

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

1927

NORTHERN

District of

OKLAHOMA.

REGULAR JANUARY, 1927 TERM TULSA, OKLAHOMA. THURSDAY, MARCH, 3, 1927.

On this 3rd. day of March, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January, 1927, at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding:

MISCEL: ORDER FOR PETIT JURY

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

ORDER FOR PETIT JURY.

On this 3rd. day of March, A. D. 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 fifty (50) persons, good and lawful men, from said District, duly qualified to serve as Petit Jurors at the Special March, 1927, term of this Court to be held at Tulsa, Oklahoma.

IT IS FURTHER ORDERED, by the Court that a writ of Venies Facies be issued out of this Court, in due form, as provided by law, commanding the said Marshal to summon said Petit Jurors, drawn as aforesaid, to be and appear before said Court, to be held at Tulsa, Oklahoma, in the Northern District of Oklahoma, on Monday, March, 14, 1927, at 9:0'clock A. M. then and there to serve as Petit Jurors of the United States in and for said District at the Special March, 1927 Term of said Court.

F. E. Kennamer,

U. S. District Judge.

UNITED STATES, Plaintiff. )  
vs. ) # 992. Cr.  
GEORGE PRATT, Defendant. )

On this 3rd day of March, 1927, it is ordered that the defendant George Pratt, be and he is hereby allowed to go to Fairfax under guard at defendants own expense, to see his fatherinlaw, who is ill.

UNITED STATES, Plaintiff. )  
vs. ) # 1368 Cr.  
RAY L. A. STEIGLEDER, Defendant. )

On this 3rd. day of March, 1927, the above entitled ceuse comes on for further hearing. All parties present as before and counsel as before. Jury each and every member present. Now at this time it is ordered that trial be continued to March, 4, 1927.

Court adjourned until March, 4th., 1927.



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

NORTHERN District of OKLAHOMA.  
 REGULAR JANUARY, 1927 TERM TULSA, OKLAHOMA. SATURDAY, MARCH, 5, 1927.

On this 5th day of March, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1927 SESSION, at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennemer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk of U. S. District Court.  
 John M. Goldsberry, Esq., U. S. Attorney.  
 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. ) # 799 Cr.  
 CHARLIE POINTS, Defendant. )

On this 5th day of March, 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:

One (1) Year in Federal Penitentiary, Leavenworth, Kansas, to run concurrent with sentence imposed in Case #1538.

UNITED STATES, Plaintiff. )  
 vs. ) # 1538 Cr.  
 CHARLES POINTS, Defendant. )

On this 5th day of March, 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:

Three (3) Years in Federal Penitentiary, Leavenworth, Kansas.

UNITED STATES, Plaintiff. )  
 vs. ) # 587 Cr.  
 FRANCIS B. REED, Defendant. )  
 ISAAC FRANKLIN MCGEE.

On this 5th day of March, 1927, it is ordered that sentence in above entitled cause be deferred to March, 10, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) # 1362 Cr.  
 D. C. PARKER, Defendant. )

On this 5th day of March, 1927, it is ordered that sentence in above entitled cause be deferred to March, 10th., 1927.



In the District Court of the United States in and for the 203

NORTHERN District of OKLAHOMA.  
REGULAR JANUARY, 1927, TERM TULSA, OKLAHOMA. SATURDAY, MARCH, 5, 1927.

UNITED STATES, Plaintiff. )  
vs. ) # 1484 Cr.  
HORACE SIMMONS, Defendant. )

On this 5th day of March, 1927, it is by the Court ordered that leave be granted to file motion to set aside the Order of Forfeiture of Bond and the Scire Facias heretofore issued in above entitled cause.

ORDER TO ADJOURN REGULAR MARCH TERM AT VINITA.

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

O R D E R.

Now on this 5th day of March, A.D. 1927, it appearing that the Judge of the District Court of the United States for the Northern District of Oklahoma, on the first Monday March, 1927, the same being the regular statutory day for the opening of the Regular March, of said Court at Vinita, Oklahoma,

It is ordered, that the United States Marshal in and for the Northern District of Oklahoma, be, and he is hereby directed to open the District Court of the United States at Vinita, Oklahoma, on the 7th day of March, 1927, at 9:30 A.M. by proclamation in the manner and form provided by law, and that said Marshal adjourn said Court Sine Die.

Said Marshal shall make due return hereof how he has executed this order.

F. E. Kennamer,

U. S. District Judge.

Receiver the above order on the 5th day of March, 1927, and executed same by opening the Regular March, Term at Vinita, Oklahoma, on Monday, March, 7, 1927, at 9:30 A. M., and adjourn same Sine Die.

Henry G. Beard,

United States Marshal.

Court adjourned until March, 7, 1927.

NORTHERN District of OKLAHOMA.  
 REGULAR JANUARY 1927 TERM TULSA, OKLAHOMA. MONDAY, MARCH, 7, 1927.

On this 7th day of March, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January, 1927, term, met pursuant to adjournment at Tulsa, Honorable F. E. Kennamer, Judge, present and presiding.

H. P. Werfield, 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. ) # 1368 Cr.  
 Roy )  
 /L. A. STEIGLEDER, Defendant. )

On this 7th day of March, 1927, the above entitled cause comes on for further further hearing. All parties present as before and counsel as before and each and every member of the jury present. Now at this time closing arguments of counsel are heard and thereafter the Court instructs the Jury as to the law in the case and the Jury retire in charge of sworn bailiff to deliberate upon their verdict herein, the Court having dismissed counts 4, 5, 6, 8, 10, 11, 12, 15 and 16 as to Roy L. A. Steigleder. Now on this same day the Jury return into court in charge of a sworn bailiff and through their foreman present to the court their verdict of guilty which verdict is as follows:

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

UNITED STATES OF AMERICA, )  
 VS. ) No. 1368 Criminal.  
 ROY L. A. STEIGLEDER, )

V E R D I C T.

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

Guilty as charged in the second count of the indictment,  
 Guilty as charged in the third count of the indictment,  
 Guilty as charged in the seventh count of the indictment,  
 Guilty as charged in the ninth count of the indictment,  
 Guilty as charged in the thirteenth count of the indictment,  
 guilty as charged in the fourteenth count of the indictment,  
 guilty as charged in the seventeenth count of the indictment,

L. H. Bagley, Foreman.

The jury announcing this to be their true verdict are excused from further consideration of said cause. Now at this time it is ordered that sentence in said cause be deferred to March, 8th., 1927.

Regular January Term Adjourned Sine Die.

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

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NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. MONDAY, MARCH, 7, 1927.

On this 7th day of March, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March Session, at Tulsa, Okla., 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. ) # 1332 Cr.  
EDITH FOX, Defendant. )

MANDATE

UNITED STATES OF AMERICA, S.S.

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 United States, Plaintiff, and Edith Fox, Defendant, No. 1332, Criminal, wherein the judgment and sentence of the said District Court in said Cause, entered on the 20th day of November, A. D. 1927, was against the said defendant, as by the inspection of the Certificate of the Clerk of the said District Court, under the provisions of Rule 16 of the Circuit Court of Appeals, 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 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 notice and motion of defendant in error, the United States of America, for an order to docket and dismiss, the writ of error herein, and upon certificate of the Clerk of the District Court of the United States for the Northern District of Oklahoma, under Rule 16 of this Court.

On Consideration whereof, it appearing that the plaintiff in error, Edith Fox, has wholly failed to docket the cause or to file the record thereof, in this Court, or to otherwise prosecute the writ of error in her behalf, It is now here ordered and adjudged by this Court, in pursuance of said motion, that the said writ of error in this cause be, and the same is hereby, docketed and dismissed as to said Edith Fox, without costs to either party in this Court.

It is further ordered by this Court that the defendant in the Court below, Edith Fox, do surrender herself to the custody of the United States Marshal for the Northern District of Oklahoma, in execution of the judgment and sentence imposed upon her, within thirty days from and after the date of the filing of the mandate of this Court in the said District Court.

And it is further ordered that the mandate issue to the said District Court at the expiration of twenty days from and after this date,

February, 12, 1927.

NORTHERN

District of

OKLAHOMA.

~~SPECIAL~~ MARCH, 1927 TERM TULSA, OKLAHOMA. MONDAY, MARCH, 7, 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. Taft, Chief Justice of the United States, the fifth day of March, in the year of our Lord one thousand nine hundred and twenty-seven.

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

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

NOE-EQUIL TEXTILE MILLS, INC.	Plaintiff.	)	
		)	
vs.		)	No. 296 At Law.
		)	
TOWN OF OKEMAH, et al.,	Defendants.	)	

ORDER OF DISMISSA: AT PLAINTIFFS COSTS.

On this 7th day of March, A. D. 1927, comes on plaintiffs dismissal file herein, and the Court being duly advised in the premises, Orders that said cause be and the same is hereby dismissed at the costs of Plaintiff herein.

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

ORDER TO PAY WITNESS FEES -W. O. KING.

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

O R D E R.

Now on this 7th day of March, A. D. 1927, it appearing to the Court that one W. O. King was a material and necessary witness for the Government in the trial of the case of United States vs. R. L. A. Steig-leader, et al., No. 1368, and that at the time process was issued for his appearance the same was issued for him at Jenks, Oklahoma, however he was at said time employed in the city of Muskogee, Oklahoma, in the Eastern District of Oklahoma, and that at the time said subpoena was served, the same was left with a member of his family at Jenks, Oklahoma, and he responded to the same upon being advised that the same was left there for him, and that in responding to said subpoena, he was necessarily required to come from Muskogee, Oklahoma, to Tulsa, Oklahoma, and incur expenses as a witness from said place.

It is therefore ordered that said witness be paid his mileage, per diem and witness fees as a witness from Muskogee, Oklahoma, as follows:

8 Days at \$2.00 per day,	\$16.00
8 days at \$3.00 per day	24.00
108 Miles at 5 cents per mile	5.40.
	<hr/>
Total	\$ 45.40

F. E. Kennamer, Judge.

O.K. Jno. M. Goldsberry,  
United States Attorney.



NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

MONDAY, MARCH, 7, 1927.

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

HARRIETT HOSEY ET AL.,	Plaintiffs,	)	
		)	
vs.		)	No. 384 Law.
JAMES A. CHAPMAN, ET AL.,	Defendants.	)	

ORDER ALLOWING BUNNIE JESSE ET AL.  
TO INTERVENE.

On this the 7th day of March, 1927, came on to be heard the petition of Bunnie Jesse, Albert Cully, Eliza Jesse, Willie Jesse, and Billy Cully, by his Guardian, Net Williams, for leave to intervene herein and file their answer and cross petition. The court being duly advised, said petition for leave to intervene is granted.

It is further ordered that the answer and cross-petition of said cross petitioners be filed, and that the plaintiffs, defendants and all other interveners be required to plead to the said answer and cross-petition with 15 days.

F. E. Kennemer, Judge.

BROWN-CRUMER INV. CO.,	Plaintiff.	)	
		)	
vs.		)	# 177 L.
TIBBETS & PLEASANT.	Defendants.	)	

On this 7th day of March, 1927, the above entitled cause is ordered continued to March, 29, 1927.

J. F. McMORMAN,	Plaintiff.	)	
		)	
vs.		)	# 153 L.
THOMPSON & BLACK,	Defendant.	)	

On this 7th day of March, 1927, the above entitled cause is ordered continued to March, 28th., 1927.

ROSA B. VAUGHN.	Plaintiff.	)	
		)	
vs.		)	# 276 L.
M. K. T. Ry CO.	Defendant.	)	

On this 7th day of March, it is ordered that above entitled entitled cause be stricken from this assignment.

L. C. DAVIS,	Plaintiff.	)	
		)	
vs.		)	# 354 L.
M. K. & T. Ry. Co.	Defendant.	)	

On this 7th day of March, 1927, it is ordered that above entitled cause be stricken from this assignment.

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

NORTHERN District of  
SPECIAL MARCH, 1927, TERM TULSA, OKLA.

OKLAHOMA.  
MONDAY, MARCH, 7, 1927.

UNITED STATES, Plaintiff. )  
vs. ) #42 L.  
WAYNE L. DICKEY, Defendant. )

On this 7th day of March, 1927, it is ordered that the above entitled cause be stricken from this assignment.

UNITED STATES, Plaintiff. )  
vs. ) # 48 L.  
SOUTHERN SURETY CO., Defendant. )

On this 7th day of March, 1927, it is ordered that the above entitled cause be stricken from this assignment.

UNITED STATES, Plaintiff. )  
vs. ) # 49 Law.  
SOUTHERN SURETY CO. Defendant. )

On this 7th day of March, 1927, it is ordered that the above entitled cause be stricken from this assignment.

UNITED STATES, Plaintiff. )  
vs. ) # 50 Law.  
TULOMA OIL CO. ET AL., )  
Defendants. )

On this 7th day of March, 1927, it is ordered that the above entitled cause be stricken from this assignment.

ST. LOUIS SAN-FRANCISCO RY. CO. )  
Plaintiff. )  
vs. ) # 282 L.  
E. D. MORRIS, CO TREAS OTTAWA CO. )  
Defendant. )

On this 7th day of March, 1927, it is ordered that the above entitled cause be stricken from this assignment.

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

J. G. BENNETT, Plaintiff. )  
vs. ) No. 122 Law.  
THE PRAIRIE OIL & GAS )  
COMPANY, Defendant. )

O R D E R.

This cause coming on to be heard on this the 7th day of March, upon the motion of the defendant for an order transferring the above en-

NORTHERN

District of

OKLAHOMA.

~~SPECIAL MARCH, 1927~~ TERM TULSA, OKLAHOMA.

MONDAY, MARCH, 7, 1927.

titled cause to the equity docket, and the Court being fully advised in the premises;

IT IS HEREBY ORDERED that said Motion be, and the same is hereby denied.

F. E. Kennamer,  
Judge.

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

NATHAN FOSTER ZIMMERMAN,	)	
BY O.P.M. ZIMMERMAN,	)	
his Father and Next Friend.	)	
Plaintiff.	)	No. 173 Law.
vs.	)	
UNITED STATES OF AMERICA,	)	
Defendant.	)	

ORDER SUSTAINING MOTION TO WITHDRAW ANSWER  
AND TO DISMISS PLAINTIFF'S PETITION.

Now on this 7th day of March, 1927, this matter coming on to be heard upon the motion of the above named plaintiff, and the Court after hearing the evidence offered, and being fully advised in the premises, finds all the allegations contained in said motion are true and correct, and are hereby adopted as though set out in full, and after argument of counsel the Court is of the opinion that said motion should be sustained.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said motion be and hereby is sustained, and the answer of the defendant is ordered withdrawn and the amended petition herein is dismissed.

F. E. Kennamer,  
Judge.

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

W. L. BERRY,	Plaintiff,	)	
vs.	)		
FORD MOTOR COMPANY,	)		No. 432 L.
A DEFENDANT,	)		
Defendant.	)		

O R D E R.

