plaintiff.	}	624 Cr.
vs.			
R. D. HENDRIX,	Defendant.		

On this 14th day of December, 1927, comes John M. Goldsberry United States Attorney, representing the Government herein, and I. F. Long representing defendant. Defendant is arraigned and enters plea of guilty to charge heretofore filed herein. Whereupon it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Twelve (12) months in Osage County Jail and \$125.00 fine.

And it is further ordered that judgment and sentence be suspended during good behavior, and that sixty (60) days be allowed defendant in which to pay fine.

UNITED STATES,	Plaintiff.	}	834 Cr.
vs.			
ED HULL,	Defendant.		

On this 14th day of December, 1927, comes John M. Goldsberry United States Attorney, representing the Government herein and Guy Monnet, representing the defendant. Defendant is arraigned and enters plea of guilty to charge heretofore filed herein. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Six (6) months in Osage County Jail and \$100.00 fine.

UNITED STATES,	Plaintiff.	}	966 Cr.
vs.			
MRS MARY LEE,	Defendant.		

On this 14th day of December, 1927, comes John M. Goldsberry United States Attorney, representing the Government herein and A. D. Burris representing the defendant. Defendant is arraigned and enters plea of guilty to counts one and two and not guilty to counts three and four of charge heretofore filed herein. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Count 1, Twelve (12) months in Osage County Jail, and fine of \$100.00 to run on Execution.  
 Count 2, Fifty (\$50.00) dollar fine to run on Execution.







Northern District of Oklahoma.  
 SPECIAL DECEMBER, 1927 TERM PAWUSKA, OKLA. THURSDAY, DECEMBER, 15, 1927.

On this 15th day of December, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special December, 1927, session at Pawhuska, met pursuant to adjournment, Honorable F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk of U.S. District Court.  
 John M. Goldsberry, Esq., United States Attorney.  
 H. G. Beard, Esq., United States Marshal.

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

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

UNITED STATES OF AMERICA,	Plaintiff.	}	Misc.
vs.			
GEO. LITTLE STAR,	Defendant.		

JOURNAL ENTRY.

Now on this 15 day of December, 1927, this matter comes on for hearing and the Court being fully advised in the premises finds:

That on May 20, 1926, the defendant Geo. Little Star made a bond in the sum of \$1000 to the United States of America with the United States Fidelity and Guaranty Co. of Baltimore Md., as sureties on a possession charge. That this bond was made in the Court of Geo. B. Mellott, Commissioner.

The Court further finds that a No. Bill was returned in this said cause and that the said Geo. Little Star was not indicted by the Grand Jury and that there is no charge pending at this time against him in the United States District Court of Northern Oklahoma.

The Court further finds that the bond should be released and the sureties discharged thereon.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that the bond of the said Geo. Little Star with the United States Fidelity and Guaranty Co. as sureties be and the same is hereby released and the bondsmen and hereby released for any and all further liability thereunder.

F. E. Kennamer,  
 United States District Judge.

O.K. W.B. Blair, Asst.  
 United States District Atty.

O.K. Walter L. Grau.  
 Attorney for Defendant.

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SPECIAL DECEMBER, 1927 TERM PAWUSKA, OKLAHOMA. THURSDAY, DECEMBER, 15, 1927.

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

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

ORDER.

Now on this 15th day of December, 1927, this matter coming on for hearing and the court being fully advised in the premises, finds that one T. D. Middleton was a material and important witness for the Government in the trial of Case No. 283, United States vs. Harry Neal, set for trial on said date, and that subpoena was issued for him at his known address and same was returned "not found", and it was later discovered that he was residing at St. Paul, Kansas, and subpoena was issued for him at said place, however, service had not been had on the same at the time he had to leave St. Paul, in order to be in Pawhuska, on the 15th, but that he responded to notice sent from the office of the United States Attorney, and that in so doing, he incurred expenses as a witness from St. Paul, Kansas.

IT IS THEREFORE ORDERED THAT he be allowed his witness fees and per diem as a witness from St. Paul, the same as is duly served with the process of this court, as follows:

3 days at \$2.00 per day	\$6.00
3 days at \$3.00 per day	9.00
261 Miles at 5 cents per mile	13.05

Total \$28.05

F. E. Kennamer,

United States District Judge.

O.K. Jno. M. Goldsberry,  
 U.S. Att'y.

UNITED STATES, Plaintiff. }  
 vs. } 1867 Cr.  
 H. H. RICE, Defendant. }

On this 15th day of December, 1927, comes John M. Goldsberry, United States Attorney, representing the Government herein, and L.A. Justice, representing defendant. Defendant is arraigned and enters plea of guilty to indictment heretofore filed herein. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Twelve (12) months in Osage County Jail and a fine in sum of \$150.00.

And it is further ordered that jail sentence be suspended during good behavior of said defendant and that one day be allowed said defendant in which to pay fine. And it is further ordered that upon payment of fine herein the bond forfeiture heretofore had be and same is ordered set aside as per journal entry herein.

IN THE UNITED STATES DISTRICT COURT IN AND FOR  
 THE NORTHERN DISTRICT OF OKLAHOMA, SITTING AT  
 PAWUSKA, OSAGE COUNTY OKLAHOMA SPECIAL DECEMBER TERM.

UNITED STATES OF AMERICA, Plaintiff. }  
 vs. } 1867 Cr.  
 H.H. RICE, Defendant. }

O R D E R.

This cause comes on for hearing before me, F.E. Kennamer,

NORTHERN

District of

OKLAHOMA.

SPECIAL DECISIONER, 1927 TERM PAWUSKA, OKLAHOMA. THURSDAY, DECEMBER, 15, 1927.

Judge of the District Court of the United States for the Northern District of Oklahoma, on this the 15th day of December, A. D. 1927, upon a petition for remission of bail bond forfeiture. The defendant H. H. Rice, appears in his own proper person and by his attorneys, E. A. Justice, Jr., and John Arrington, at which time the court proceeds to hear the petition for remission of bail bond forfeiture. After hearing the facts in said case and it appearing to the court that the defendant, H. H. Rice, had legal excuse for not being present in court on the 14th day of December, A.D. 1927, at which time said cause was set on an assignment for trial, it is the order and judgment of this court that the petitioner, for the remission of bail bond forfeiture, the United States Fidelity & Guaranty Company of Baltimore, Maryland, be and it is hereby exonerated from liability on said bond and released the surety thereon and the order made and enters by said court on the 14th day of December, A.D. 1927, forfeiting said bond is hereby vacated, set aside and held for naught and the surety, the United States Fidelity & Guaranty Company of Baltimore, Maryland, is hereby discharged and released from said bond.

F. E. Kennamer,

Judge of the United States District Court.

UNITED STATES,	Plaintiff.	}	2248 Cr.
vs.			
FLOYD COOKSEY,	Defendant.		

On this 15th day of December, 1927, it is by the Court ordered that the fine heretofore imposed on defendant be placed on Execution and the commitment withdrawn.

UNITED STATES,	Plaintiff.	}	1598 Cr.
vs.			
VIRGIL WILLISCH,	Defendant.		

On this 15th day of December, 1927, comes John M. Goldsberry, United States Attorney, representing the Government herein and Fred Tillman representing defendant. Defendant is arraigned and enters plea of guilty to indictment heretofore filed herein. Whereupon, it is by the Court ordered that sentence be deferred.

UNITED STATES,	Plaintiff.	}	283 Cr.
vs.			
HARRY NEAL	Defendant.		
HARRY NEAL	"		
JACK NEAL	"	284	"
HENRY FORBUS,	"	1105	"

On this 15th day of December, 1927, it is by the Court ordered that the above entitled causes be and same are hereby stricken from this assignment.

NORTHERN District of OKLAHOMA.  
 SPECIAL DECEMBER, 1927 TERM PAWHUSKA, OKLAHOMA. THURSDAY, DEC, 15, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) 2250 Cr.  
 OLIVER HEATH, Defendant. )

On this 15th day of December, 1927, the Motion for New Trial in above entitled cause heretofore filed herein is heard by the Court, and the Court being well and fully advised in the premises it is Ordered that said Motion be overruled and exceptions allowed. It is further ordered that writ of error be allowed in said cause and that the appeal bond be fixed in the sum of \$5000.00.

UNITED STATES, Plaintiff. )  
 vs. ) 2322 Cr.  
 JOHN E. BRYANT, Defendant. )

On this 15th day of December, 1927, comes John M. Goldsberry United States Attorney, representing the Government herein and I. F. Long, representing the defendant. Defendant is arraigned and enters plea of guilty to charge heretofore filed herein. Whereupon, it is by the Court ordered Judgement and sentence be imposed upon said defendant as follows:

Six (6) months in Osage County Jail, Pawhuska, Okla.

And it is further ordered that execution of commitment be stayed until further order of Court, and the defendant is required to report at Tulsa on the first Monday in January, 1928.

UNITED STATES, Plaintiff. )  
 vs. ) 2412 Cr.  
 WILLARD HULL, Defendant. )

On this 15th day of December, 1927, comes John M. Goldsberry United States Attorney, representing the Government herein and L. A. Justus representing the defendant. Defendant is arraigned and enters plea of guilty to counts one and two of charge heretofore filed herein. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Count 1, Sentence deferred during good behavior.  
 Count 2, Fine of \$50.00.

And it is further ordered that the bond for seizure heretofore had in said cause be set aside upon payment of fine.

UNITED STATES, Plaintiff. )  
 vs. ) 1533 Cr.  
 EARL LEEPER, Defendant. )

On this 15th day of December, 1927, comes John M. Goldsberry United States Attorney, representing the Government herein and Frank Hickman, representing defendant. Defendant is arraigned and enters plea of guilty to counts one, two, three, four and five of charge heretofore filed herein. Whereupon, it is ordered that Judgment and Sentence be deferred to December, 16, 1927.

NORTHERN

District of

OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM PAWBUSKA, OKLAHOMA. THURSDAY, DEC. 15, 1927.

UNITED STATES,	Plaintiff.	}	2069 Cr.
vs.			
JACK EDWARDS,	Defendant.		

On this 15th day of December, 1927, comes John M. Goldsberry, United States Attorney, representing the Government herein and Fred Tillman, representing the defendant. Defendant is arraigned and enters plea of guilty to charge heretofore filed herein. Whereupon it is by the Court ordered that judgment and sentence be deferred until first Monday in January, 1928.

UNITED STATES,	Plaintiff.	}	1855 Cr.
vs.			
D. D. (DOT) McWHIRT,	Defendant.		

On this 15th day of December, 1927, it is by the Court ordered that the Motion for New Trial in above entitled cause be and same is hereby overruled and exceptions allowed. And it is further ordered that ten (10) days be allowed defendant in which to prepare and file Bill of exceptions and that execution of sentence be stayed for that time, and that superseadeas Bond be set in the amount of \$5000.00.

UNITED STATES,	Plaintiff.	}	1521 Cr.
vs.			
JOHN L. MILLIAN,	Defendant.		

On this 15th day of December, 1927, it is by the Court ordered that leave be granted to file Motion for Continuance in above entitled cause, which is heard by the Court and overruled and exceptions allowed. And it is further ordered by the Court that cause number 1521 and 1522 against said defendant be consolidated for purpose of trial. Now at this time all parties announce ready for trial and a jury is empaneled and sworn to try said cause and a true verdict render. Opening statements of counsel are heard and thereafter the Government presents its evidence and proof and rests. Defendant presents his evidence and proof and rests and closing arguments of counsel are heard and thereafter the Court instructs the jury as to the law in the case and retire in charge of a sworn bailiff to deliberate upon their verdict herein. On this same day the jury return into open court and report that they are unable to agree. Whereupon, it is by the Court ordered that mistrial be declared and the jury discharged and said cause stricken from this assignment.

Court adjourned until December, 16, 1927.

NORTHERN

District of

OKLAHOMA.

SPECIAL DECEMBER, 1927, TERM. PAWUSKA, OKLAHOMA. FRIDAY, DEC. 16, 1927.

On this 16th day of December, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special 1927 session at Pawhuska, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk of U.S. District Court.  
 John M. Goldsberry, Esq. U. S. Attorney.  
 H. G. Beard, Esq., U. S. Marshal.

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

UNITED STATES,	Plaintiff.	}	# 577 Cr.
vs.			
A. R. AVERY AND RAYMOND BARNES.	Defendant.		

On this 16th day of December, 1927, comes John M. Goldsberry United States Attorney, representing the Government herein and J. E. Harley, and Henry Duncan, representing the defendants in above entitled cause. Defendants are arraigned and enter pleas of guilty to counts one, two and three as charged in indictment heretofore filed herein. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon each defendant as follows:

A. R. Avery  
Raymond Barnes Count 1, Twelve (12) months in Osage County Jail,  
 Count 2, Twelve (12) months in Osage County Jail to run concurrently with sentence in count 1, and fine of \$50.00.  
 Count 3, Twelve (12) months in Osage County Jail to run concurrently with sentence imposed in count 1 and \$100.00 fine.

And it is further ordered that jail sentence be suspended during good behavior, and that one day be allowed defendant in which to pay fines.

UNITED STATES,	Plaintiff.	}	# 677 Cr.
vs.			
J. W. ELLIS,	Defendant.		

On this 16th day of December, 1927, it is by the Court ordered that aboveentitled cause be dismissed upon recommendation of U. S. Attorney.

UNITED STATES.	Plaintiff.	}	1151 Cr.
vs.			
JOHN ELLIS AND JACK HUDSON,	Defendant.		

On this 16th day of December, 1927, it is by the Court ordered that the above entitled cause be stricken from this assignment.



NORTHERN

District of

OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM PAWBUSE, OKLA. FRIDAY, DECEMBER 16, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) 1539 Cr.  
 ROBERT IRVIN HINKSON, Defendant. )

On this 16th day of December, 1927, comes John M. Goldsberry, United States Attorney, representing the Government herein and C. E. Leedy and Fred Tillman representing the defendant. Defendant is arraigned and enters plea of not guilty to indictment heretofore filed herein. All parties announce ready for trial and a jury is empaneled and sworn to try said cause and a true verdict render. Opening statements of counsel are heard and thereafter the Government presents its evidence and proof and rests. Now at this time comes defendant demurs to the evidence and requests the Court to instruct a Verdict of not guilty, which is overruled by the Court and exceptions allowed. Defendant presents his evidence and proof and rests, and thereafter closing arguments of counsel are heard. Now at this time the Court instructs the jury as to the law in the case and the jury retire in charge of a sworn bailiff to deliberate upon their verdict herein. On this same day the jury return into open court and report that they are unable to agree. Whereupon, it is by the Court ordered that mistrial be declared and the jury discharged and said cause stricken from this assignment.

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

UNITED STATES OF AMERICA, Plaintiff, )  
 vs. ) No. 2241  
 LEE JOHNSON, Defendant. )

O R D E R.

Now on this 13th day of December, 1927, it appearing to the court that one Doris Carl was a material and necessary witness for the Government in the trial of the above case, and also in other cases set for trial on the same date, and that at the time process was issued for her appearance, she was thought to reside in Hominy, Oklahoma, and that subpoena was issued for her at Hominy, and left with O. Z. Graves, Special Officers for the Indian Service, and that he learned that said witness was located at Seminole, Oklahoma, and as the time was insufficient to have said subpoena served by the United States Marshal for that district, he advised her to come by telephone, and that she responded thereto and reported as a witness on said date in said case, and therefore incurred expenses from Seminole, Oklahoma.

IT IS THEREFORE ORDERED that said witness be, and she is hereby allowed witness fees and per diem from Seminole the same as regularly served with the process of this Court, as follows:

3 days at \$3.00 per day	\$9.00
3 days at \$2.00 per day	6.00
282 Miles at .50 per mile	14.10
Total	<u>29.10</u>

F. E. Kennamer, Judge.

C.E. John M. Goldsberry,  
 U.S. Attorney.

NORTHERN District of OKLAHOMA.  
 SPECIAL DECISION, 1927 TERM PAWUSKA, OKLAHOMA. FRIDAY, DECEMBER 16, 1927.

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

UNITED STATES OF AMERICA, )  
 Plaintiff. )  
 vs. ) No. 2214  
 TOM HARRIS, )  
 Defendant. )

ORDER SUSPENDING JAIL SENTENCE.