Now on this 7th day of March, 1927, there coming on for hearing in regular order the motion of the defendant to require the plaintiff to make his petition more definite and certain and the motion of the defendant to strike certain portions of the plaintiff's petition, and the Court being fully advised in the premises, the said motions and each of them are hereby overruled and said defendant is allowed 15 days from and after this date in which to plead further.

F. E. Kennamer, Judge.

Copy mailed to  
Everest, Vaught & Brewer  
Merch, 9, 1927.

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

NORTHERN

District of

OKLAHOMA.

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SPECIAL MARCH, TERM 1927. TULSA, OKLAHOMA. MONDAY, MARCH, 7, 1927.

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

CORA WASS,	Plaintiff.	)	
vs.		)	
LAUREL OIL & GAS COMPANY,		)	No. 121 Law.
Defendant.		)	

O R D E R.

THIS CAUSE coming on to be heard upon the application of the defendant for permission to file answer out of time, and the Court being fully advised,

IT IS ORDERED that the defendant file answer instanter without prejudice to time of trial.

F. E. Kennamer,  
Judge.

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

W. C. FOSTERM	Plaintiff.	)	
vs.		)	No. 110 Law.
BOARD OF COUNTY COMMISSIONERS, OF CREEK COUNTY, OKLAHOMA,		)	
Defendants.		)	

JOURNAL ENTRY OF JUDGMENT.

Be it remembered that on this the 7th day of March, 1927, the above matter came on to be heard upon the motion of plaintiff to confirm the report of the referee and upon the exceptions of the defendant to the report of the referee.

The matter having been fully briefed and submitted to the court, and the court being fully advised both as to facts and the law, finds that the report, findings of fact and the conclusions of law of the referee should be and the same are hereby sustained, and further finds that the exceptions filed by the defendant should be and the same are hereby overruled. The court further finds that the tax sales upon which the tax deeds and tax certificates issued to and held by the plaintiff were based, are illegal for the reasons set out in plaintiff's petition, and for the specific reasons found by the said referee.

IT IS THEREFORE hereby ordered, adjudged and decreed that plaintiff do have and recover judgment against the defendant in the total of the sums paid for the said certificates and tax deeds together with interest from the respective dates of payment at the rate of 6% per annum making a total sum of \$6097.68, and that said judgment bear interest from date at the rate of 6% per annum. The court further finds and adjudges the costs of this case against the defendant, including the referee's fee to be paid by the defendant in the sum of \$400.00 for the use and benefit of the said referee, Hon. F. A. Bodovitz, one half to be paid by each party making the total amount of costs the sum of \$\_\_\_\_\_ . To each and all of said motions of the court the defendant excepted and its exceptions were allowed.

F. E. Kennamer, Judge.

O.K. Twyford & Smith, Attorneys for Plaintiff.  
O.K. as to form Grady Lewis, Asst. Co. Atty. Attorneys for Defendant.

NORTHERN

District of

OKLAHOMA.

SECOND MARCH, 1927 TERM

TULSA, OKLAHOMA.

MONDAY, MARCH 7, 1927.

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

INDEPENDENT OIL & GAS COMPANY,

Plaintiff.

vs.

R. B. THOMPSON,

Defendant

No. 270 Law.

ORDER OF DISMISSAL.

Now on this 7th day of March, 1927, the above entitled cause came on for hearing, and thereupon the plaintiff in open court moved to dismiss the said cause without prejudice, and the court being advised in the premises.

IT IS ORDERED AND ADJUDGED that the said cause be and it is hereby dismissed without prejudice.

F. E. Keenemer,

Judge.

Court adjourned until March 8, 1927.

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

NORTHERN

District of

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SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. TUESDAY, MARCH, 8, 1927.

On this 8th day of March, 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. Werfield, 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:

ADMISSION TO BAR

On this 8th day of March, 1927, it being made satisfactorily to appear that the following named attorneys are qualified for admission to the bar of this Court, the oath prescribed by the Court is administered and said Glenn O. Young and Chas. Hill Johns are declared admitted to the bar of this Court.

Glenn O. Young. Chas. Hill Johns.

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

UNITED STATES FIDELITY & GUARANTY COMPANY, A CORPORATION, Plaintiff.
vs.
W.D. WARD, R. W. VAUGHN AND E. E. KNACK, Defendants.
No. 414 At Law.

ORDER.

Now on this 8th day of March, 1927, the court having read the motion of defendants filed herein on the 8th day of March, 1927, praying the production of certain cancelled checks or copies thereof to be used as evidence in the trial of this case,

IT IS THEREFORE ORDERED, that D. Buddrus, Cashier, produce and furnish as soon as practical for use as evidence in the trial of this cause, upon the payment of the necessary fees and charges therefor by defendants, two certain cancelled checks or certified or photostatic copies thereof, as follows:

- (a) Check No. 5533, dated April 25, 1926, for \$9500.00, drawn on the First National Bank of Kiowa, Oklahoma, by D. Buddrus, Cashier.
(b) Check No. 5534, dated April 25, 1923, for \$121.39, drawn on the First National Bank of Kiowa, Oklahoma, by Buddrus, Cashier.

IT IS FURTHER ORDERED AND ADJUDGED, that this order shall be full warrant and authority of said D. Buddrus, Cashier, to so produce and furnish said cancelled checks or certificates or photostatic copies thereof.

F. E. Kennamer,

United States District Judge.
Northern District of Oklahoma.



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

NORTHERN  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

District of

OKLAHOMA.  
TUESDAY, MARCH, 8, 1927.

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

C. F. O'DELL, ADMINISTRATOR OF THE ESTATE OF JOE H. HOWARD, DECEASED.	)	
	)	
Plaintiff.	)	
vs.	)	No. 363 Law.
	)	
MAGNOLIA PETROLEUM COMPANY, A CORP ORATION,	)	
	)	
Defendant.	)	

O R D E R.

NOW, on this 8th day of March, 1927, this cause coming on to be heard before me, the undersigned, District Judge, and the plaintiff appearing by his attorneys and the defendant by its attorneys, and the court having heard the argument, finds that the demurrers of the defendant to the petition of the plaintiff herein should be overruled.

IT IS, THEREFORE, ordered that the said demurrer be overruled and that the defendant be allowed ten days from this date in which to answer.

F. E. Kennamer,  
District Judge.

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

WALTER M. CARPENTER,	)	
	)	
Plaintiff,	)	
vs.	)	No. 370 Law.
	)	
JOSEY OIL COMPANY, A CORPORATION,	)	
	)	
Defendant.	)	

JOURNAL ENTRY

Now, to-wit, on this 8th day of March, 1927, the same being one of the regular judicial days of the above entitled court, this cause comes regularly on for hearing upon the Motion of the defendant to require plaintiff to make definite and certain his Second Amended Petition herein by stating of what or in what the latent defects in the casing furnished by the defendant considered; and the parties being present in Court by their respective counsel, and the Court being fully advised in the premises doth overrule said Motion, to which order of the Court defendant excepts and which exception is allowed, and the defendant seeks leave to file Demurrer in the cause, which leave is granted, said Demurrer to be filed instanter, and the hearing on said Demurrer is set at the heel of the present Motion Docket.

F. E. Kennamer,  
Judge.

NORTHERN District of OKLAHOMA.  
~~SPECIAL MARCH~~, 1927 TERM TULSA, OKLAHOMA. TUESDAY, MARCH, 8, 1927.

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

HARRIETT HOSEY, ET AL.,  
 Plaintiffs, )  
 vs. )  
 JAMES A. CHAPMAN, ET AL.,  
 Defendants. )  
 No. 384 Law.

O R D E R.

Now, on this 8th day of March, 1927, the above entitled cause coming on for hearing upon the motion of the defendants, Mid-Continent Petroleum Corporation, et al., to make the answer and cross petition of Lina Edwards, et al, more definite and certain, it is ordered that said motion be, and the same is hereby sustained, and the said Lina Edwards, et al, are hereby given ten (10) days within which to amend their said answer and cross petition in accordance with said motion.

F. E. Kennamer, Judge.

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

J. W. BOOKER AND LINNIE BOOKER,  
 Plaintiffs, )  
 vs. )  
 MID-CONTINENT PETROLEUM CORPORATION  
 Defendants. )  
 No. 391

ORDER OVERRULING MOTION TO REMAND

Now, on this 8th day of March, 1927, it is hereby ordered that the motion of the above named plaintiffs to remand this cause to the District Court of Tulsa County, Oklahoma, which said motion has heretofore been presented and argued and taken under advisement, be and the same is hereby overruled, to which said plaintiffs except and their exceptions are allowed.

F. E. Kennamer, Judge.

BLUE VANN, Plaintiff. )  
 vs. )  
 LUDONICI-CELADEN CO. Defendants. )  
 # 416 L.

On this 8th day of March, 1927, it is by the Court ordered that above entitled cause be stricken.

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

UNITED STATES, Plaintiff. )  
 vs. )  
 Paul RED EAGLE, GDN. ROSE RED EAGLE,  
 OSAGE ALLOTTEE NO. 532 and THE UNITED  
 STATES FIDELITY GUARANTY COMPANY,  
 Defendants. )  
 No. 419 Law.

JOURNAL ENTRY OF JUDGMENT OVERRULING DEMURRER.

On this 7 day of March, 1927, this matter comes on to be heard



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

C. HARRY SACHER AND JENT JENKINS,	Plaintiffs,	)	
		)	
vs.		)	No. 439 Law.
		)	
ROY T. WILDMAN, WAITE PHILLIPS COMPANY, ET AL.,	Defendants.	)	

O R D E R.

Now on this 8th day of March, 1927, came on for hearing the motion of the defendant, Waite Phillips, Company, to require the plaintiffs to make their petition more definite and certain, and the court being well and sufficiently advised, finds that said motion should be sustained.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the motion of Waite Phillips Company to require plaintiffs to make their petition more definite and certain be, and the same is hereby sustained, and the plaintiffs are ordered and required to amend their said petition within ten (10) days from this date, in the following particulars, to-wit:

(1) That they state in detail whether Heger Jackson, mentioned in their said petition, left surviving her any issue, any husband, father, mother, brothers or sisters, and if so, to state the names of such issue, husband, father, mother brothers and sisters,

(2) That they state whether Reford Jackson, or Reford McIntosh, is an enrolled member of the Five Civilized Tribes and if so, to state the roll number of said Reford Jackson.

(3) That they state the relationship of Reford Jackson, or Reford McIntosh, to Heger Jackson, the allottee of the lands in their said petition.

And that the defendant, Waite Phillips Company, is allowed twenty (20) days after the expiration of said ten days period to plead further to plaintiff's amended petition, to which ruling of the court the plaintiffs duly except.

F. E. Kennemer,

Judge of the United States District  
Court.

CLIFTON F. RICHARDS,	Plaintiff.	)	
		)	
vs.		)	429 Law
		)	
UNITED STATES OF AMERICA,	Defendant.	)	

On this 8th day of March, 1927, it is ordered that the above entitled cause be stricken from this assignment.

MRS BLANCHE WEITZEL, ADMR.,	Plaintiff.	)	
		)	
vs.		)	435 L.
		)	
SKELLY OIL CO.,	Defendant.	)	

On this 8th day of March, 1927, the above entitled cause is ordered stricken because of alias summons having been issued.

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

NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA TUESDAY, MARCH, 8, 1927.

H. P. WHITE, Plaintiff. )  
vs. ) # 436 Law.  
OKLAHOMA PUBLISHING )  
COMPANY, Defendant. )

On this 8th day of March, 1927, it is ordered that the above entitled cause be taken under advisement and that defendant herein be allowed five (5) days in which to submit briefs.

JOSEPH D. MITCHELL, Plaintiff. )  
vs. ) # 437 Law.  
OKLAHOMA PUBLISHING )  
COMPANY, Defendant. )

On this 8th day of March, 1927, the above entitled cause is taken under advisement and defendant allowed five (5) days in which to submit briefs.

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

C. HARRY SACHER AND )  
JENT JENKINS, Plaintiffs, )  
vs. ) No. 439 Law.  
ROY T. WILDMAN, WAITE )  
PHILLIPS COMPANY, ET A.L. )  
Defendants. )

O R D E R.

Now on this 8th day of March, 1927, came on for hearing the motion of Waite Phillips Company, defendant, to strike a part of plaintiffs' petition, and the court being well and sufficiently advised on the premises, finds that said motion should be sustained.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the motion of Waite Phillips Company, to strike out the following allegations in Paragraph 2 of plaintiffs' petition to-wit:

"Leaving to survive her as her sole and only heir-at-law, one Reford Jackson, sometimes known under the name of Reford McIntosh, and plaintiffs allege that the names Reford Jackson and Reford McIntosh, refer to and designate one and the same person."

be, and the same is hereby sustained, To which ruling of the court the plaintiffs except.

F. E. Kennamer,

Judge of the United States District Court.

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NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

TUESDAY, MARCH, 8, 1927.

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

C. HARRY SACHER AND JENT JENKINS, Plaintiffs.

vs.

No. 439 Law.

ROY T. WILDMAN, WAITE PHILLIPS COMPANY, ETAL. Defendants.

ORDER.

Now on this 8th day of March, 1927, came on for hearing the motion of the defendant, Waite Phillips Company, to require the plaintiff to make their petition more definite and certain, and the court being well and sufficiently advised, finds that said motion should be sustained.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the motion of Waite Phillips Company to require plaintiffs to make their petition more definite and certain be, and the same is hereby sustained, and the plaintiffs are ordered shd required to amend their said petition within ten (10) days from this date, in the following particulars, to-wit:

(1) That they state in detail whether Heger Jackson, mentioned in their said petition, left surviving her any issue, and husband, father, mother, brothers or sisters, and if so, to state the name of such issue, husband, father, mother, brothers and sisters.

(2) That they state whether Rarford Jackson, or Rarford McIntosh, is an enrolled member of the Five Civilized Tribes, and if so, to state the roll number of said Rarford Jackson.

(3) That they state the relationship of Rarford Jackson, or Rarford McIntosh, to Heger Jackson, the allottee of the lands described in their said petition.

And that the defendant, Waite Phillips Company, is allowed twenty (20) days after the expiration of said ten day period to plead further to plaintiff's amended petition, to which ruling of the court the plaintiffs duly except.

F. E. Kennamer,

Judge of the United States District Court.

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

C. HARRY SACHER AND JENT JENKINS, Plaintiffs,

vs.

No. 439 In Law.

ROY T. WILDMAN, ET AL., Defendants.

ORDER.