Now on this 16th day of December, 1927, same being one of the days of the Special December, 1927, term of said court at Pawhuska, Oklahoma, this matter coming on for hearing and the court being fully advised in the premises, finds that heretofore the above named defendant was sentenced to 12 months in the Osage County Jail and to pay a fine of \$100.00 on the first count of the indictment pending against him, and further sentenced on the second count to six months to run concurrently with the sentence on the first count, and to pay a fine of \$25.00 on the third count, and it now appearing to the court that said defendant is badly need at home to take care of his family and property and that said sentence should probably be suspended during his good behavior, and

IT IS THEREFORE ORDERED THAT SAID SENTENCE BE, AND THE SAME IS HEREBY SUSPENDED DURING THE GOOD BEHAVIOR OF SAID DEFENDANT, SAID ORDER TO BE REVOKED SHOULD THE DEFENDANT VIOLATE ANY LAWS OF THE UNITED STATE, STATE, COUNTY OR CITY ORDINANCE.

F. E. Kennamer,  
 United States District Judge.

O.H. Goldsberry,  
 U.S. Atty.

UNITED STATES, )  
 Plaintiff. )  
 vs. ) # 1533  
 EARL LEEPER, )  
 Defendant. )

On this 16th day of December, 1927, the defendant in above entitled cause is called for judgment and sentence upon plea of guilty heretofore entered, herein. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

- Count 1, Eight (8) months in Osage County Jail, and \$100.00 fine.
- Count 2, Eight (8) months in Osage County Jail, to run concurrently with count 1,
- Count 3, Eight (8) months in Osage County Jail, to run concurrently with count 1.
- Count 4, Eight (8) months in Osage County Jail, to run concurrently with count 1.
- Count 5, Eight (8) months in Osage County Jail, to run concurrently with count 1.

IN THE FEDERAL COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, )  
 vs. ) No. 1831.  
 JOHN DUNCAN, )  
 Defendant. )

ORDER OF PROBATION.

Now on this 16th day of December, 1927, this matter came on to be heard before me, F. E. Kennamer, Judge of the Federal Court in and

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

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NORTHERN

District of

OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM PAWUSKA, OKLAHOMA. FRIDAY, DECEMBER 16, 1927.

for the Northern District of Oklahoma, upon the application of the defendant John Duncan for probation and release.

The Court after being fully advised in the premises finds that said application should be continuously granted. The Court finds that said application has been recommended by various citizens of this community and that the Defendant has obtained employment of a legitimate and proper nature and kind. That the said Defendant is able to pay the fine assessed against him.

It is therefore ordered, adjudged and decreed that upon the payment of the fine assessed against this Defendant and upon his accepting employment, that the further execution of his said sentence of twelve months in the Osage County Jail be and it is hereby suspended during the good behavior of this Defendant, and conditioned that he will not again violate the laws of the United States or any law, and that upon the violation of the terms or conditions of this parole that he be required to serve all the remainder of his said term. That Thomas Deitle a reputable citizen of this community is hereby named probation officer for the purpose of this parole and is by the Court required to give notice of any violation of the law committed by this Defendant which may come to his notice.

Witness my hand this 15th day of December, 1927.

F. E. Kennamer,

Judge of the Federal Court.  
Northern District of Oklahoma.

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

UNITED STATES OF AMERICA,  
Plaintiff.

vs.

A. R. AVERY AND RAYMOND E.  
BARNES.  
Defendants.

No. 577

ORDER SUSPENDING JAIL SENTENCE.

Now on this 16th day of December, 1927, same being one of the days of the Special December, 1927, term of said Court at Pawhuska, Oklahoma, this matter coming on for hearing and the defendants each appearing in court and having entered their pleas of guilty to each count in the indictment in said cause, and having been sentenced by the court to 12 months in the Osage County Jail on the first count thereof, and to 12 months in the Osage County jail on the second count of said indictment to run concurrently with the sentence imposed on the first count and to pay a fine in the sum of \$50.00 each, and further sentenced on the third count to 12 months in Osage County Jail to run concurrently with the sentence imposed on the first and second counts thereof and to pay a fine in the sum of \$100.00 and it further appearing to the court from the statements and presentations made in behalf of said defendants, that said sentence should be suspended during the good behavior of said defendants,

IT IS THEREFORE ordered that said sentence imposed as to each of said defendants, be, and the same is hereby suspended during the good behavior of said defendant, and that they not be required to serve the same unless they should violate some law of the United States, State, County or City ordinance, and in that event, this order to be revoked, and commitment issue.

F. E. Kennamer,

United States District Judge.

Goldsberry.  
O.K. U.S. Atty.

NORTHERN

District of

OKLAHOMA.

SPECIAL DECEMBER, 1927 session. Pawhuska, Oklahoma. Friday, Dec. 16, 1927

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

UNITED STATES OF AMERICA, )

Plaintiff. )

vs. )

No. 719. )

E. L. KIMES, ET AL. )

Defendants. )

ORDER EXTENDING TIME IN WHICH TO FILE  
TRANSCRIPT OF RECORD IN THE UNITED  
STATES CIRCUIT COURT OF APPEALS.

Now on this 16th day of December, 1927, this cause comes on upon the application of the defendant for an extension of time in which to file a printed transcript of record in the United States Circuit Court of Appeals for the Eighth Circuit:

And it appearing to the Court that an extension of time will be necessary in order to compile and print a transcript of the record to be filed in the United States Circuit Court of Appeals for the Eighth Circuit;

And it appearing to the court that a deposit of \$350.00 has been made with the clerk of the court to defray the expenses of printing and filing said record in the United States Circuit Court of Appeals.

It is ordered that the time in which to file a transcript of record herein in the United States Circuit Court of Appeals be and the same is hereby extended for a period of thirty (30) days from this date.

Done at Pawhuska, Osage County, Oklahoma, this 16th day of December, 1927.

F. E. Kennamer,

Judge.

Court adjourned until December, 17th, 1927.

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927TER, TULSA, OKLAHOMA. SATURDAY, DECEMBER, 17, 1927.

On this 17th day of December, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March, 1927, session, met pursuant to adjournment at Tulsa, Okla. Hon. F. E. Kennamer, Judge, present and presiding:

H. E. Warfield, Esq., Clerk of U. S. District Court.  
 H. G. Beard, Esq., U. S. Marshal.  
 John L. Goldsberry, Esq. U. S. Attorney.

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

UNITED STATES, Plaintiff. )  
 vs. ) 2291 Cr.  
 OPAL SEAMON, Defendant. )

On this 17th day of December, 1927, comes W. B. Blair, Asst. U. S. Attorney, representing the Government in above entitled cause. Defendant is arraigned and enters plea of guilty to charge heretofore filed herein. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Six (6) months in Osage County Jail, and a fine of \$100.00 to run on Execution.

And it is further ordered that judgment and sentence be suspended during good behavior.

ORDER LEAVE TO FILE INFORMATION.

On this 17th day of December, 1927, comes the United States Attorney, and asks and is granted leave to file information herein and to prosecute thereunder, and it is ordered by the Court that warrant issue for the arrest for said defendant.

2451. United States vs. Morris Walton.

UNITED STATES, Plaintiff. )  
 vs. ) 2451 Cr.  
 Morris Walton, Defendant. )

On this 17th day of December, 1927, the Defendant in above entitled cause is arraigned and enters plea of guilty to counts one and two. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as to counts one and two, but it is further ordered that sentence be deferred during good behavior.

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

UNITED STATES OF AMERICA, )  
 Plaintiff, ) MISCL.  
 vs. ) No. ....  
 JOHN AUTRY AND A. V. CLARK, )  
 Defendants. )

O R D E R.

This cause coming on to be heard before Hon. Franklin E. Kennamer, United States District Judge, within and for the Northern

NORTHERN

District of

OKLAHOMA.

SPECIAL TERM, 1927 TERM TULSA, OKLAHOMA. SATURDAY, DECEMBER, 17, 1927.

District, of Oklahoma, on this the 17th day of December, 1927, Upon a motion to reduce the amount of bond set in said cause by U. S. Commissioner, The Court being fully advised in the premises, and upon consideration thereof, sustains the defendants motion to reduce the bond to \$1000.00.

It is therefore, Considered, Ordered and Adjudged That the bond heretofore required by the U. S. Commission in the sum of \$250.00, be reduced to the sum of \$1000.00.

F. E. Kennamer,

U. S. District Judge.

UNITED STATES,	Plaintiff.	}	2431
vs.			
MILTON WILSON,	Defendant.		

On this 17th day of December, 1927, comes W. B. Blair, Asst. U. S. Attorney, representing the Government herein. Whereupon, it is by the Court ordered that upon recommendation of United States Attorney the Bond of said defendant herein be reduced to \$1500.00 to be approved by the United States Commissioner, at Sapulpa, Okla.