On this March, 8, 1927, came on to be heard the separate motion of the defendants, Gypsy Oil Company and Skelly Oil Company, to make more specific, definite and certain, and the separate motion of said defendants to strike, and came on also the motion of the defendant Sinclair Pipeline Company to make more definite and certain; and the Court having heard the argument of counsel and being fully advised in the premises, it is

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ORDERED that said motions, and each of them, be sustained, to which plaintiffs except; and said plaintiffs are hereby allowed ten days from this date within which to file an amended petition, and the said defendants, Gypsy Oil Company, Skelly Oil Company, and Sinclair Pipeline Company, be and they are hereby allowed ten days thereafter in which to plead or demur, or twenty days thereafter in which to answer.

Done in open court on this day and year first aforesaid.

F. E. Kennamer,

Judge.

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

UNITED STATES, Plaintiff.
vs.
ELIZABETH GREER, ESTHER GREER, GLADYS DANIELS, M. LEVINSON, JOE KRAUS, W. E. BEST, AND AETNA CASUALTY & SURETY COMPANY, A CORPORATION, Defendants.

No. 440 Law.

ORDER SUSTAINING DEMURRERS

The demurrers of the defendant came on for hearing this 8th day of March, 1927, plaintiff appeared by Louis N. Stivers, Assistant United States Attorney, and the defendants by their attorneys, Green & Farmer, and thereupon, the said demurrers were duly presented, and the Court being fully advised in the premises, finds that said demurrers are well taken and should be sustained.

IT IS THEREFORE, ORDERED, CONSIDERED AND ADJUDGED, that the demurrers in this action be, and they are hereby sustained, to which the plaintiff excepted and which exceptions are hereby allowed.

IT IS FURTHER ORDERED, that the plaintiff have twenty (20) days from this date in which to file an amended petition. The defendant to have twenty (20) days thereafter to plead or answer.

Done in open Court.

F. E. Kennamer, Judge.

O.K. Louis N. Stivers, Attorney for Plaintiff.

O.K. Green & Farmer, Attorneys for Defendants.

UNITED STATES, Plaintiff.
vs.
ROY L. A. STEIGLEDER, Defendant.

# 1368 Cr.

On this 8th day of March, 1927, it is ordered that sentence in above entitled cause be deferred until Saturday, March, 12, 1927, upon Defendants request.

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NORTHERN District of OKLAHOMA.  
SPECIAL, MARCH, 1927 TERM TULSA, OKLAHOMA. TUESDAY, MARCH, 8, 1927.

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

WALTER G. BOLING, Plaintiff, )  
vs. )  
COSDEN & COMPANY, ET AL., ) No. 155 Law.  
Defendants. )

O R D E R.

Now on this 8th day of March, 1927, there is called to the attention of the Court the stipulation of the parties entered into on the 7th day of March, 1927, and filed March, 8th, 1927, and upon consideration thereof,

It is therefore ordered that this cause be stricken from its present assignment for trial on the 16th day of March, 1927.

F. E. Kennamer, Judge.

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

JOHN R. SCHMIDT, Plaintiff, )  
vs, ) No. 220 Law.  
M. J. DELANEY, Defendant. )

O R D E R.

Now on this 8th day of March, 1927, there is called to the attention of the Court the stipulation of the parties entered into on the 7th day of March, 1927, and filed March, 8th, 1927, and upon consideration thereof,

It is therefore ordered that this cause be stricken from its present assignment for trial on the 21st day of March, 1927,

F. E. Kennamer, Judge.

BROWN-CRUMMER INVESTMENT CO. )  
Plaintiff. )  
vs. ) 179 Law.  
CITY OF TULSA, )  
Defendant. )

On this 8th day of March, 1927, it is ordered that cause be stricken and confined to March, 29th, 1927.

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

NORTHERN District of OKLAHOMA.  
SPECIAL MARCH 1927 TERM TULSA, OKLAHOMA. TUESDAY, MARCH, 8, 1927.

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

JOHN H. DYKES, RECEIVER, FIRST NATIONAL BANK, BARNSDALL, OKLAHOMA.	)	
Plaintiff.	)	No. 402 Law.
vs.	)	
H. R. LITTLE,	)	
Defendant.	)	

ORDER OVERRULING OBJECTION TO JURISDICTION.

This cause came on for hearing upon the objection to jurisdiction of H. R. Little. The Court being advised in the premises finds that said objection is not well taken and same is therefore overruled.

IT IS SO ORDERED, and defendant H. R. Little is given five days from this date in which to demur or fifteen days in which to answer. Dated this 8th day of March, 1927, to which defendants object.

F. E. Kennamer, Judge.

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

JOHN H. DYKES, RECEIVER FIRST NATIONAL BANK, BARNSDALL, OKLA.,	)	
Plaintiff.	)	No. 403 Law.
vs.	)	
G. R. LITTLE,	)	
Defendant.	)	

ORDER REVIVING CAUSE.

This cause came on for hearing upon the motion of the plaintiff John H. Dykes, for revivor of said cause in the name of Mary E. Little, executrix of the estate of G. R. Little, deceased.

It appearing that the death of G. R. Little, on October, 9th., 1926, having been suggested.

It further appears to the court that on January, 4, 1927, the court, entered its order requiring that notice of application to revive be served upon Mary E. Little, the duly appointed, qualified and acting executrix of the estate of G. R. Little, deceased, that said notice be served in the same manner as a summons, by the United States Marshall of the Northern District of Oklahoma; that said marshall be given ten days from the date of the issuance thereof in which to serve said notice, that said notice provide that said Mary E. Little, be given twenty days from the return day in which to show cause why said suit should not be revived, or plead or answer said cause of action; that upon her failure to object to said revivor within the time allowed, that plaintiff be permitted to apply for an order reviving said cause as soon thereafter as may suit the convenience of the court, and apply for a judgment by default. It further appears that the United States Marshall for the Northern District of Oklahoma, duly served said notice in the manner as required by the laws of the State of Oklahoma.

It further appears that the said Mary E. Little, filed objection to said revivor upon the ground that;

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~~SPECIAL~~ MARCH, 1927 TERM TULSA, OKLAHOMA.

TUESDAY, MARCH, 6, 1927.

"the notice to show cause and notice thereof, and notice to show cause was not entered, made, given, served and returned as required by law."

The court further finds that said notice was served as required by law, and said objection is therefore overruled.

IT IS THEREFORE ORDERED, that said motion to revive be sustained, and that plaintiff be permitted to proceed against Mary E. Little, executrix of the estate of G. R. Little, deceased. To which order Mary E. Little executrix, excepts.

IT IS FURTHER ORDERED that Mary E. Little, plead, demur or answer within ten days from this date or judgment will be entered against her by default. Dated this 8th day of March, 1927.

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. 667
RUBY BROWN,	)	
Defendant.	)	

ORDER PLACING DEFENDANT ON PROBATION.

And now on this 8th day of March, 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, recommendation and presentation 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 on probation to Herve Fress, Sheriff of Osage County, Pawhuska, Oklahoma, for her guidance and direction,

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED, by the Court, that the defendant, Ruby Brown, be placed on probation from the judgment and sentence imposed by the Court, to-wit: Twelve Months in the Osage County Jail and a fine of \$100.00 on execution on the first count of the indictment and \$50.00 fine on second count of the indictment, said probation being on the condition that the said defendant, Ruby Brown, does not violate any of the laws of the United States of America, State of Oklahoma, or any City Ordinance within the State of Oklahoma, and that she refrain from the violation of the law, and upon violating any of the terms of this ORDER it is, by the Court, ordered that she be apprehended and caused to serve the sentence imposed by the Court 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. 1327.
JOHN JONES,	)	
Defendant.	)	

ORDER PLACING DEFENDANT ON PROBATION.

And now on this 8th day of March, A.D. 1927, this matter coming on for hearing before the Honorable F. E. Kennamer, United States District

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

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OKLAHOMA.

SPECIAL MARCH, 2, 1927. term TULSA, OKLAHOMA. TUESDAY, MARCH, 8, 1927.

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, recommendation and presentation 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 on probation to Harve Freese, Sheriff of Osage County, Pawhuska, Oklahoma for his guidance and direction.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED, by the Court, that the defendant, John Jones, be placed on probation from the judgment and sentence imposed by the Court, to-wit: Twelve months in the Osage County Jail and a fine of \$100.00 on execution, said probation being on the condition that the said defendant, John Jones, does not violate any of the laws of the United States of America, State of Oklahoma, or any city ordinance within the State of Oklahoma, and that he refrain from the violation of the law, and upon violating any of the terms of this Order, it is, by the Court, ordered, that he be apprehended and cease to serve the sentence imposed by the Court herein.

F. E. Kennamer, Judge.

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

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

UNITED STATES OF AMERICA, Plaintiff. )  
vs. ) No. 1109  
WILLIAM REWARD, Defendant. )

O R D E R.

Now on this 8th day of March, this matter coming on for hearing upon the application of the defendant for an order staying the further execution of the ORDER, JUDGMENT AND SENTENCE of this Court and entered on the 12th day of November, 1926, at Pawhuska, Oklahoma, where said defendant was, by the Court, sentenced to serve six months imprisonment in the Osage County Jail, and to pay a fine of \$100.00, and it being shown to the Court that said defendant, who is now confined in the Osage County Jail, is suffering from facial paralysis, the Court finds that such an order should be entered staying the further sentence and judgment of the Court.

IT IS, THEREFORE, By the Court, CONSIDERED, ORDERED AND ADJUDGED, that the defendant forthwith pay to the Clerk of this Court the sum of \$100.00, the fine heretofore imposed in such case, and that upon payment of such fine the ORDER, JUDGMENT AND SENTENCE of the Court, made and entered on the 12th day of November, 1926, be and the same is hereby stayed.

F. E. Kennamer,  
Judge.



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

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SPECIAL MAY, 1927 TERM

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
TUESDAY, MARCH, 6, 1927.

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UNITED STATES OF AMERICA,	)	
Plaintiff.	)	
vs.	)	No. 1419 Cr.
JOHN P. WHITTAIL,	)	
Defendants.	)	

On this 8th day of March, 1927, the defendant in above entitled cause is arraigned and enters plea of not guilty.

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

UNITED STATES OF AMERICA,	)	
Plaintiff.	)	
vs.	)	No. 1419 Cr.
THOMAS WILSON AND JOHN WHITTAIL,	)	
Defendants.	)	

JOURNAL ENTRY.

Now on this 8th day of March, 1927, this matter comes on before the Court, on the demurrer of the defendants to the indictment heretofore returned herein, and the Court, after hearing the argument of counsel, and being fully advised in the premises, overrules the said demurrer of the defendants, to which action of the Court the defendant then and there except, and their exceptions are by the Court allowed.

Done in open court this 8th day of March, 1927.

F. E. Kennamer,  
Judge.

Court adjourned until March, 9, 1927.

NORTHERN  
SPECIAL MAY, 1927 TERM  
TULSA, OKLAHOMA.

District of  
TULSA, OKLAHOMA.

OKLAHOMA.  
WEDNESDAY, MARCH, 9, 1927.

On this 9th day of March, 1927, the District Court for the United States for the Northern District of Oklahoma, sitting in Special May session, met at Tulsa, Okla. pursuant to adjournment. Hon. P. E. Kennamer, Judge, present and presiding:

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

Thereupon, the following proceedings were had and entered, public proclamation having been duly made.

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

UNITED STATES,	Plaintiff.	)	
		)	
vs.		)	No. 1668 Criminal.
		)	
JOSEPH FARRISM	Defendant.	)	

O R D E R.

Now on this the 9th day of March, 1927, the defendant appears by his attorney Carter Smith, and asks permission of the Court that he may file appearance bond with Joe Zummer and P. W. Cunningham as sureties thereon, in lieu of bond filed herein on February, 24th., 1927, with Oleatha M. Heckney as sursty; and,

The Court being fully advised in the premises does grant said application, and it is ordered that said bond with Joe Zummer and P. W. Cunningham be filed forthwith, and upon the filing of same the said Oleatha M. Heckney is hereby relieved and discharged as surety on bond filed February, 24th., 1927.

P. E. Kennamer,  
Judge.

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

UNITED STATES OF AMERICA,		)	
	Plaintiff.	)	
vs.		)	Miscellaneous.
		)	
CHARLEY CARR,	Defendant.	)	

ORDER RELEASING DEFENDANT ON  
OWN RECOGNIZANCE.

Now on this March, 9th, 1927, the motion on behalf of the defendant, through his attorney, Wm. J. Melton, to release the Five Hundred (\$500.00) Dollars cash bond deposited with the Clerk of the United States Court and to permit the defendant to go on his own recognizance, coming on for hearing, and it appearing to the Court that said defendant has been "No. Billed" by a Grand Jury, duly empaneled and sworn under the laws of the United States of America, and that thereafter said defendant was ordered held by the Court for the further investigation of the next Grand Jury under bond, and the court being fully advised in the premises, and it appearing that the allegations made in open Court by counsel and defendant are true;

IT IS THEREFORE ORDERED, upon motion of counsel for defendant and recommendation of the United States District Attorney of this Dis-

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

NORTHERN District of OKLAHOMA.  
SPECIAL MAY, 1927 TERM TULSA, OKLAHOMA. WEDNESDAY, MARCH, 9, 1927.

trict, that the defendant herein be released upon his own recognizance, and that he be allowed to sign his own appearance bond, and that the Five Hundred (\$500.) Dollars cash bail hereinbefore deposited with the Clerk of this said Court be refunded to him, less the poundage fee of one per cent or \$5.00, as provided by law, and the Clerk of said Court is hereby authorized to make said refund to said defendant, upon the signing by him of an appearance bond as herein provided; it is further ordered that the said defendant be held under said bond until the further investigation of the Grand Jury or until such time as the Court shall order his release.

F. E. Kennamer,  
Judge.

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

JOHN H. DYKES, RECEIVER OF )  
NOWATA NATIONAL BANK OF )  
NOWATA, OKLAHOMA, )  
Plaintiff, )  
vs. ) No. 397 Law.  
B. H. ROBERTSON, ET AL., )  
Defendants. )

O R D E R.

Now on this 9th day of March, 1927, the above entitled cause came on for hearing upon the two demurrers of the defendants herein, and the court upon consideration of the same doth sustain the demurrer of the defendants based upon a misjoinder of causes of action herein, to which the plaintiff excepts; and thereupon the Court orders and directs that the first cause of action herein be docketed as a separate cause of action against B. H. Robertson, the defendant therein named alone, and he is allowed ten days from and after this date in which to file answer to the same.

And thereupon the plaintiff dismisses without prejudice the third cause of action in the said amended petition contained.

And thereupon there came on for hearing the demurrer of the defendants as to the second and fourth causes of action herein, and upon consideration the court finds that the said demurrer should be, and it is hereby, sustained, and the plaintiff allowed five days from and after this day within which to amend the said amended petition as to the second and fourth causes of action therein set out so as to eliminate the claim of liability against the defendants named therein other than B. H. Robertson, as Liquidating Agent of Nowata National Bank, and the defendants are allowed ten days thereafter to answer the said second and fourth causes of action.