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

UNITED STATES,	Plaintiff,	}	No. 308 Law.
vs.			
J. O. CALES, GUARDIAN, OF JOSEPH OSAGE, ET AL.,	Defendants.		

ORDER OF DISMISSAL.

Now on this 17th day of December, 1927, this matter coming on to be heard upon motion of the above named plaintiff, asking that said cause be dismissed, and the Court, after hearing the evidence offered, and being fully advised in the premises, finds:

That the obligation sued upon by said plaintiff, at the instance and request of the Secretary of the Interior, has been fully paid by the defendant herein, to the Department of the Interior; that said matter is now fully satisfied, and there is no further occasion for, litigation herein.

It is Therefore, Ordered, Adjudged and Decreed that said cause be, and hereby is dismissed, upon payment of the costs herein.

F. E. Kennamer,

Judge.

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. SATURDAY, DECEMBER, 17, 1927.

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

UNITED STATES,	)	
	)	
vs.	)	No. 310 Law.
	)	
J. O. CALES, GUARDIAN OF	)	
EUGENE BUTLER, ET AL.,	)	
	)	
Defendants.	)	

ORDER OF DISMISSAL.

Now on this 17th day of December, 1927, this matter coming on to be heard upon motion of the plaintiff herein, asking that said cause be dismissed, and the Court, after hearing the evidence offered, and being fully advised in the premises, finds :

That the obligation sued upon by said plaintiff, at the instance and request of the Secretary of the Interior, has been fully paid, by the defendant herein, to the Department of the Interior; that said matter is now fully satisfied, and there is no further occasion for litigation herein.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said cause be, and hereby is dismissed, upon payment of the costs herein.

F. E. Kennamer,  
Judge.

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

UNITED STATES,	)	
	)	
vs.	)	No. 312 Law.
	)	
J. O. CALES, GUARDIAN OF	)	
ESTHER LITTLE SOLDIER DANIELS,	)	
ET AL.,	)	
	)	
Defendants.	)	

ORDER OF DISMISSAL.

Now on this 17th day of December, 1927, this matter coming on to be heard upon motion of the above named plaintiff, asking that said cause be dismissed, and the Court, after hearing the evidence offered, and being fully advised in the premises, finds:

That the obligation sued upon by said plaintiff, at the instance and request of the Secretary of the Interior, has been fully paid by the defendant herein, to the Department of the Interior; that said matter is now fully satisfied, and there is no further occasion for litigation herein.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said cause be, and hereby is dismissed, upon payment of the costs herein.

F. E. Kennamer,  
Judge.

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. SATURDAY, DECEMBER, 17, 1927.

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

UNITED STATES,	Plaintiff.	)	
vs.		)	No. 350 Law.
R. E. LYNCH, ET AL.,	Defendants.	)	

ORDER OF DISMISSAL.

Now on this 17 day of December, 1927, it appearing to the Court, on representation on behalf of the above named plaintiff, that the within cause has been amicably settled through the Department of the Interior, and new contracts entered into, and properly approved in connection with the subject matter of the litigation herein, and that said cause should be dismissed, and the Court, after due consideration, finds that there is no further occasion for litigation herein.

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

F. E. Kennamer,  
Judge.

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

UNITED STATES OF AMERICA,	Plaintiff,	)	
vs.		)	No. 453 Law.
ED ABRAHAM, BILL NORRIS, AND J. V. NELSON,	Defendants.	)	

ORDER OF DISMISSAL.

Now on this 17th day of December, 1927, on representation by the office of the United States Attorney, in and for the Northern District of the State of Oklahoma, that the within cause has been amicably settled through the Indian Agency at Muskogee, Oklahoma, and the Court after consideration of such representation, finds that there is no further occasion for litigation in connection herewith.

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

F. E. Kennamer,  
Judge.

Court adjourned until December, 20, 1927.

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. TUESDAY, DECEMBER, 20, 1927.

On this 20th day of December, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special Session at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge of said Court presiding:

H. P. Warfield, Esq., Clerk of U.S. District Court.  
John M. Goldsberry, Esq., U. S. Attorney.  
H. G. Beard, Esq., U. S. Marshal.

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

UNITED STATES, Plaintiff. }  
vs. } No. 1342. Cr.  
JENNIE HAWKINS, Defendant. }

On this 20th day of December, 1927, it is by the Court ordered that execution of commitment be stayed until further order of Court and that commitment issued in said case be withdrawn.

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

WRIGHTSMAN PETROLEUM COMPANY, Plaintiff, }  
a Corporation, }  
vs. } No. 543 Law.  
THE CONTINENTAL SUPPLY COMPANY, }  
A CORPORATION, }  
Defendant. }

ORDER GRANTING DEFENDANT TIME IN WHICH TO PLEAD.

Now on this 20 day of December, 1927, it is ordered by the Court that the Continental Supply Company, a corporation, defendant herein, is hereby given twenty days from this date within which to plead to plaintiff's petition filed herein.

F. E. Kennamer,  
Judge.

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

EDNA PARKER, Plaintiff, }  
VS. } No. 392 Law.  
THE UNITED STATES OF AMERICA, }  
Defendant. }

ORDER REQUIRING DEFENDANT TO PRODUCE CERTAIN DOCUMENTARY EVIDENCE AT THE TRIAL OF THE ABOVE CASE.

Now, on this 20 day of December, 1927, the motion of plaintiff came on for hearing, the court having heard the contentions of

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 SESSION TULSA, OKLAHOMA. TUESDAY, DECEMBER, 20, 1927.

counsel for plaintiff, being aware of the nature of this particular case, finds that this is a case originating out of matters of dispute between plaintiff and defendant, wherein several phases are handled from one main office; that there are certain matters of evidence recorded in the main files at the head quarter of the United States Veterans Bureau, Washington D. C., which are very necessary in the final determination of this case, and that the said matters are kept exclusively from the plaintiff unless this court orders the production into court thereof; that the above case has been assigned to the January Term of this said court and will be heard on the 23rd. day of Jan. 1928.

Therefore, premises considered, the defendant is hereby ordered to produce the following documents at the trial of this case;

- 1- The Service Record of Asie Parker, deceased,
- 2- Criminal records before discharged from the army.
3. The investigation brief of Dr. J. W. Emery, dated on the 18th day of June, 1919.
4. Compensation Investigation Report, signed by Dr. J. W. Emery, dated 18th day of June, or June 24th, 1918.
5. Application for compensation signed by Asie Parker.
6. All Hospital Reports during the entire time said Asie Parker, was in the service of the United States Army, and all the times since his discharge.
7. All letters and writings of Asie Parker pertaining to this particular case.

F. E. Kennamer,  
Judge.

ORDER FOR GRAND JURY.

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

ORDER FOR GRAND JURY.

On this 20th day of December, 1927, it is ordered by the Court that there be publicly drawn by the Marshal for the Northern District of Oklahoma, or one of his deputies, in the presence of the Clerk, or one of his Deputies, in accordance with the law and the Rules of this Court the names of Twenty-three (23) persons, good and lawful man, from said District duly qualified to serve as Grand Jurors at the Regular January 1928, Term of this Court to be held at Tulsa, Oklahoma,

It is further ordered by the Court that a Writ of Venire Facias be issued out of this Court, in due form, as provided by law, commanding the said Marshal to summon said Grand Jurors, drawn as aforesaid, to be and appear before said Court, to be held at Tulsa, Oklahoma, in the Northern District of Oklahoma on Monday, the 9th day of January, A. D. 1928, at 9 o'clock A. M. then and there to serve as Grand Jurors of the United States in and for said District at the Regular, January, 1928 Term of said Court.

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

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

UNITED STATES OF AMERICA,	}	No. 1923
Plaintiff,		
vs.	}	
E. L. ROOP.		Defendant.

ORDER ENLARGING DEFENDANT  
ON PROBATION.

This cause coming on this 20th day of December, 1927, on

NORTHERN

District of

OKLAHOMA.

SPECIAL PARCH, 1927 TERM TULSA, OKLAHOMA. TUESDAY, DECEMBER, 20, 1927.

the application of the defendant to be enlarged on probation, and it appearing to the court that the defendant, E. L. Roop, was, on September, 29th, 1927, sentenced to serve ninety (90) days in the Osage County Jail and to pay the fine of \$125.00 for the offense of possession of intoxicating liquor, to-wit: Jamaica ginger, in a place into which the introduction of intoxicating liquor is and was prohibited by Federal statute, to-wit: in Tulsa County, Oklahoma;

And it appearing to the court that the fine herein imposed has been paid and that the defendant is now and has been in jail since September, 29, 1927;

And it further appearing to the court that the ends of justice will best be served and the interest of the defendant will best be served by enlarging him on probation.

It is ordered that the defendant, E. L. Roop, be enlarged on probation, and that the remainder of his sentence be suspended upon conditions that he conduct himself as a law-abiding citizen and does not violate the laws of the State of Oklahoma or the United States.

Done at Tulsa, Tulsa County, Oklahoma, this 20th day of December, 1927.

F. E. Kennamer,

Judge.

O.K. Goldsberry,  
U.S. Atty.

Court adjourned until December, 23, 1927.

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

FRIDAY, DECEMBER, 23, 1927.

On this 23rd. day of December, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special 1927 session, met pursuant to adjournment, at Tulsa, Okla. Hon. F. E. Kennamer, Judge, present and presiding:

H. P. Warfield, Esq., Clerk of U.S. District Court.  
 John M. Goldsberry, Esq., U. S. Attorney.  
 H. G. Beard, Esq., U. S. Marshal.

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

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

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

THE UNITED STATES OF AMERICA, )  
 Plaintiff, )  
 vs. ) No. 1434  
 DENNIS HICKS, )  
 Defendant. )

ORDER EXTENDING TIME TO PAY FINE.

Now on this the 23rd day of December, 1927, this matter comes on for hearing before the Court, upon the application of the defendant, Dennis Hicks, for an extension of ninety days in which to pay the fine imposed against him in this cause and it appearing to the Court that the defendant was convicted in this Court on the 8th day of February, 1927, upon his plea of guilty to a charge of possession of one half gallon of corn whiskey, and was sentenced upon said charge to serve a period of one year and one day in the Federal Penitentiary at Leavenworth, Kansas, and to pay a fine of One Hundred Dollars and it further appearing to the Court that said judgment and sentence was, on February, 22nd. 1927, modified by the Court to a period of twelve months, and that said imprisonment be served in the Tulsa County Jail at Tulsa, Oklahoma, and that said jail sentence has been served on this date.

And it further appearing to the Court that said defendant has been in jail for a period of about fifteen months since his arrest upon said charge and that on account of said imprisonment he is without funds or means to pay his fine so assessed against him in the sum of One hundred Dollar and that if said defendant is granted an extension for a period of ninety days that he could obtain employment and obtain the means with which to pay said fine, and after duly considering said application the Court finds that said application should be granted.

IT IS THEREFORE ORDERED BY this Court that the payment of the fine of One Hundred Dollars imposed and assessed by the Court against the defendant in this cause be and the same is hereby extended for a period of ninety days from this date, and defendant is allowed and granted a period of ninety days from this date in which to pay said fine and upon receipt of a copy of this order the United States Marshal of the Northern District of Oklahoma is hereby directed to discharge and release the said defendant from custody.

F. E. Kennamer,

Judge.

O.K. Goldsberry,  
 U.S. Atty.

NO. 11727

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

FRIDAY, DECEMBER, 23, 1927.

ORDER LEAVE TO FILE INFORMATION.

On this 23rd. day of December, 1927, comes the United States Attorney, and asks and is granted leave to file information herein and to prosecute thereunder, and it is ordered by the Court that warrant issue for the arrest of said defendant..

	UNITED STATES	vs.	C. R. MITCHELL.
UNITED STATES,	Plaintiff.	)	
vs.		)	2452 Cr.
C. R. MITCHELL,	Defendant.	)	

On this 23rd. day of December, 1927, comes John H. Goldsberry, United States Attorney, representing the Government herein and J. T. Harley, representing the defendant. Defendant is arraigned and enters plea of guilty to information heretofore filed herein. Whereupon, it is by the Court ordered that Judgment and sentence be imposed upon said defendant as follows:

Six (6) months in Craig County Jail.

And it is further ordered that after serving thirty (30) days of sentence, execution of commitment to be stayed for last five (5) months during the good behavior of said defendant.

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

UNITED STATES OF AMERICA,	Plaintiff.	)	
vs.		)	No. 1968
SILLO HALL,	Defendant.	)	

O R D E R.

Now on this 24th day of December, 1927, the same being one of the regular judicial days of the Special March, A.D. 1927, term of said Court, this matter comes on before the Court upon the motion of the Government to set aside the Order of the Court heretofore made on the 8th day of November, 1927, suspending the sentence of six months in the Craig County Jail and a fine of \$100 on execution given the said defendant on the 8th day of November, under the first count of the indictment herein and a fine of \$50. under the second count of the indictment herein, and it appearing to the Court that the said defendant since the order of the Court was made in this cause suspending the sentence, has committed the offense on or about the 10th day of December, 1927, of receiving stolen property and that the said defendant is now at large on bond under said charge:

IT IS THEREFORE, CONSIDERED, ORDERED AND ADJUDGED by the Court that the said order of the Court suspending the sentence of the defendant of Six months in the Craig County jail and a fine of \$100 on execution under the first count of the indictment and a fine of \$50 under the second count of the indictment, be and the same is hereby set aside and the United States Marshal in and for the Northern District of Oklahoma is hereby ordered and directed to cause the above named defendant, Sillo Hall, to be apprehended and to serve the said sentence of the Court herein imposed on the 8th day of November, 1927.

F. E. Kennamer

Judge.

NORTHERN DISTRICT OF OKLAHOMA.  
 SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. FRIDAY, DECEMBER, 25, 1927.

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

UNITED STATES OF AMERICA, )  
 Plaintiff, )  
 vs. ) No. 2041  
 MIKE HOFFMAN, )  
 Defendant. )

O R D E R.

Now on this 23rd. day of December, 1927, the same being one of the regular judicial days of the Special March, 1927, term of said court, this matter comes on before the Court upon the application of the defendant, Mike Hoffman, for modification of the sentence heretofore imposed herein, and the Court being fully advised in the premises,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED BY THE COURT that the sentence heretofore imposed by the Court against the defendant, Mike Hoffman, be and the same is hereby modified so as to expire on the 24th day of December, 1927, upon payment of the fine of \$150.00 heretofore assessed herein.

F. E. Kennamer,  
 Judge.

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

UNITED STATES OF AMERICA, )  
 Plaintiff, )  
 vs. ) No. 1169  
 L. B. JACKSON, ET AL., )  
 Defendants. )

O R D E R.

Now on this 23rd day of December, 1927, the same being one of the regular judicial days of the Special March, A.D. 1927, term of said court, this matter comes on before the Court upon the application of the defendant, L. B. Jackson, for further time within which to pay the fine heretofore assessed against said defendant L. B. Jackson, and the Court being fully advised in the premises,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED BY the Court, that the said defendant, L. B. Jackson, be and he is hereby given ninety days from this date, within which to pay the fine of \$100 heretofore assessed herein, against said defendant, L. B. Jackson.

F. E. Kennamer,  
 Judge.

UNITED STATES, )  
 Plaintiff. )  
 vs ) 2011 Cr.  
 HARRY DEAN, )  
 Defendant. )

On this 23rd. day of December, 1927, it is by the Court ordered that the commitment of jail sentence on counts one and two of indictment heretofore filed herein be withdrawn and execution of said commitment be stayed until after expiration of prison sentence on count three, and that commitment issue herein on Count three of said indictment for Federal Penitentiary, Leavenworth, Kansas.

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

FRIDAY, DECEMBER, 13, 1927.

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

UNITED STATES OF AMERICA, Plaintiff. vs. CLAUDE ANDREWS, ET AL., Defendants.

No. 2288

ORDER.

Now on this 23rd. day of December, 1927, the same being one of the regular judicial days of the Special March, 1927, term of said Court, this matter comes on before the Court upon the application of the defendant, Claude Andrews, for modification of the sentence heretofore imposed against said defendant, and the Court being fully advised in the premises,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED by the Court, that the sentence heretofore imposed against this defendant, Claude Andrews be stayed until further order of the Court.

F. E. Kennamer, Judge.

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

UNITED STATES OF AMERICA, Plaintiff, vs. JAMES R. BOGCOCK, Defendant.

No. 2188

ORDER.

Now on this 23rd. day of December, 1927, the same being one of the regular judicial days of the Special March, 1927, term of said court, this matter comes on before the Court upon the application of the defendant, James R. Bogcock, for modification of the sentence heretofore imposed by the Court, and the Court being fully advised in the premises,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED BY THE COURT, that the sentence heretofore imposed by the Court, be, and the same is hereby modified so as to expire on the 23rd. day of December, 1927, and that the defendant be given ninety days within which to pay his fine of \$100.00, heretofore assessed herein.