F. E. Kennamer, Judge.

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

O.K. N. A. Gibson,  
Atty for defts.

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District of

OKLAHOMA.

SPECIAL MAY, 1927 TERM TULSA, OKLAHOMA.

WEDNESDAY, MARCH, 9, 1927.

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

MIDLAND VALLEY RAILROAD COMPANY, A CORPORATION,	)	
	)	
vs.	)	
GEORGE S. BRETT, et al.,	)	
Plaintiff,	)	No. 390 Law.
	)	
Defendants.	)	

O R D E R.

On this 9th day of March, 1927, the plaintiff in open court announces that the cause of action sued on herein has been fully paid and that said case should be dismissed with prejudice, and accordingly

It is by the Court ordered, adjudged and decreed that the above cause should be and the same hereby is dismissed with prejudice.

F. R. Kennamer,  
Judge.

O.K. Christy Russell,  
Atty for Plaintiff.

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

CITY OF PAWHUSKA,	Plaintiff,	)	
		)	
vs.		)	430 Law.
MIDLAND VALLEY RAILROAD COMPANY, A CORPORATION,		)	
		)	
Defendant.		)	

O R D E R.

On this 9th day of March, 1927, it is by the parties suggested to the Court that this action is improperly on the law docket; that the same should be stricken from the law docket and transferred to the equity docket and the defendant moves the Court to strike same from its present setting on the law assignment and to transfer said cause to the equity docket and the Court finds that said motion should be sustained; and accordingly,

It is by the Court ordered, adjudged and decreed that the above entitled cause be and the same hereby is stricken from its present setting on the law docket.

It is by the Court further ordered, adjudged and decreed that said cause be and the same is hereby transferred to the equity docket.

By consent of the parties said cause is set for trial on the 8th day of April, 1927.

F. R. Kennamer, Judge.

O.K. N.C. Orr, Atty. for Plaintiff

O.K. Christy Russell, Atty. for Defendant.

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NORTHERN  
SPECIAL MAY, 1927 TERM TULSA,

District of

OKLAHOMA.  
WEDNESDAY, MARCH, 9, 1927.

P. C. BAKER, Plaintiff. )  
vs. )  
MIDLAND VALLEY Ry. Co., Defendant. )  
§ 433 Law.

On this 9th day of March, 1927, that leave be granted defendant to file amended answer in above entitled cause.

UNITED STATES, Plaintiff. )  
vs. )  
TOM ANDERSON, Defendant. )  
1384 Cr.

On this 9th day of March, 1927, it is by the Court ordered that execution of commitment be stayed thirty (30) days to permit payment of balance of fine.

UNITED STATES, Plaintiff. )  
vs. )  
Wm. ALFORD, Defendant. )  
1129, Cr.

On this 9th day of March, 1927, it is ordered that execution of commitment be stayed thirty (30) days to permit payment of balance of fine.

JOHN H. DYKES, Plaintiff. )  
vs. )  
W. J. KIRKWOOD, Defendant. )  
70 Law.

On this 9th day of March, 1927, it is ordered that hearing in above entitled cause be stricken from this assignment upon the death of said defendant being suggested to the Court.

EMPIRE NATURAL GAS COMPANY, Plaintiff. )  
vs. )  
SOUTHWEST PIPE LINE CO., Defendant. )  
217 Equity.

On this 9th day of March, 1927, that the hearing in above entitled cause upon motion to dismiss be taken under advisement and it is ordered by the Court that both sides submit briefs herein.

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

NORTHERN

District of

OKLAHOMA.

~~SPECIAL~~ MAY, 1927 TERM

TULSA, OKLAHOMA.

WEDNESDAY, MARCH, 9, 1927.

UNITED STATES,	Plaintiff.	)	
vs.		)	# 1365
ACE SCHENFELT,	Defendant.	)	

On this 9th day of March, 1927, it is ordered by the Court that execution of Jail sentence against said defendant in above entitled cause be suspended until the second Monday, in July, or until further order of the Court.

UNITED STATES,	Plaintiff.	)	
vs.		)	# 1427
BOB CUMMINS,	Defendant.	)	

On this 9th day of March, 1927, it is ordered that defendant in above entitled cause be transferred from the Tulsa County Jail to Craig County Jail, at Vinita, Okla.

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

UNITED STATES OF AMERICA,	Plaintiff.	)	
vs.		)	No. 1380
GALVIN SMITH,	Defendant.	)	

ORDER PLACING DEFENDANT ON PROBATION.

And now on this 9th day of March, A.D. 1927, this matter coming on for hearing before the Honorable, F. E. Kennemer, 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 belief in terms of such facts, recommendation and presentation that the defendant above named is entitled to be placed on probation, and believing that the ends of justice may be properly and judiciously served by placing the defendant on probation to H. B. Smith, father of the defendant, at number 1223 Furnace Street, in the City of East Joplin, Missouri, for his guidance and direction.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED, by the Court that the defendant, Calvin Smith, be placed on probation from the judgment and sentence imposed by the Court, to-wit: Ninety days in the Tulsa County Jail and a fine of \$100.00, said probation being on the condition that said defendant, Calvin Smith, does not violate any of the laws of the United States of America, State of Oklahoma, or any City Ordinance within the State of Oklahoma, and that he refrain from the violation of the law, and upon violating 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.

It is the Further Order of the Court that the fine herein assessed be placed on execution.

F. E. Kennemer,  
Judge.

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

NORTHERN

District of

OKLAHOMA.

SPECIAL MAY, 1927 TERM TULSA, OKLAHOMA.

WEDNESDAY, MARCH, 9, 1927.

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

UNITED STATES OF AMERICA,	)	
Plaintiff.	)	
vs.	)	No. 1427.
BOB CUMMINS,	)	
Defendant.	)	

O R D E R.

For good cause appearing to the Court and the showing that the defendant Bob Cummins is in such condition as requires such medical treatment as the Federal Physician is not properly equipped to administer, the said defendant Bob Cummins is hereby granted a leave of absence for a term of ten days from this date within which to go to St. Joseph, Mo., for treatment and return, at the expiration of which time he will surrender himself to the United States Marshall of the Northern District of Oklahoma, to serve the remainder of the sentence heretofore rendered against him in the above-numbered and above-entitled cause.

F. E. Kennamer,  
Judge.

Given under my hand as Judge of the United States District Court for the Northern District of Oklahoma.

This the 9th day of March, 1927.

Court adjourned until March, 10, 1927.

NORTHERN

District of

OKLAHOMA.

SPECIAL MAR. 1927 TERM TULSA, OKLAHOMA. THURSDAY, MARCH, 10th, 1927.

On this 10th day of March, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March session at Tulsa, Okla., met pursuant to adjournment, Hon. F. E. Kennemer, Judge, present & 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:

UNITED STATES,	Plaintiff.	)	
	vs.	)	# 1362 Cr.
D. C. PARKER,	Defendant.	)	

On this 10th day of March, 1927, the defendant in above entitled cause is called for judgment and sentence which is imposed as follows:

Ninety (90) days in Rogers County Jail, Claremore, Okla., and \$100.00 fine.

UNITED STATES,	Plaintiff.	)	
	vs.	)	# 1405 Cr.
W. E. FOX,	Defendant.	)	

On this 10th day of March, 1927, the defendant in above entitled cause is called Judgment and Sentence, which is imposed as follows:

Sixty (60) days in Tulsa County Jail, Tulsa, Okla. and Two Hundred Fifty (\$250.00) Dollars fine.

Execution of Commitment stayed until Saturday, March, 12, 1927.

UNITED STATES,	Plaintiff.	)	
	vs.	)	# 1521 Cr.
Ernest Weiss,	Defendant.	)	

On this 10th day of March, 1927, the defendant in above entitled cause is called for Judgment and Sentence which is as follows:

One Year (1) and One (1) day in Federal Penitentiary, Leavenworth, Kansas.

UNITED STATES,	Plaintiff.	)	
	vs.	)	# 1521 Cr.
P. A. JEFFERY,	Defendant.	)	

On this 10th day of March, 1927, the defendant in above entitled cause is called for sentence which is imposed as follows.

Three (3) years in Federal Penitentiary, Leavenworth, Kansas.

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

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NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. THURSDAY, MARCH, 10, 1927.

UNITED STATES, Plaintiff. )  
vs. ) # 1522 Cr.  
ERNEST WEISS, Defendant. )

On this 10th day of March, 1927, the defendant in above entitled cause is called for Sentence which is imposed as follows:

One year (1) and One (1) day in Federal Penitentiary Leavenworth, Kansas, to run concurrent with indictment # 1521.

UNITED STATES, Plaintiff. )  
vs. ) # 1522 Cr.  
P. A. JEFFERY, Defendant. )

On this 10th day of March, 1927, the defendant in above entitled cause is called for Sentence, which is imposed as follows:

Three (3) years in the Federal Penitentiary, Leavenworth Kansas, to run concurrent with indictment in # 1521.

UNITED STATES, Plaintiff. )  
vs. ) # 1588 Cr.  
William Montgomery, Defendant. )

On this 10th day of March, 1927, the defendant in above entitled cause for Judgement and Sentence which is imposed as follows:

Count one (1) Five (5) months in Tulsa County Jail, Tulsa, Oklahoma, to run date of imprisonment.  
Count two (2) Five (5) months in Tulsa County Jail, Tulsa, Oklahoma, to run from date of imprisonment, and a fine of One Hundred (\$100.00) to run on execution.  
Count three (3) A fine of Fifty (\$50.00) Dollars.

Whereupon, it is ordered that defendant be required to furnish Bond in the sum of \$1000.00 for his appearance before the next Grand Jury before he is released.

UNITED STATES, Plaintiff. )  
vs. ) # 1588 Cr.  
HENRY HULSMAN, Defendant. )

On this 10th day of March, 1927, the defendant in above entitled cause is called for Judgment and Sentence, which is imposed as follows:

Count One (1) Twelve (12) months in Tulsa County Jail, Tulsa, Okla.  
Count two (2) Twelve (12) months in Tulsa County Jail, Tulsa, Oklahoma, and One Hundred (\$100.00) fine to run on execution.  
Count Three (3) To pay a (\$50.00) Dollar. fine.

Whereupon, upon showing made it is ordered that defendant be placed on probation and Nellie Hulsmen Route 7. Carthage Mo. be named



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

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NORTHERN District of OKLAHOMA.  
 SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. THURSDAY, MARCH, 10, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) # 587 Cr.  
 FRANCIS B. REED, Defendant. )

On this 10th day of March, 1927, the defendant in above entitled cause is called for Judgment and sentence, which is imposed as follows:

Count One, \$125.00 fine; Count Two, \$125.00 fine;  
 Count Three \$125.00 fine; Count Four \$125.00 fine;  
 Count Five \$125.00 fine; Count Six \$125.00 fine;  
 Count seven \$125.00 fine; Count Eleven \$125.00 fine.

UNITED STATES, Plaintiff. )  
 vs. ) # 587 Cr  
 ISAAC FRANKLIN McGEE Defendant. )

On this 10th day of March, 1927, the defendant in above entitled cause is called for Judgment and Sentence, which is imposed as follows:

Count One, \$125.00 fine; Count Two, \$125.00 Fine;  
 Count Three \$125.00 fine; Count Four, \$125.00 Fine;  
 Count Five \$125.00 fine; Count six, \$125.00 Fine  
 Count Seven \$125.00 fine; Count Eleven \$125.00 Fine.

HOFFER OIL CORP, Plaintiff. )  
 vs. ) # 191 L.  
 W. L. KISTLER, Defendant. )

On this 10th day of March, 1927, the above entitled cause is passed to March, 28th, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) # 1170 Cr.  
 FRAZIER HARRY, Defendant. )

On this 10th day of March, 1927, it is ordered that execution of Commitment be stayed for Sixty (60) days to permit payment of balance of fine.

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

UNITED STATES OF AMERICA, )  
 Plaintiff, )  
 vs. ) No. 1665.  
 JOE FISKE, Defendant. )

O R D E R.

Good cause being shown in the court, and its being made to appear that the brother of the defendant, Joe Fiske, is in a critical condition, and that the defendant, Joe Fiske, desires to make a visit, to his brother, at Terkio, Missouri, the said Joe Fiske, is hereby given

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SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. THURSDAY, MARCH, 10, 1927.

a leave of absence for a period of ten days in which to visit his said brother. He will then surrender himself to the United States Marshall for the above said district and serve the remainder of his sentence heretofore rendered in the above entitled and numbered cause.

Given under my hand as Judge of the United States District Court in and for the Northern District of Oklahoma, on this 10th day of March, 1927.

F. E. Kennamer,  
Judge.

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

UNITED STATES OF AMERICA,	)	
Plaintiff,	)	
vs.	)	No. 843
H. C. COATS,	)	
Defendant.	)	
UNITED STATES OF AMERICA,	)	
Plaintiff.	)	
vs.	)	No. 844
H. C. COATS,	)	
Defendant.	)	
UNITED STATES OF AMERICA,	)	
Plaintiff.	)	
vs.	)	No. 845
H. C. COATS,	)	
Defendant.	)	
UNITED STATES, OF AMERICA,	)	
Plaintiff.	)	
vs.	)	No. 846.
H. C. COATS,	)	
Defendant.	)	

Whereas, the fact has been made to appear to me by the certificate of the Clerk of the United States District Court above-named that Honorable F. E. Kennamer, before whom these proceedings were to be tried and heard, entered an order on March, 1, 1927, in this court, that he deemed himself unable to preside with complete and absolute impartiality in the trial of the above described cases, "for the reason that the defendant, at and during the times of the commission of the alleged offenses, served as a Deputy United States Marshal and in attendance upon the court, and such facts being legally sufficient under Section 20 and 21 of the Judicial Code, and it appearing that the public interests require the designation and appointment of another district judge of this Circuit to hear, try, decide and dispose of the cases above entitled,

NOW, THEREFORE, I do by these presents designate and appoint the Honorable Albert L. Reeves, United States District Judge for the Western District of Missouri, in the place of Honorable F. E. Kennamer, United States District Judge for the said Northern District of Oklahoma, to hear, try and dispose of the cases above entitled, and to make such orders, decisions, judgments and other directions in these proceedings as in his opinion shall be right and just. And Honorable Albert L. Reeves is hereby vested with all the power and authority in said Court and district and authorized to exercise the same in relation to these proceedings which the Honorable F. E. Kennamer, the regularly presiding judge of said court

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

NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. THURSDAY, MARCH, 10, 1927.

and district, would have possessed if no order and certificate of his disqualification had been filed in these proceedings.

In witness whereof I have hereunto set my hand this 10th day of March, 1927.

Walter H. Sanborn,  
Senior Circuit Judge.

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

UNITED STATES OF AMERICA, )  
Plaintiff. )  
vs. ) No. 1200  
MARSHALL MOORE, Defendant. )

UNITED STATES OF AMERICA, )  
plaintiff. )  
vs. ) No. 1392  
MARSHAL MOORE AND  
ELVINE TRENARY, Defendants. )

UNITED STATES OF AMERICA, )  
Plaintiff. )  
vs. ) No. 1393  
MARSHALL MOORE AND ELVIN  
TRENARY, Defendants. )

Whereas, the fact has been made to appear to me by the certificate of the Clerk of the United District Court above named that Honorable F. E. Kennamer, before whom these proceedings were to be tried and heard, entered an order on March, 1, 1927, in this court, that he deemed himself unable to preside with complete and absolute impartiality in the trial of the above described case and cases, "for the reason that the defendant, Marshall Moore, at and during the times of the commission of the alleged offenses, served as a Deputy United States Marshal and in attendance upon the court, "and such facts being legally sufficient under Section 20 and 21 of the Judicial Code, and it appearing that the public interests require the designation and appointment of another district judge of this Circuit to hear, try, decide and dispose of the case and cases above entitled,

NOW, THEREFORE, I do by these presents designate and appoint the Honorable Albert L. Reeves, United States District Judge for the Western District of Missouri, in the place of Honorable F. E. Kennamer, United States District Judge for the said Northern District of Oklahoma, to hear, try and dispose of the case and cases above entitled, and to make such orders, decisions, judgments and other directions in these proceedings as in his opinion shall be right and just. And Honorable Albert L. Reeves is hereby vested with all the power and authority in said court and district and authorized to exercise the same in relation to these proceedings which the Honorable F. E. Kennamer, the regularly presiding judge of said Court and district, would have possessed if no order and certificate of his disqualification had been filed in these proceedings.

In witness whereof I have hereunto set my hand this 10th day of March, 1927.

Walter H. Sanborn,  
Senior Circuit Judge.

Court adjourned until March, 11th, 1927.



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

NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927, TERM TULSA, OKLAHOMA. FRIDAY, MARCH, 11, 1927.

ORDER OF REMOVAL

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 C. E. Rhodes is indicted in the District Court of the United States for the Western District of Oklahoma for the offense of Possession of Liquor in Indian Country, Manufacture of liquor and possession of property and material, and whereas the said C. E. Rhodes, 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 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 Western District of Oklahoma on the first day of the next 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 therefor;

You are hereby commanded seasonably to remove the said C. E. Rhodes 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 for the Northern District of Oklahoma with a true statement of how you have executed the same.

Given under my hand this 11th day of March, 1927.

F. E. Kennemer,

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

BOARD OF COMMISSIONERS OF )  
TULSA COUNTY, Plaintiff. )  
vs. )  
M. K. & T. Ry. Co. Defendants. )

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On the 11th day of March, 1927, it is by the Court ordered that the above entitled cause be stricken from this assignment.

UNITED STATES, Plaintiff. )  
vs. )  
ALEX PROCTOR, Defendant. )

# 1388 Cr.

On this 11th day of March, 1927, it is by the Court ordered that the Order of Probation in above entitled cause be and same is hereby revoked and Commitment ordered issued.

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OKLAHOMA.

~~Special~~ MARCH, 1927 TERM TULSA, OKLAHOMA. FRIDAY, MARCH, 11, 1927.

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

BORA WASS,	Plaintiff.	)	
vs.		)	
LAUREL OIL & GAS COMPANY,	Defendant.	)	No. 131 Law.

O R D E R.

By Agreement of the parties, the above entitled cause is stricken from the trial docket.

F. E. Kennamer,  
Judge.

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

J. F. McMANNON,	Plaintiff.	)	
vs.		)	
THOMPSON & BLACK, Inc.,	Defendant.	)	No. 153 Law.

O R D E R.

By Agreement of the parties, the above entitled cause is stricken from the trial docket.

F. E. Kennamer,  
Judge.

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

UNITED STATES OF AMERICA,	Plaintiff.	)	
vs.		)	
FRANK C. JONES,	Defendant.	)	No. 1367

ORDER PLACING DEFENDANT ON PROBATION.

And now on this 12th day of March, A.D. 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 and recommendation of S. P. Kenton, of the Tulsa Humane Officer, 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, recommendation and presentation that the defendant above named is entitled to be placed on probation, and believing that the ends of justice may be properly and judiciously served by placing the defendant on probation to S. P. Kenton, of the Tulsa Humane Office, Tulsa, Oklahoma, for his guidance and direction.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED, by the Court that the defendant, Frank C. Jones, be placed on probation from the

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

NORTHERN  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

District of

OKLAHOMA.  
FRIDAY, MARCH, 11, 1927.

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and sentence imposed by the Court, to-wit: Six months in the Tulsa County Jail and a fine of \$100.00 on execution on the first count of the indictment; a fine of \$50.00 on execution on the second count of the indictment, said probation being on the condition that the said defendant Frank C. Jones, does not violate any of the laws of the United States of America, State of Oklahoma, or any city ordinance within the State of Oklahoma, and that he refrain from the violation of the law, and upon violating 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. Kemmerer,  
Judge.

ORDER OF COURT.

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

ORDER OF COURT.

On this 11th day of March, 1927, comes John H. Vickery, Prohibition Administrator in and for the Northern District of Oklahoma, and shows to the Court that the following Criminal Cases have been duly disposed of in this Court and the following amounts of liquor in each case remains in the custody of the Clerk of this Court and that same should be duly disposed of by Order of said Court:

UNITED STATES	Vs.	
	Thomas D. Jones,	3-2 oz bottles tincture of Jamaica Ginger.
	Luvonia Taylor	1 pt. whiskey.
	Paul Morris,	12-2 oz bottles tincture of ginger.
	Oliver Vaughn,	1 pt. whiskey.
	Walter Ostander	1 pt. whiskey.
	May Baker Jenkins	1/2 pt. whiskey
	A. E. Ferguson.	1 pt. $\frac{2}{3}$ full whiskey $\frac{2}{3}$ pt $\frac{1}{3}$ full whiskey.
	Roy Peoples	1 pt. whiskey.
	Jessie (Jack) Peoples	1/2 pt whiskey.
	Alvin A. Thornton, Edward A. Stroud	3-2 oz bottles Jamaica Ginger.
	Cliff Rogers	2-2 oz bottles Jamaica Ginger.
	Leonard Cole Charles Johnson Mrs Lizzie Cole	$\frac{1}{2}$ pt bottle whiskey and 1 pt bottle whiskey $\frac{1}{2}$ full.
	L.C. Dickey	-- 2 oz Jamaica Ginger.
	Kenneth Linthecum,	1 pt whiskey.
	Sol Hayes or Haynes, Herbert Outs,	2 pts whiskey.

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NORTHERN District of OKLAHOMA.  
 SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. FRIDAY, MARCH, 11, 1927.

Elijah Mays,	$\frac{1}{2}$ pt whiskey
Mrs Irene Johnson	$\frac{1}{2}$ pt whiskey
Sam Jefferson,	$\frac{1}{2}$ pt whiskey
Oscar Rough	1 pt whiskey.
Louis Jacobs, and Jacobs Merc. Co.,	Disposition of all seizure in this case.
William U. Curtain,	1-2 oz bottle Jamaica Ginger.
C. E. Duncan	1 pt. whiskey.
Bud Lockett	3 pts. whiskey
Leon Wise	1 pt. whiskey
Grace Rian	1 pt. whiskey
G. M. Fields,	1 pt. whiskey.
Ben Riley, Gordon Lamb	$\frac{1}{2}$ gal colored corn whiskey.
Jesse Fifer,	1-6 oz bottle containing $3\frac{1}{2}$ ozs whiskey.
R. A. Teck, Earl Dresser E. F. Card	12 qts. gin 8 qts whiskey and $\frac{1}{2}$ gal alcohol

and the Court being well and fully advised in the premises, it is  
therefore

ORDERED, that the Clerk of this Court in the presence of the  
said John H. Vickrey, Prohibition Administrator, destroy the above enu-  
merated amounts in each case set out.

E. E. Kenamer,  
U. S. District Judge.

Court adjourned to March, 12, 1927.

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

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NORTHERN  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

District of

OKLAHOMA.  
SATURDAY, MARCH, 11, 1927.

On this 12th day of March, 1927 the District Court of the United States for the Northern District of Oklahoma, sitting in Special March, session at Tulsa Okla., met pursuant to adjournment, Hon. P. E. Kennamer, Judge of U. S. District Court present and present and presiding.

H. P. Werfield, Esq., Clerk of U. S. District Court.  
H. S. 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:

UNITED STATES, Plaintiff. )  
 )  
 vs. )  
 ) 1368 Cr.  
 WILLIAM C. LAUER, Defendant. )

On this 12th, day of March, 1927, the defendant in above entitled cause is called for Sentence. Whereupon, it is by the Court ordered that sentence be imposed as follows:

Court one (1), One (1) year in Federal Penitentiary, Leavenworth, Kansas.  
Court two, (2), Court Three (3), Court Four (4), Court Five, (5) Court Six (6), Court Seven (7), Court Eight (8), Court Nine (9), Court Ten (10) Court Eleven, (11) Court Twelve (12) Court Thirteen (13), Court Fourteen (14) Court Fifteen (15) Court Sixteen (16) Court Seventeen (17) One year and one day each in Federal Penitentiary, Leavenworth, Kansas, to run concurrent with sentence imposed in Court One (1).

UNITED STATES, Plaintiff. )  
 )  
 vs. ) # 1368 Cr.  
 ROY L. A. STEIGLEDER, )  
 Defendant. )

On this 12th day of March, 1927, the defendant in above entitled cause is called for Judgment and Sentence. Whereupon, it is by the Court ordered that said Judgment and Sentence be imposed as follows:

Court One (1), One Year (1) and One Day (1), Federal Penitentiary, Leavenworth, Kansas and a Fine of Twenty-Five Hundred (\$2500.00) Dollars.  
Court Two (2) Five (5) years in Federal Penitentiary, Leavenworth, Kansas, and One Hundred Dollars (\$100.00) fine.  
Court three (3) Five (5) years in Federal Penitentiary, Leavenworth, Kansas, and One Hundred Dollars (\$100.00) fine.  
Court Seven (7) Five (5) years in Federal Penitentiary, Leavenworth, Kansas, and One Hundred Dollars (\$100.00) fine.  
Court Nine (9) Five (5) Years in Federal Penitentiary, Leavenworth, Kansas, and One Hundred Dollars (\$100.00) fine.  
Court Thirteen (13) Five (5) years in Federal Penitentiary, Leavenworth, Kansas, and One Hundred Dollars (\$100.00) fine.  
Court Fourteen (14) Five (5) years, in Federal Penitentiary, Leavenworth, Kansas, and One Hundred Dollars (\$100.00) fine.  
Court Seventeen (17) Five (5) years, in Federal Penitentiary, Leavenworth, Kansas, and One Hundred Dollars (\$100.00) fine.

And it is further Ordered that sentences of confinement im-



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

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NORTHERN District of OKLAHOMA.  
 SPECIAL MARCH, 1927, TERM TULSA, OKLAHOMA. SATURDAY, MARCH, 12, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) # 1549 Cr.  
 HENRY DAILEY, Defendant. )

On this 12th day of March, 1927, it is ordered that the bond in above entitled cause be reduced to \$1000.00.

UNITED STATES, Plaintiff. )  
 vs. ) # 1654 Cr.  
 JIM COREYELL, Defendant. )

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

UNITED STATES, Plaintiff. )  
 vs. ) # 1550 Cr.  
 GEORGE ROBINSON, Defendant. )

On this 12th day of March, 1927, it is by the Court ordered that Robert Bell, a witness in above entitled cause, be permitted to sign his own bond in the sum of \$500.00 for his appearance as said witness.

T. C. ORR, ADMX, Plaintiff. )  
 vs. ) #206 L.  
 A.T. & S.F. RY. Co. Defendant. )

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

UNITED STATES, Plaintiff. )  
 vs. ) No. 804 Criminal.  
 O. A. SEXTON, Defendant. )

On this 12th day of March, A. D. 1927, comes on the above entitled cause, and the Court being advised that heretofore to-wit, on the 24th day of March, 1926, that the bond of said defendant in the sum of \$2,000.00, was forfeited and Scire Facias Awarded, and Capias ordered, and at that time a new bond was fixed in the sum of \$4,000.00, and the Court being further advised, finds that on February, 28, 1927, said defendant executed a new bond before E. S. Aydelott, United States Commissioner, for the Eastern District of Missouri, in the sum of \$2,500.00, and the Court being well and fully advised in the premises, does hereby vacate, set aside and hold for naught said bond so executed, and orders that Capias issue for said defendant, and orders new bond fixed in the sum of \$4,000.00.

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~~1927~~ MARCH, 1927 TERM TULSA, OKLAHOMA.

SATURDAY, MARCH, 12, 1927.

STATE OF OKLAHOMA. )  
 COUNTY OF CREEK, ) SS. IN THE DISTRICT COURT.

HARRIETT HOSEY, ET AL., )  
 Plaintiffs, )  
 vs. ) No. 12172  
 JAMES A. CHAPMAN, ET AL. )  
 Defendants. ) 384 Law.  
 GID GUTHRIE, ET AL., )  
 Interbenors )  
 AND SUNDRY INTERVENORS AND CROSS )  
 PETITIONERS. )

ORDER OF REVIVOR.

Now on this 12th day of March, 1927, comes on for hearing the suggestion of the death of the Intervenor, J. P. Guthrie, and motion to revive said cause in the names of certain of the intervenors.

Present the Honorable F. E. Kennamer, Judge, United States District Judge presiding, and plaintiff and defendant by their respective attorneys.

And it appearing to the court that the Intervenor J. P. Guthrie has departed this life intestate and that his interests in said cause arose as the husband and one of the heirs of Mattie Guthrie, deceased, and that the surviving heirs of said Mattie Guthrie deceased, and the surviving heirs of said J. P. Guthrie deceased, are the same and identical and are the other intervenors in said action and that said action should be revived and proceed in the name of said other intervenors.

It is now therefore, considered and adjudged, that said cause of action be and the same is hereby revived in the name of the following intervenors, namely, Gid Guthrie, Claud Guthrie, Jeff Guthrie, Mattie Deason, Homer St. John, Maomi Brain, nee St. John, Sunshine St. John, Rosie Jones, Bill Reynolds, Charlie Reynolds and Johnnie Western, and that the amended petition and cross petition heretofore filed herein by said intervenors, stand herein as the amended petition and cross petition of the above named surviving intervenors, and that all pleadings answers and replies, heretofore filed herein as to said amended petition and cross petition of the intervenors, be taken as directed to and make up the issued herein as to said amended petition and cross petition of intervenors, without further pleading.