F. E. Kennamer, Judge.

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District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

FRIDAY, DECEMBER, 23, 1927.

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

UNITED STATES OF AMERICA, Plaintiff, vs. JOE MORRIS, Defendant, No. 1576

ORDER.

Now on this 23rd. day of December, 1927, the same being one of the regular judicial days of the Special March, 1927, Term of said Court, this matter comes on before the Court upon the application of the defendant, Joe Morris, for modification of the sentence heretofore imposed by the Court, and the Court being fully advised in the premises,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED BY THE COURT, that the sentence heretofore imposed by the Court be suspended until further order of the Court, and that the fine of \$100.00 heretofore assessed by the Court be placed on execution.

F. E. Kennamer, Judge.

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

UNITED STATES OF AMERICA, Plaintiff, vs. JOE MORRIS, Defendant, No. 1577

ORDER.

Now on this 23rd. day of December, 1927, the same being one of the regular judicial days of the Special March, 1927, Term of said Court, this matter comes on before the Court upon the application of the defendant, Joe Morris, for modification of the sentence heretofore imposed by the Court, and the Court being fully advised in the premises.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED BY THE COURT, that the sentence heretofore imposed by the Court be suspended until further order of the Court, and that the fine of \$100.00 heretofore assessed by the Court be placed on execution.

F. E. Kennamer, Judge.

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

UNITED STATES OF AMERICA, Plaintiff, vs. JOHN CARR, Defendant, No. 1913

ORDER.

Now on this 23rd. day of December, 1927, the same being one of the regular judicial days of the Special March, 1927, term of said Court, this matter comes on before the Court, upon the application of the

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. FRIDAY, DECEMBER, 23, 1927.

defendant for modification of the sentence heretofore imposed by the Court, and the Court being fully advised in the premises,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED BY THE Court that the said defendant, John Carr, ne, and he hereby is, ordered released from further service of the sentence heretofore imposed by the Court herein.

F. E. Kennamer,  
Judge.

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

On this 23rd. day of December, 1927, it is by the Court ordered that the defendant in above entitled cause be substituted and that first bond filed herein be released

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

UNITED STATES, Plaintiff, )  
vs. ) No. 2389 Cr.  
L. R. Jones, Defendant. )

ORDER RELEASING SEIZED PROPERTY.

Now on this 23rd. day of December, 1927, it being called to the Court's attention that heretofore, to-wit; On November, 21, 1927, a certain motorcycle belonging to said defendant, L. R. Jones, was ordered sold, and it now appearing to the Court that the fine assessed against said defendant has been paid in full, and that said seized vehicle will scarcely pay the costs of the sale procedure;

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the Court's former order concerning the same be, and hereby is vacated and it is hereby ordered that said motorcycle above referred to, be returned to the possession of said defendant L. R. Jones.

F. E. Kennamer,  
Judge.

UNITED STATES, Plaintiff. )  
vs. ) 1484 Cr.  
JOHN STEWART, Defendant. )

On this 23rd. day of December, 1927, it is by the Court ordered that the fine heretofore assessed in above entitled cause be placed on execution and that defendant be released from custody.



NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. FRIDAY, DECEMBER, 1927 TERM

Oklahoma, on this 23rd day of December, 1927, upon the petition of D. M. Jeanette, sometimes appearing as D. L. Jeangunat, which petition prays this Court to fix and determine the homestead of the said petitioner,

The Court being well and fully advised in the premises, finds that the petitioner has continuously resided upon and claimed as his homestead the following described property to-wit:

Lot Twenty-six (26) in Block Two (B) of Prospect Gardens Additional to the City of Tulsa, Tulsa County, Oklahoma, as per the recorded plat thereof.

The Court further finds that the judgments in the causes shown above are not liens upon and against the property claimed by this petitioner as a homestead.

The court further finds that the petitioner has or owns no other real estate and has no other property in which he could or would claim as a homestead.

IT IS THEREFORE ORDERED by the Court that the judgments in these causes be and the same are hereby declared not to be liens in, upon or against the property as aforesaid, but that said property is the homestead of the said petitioner and exempt from liens by virtue of the judgment aforesaid.

F. E. Kennamer, Judge.

O.K. Goldsberry, U.S. Atty.

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

UNITED STATES OF AMERICA, Plaintiff. vs. JOHN STEWART ET AL., Defendants.

No. 2086

ORDER.

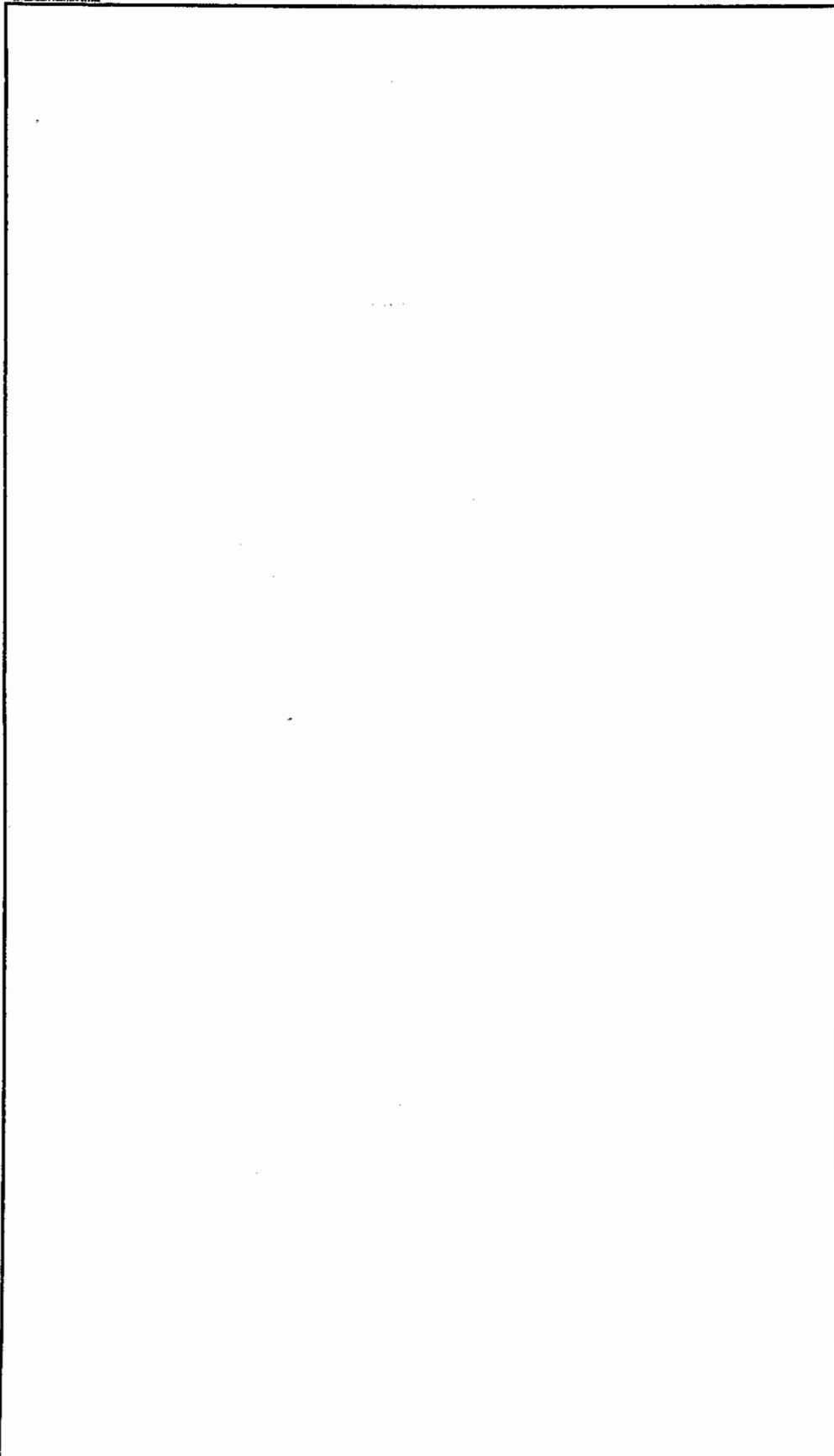
Now on this 23rd day of December, 1927, the same being one of the regular judicial days of the Special March, 1927 term of said Court, this matter comes on before the Court upon the application of the defendant, John Stewart, for modification of the sentence heretofore imposed by the Court, and the Court being fully advised in the premises,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED by the Court, that the defendant, John Stewart, be and he hereby is released from further service of the Sentence heretofore imposed herein, and that his fine of \$50.00 heretofore assessed herein be placed on execution.