F. E. Kennamer,  
 Judge.

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

HARRIETT HOSEY, ET AL., )  
 Plaintiffs, )  
 vs. ) No. 384 Law.  
 JAMES A. CHAPMAN, ET AL., )  
 Defendants. )

ORDER.

Now, on this 12th day of March, A. D. 1927, this cause comes on for hearing upon application to strike the same from the assignment for

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

NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. SATURDAY, MARCH, 12, 1927.

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trial upon the law docket of the court on March, 25, 1927; the Court being duly advised in the premises finds that the cross bill filed by the defendants in possession seeking to quiet title against the claims of the plaintiffs and the intervenors and other defendants raises equitable issues which should be first heard and determined by the court before the trial of the issues at law by the original petition of the plaintiffs and of the intervenors Guthrie, et al.

IT IS, THEREFORE, ORDERED that the cause be stricken from the trial docket for March, 25, 1927, and that the issues raised upon the law side of the court, involved in said cause, be deferred for trial until after the hearing and determination of the equitable issues raised by the cross bill of the defendants in possession herein; and that said cause in so far as the equitable issues raised by said cross-bill and answers thereto, and cross-bills of other defendants and intervenors raising equitable issues, is concerned, be, and is hereby transferred to the equity side of the court, to be there disposed of as other equitable causes; to all of which each and all of the plaintiffs and the intervenors, Mattie Guthrie, et al, except.

And the plaintiffs, Harriett Hosey, Noma Edwards, Velma Coppedge, Bernice Coppedge, a minor who sues by her next friend, F. F. Nelson, F. F. Nelson, Viola Belger, Ella Fitzgerald, Ophelia McKee, Jessie Sampson, Burlley Sampson, Joe Sampson, Franklin DePriest, Theodore DePriest, Rufus DePriest, Maude Lee, a minor, who sues by her next friend, F. F. Nelson, Pearl McCall, Cordie Swingle, Nicy Butler, and Jeff DePriest, and each of them, and the intervenors, Gid Guthrie, Claud Guthrie, Jeff Guthrie, Mattie Deason, Homer St. John, Naomi Brain, nee St. John, Sunshine St. John, Rosie Jones, Bill Reynolds, Charli Reynolds, and Johnnie Western, and each of them, demand a jury trial in so far as the issues raised by their petitions and the answers thereto are concerned before a determination of the above mentioned and referred to equitable issues is had, which said demand is her by denied, to which said plaintiffs, and each of them, and said intervenors, and each of them, except.

The Court thereupon in consideration of said cause and because of the lack of time which the Court has to hear the cause itself, finds of its own motion that said cause should be referred to a special Master to hear the evidence and to report the same together with his findings of fact and conclusions of law herein, to which each and all of the plaintiffs, intervenors and defendants object.

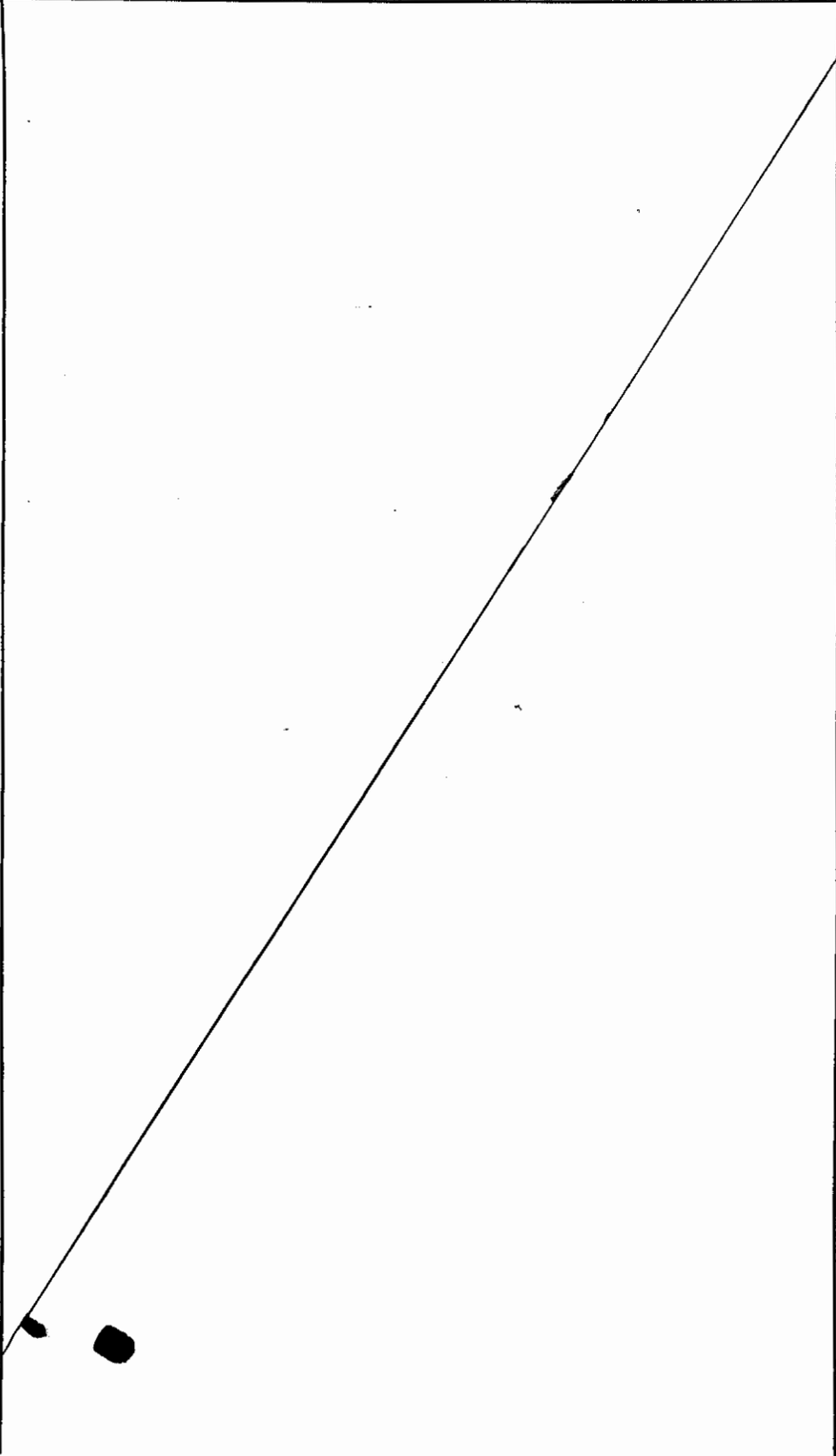
IT IS THEREFORE, ORDERED AND ADJUDGED that this cause be and is hereby referred to John B. Merserve, Esq., of Tulsa, Okla., as Special Master for the purpose of settling all of the pleadings in this case, to hear all motions undisposed of herein and to make all necessary orders regarding said pleadings and to hear the evidence and cause the same to be taken by a stenographer and transcribed, and to report the same, together with his findings of fact and conclusions of law herein, within a reasonable time from and after this date. To which order referring said cause and to each and every part thereof each and all of the plaintiffs, intervenors and defendants severally except.

F. E. Kennamer,  
Judge.

Court adjourned until March, 14, 1927.

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District of

NOT RECORDED IN THE OFFICE OF THE CLERK



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

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NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. MONDAY, MARCH, 14, 1927.

On this 14th day of March, 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. Kennemer, Judge, present and presiding:

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

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

ADMISSION TO BAR

On this 14th day of March, 1927, it being made satisfactorily to appear that Harry W. Worsham and M. D. LaCompton are qualified for admission to the bar of this Court, the oath prescribed by the Court is administered and said Harry W. Worsham and M. D. LaCompton are declared admitted to the bar of this Court.

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

ILLA EMERSON, Plaintiff. )  
vs. ) No. 412 Civ.  
BARNSDALL REFINERIES, INC., )  
A CORPORATION, ET AL., )  
Defendants. )

ORDER OF DISMISSAL ON MOTION OF PLAINTIFF.

On this 14th day of March, A.D. 1927, comes the said plaintiff, Illa Emerson, and by her attorneys, Robinett & Ford, and thereupon, on motion, it is ordered by the Court that this cause be, and the same hereby is dismissed with prejudice to plaintiff's right to bring a new action in this behalf, and that such dismissal be at the cost of the defendant, Barnsdall Refineries, Inc.

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

APPROVED John H. Brennan  
G. J. Neuner,  
Attorneys for Defendant  
Barnsdall Refineries, Inc.

UNITED STATES, Plaintiff. )  
vs. ) # 992 Cr.  
GEOGE PRATT, Defendant. )

On this 14th day of March, 1927, it is by the Court ordered that the defendant herein be granted thirty (30) days from March, 16th., 1927 additional Leave of Absence.

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

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

MONDAY, MARCH, 14, 1927.

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

JOHN H. DYKES, RECEIVER,	)	
Plaintiff.	)	
vs.	)	No. 408 Law.
V. P. WILSON,	)	
Defendant.	)	

O R D E R.

This matter coming on for trial on this 14th day of March, 1927, and upon the oral motion of the defendant, V. P. Wilson, for a continuance, the Court, after being fully advised in the premises, and after both parties in open court having waived a trial by jury, the court finds that said cause should be continued.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the above entitled cause be and hereby is continued and stricken from the trial calendar.

F. E. Kemmner,  
District Judge.

O.K. Robt. B. Keenan,  
Attorneys for Plaintiff.  
O. K. Yancey & Plet,  
Attorneys for Defendant.

Dated this 14th day of March, 1927.

ORDER EMPANELING PETIT JURY.

On this 14th day of March, 1927, comes the Marshal and makes return on the Venire heretofore issued out of this court for Petit Jurors for this Special Marsh term of court. Thereupon the clerk calls the names of the Jurors so summoned - John H. Miller, Louis Bible, H. C. Ruppel, M. B. Watson, R. M. Maxey, Earl Durham, H. H. Lewis, J. B. Dawson, C. L. Bowen, Ed Cravens, E. R. Ranch, T. D. Noe, Forrest Carmear, John Worley, E. A. Monegan, A. N. Trolinger, William Sheldon, H. E. Ketchum, Lon T. Hampton, E. Poole, H. B. Pynter, Geo. W. Kinney, W. O. King, W. B. Kelly, Jas. E. Hoover, John Patchett, R. E. Klutse-baker, D. R. Robinson, J. M. Hazelwood, W. W. Jernagin, C. J. Chaney, C. M. Leid, W. M. Wells, Henry J. Debney, F. C. Hayes, C. Earl Woodard, Roy Loper, R. M. Manlove, M. E. Corregan, Edward Wallace, F. H. Turner, J. B. Wilson, Cecil J. Bond, Frank Haynes, E. C. McFarlin, J. C. Reyson, W. M. Harless, D. C. Greenlee, L. D. Jones, A. B. Weil. Thereupon the Court examines said jurors as to their qualifications, and for good cause shown, R. M. Maxey, A. N. Trolinger, W. O. King, J. M. Hazelwood temporarily excused, John H. Miller and E. Poole excused to March, 21, 1927. And the names of Firrest Carmear, H. E. Ketchum, C. M. Leid, W. M. Wells and J. B. Wilson upon whom there was no service, and the names of H. C. Ruppel, Roy Loper, Cecil J. Bond and Frank Haynes who did not report, as well and the names of W. M. Harless, C. Earl Woodard, who were previously excused by the Court be stricken from the jury Roll. Thereupon the balance of said array are accepted as Petit Jurors for this Special March, 1927 Term. of Court.

HEMPHILL GRAIN AND GRO. CO.	)	
Plaintiff.	)	
vs.	)	# 133 L.
W. C. DILLAN, ET AL.	)	
Defendant.	)	

On this 14th day of March, 1927, it is ordered that plaintiff

NORTHERN District of OKLAHOMA.  
 SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. MONDAY, MARCH, 14, 1927.

be granted leave to amend Petition by changing name of plaintiff from Hemphill Grain & Grocer Co. to Livingston Grain & Grocery Co. Now at this time all parties announce ready for trial and the jury is sworn to try said cause and a true verdict render. Opening statements of counsel are heard and thereafter it is by the Court ordered that said cause be continued to March, 15, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) # 79 Cr.  
 ZOLA LETT, Defendant. )

On this 14th day of March, 1927, upon recommendation of the United States Attorney, it is ordered that said cause be deferred to March, 28, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) # 510 Cr.  
 ZOLA LETT, Defendant. )

On this 14th day of March, 1927, upon recommendation of the United States Attorney, it is ordered that said cause be deferred to March, 28, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) # 511 Cr.  
 WILLIAM LETT, Defendant, )

On this 14th day of March, 1927, upon recommendation of the United States Attorney, it is ordered that said cause be deferred to March, 28, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) # 1667 Cr.  
 WILL LETT AND ZOLA LETT, Defendants. )

On this 14th day of March, 1927, upon the recommendation of the United States Attorney, it is ordered that said cause be deferred to March, 14, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) # 1142 Cr.  
 JIM ANDERMAN, Defendant. )

On this 14th day of March, 1927, it is by the Court ordered that H. G. Beard, United States Marshal, be directed to return said defendant to Washington County Jail forthwith.

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

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OKLAHOMA.

THIRTEENTH MARCH, 1927 TERM TULSA, OKLAHOMA.

MONDAY, MARCH, 14, 1927.

UNITED STATES,	Plaintiff.	)	
vs.		)	#1409 Cr.
T. M. MILLER,	Defendant.	)	

On this 14th day of March, 1927, it is by the Court ordered that H. G. Beard, United States Marshal be directed to return above named defendant to Washington County Jail, forthwith.

UNITED STATES,	Plaintiff.	)	
vs.		)	# 1205 Cr.
J. FRANK CARLOCK,	Defendant.	)	

On this 14th day of March, 1927, it is by the Court ordered that H. G. Beard, United States Marshal be directed to return above named defendant to Washington County Jail, forthwith.

Court adjourned until March, 15, 1927.

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

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NORTHERN District of OKLAHOMA.  
 SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. TUESDAY, MARCH, 14, 1927.

On this 15th day of March, 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.  
 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:

JAY C. FESS, Plaintiff. )  
 vs. ) # 219 L.  
 ST. LOUIS SANTE FE RY. )  
 COMPANY, Defendant. )

On this 15th day of March, 1927, it is by the Court ordered, that the above entitled cause be stricken from trial assignment by agreement of counsel.

KATIE SMITH & NEE VANN, )  
 Plaintiff. )  
 vs. ) # 396 L.  
 JOHN H. DYKES, RECEIVER, )  
 Defendant. )

On this 15th day of March, 1927, trial by Jury in above entitled cause is waived by parties in open court, whereupon said cause is submitted to the Court on stipulation of facts and both parties permitted to submitted briefs. Whereupon, it is by the Court ordered that said cause be taken under advisement.

LIVINGSTON GRAIN AND GROCERY CO. )  
 Plaintiff. )  
 vs. ) # 133 L.  
 W. O. DILLON, ET AL. )  
 Defendants. )

On this 15th day of March above entitled cause comes on for further hearing. All parties present and counsel as before and the jury each and every member present. Now at this time the Closing arguments of counsel are heard, and thereafter the Court instructs the jury as to the law in the case. Jury retire in charge of sworn bailiff to deliberate upon their verdict herein. Now at this time the jury return to Court and present to the Court their verdict for plaintiff in amount of sum tendered to Court. The Jury announcing this to be their true verdict are excused from further consideration of said cause. Now at this time the Plaintiff excepts to said verdict which is as follows:

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

LIVINGSTON GRAIN & GROCERY )  
 COMPANY, Plaintiff. )  
 vs. ) Case No. 133 Law.  
 W. O. DILLON AND V. P. DILLON )  
 THE VINITA HAY COMPANY, )  
 E. E. BUFFINGTON AND P. W. SAMUEL, )  
 Defendant. )

We the jury in the above entitled case, duly empaneled and

NORTHERN

District of

OKLAHOMA.

1927 TERM TULSA, OKLAHOMA. TUESDAY, MARCH, 15, 1927.

sworn, upon our oaths find for the plaintiff, and assess damages at amount tendered to court.

F. C. Hayes, Foreman.

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

HEMPHILL GRAIN AND GROCERY COMPANY,	)	
Plaintiff.	)	
vs.	)	No. 133.
W. O. DILLON AND OTHERS,	)	
Defendants.	)	

JOURNAL ENTRY.

This cause came on trial on the 14th day of March, 1927, and the plaintiffs appeared by A. H. McKnight and S. F. Parks their attorneys, and the defendants, appeared by W. H. Kornegay their attorney. It being represented to the court that the name of the plaintiff has been changed since the institution of this suit to Livingston Grain and Grocery Company and that it has succeeded to all of the rights of the plaintiff, it is ordered that the new name be substituted for the old name as party plaintiff. Thereupon a jury is empaneled and sworn to try the case, and both sides introduced evidence, argue the case and the court instructs the jury, and the jury on March 15 returned into court a verdict to the effect that the plaintiff is entitled to the amount tendered in court by the defendant, namely \$1174.67 and no more. It is accordingly ordered, considered, and adjudged that the money tendered into court by the Clerk of the Court be paid to the plaintiff first deducting the expenses of distribution and also all costs due the officers of the court if any, and due the witnesses in the case if any and the Clerk is directed to pay to the respective witnesses and officers the fees if any due them, and to pay the balance to the plaintiff.

F. E. Kennamer,  
Judge presiding.

O.K. A.H. McKnight and S.F. Parks,  
Attorneys for plaintiff.

O.K. W. H. Kornegay,  
Attorney for Defendant.

MIDLAND VALLEY RAILROAD CO.,	)	
Plaintiff.	)	
vs.	)	#242 L.
RUBEN DYE, ET AL.,	)	
Defendant.	)	

On this 15th day of March, 1927, stipulation in above entitled cause is filed waiving jury and continuing cause from March, 22nd, 1927 to April, 15, 1927.

Court adjourned until March, 16, 1927.

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

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NORTHERN District of OKLAHOMA.  
 SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. WEDNESDAY, March, 16, 1927.

On this 16 day of March, 1926, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March, 1927 TERM at Tulsa, met pursuant to adjournment, Hon. F. E. Kennemer, Judge, present and presiding.

F. E. Kennemer, Judge 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:

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

C. C. MORGAN, Plaintiff. )  
 vs. ) No. 192 Lw.  
 R. H. SMITH, ET AL., Defendants, )

O R D E R.

This cause coming on to be heard on this the 16 day of March, 1927, upon the Dismissal filed herein, and the Court being fully advised in the premises:

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

F. E. Kennemer,  
 Judge.

F. E. Riddle  
 Atty. for plaintiff.

UNITED STATES, Plaintiff. )  
 vs. ) # 1023 Cr.  
 C. C. VID, Defendant. )

On this 16 day of March, 1927, the defendant in above entitled cause is granted thirty (30) days additional time from March, 17, 1927 to pay fine.

ST. LOUIS-SAN-FRANCISCO RY. CO., Plaintiff. )  
 vs. ) # 144 L.  
 JAMES E. PAYNE Co. TREAS. )  
 CARMEN COUNTY, OKLA., Defendant. )

On this 16 day of March, 1927, it is by the Court ordered that above entitled cause be passed.

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District of

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SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

WEDNESDAY, MARCH, 16, 1927.

CHARLES E. BULLIS, Plaintiff. )  
 vs. ) # 161 L.  
 CITY OF KEISER, ET AL., Defendants. )

On this 16th day of March, 1927, it is ordered that the above entitled cause be stricken from this assignment.

W. H. CROWDER, Plaintiff. )  
 vs. ) # 371 L.  
 PRAIRIE PIPE LINE CO., Defendant. )

On this 16th day of March, 1927, it is ordered that the above entitled cause be stricken from this assignment.

W. H. CROWDER, Plaintiff. )  
 vs. ) # 376 L.  
 NAT'L REFINING CO., A CORP. Defendant. )

On this 16th day of March, 1927, it is ordered that the above entitled cause be stricken from this assignment.

ANDREW N. BURDEN, AND Plaintiffs. )  
 NELLIE BURDEN ) #326 L.  
 vs. )  
 A. T. & S. F., RY. CO. Defendant. )

On this 16th day of March, 1927, the above entitled cause come on for hearing. All parties announce ready for trial and a jury is sworn to try said cause and a true verdict render. Opening statements of counsel are heard, and thereafter it is ordered that trial be continued to March, 17, 1927.

J. E. SEIDENBACK, Plaintiff. )  
 vs. ) # 342 L.  
 AUTO INSURANCE CO., Defendant. )

On this 16th day of March, 1927, it is ordered that the above entitled cause be stricken from this assignment.

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

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OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. WEDNESDAY, MARCH, 16, 1927.

ADMISSION TO BAR

On this 16th day of March, 1927, it being made satisfactorily to appear that Samuel A. Boorstin and J. C. Farmer, are qualified for admission to the bar of this Court, the oath prescribed by the Court is administered and said Samuel A. Boorstin and J. C. Farmer are declared admitted to the bar of this Court.

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

ST. LOUIS-SAN FRANCISCO RAILWAY,  
COMPANY, A CORPORATION, )  
Plaintiff, )

vs. )

JAMES T. PAYNE, COUNTY TREASURER,  
OF CREEK COUNTY, OKLAHOMA, )  
Defendant. )

No. 144 Law.

JOURNAL ENTRY OF JUDGMENT.

Now on this 16th day of March, 1927, the above cause coming on to be heard on agreement of the parties, both parties appearing in person and by their attorneys, Stuart, Cruce & Franklin, and the Honorable W. F. Pardoe, County Attorney of Creek County, Oklahoma, thereupon the following proceedings were had, to-wit:

Thereupon, it is agreed in open court that since the institution of this action, Ralph H. Blake, has succeeded James T. Payne, as County Treasurer of Creek County, Oklahoma, and should be substituted as defendant herein, and it is so ordered.

Thereupon, the defendant in open court confesses judgment in favor of the plaintiff upon the first cause of action, involving a levy for Creek County, to the extent of 2.20121 mills, for County Highway and Free Fair funds, in amount of \$3,044.13 and the plaintiff, in open court, moves, the court to dismiss the remainder of said cause of action, in amount of \$8,019.27.

Thereupon, the defendant in open court, confesses judgment in favor of the plaintiff upon the second cause of action, involving a levy for sinking fund purposes for Creek County, to the extent of .47433 mills in amount of \$655.96.

Thereupon, the defendant in open court, confesses judgment in favor of the plaintiff, upon the fifth cause of action, involving a levy for sinking fund for Shannon, to the extent of .361 mills, in amount of \$13.26.

Thereupon the defendant in open court, confesses judgment in favor of the plaintiff upon the fourteenth cause of action, count two, involving a levy for sinking fund purposes for the town of Shemrock, of 8.38 mills, in amount of \$32.95.

Thereupon, the defendant in open court, confesses judgment in favor of the plaintiff upon the fifteenth cause of action, involving the town of Shemrock for general fund, in amount of \$9.83.

Thereupon, defendant in open court, confesses judgment in favor of the plaintiff upon the seventeenth cause of action, involving a levy for general fund for the city of Bristow, in amount of \$52.54.

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

WEDNESDAY, MARCH, 17, 1927.

Thereupon, the defendant in open court confesses judgment in favor of the plaintiff, upon the twentieth cause of action, count two, involving the town of Kiefer, sinking fund, to the extent of 19.57 mills, in amount of \$310.45.

Thereupon, defendant in open court confesses judgment in favor of the plaintiff, upon the twenty-first cause of action, involving a levy for sinking fund purposes for Joint Consolidated School District No. 3, to the extent of 5.39 Mills, in amount of \$233.06.

Thereupon the plaintiff in open court moves the court to dismiss the twenty-first cause of action, count two, involving a levy for joint Consolidated School District No. 3.

Thereupon, the plaintiff, in open court, moves the court to dismiss the twenty-second cause of action, involving School District 35, in amount of \$156.09.

Thereupon, the defendant in open court confesses judgment in favor of the plaintiff on the twenty-second cause of action, count two, involving a levy for sinking fund purposes for School District #35, to the extent of 1.05 mills, in amount of \$95.84.

Thereupon, the plaintiff in open court moves the court to dismiss the twenty-third cause of action, involving School District No. 18, in amount of \$100.90.

Thereupon the defendant in open court confesses judgment in favor of the plaintiff on the twenty-third cause of action, count two, involving a levy for sinking fund purposes for School District No. 18, to the extent of 3.6 mills, in amount of \$292.94.

Thereupon, the plaintiff in open court moves the court to dismiss the twenty-fourth cause of action, involving School District No. 56 in amount of \$136.78.

Thereupon, the defendant in open court confesses judgment in favor of the plaintiff upon the twenty-fifth cause of action, involving a levy for sinking fund purposes for School District #33, to the extent of 2.73 mills, in amount of \$738.90, and the plaintiff, in open court, moves the court to dismiss the remainder of said cause of action, in the amount of \$822.35.

Thereupon, plaintiff in open court, moves the court to dismiss the twenty-fifth cause of action, count two, involving School District No. 33.

Thereupon, plaintiff in open court, moves the court to dismiss the twenty-sixth cause of action, count one, involving school District # 31, in amount of \$167.89.

Thereupon, the defendant in open court, confesses judgment in favor of plaintiff, upon the twenty-sixth cause of action, count two, involving a levy for sinking fund purposes for School District # 31, to the extent of 1.264 mills, in amount of \$114.09.

Thereupon, the plaintiff in open court, moves the court to dismiss the twenty-seventh cause of action, count one, involving School District #2, in amount of \$459.82.

Thereupon, the defendant in open court, confesses judgment in favor of the plaintiff upon the twenty-seventh cause of action, count two, involving a levy for sinking fund purposes for School District #2, to the extent of .579 mill, in amount of \$78.66.

Thereupon, it is agreed in open court, that the third, fourth, sixth, seventh, eighth, ninth, tenth, eleventh, twelfth, thirteenth, fourteenth, sixteenth, eighteenth, nineteenth and twentieth causes of action, shall be submitted to the court for further consideration upon the agreed statement of facts this day filed.

NORTHERN District of OKLAHOMA.  
 SPECIAL MARSH, 1927 TERM TULSA, OKLAHOMA. WEDNESDAY, MARCH, 16, 1926.

It is therefore, Ordered, Adjudged and Decreed by the Court, that the plaintiff herein, St. Louis-San Francisco Railway do have and recover of and from the defendant herein, Ralph H. Blake, as county treasurer of Creek County, Oklahoma the following amounts, to-wit:

First cause of action.	\$ 2,044.13
Second cause of Action	654.90
Fifth Cause of action.	13.26
Fourteenth Cause of Action, count two	32.95
Fifteenth cause of action	9.83
Seventeenth cause of Action	52.54
Twentieth cause of action, count two	310.45
Twenty-first cause of action	233.06
Twenty-second cause of action, count two.	95.84
Twenty-third cause of action, count two	292.94
Twenty-fifth cause of action	728.90
Twenty-sixth cause of action, count two	114.09
Twenty-seventh cause of action, count two,	78.66

Or a total of \$8,662.61.

It is further ordered and adjudged by the court that the third, fourth, sixth, seventh, eighth, ninth, tenth, eleventh, twelfth, thirteenth, fourteenth, sixteenth, eighteenth, nineteenth, and twentieth causes of action, and each of them, are hereby specifically reserved for future consideration and determination.

It is further Ordered and adjudged by the court that the remaining cause of action hereinbefore particularly described and portions of causes of action as set out in the findings hereinbefore referred to, be, and the same are hereby dismissed, on motion of the plaintiff, with prejudice.

It is further Ordered that the plaintiff do have and recover of and from the defendant herein, its costs in this action expended.

It is further ordered by the court, that the defendant herein, Ralph H. Blake, as County treasurer of Creek County, Oklahoma, do, upon presentation to him of a properly certified copy of this journal entry of judgment, pay to the plaintiff herein, the amount heretofore adjudged to be due the plaintiff.

F. E. Kennamer,  
 Judge.

O.H. Stuart, Cruce & Franklin  
 Attorneys for plaintiff  
 W. F. Pardoe,  
 Attorney for Defendant.

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

ST. LOUIS-SAN FRANCISCO RAILWAY, COMPANY, A CORPORATION,	)	
Plaintiff.	)	
vs.	)	No. 266 Law.
JAMES E. PAYNE, COUNTY TREASURER, OF CREEK COUNTY, OKLAHOMA,	)	
Defendant.	)	

JOURNAL ENTRY OF JUDGMENT.

The above cause was originally filed in the United States District Court for the Eastern District of Oklahoma, the same being numbered at that time 4548 Law.

Thereafter, by proper motion of the plaintiff, the same was transferred to the Northern District of Oklahoma, where it is now pending as No. 266 Law.

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~~SPECIAL~~ MARCH, 1927 TERM TULSA, OKLAHOMA. WEDNESDAY, MARCH, 16, 1927.

Now, on this 16th day of March, 1927, the above cause came on for hearing in its regular order, by agreement of the parties, the plaintiff appearing in person and by its attorneys, Stuart, Cruce & Franklin, and the defendant appearing in person and by the Honorable W. F. Pardoe, County Attorney of Creek County, Oklahoma.

Thereupon, it is agreed in open court, that since the institution of this action, Ralph H. Blake, has succeeded James E. Payne, County Treasurer of Creek County, Oklahoma, and should be substituted as defendant herein and it is so ordered.

Thereupon, the plaintiff, in open court, moves the court to dismiss its first cause of action, count one, involving a levy for all purposes for Creek County, in amount of \$6,394.67.