F. E. Kennamer, Judge.

Court adjourned until December, 24, 1927.

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District of



NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

SATURDAY, DECEMBER, 24, 1927.

On this 24th day of December, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special 1927 session, at Tulsa, met pursuant to adjournment, Honorable F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk of U.S. District Court.  
John M. Goldsberry, Esq., United States Attorney.  
E. G. Beard, Esq., United States Marshal.

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

Wm. K. HALE, Plaintiff. )  
vs. ) 95 Law.  
CAPITOL LIFE INSURANCE CO. )  
Defendant. )

On this 24th day of December, 1927, it is by the Court ordered that the above entitled cause be stricken from this assignment.

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

UNITED STATES, Plaintiff. )  
vs. ) No. 585 Law.  
GEORGE KELLY, JOHN W. B. )  
SMITH, ADDRESS STEPHENS, )  
Defendants. )

ORDER OF DISMISSAL.

Now on this 24th day of December, 1927, it being called to the attention of the Court that the bond in the within cause has been fully satisfied by the payment of \$1500.00 to the Clerk of this Court, together with the costs of said suit:

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

F. E. Kennamer,  
Judge.

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

UNITED STATES OF AMERICA, Plaintiff, )  
vs. ) No. 2446  
A. B. WOTEN, ET AL., )  
Defendants. )

ORDER.

Now on this 24th day of December, 1927, the same being one of the regular judicial days of the Special March, A.D. 1927 term of said Court, this matter comes on before the Court upon the application of the

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

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TILSA, OKLAHOMA.

SATURDAY, DECEMBER, 24, 1927.

defendant, A. B. Woten, for modification of the sentence heretofore imposed by the Court, and the Court being fully advised in the premises,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED BY THE Court, that the sentence heretofore imposed by the Court be stayed that he be given Sixty days additional time within which to pay his fine of \$100 heretofore assessed herein.

F. E. Kennamer,

Judge.

O.K. WEBB.

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

UNITED STATES OF AMERICA,	)	
Plaintiff,	)	
vs.	)	No. 1824.
E. F. WEST,	)	
Defendant.	)	

ORDER MODIFYING SENTENCE.

Now on this 24th day of Dec. 1927, comes on this cause to be heard, and it appearing that the defendant herein upon a plea of guilty entered by him on the 6th day of December, 1927, was sentenced by the Court to pay a fine of \$100.00 dollars and given a twelve months suspended sentence on the first count of an indictment against him, and was fined the sum of \$25.00 dollars and sentenced to serve sixty days on the second account of said indictment, and it appearing that the said defendant had heretofore already served more than sixty days prior to said sentence and for the same offense, and it being satisfactorily shown to the COURT that said defendant since his arrest upon said charge has not violated either the laws of the United States or of the State of Oklahoma, and the COURT being further advised that said defendant is an old man in poor health,

The COURT hereby orders that the fines of \$100.00 dollars in the first count and the fine of \$25.00 dollars imposed on the second be and the same are hereby put up on execution, and the sixty days sentence also imposed upon the second count of said indictment is hereby suspended during good behavior.

F. E. Kennamer,

Judge of the U.S. District Court.

W.B. Blair,  
Asst. U.S. Atty.

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

THE UNITED STATES OF AMERICA,	)	
Plaintiff.	)	
vs.	)	No. 2050
LAWRENCE EDWARDS,	)	
Defendant.	)	

O R D E R.

This cause coming on to be heard this the 24 day of December 1927, upon the application of the defendant and the court being fully ad-



NORTHERN

District of

OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM TULSA, OKLAHOMA. TUESDAY, DECEMBER, 27, 1927.

On this 27th day of December, 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, Hon. F. E. Kennamer, Judge, present and presiding;

H. P. Warfield, Esq., Clerk of U.S. District Court.  
H. G. Beard, Esq., U. S. Marshal.  
John M. Goldsberry, Esq., U. S. Attorney.

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

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

CLARA GILSTRAP, A MINOR  
BY MAUDE GILSTRAP, HER  
NEXT FRIEND.

Plaintiff.

vs.

REESE DRILLING COMPANY,  
A CORPORATION,

Defendant.

No. 1aw 504.

ORDER OF DISMISSAL

The above cause came on upon the dismissal heretofore filed by the attorneys for the plaintiff and the Court being fully advised in the premises finds that said cause should be dismissed.

IT IS THEREFORE ORDERED, CONSIDERED AND ADJUDGED that the above entitled action be and ut is hereby dismissed with prejudice.

Done in open Court this 27 day of December, 1927,

F. E. Kennamer,  
Judge.

Court adjourned until December, 29, 1927.

NORTHERN

District of

OKLAHOMA.

SPECIAL DECEMBER, 1927 TERM TULSA, OKLAHOMA. THURSDAY, DECEMBER, 29, 1927.

----- BEFORE WALTER H. SANBORN, CIRCUIT COURT JUDGE,-----

MISCELLANEOUS ORDERS ASSIGNING JUDGES  
FOR 1928.

ORDER ASSIGNING HON. F. E. KENNAMER  
TO EASTERN DISTRICT.

UNITED STATES OF AMERICA.

EIGHTH CIRCUIT.

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

I do, therefore, by these presents, designate and appoint the Honorable F. E. Kennamer, United States District Judge for the Northern District of Oklahoma to hold or assist in holding the District Court of the United States in and for the several divisions of the Eastern District of Oklahoma at the times and places appointed by law for holding said Court from December, 29, 1927, until the December, 31, 1928, in place or in aid of the Honorable R. L. Williams, United States District Judge for the said Eastern District of Oklahoma.

WITNESS my hand this 29th day of December, A.D. 1927.

Walter H. Sanborn,  
Senior Circuit Judge.

ORDER ASSIGNING HON. R. L. WILLIAMS  
TO NORTHERN DISTRICT.

UNITED STATES OF AMERICA,  
EIGHTH CIRCUIT.

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

I do, therefore, by these presents, designate and appoint Honorable R. L. Williams, United States District Judge for the Eastern District of Oklahoma to hold or assist in holding the District Court of the United States in and for the several divisions of the Northern District of Oklahoma at the times and places appointed by law for holding said Court from December, 29, 1927, until December, 31, 1928, in place or in aid of the Honorable F. E. Kennamer, United States District Judge for the said Northern District of Oklahoma.

Witness by hand this 29th day of December, A.D. 1927.

Walter H. Sanborn,  
Senior Circuit Judge.

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

NORTHERN

District of

OKLAHOMA.

SPECIAL DECEMBER 1927 TERM TULSA, OKLAHOMA.

THURSDAY, DECEMBER, 29, 1927.

ORDER ASSIGNING HON. JOHN H. COTTERAL,  
TO NORTHERN DISTRICT.

UNITED STATES OF AMERICA,  
EIGHTH CIRCUIT.

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

I do, therefore by these presents, designate and appoint the Honorable John H. Cotteral, United States District Judge for the Western District of Oklahoma to hold or assist in holding the District Court of the United States in and for the several divisions of the Northern District of Oklahoma, at the times and places appointed by law for holding said Court from December, 29, 1927, until the December, 31, 1928, in place or in aid of the Honorable F. E. Kennamer, United States District Judge for the said Northern District of Oklahoma.

WITNESS my hand this 29th day of December, A.D. 1927,

Walter H. Sanborn,

Senior Circuit Judge.

ORDER APPOINTING HONORABLE F. E. KENNAUER,  
TO WESTERN DISTRICT.

UNITED STATES OF AMERICA,

EIGHTH CIRCUIT.

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

I do, therefore, by these presents, designate and appoint the Honorable F. E. Kennamer, United States District Judge for the Northern District of Oklahoma, to hold or assist in holding the District Court of the United States in and for the several divisions of the Western District of Oklahoma at the times and places appointed by law for holding said Court from December, 29, 1927, until the December, 31, 1928, in place or in aid of the Honorable John H. Cotteral, United States District Judge for the said Western District of Oklahoma.

WITNESS my hand this 29th day of December, A.D. 1927,

Walter H. Sanborn,

Senior of Circuit Judge.

Court adjourned until December, 31, 1927.

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

SATURDAY, DECEMBER, 31, 1927.

On this 31st day of December, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March Session at Tulsa, met pursuant to adjournment, Honorable F. E. Kennamer, Judge, present and presiding:

H. W. James, Esq., Chief Deputy Clerk.
Louis N. Stivers, Esq., Asst. U. S. Attorney.
H. B. Beard, Esq., U. S. Marshal.

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

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

UNITED STATES OF AMERICA, Plaintiff,
vs,
J. B. BATY AND DAVID W. BORING. Defendants.
No. 566 Law.

JOURNAL ENTRY.

Now on this 31st day of December, 1927 this matter coming on to be heard on the petition of the above named plaintiff, the United States, and said plaintiff now appearing by and through its solicitor, Louis N. Stivers, Assistant United States Attorney, and said plaintiff offering to and waiving trial by jury, and said defendants, J. B. Baty and David W. Boring, having each been duly served with process herein, and having failed to answer or plead herein, and each having been three times duly called in open court, and having failed to appear, are adjudged in default, and the Court, after hearing the evidence offered, and being fully advised in the premises, finds:

That the Secretary of the Interior of the United States in accordance with the laws of the United States, relating to funds had and held under the supervision and control of the said Secretary of the Interior for the use and benefit of the said Pah-pu-son-tsa, a full blood Osage Indian, enrolled as such opposite Roll No. 520, and acting by and through the Superintendent or the Osage Indian Agency, and other proper officers of the Interior Department, on or about the 1st day of October, 1925, disbursed the sum of \$2,429.75 of the funds of the said Pah-pu-son-tsa held in trust by the United States, in purchasing for the use and benefit of the said Pah-pu-son-tsa the following described property, to-wit:

One Special Jewett Sedan No. 265265,
Motor No. 260319, Serial No. D61829.

That the said Jewett Sedan was purchased from the Hudson-Essix Motor Company, for the of \$2,429.75; that on or about the 1st day of October, 1925, the said Hudson-Essix Motor Company, as dealer, by W. E. Ridgeway, President, Executed and delivered to the proper officers of the Interior Department, acting under the direction of the Secretary of the Interior a Bill of Sale for said Jewett Sedan, vesting title to same in the United States of America, for Pah-pu-son-tsa; that said Bill of Sale was filed in the office of the County Clerk of Osage County, Oklahoma, on the 3rd day of October, 1925.

That said Jewett Sedan was delivered to the said Pah-pu-son-tsa, to be kept and used, subject to the control of the Secretary of the Interior; that said Jewett Sedan Thereupon became, and ever has been, and is now, restricted property; that the said purchase was made in accordance with the rules of the Department of the Interior governing the disposition of restricted funds, and that said Jewett Sedan, in accordance with such regulations, became such restricted property; that said money with which said Jewett Sedan was purchased, as aforesaid, for the use of the said Pah-pu-son-tsa, by the Secretary of the Interior and other proper officers were held in trust for the said Pah-pu-son-tsa by the Secretary of the Interior.

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. SATURDAY, DECEMBER, 31, 1927.

That, thereafter, the defendants, J. B. Baty and David W. Boring, without authority of law and without the knowledge or consent of the plaintiff, or anyone acting for said plaintiff, became wrongfully possessed of the above described Jewett Sedan, and that the said J. B. Baty, and David W. Boring are now wrongfully and unlawfully detaining from the said Pah-pu-son-tsa and this plaintiff the possession thereof; that the value of said Jewett Sedan is \$300.00; that this plaintiff and the said Pah-pu-son-tsa are the owners of said Jewett Sedan, and entitled to the immediate possession thereof; that due demand has been made of said defendants for said property, but the defendants have refused, and still refuse to deliver the possession thereof to this plaintiff for the said Pah-pu-son-tsa; that the said defendants have damaged this plaintiff and the said Pah-pu-son-tsa in the sum of \$500.00, the said sum being the value of said above described Jewett Sedan.

IT IS THEREFORE ADJUDGED AND DECREED that said plaintiff, the United States do have and recover judgment against said defendants, J. B. Baty and David W. Boring, for the possession of said automobile herein described, or if possession thereof cannot be had, for the value thereof, in the sum of \$500.00, and in any event, a judgment for all costs herein laid out and expended.

F. E. Kennamer,

Judge.

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

EXCHANGE NATIONAL BANK OF TULSA,  
TULSA, OKLAHOMA, A CORPORATION,  
Plaintiff,

vs.

THE UNITED STATES,  
defendant.

No. 518 Law.

ORDER STRIKING CAUSE FROM ASSIGNMENT.

Now on this 31st day of December, 1927, it being called to the Court's attention that a stipulation has been entered into by and between the parties litigant herein, to the effect that said cause, may be stricken from the assignment of January, 2, 1928, and the Court being of the opinion that good cause exists therefor;

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED THAT SAID cause be, and hereby is stricken from this assignment.

F. E. Kennamer,

Judge.

NORTHERN

District of

OKLAHOMA.

SPECIAL TERM, 1927 TERM TULSA, OKLAHOMA. SATURDAY, DECEMBER, 31, 1927.

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

UNITED STATES,	Plaintiff.	}	No. 486 Law.
vs.			
MIDLAND VALLEY RAILROAD COMPANY, A CORPORATION,	Defendant.		

JOURNAL ENTRY OF JUDGMENT.

Now on this 31st day of December, 1927, this matter coming on to be heard upon the petition herein filed on behalf of said plaintiff, and said plaintiff appearing by and through its solicitor, Louis N. Stivers Assistant United States Attorney, and said defendant, the Midland Valley Railroad Company, a Corporation, now appearing by and through its solicitor, Christy Russell, and both parties hereto electing to waive a jury, and the Court, after hearing the evidence offered and being fully advised in the premises, finds all issues in favor of said plaintiff and against said defendant, and further finds that said defendant, the Midland Valley Railroad Company, a Corporation, confesses judgment, through its said solicitor, in the sum of \$100.00 and for costs herein expended.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said plaintiff do have and recover judgment against said defendant, the Midland Valley Railroad Company, a Corporation, in the sum of \$100.00, and for costs herein expended.

F. E. Lemaner,  
Judge.

OK. Christy Russell,  
Atty for Defendant.

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

CENTRAL NATIONAL BANK, TULSA, OKLAHOMA, A CORPORATION,	Plaintiff.	}	No. 444 Law.
vs.			
THE UNITED STATES,	Defendant.		

ORDER STRIKING CAUSE FROM ASSIGNMENT.

Now on this 31st day of December, 1927, it being called to the Court's attention that a stipulation has been entered into by and between the parties litigant herein, to the effect that said cause may be stricken from the assignment of January, 2, 1928, and the Court being of the opinion that good cause exists therefor;

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said cause be, and hereby is stricken from this assignment.

F. E. Lemaner,  
Judge.

NORTHERN

District of

OKLAHOMA.

SPECIAL TERM, 1927 TERM TULSA, OKLAHOMA. SATURDAY, DECEMBER 31, 1927.

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

C. B. CARSON, Plaintiff, )

vs. )

MISSOURI-KANSAS TEXAS  
RAILROAD

Defendant. )

No. 335 Law.

O R D E R .

Now on this the 31st day of December, 1927, it appearing to the Court that the above entitled case has been set down for trial in this Court at Tulsa, Oklahoma, for January, 20th, 1928, and it further appearing that a stipulation has been filed herein, signed by counsel representing both parties, providing that said case be heard in this court at the first term held at Vinita, Oklahoma:

IT IS THEREFORE by the Court ordered adjudged and decreed that said case be stricken from the setting in this court on January, 20th, 1928, and the same be set for trial at Vinita, Oklahoma.

M. E. Komaner,

Judge.

UNITED STATES, Plaintiff. )

vs. )

LUNA BANK,

Defendant. )

1431 Cr.

On this 31st day of December, 1927, it is by the Court ordered that balance of fine herein be placed on execution and commitment withdrawn.

UNITED STATES, Plaintiff. )

vs. )

DOB SQUIRREL,

Defendant. )

1432 Cr.

On this 31st day of December, 1927, it is by the Court ordered that the balance of herein be placed on execution and commitment order withdrawn.

BOARD OF COUNTY COMMISSIONERS, )

Plaintiff. )

vs. )

M. K. T. RAILWAY CO.,

Defendant. )

279 Law.

On this 31st day of December, 1927, it is by the Court ordered that the above entitled cause be stricken from the assignment of January, 18th, 1928.

Court adjourned *Sine Die*.