Thereupon, the defendant in open court, confesses judgment in favor of the plaintiff upon the first cause of action, count two, involving a levy for county sinking fund, to the extent of .47433 mills, in amount of \$655.96.

Thereupon, the defendant in open court, confesses judgment in favor of the plaintiff upon the first cause of action count three, involving a levy for county free fair fund, to the extent of .201ml mill, in total amount of \$277.28.

Thereupon, the plaintiff, in open court, moves the court to dismiss its second cause of action, count one, involving Shannon Township in the amount of \$161.29.

Thereupon, the defendant, in open court, confesses judgment in favor of the plaintiff upon the second cause of action, count two, involving a levy for Shannon Township, to the extent of .361 mills, in amount of \$13.26.

Thereupon, the plaintiff, in open court, moves the court to dismiss its third to eighth causes of action, inclusive as follows:

Third Cause of action, Sapulpa Township	\$ 1,675.66
Fourth cause of action, Kellyville Twp	43.34
Fifth cause of action, Euchee Township	167.61
Sixth cause of action, Sunny Slope Twp.	134.05
Seventh cause of action, Mannford Twp.	376.15
Eighth cause of action, Mounds township-	1,224.28

Thereupon, the plaintiff in open court, moves the court to dismiss its ninth cause of action, count one, involving the town of Shamrock.

Thereupon, the defendant, in open court, confesses judgment in favor of the plaintiff upon the 9th cause of action, count two, involving the town of Shamrock, to the extent of 8.35 mills, in amount of \$32.95.

Thereupon, the defendant, in open court, confesses judgment in favor of the plaintiff upon the ninth cause of action, count three, involving the town of Shamrock for its general fund, in amount of \$9.83.

Thereupon, the plaintiff in open court, moves the court to dismiss its tenth cause of action, involving the city of Sapulpa, in amount of \$414.28.

Thereupon, the plaintiff, in open court, moves the court to dismiss its eleventh cause of action, count one, involving the City of Bristow, in amount of \$1.74.

Thereupon, the defendant, in open court, confesses judgment in favor of the plaintiff, upon the eleventh cause of action, count two, involving the City of Bristow, in the amount of \$52.54.

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

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SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

WEDNESDAY, MARCH, 16, 1927.

Thereupon, the plaintiff, in open court, moves the court to dismiss its twelfth cause of action, count one, involving the town of Keifer, in amount of \$131.03.

Thereupon, the defendant, in open court, confesses judgment in favor of the plaintiff, upon the twelfth cause of action, count two, involving the town of Keifer in amount of \$310.45.

Thereupon, the defendant, in open court, confesses judgment in favor of the plaintiff on the thirteenth cause of action, count one, involving Joint Consolidated School District No. 3, for its sinking fund, to the extent of 5.39 mills in amount of \$233.06; and the plaintiff, in open court, moves the court to dismiss the remainder of said thirteenth cause of action, count one, in amount of \$174.36, same being 4.03 mills of the amount sued for.

Thereupon, the plaintiff in open court, moves the court to dismiss its thirteenth cause of action, count two, involving Joint Consolidated School District No. 3.

Thereupon, the plaintiff, in open court, moves the court to dismiss the fourteenth cause of action, count one, involving School District No. 35, in amount of \$156.09.

Thereupon, the defendant, in open court, confesses judgment in favor of the plaintiff upon the fourteenth cause of action, count two, involving School District No. 35, to the extent of 1.05 mills, for sinking fund purposes, in amount of \$95.64.

Thereupon, the plaintiff in open court, moves the court to dismiss its fifteenth cause of action, count one, involving School District No. 18, in amount of \$100.90.

Thereupon, the defendant, in open court, confesses judgment in favor of the plaintiff, on the fifteenth cause of action, count two, involving school District No. 18, to the extent of 3.6 mills, for sinking fund purposes, in amount of \$292.64.

Thereupon, the plaintiff in open court, moves the court to dismiss its sixteenth cause of action, involving School District No. 56, in amount of \$136.78.

Thereupon, the plaintiff in open court, moves the court to dismiss its seventeenth cause of action, count one, involving School District No. 33, in amount of \$136.17.

Thereupon, the defendant in open court, confesses judgment in favor of the plaintiff, on the seventeenth cause of action, count two, involving a levy for School District No. 33, for sinking fund purposes, to the extent of 2.73 mills, in amount of \$728.90, and the plaintiff, in open court, moves the court to dismiss the remainder of said cause of action, in the amount of \$822.35.

Thereupon, the plaintiff in open court, moves the court to dismiss its eighteenth cause of action, count one, involving School District 31, in amount of \$261.98.

Thereupon, the defendant in open court, confesses judgment in favor of the plaintiff, on the eighteenth cause of action, count two, to the extent of 1.264 mills, in amount of \$114.09, same being for sinking fund purposes.

Thereupon, the plaintiff in open court, moves the court to dismiss its nineteenth cause of action, counts one and two, involving a levy for sinking fund purposes for School District No. 2, in amount of \$1039.09.

Thereupon, the defendant, in open court, confesses judgment in favor of the plaintiff, upon the nineteenth cause of action, count three, involving a levy of .679 mills for sinking fund purposes for School District No. 2, in amount of \$78.66.

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~~SPECIAL~~ MARCH, 1927 TERM TULSA, OKLAHOMA. WEDNESDAY, MARCH, 16, 1927.

It is therefore Ordered, Adjudged and Decreed by the court, that the plaintiff herein, St. Louis - San Francisco Railway Company, do have and recover of and from the defendant, Ralph H. Blake, as county treasurer of Creek County, Oklahoma, the following amounts, to-wit:

First cause of action, count two,	\$ 655.96
First cause of action, count three,	278.28
Second cause of action, count two,	13.26
Ninth cause of action, count two	32.95
Ninth cause of action, count three	9.83
Eleventh Cause of action, count two,	52.54
Twelfth cause of action, count two,	310.45
Thirteenth cause of action, count one,	233.06
Fourteenth cause of action, count two,	95.84
Fifteenth cause of action, count two,	292.94
Seventeenth cause of action, count two,	728.90
Eighteenth cause of action, count two	114.09
Nineteenth cause of action, count three,	76.66

Or a total of \$ 2,896.75

It is further ordered and adjudged by the court that the remaining causes of action hereinbefore particularly described and portions of causes of action as set out in the findings hereinbefore referred to be, and the same are hereby dismissed, on motion of the plaintiff, with prejudice.

It is further ordered that the plaintiff do have and recover of and from the defendant herein, its costs in this action expended.

It is further ordered by the court, that the defendant herein, Ralph H. Blake, as County Treasurer of Creek County, Oklahoma, do, upon presentation to him of a properly certified copy of this journal entry of judgment, pay to the plaintiff herein, the amount hereinbefore adjudged to be due the plaintiff.

F. E. Kenamer,  
Judge.

O.K. Stuart, Cruce & Franklin,  
Attorneys for Plaintiff.

W. F. Perdoe,  
Attorneys for Defendant.

Court adjourned until March, 17, 1927.

NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. THURSDAY, MARCH, 17, 1927.

On this 17th day of March, 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.  
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:

PENSIA POLSTON, ADMINISTRATRIX, )  
Plaintiff. )  
vs. ) No. 355 Law.  
THE MISSOURI-KANSAS-TEXAS RAILROAD )  
COMPANY, A CORPORATION, ET AL., )  
Defendants. )

JOURNAL ENTRY.

Now on this 17 day of March, 1927, the same being one of the judicial days of the Spe March 1927 term of this court, come the parties hereto and file and present stipulation by the terms of which it appears that all matters and things in controversy in the above entitled and numbered cause having been fully and finally settled, this cause shall be dismissed with prejudice at the costs of the plaintiff, and the court having seen the stipulation and being fully advised in the premises,

IT IS THEREFORE, CONSIDERED, ORDERED AND ADJUDGED BY THE COURT that this cause be and the same is hereby dismissed with prejudice at the costs of the plaintiff.

F. E. Kennamer,  
Judge.

O.L. Woodard & Westhafer  
Attorneys for pltf.  
G. S. Walker,  
Attorney for Deft.

G. C. JINGERY, Plaintiff. )  
vs. ) 175 Law.  
MURMAN OIL CO., Defendant. )

On this 17th day of March, 1927, it is ordered that the above entitled cause be and same is hereby stricken from this assignment.

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WEDNESDAY, MARCH, 1927 TERM THREE, OKLAHOMA.

THURSDAY, MARCH, 17, 1927.

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

ANDREW W. BURDEN AND  
NELLIE BURDEN, Plaintiffs,

vs.

THE ATCHISON TOPEKA AND  
SANTA FE RAILWAY COMPANY,  
CORPORATION,

Defendant.

No. 328 Law.

JOURNAL ENTRY OF JUDGMENT.

And now, to-wit, on this the 16th day of March, 1927, the above cause came on for trial, the plaintiffs appearing by Hirsch & Morris, their attorneys, and the defendant appearing by Geo. M. Green, one of its attorneys, and

Thereupon both parties announce ready for trial and a jury of twelve good and lawful men were duly empaneled and sworn to try the issues in said cause.

Thereupon the plaintiffs introduce their testimony and rested the thereupon the defendant demurred to the evidence of plaintiffs upon the ground and for the reason that same failed to prove a cause of action in favor of the plaintiffs and against the defendant, which demurrer was duly considered by the Court and overruled and which ruling of the Court the defendant excepted to and still excepts.

Thereupon the defendant introduced its testimony and rested its case, And thereupon the plaintiffs introduced their evidence in rebuttal.

And thereupon the defendant moved the Court to direct the jury to return a verdict in favor of the defendant and against the plaintiffs, which said motion was by the Court duly considered.

The hour of adjournment having arrived, the said action is continued until March, 17th, 1927, at which time both parties appeared as heretofore.

And thereupon the Court, after considering said motion for a directed verdict, sustains the same, and thereupon the jury were introduced to return a verdict in favor of the defendant and against the plaintiffs. Thereupon the jury returned into Court with their verdict as directed by the Court, which verdict is in words and figures as follows, to-wit:

VERDICT

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

ANDREW W. BURDEN AND  
NELLIE BURDEN, Plaintiff.

vs.

THE ATCHISON, TOPEKA AND SANTA FE  
RAILWAY COMPANY,  
Defendant.

Case No. 328.

We the jury in the above entitled cause, duly empaneled and sworn upon our oaths find for the defendant.

William Sheldon, Foreman.

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

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OKLAHOMA.

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Thereupon the said verdict was received by the Court and read in open court, and which verdict was ordered filed. Thereupon, the Court rendered judgment upon said verdict.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that Andrew Burden and Nellie Burden, plaintiffs in the above action take nothing of and from the defendant, The Atchison, Topeka, and Santa Fe Railway Company, and that the costs of this action be taxed to the plaintiffs, to which judgment of the Court the plaintiffs excepted and still except.

F. E. Kennamer,  
Judge.

O.K. Hirsch & Morris,  
By Edward Hirsch,  
Attorneys for Plaintiffs.

O.K. George M. Green,  
Attorneys for Defendant.

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

SOUTHERN SURETY COMPANY, A CORPORATION,	)	
Plaintiff.	)	
vs.	)	No. 187 Law.
STEVE EVANOFF AND D. G. ELLIOTT,	)	
Defendants.	)	

JOURNAL ENTRY OF JUDGMENT.

Now on this 17th day of March, 1927, the same being one of the judicial days on the Special March, 1927, term of this court, the above entitled and numbered cause comes regularly on for trial pursuant to assignment, the plaintiff appearing by its attorneys of record, Allen, Underwood & Smith, and presenting to the court a stipulation executed on behalf of the plaintiff and the defendant, by their respective attorneys of record, which stipulation was filed with the clerk of this court on this 17th day of March, 1927.

And it appearing to the court from the stipulation aforesaid that the parties have agreed that plaintiff shall have and recover of and from the defendants Steve Evanoff and D. G. Elliott the amounts hereinafter stated and the court finding that the plaintiff is entitled to recover judgment of and from the defendants as hereinafter provided, it is therefore considered, ordered and adjudged by the court that the plaintiff do have and recover of and from the defendants Steve Evanoff and D. G. Elliott on plaintiff's first cause of action the sum of Four Thousand Seven Hundred Twenty Seven and 40/100 (\$4727.40) dollars, with interest thereon at the rate of six per cent (6%) per annum from April, 1st, 1925, until paid, and on plaintiff's second cause of action the further sum of Five Hundred Fifty Nine and 95/100 (\$559.95) dollars, with interest thereon at the rate of six per cent (6%) per annum from December, 31st 1924, and the costs of this action, for all of which let execution issue as per stipulation on file.

F. E. Kennamer,  
Judge.

O.K. Attorneys for plaintiff.

O.K. A. Nicodemus,  
Attorney for defendants.

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District of

OKLAHOMA.

~~OPENS IN~~ MARCH, 1927 TERM TULSA, OKLAHOMA. THURSDAY, MARCH, 17, 1927.

P. L. SAWYER, ET AL.,	)	
Plaintiff.	)	
vs.	)	# 181 Law.
W. W. HASTINGS, ET AL.	)	
Defendant.	)	

On this 17th day of March, 1927, the above entitled cause comes on for hearing. All parties announce ready for trial and the Jury is sworn to try said cause and a true verdict render. Opening statements of counsel are heard are thereafter it is ordered that cause be continued to March, 18, 1927.

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

F. EDWIN GALLAGHER AND GERTRUDE GALLAGHER,	)	
Plaintiffs.	)	
vs.	)	No. 174 L.
TRIANGLE SALES COMPANY, A CORPORATION,	)	
Defendant.	)	

O R D E R.

Now on this the 17th day of March, 1927, the above styled and numbered cause was dismissed for want of prosecution.

Witness my hand as Judge, this March, 17, 1927.

F. E. Kennamer,  
Judge.

SHADY MANOR, et al,	)	
Plaintiffs.	)	
vs.	)	409 Law.
ST. LOUIS & S. F. RY. CO.	)	
Defendants.	)	

On this 17th day of March, 1927, the above entitled cause comes on for further trial, Warsham & Craam representing the plaintiffs, herein and Ben Franklin representing defendants. The Motion to remand is heard by the Court and overruled, and exceptions allowed. Comes now the plaintiff and moves the Court to strike paragraph four (4) of petition, which motion is heard by the Court and sustained. Comes now the plaintiff and requests leave of the Court to amend the Petition by inserting the initials of D. A. Maynor as a party plaintiff, which is by the Court granted. Comes now the defendant and moves the Court for judgment on pleadings, which motion is heard by the Court and exceptions allowed. All parties announce ready for trial and opening statements of counsel are heard and thereafter the plaintiff moves the Court to dismiss said cause without prejudice, which motion is overruled and exceptions allowed. Defendant demurs to the evidence and requests the Court for a directed verdict in favor of defendant, which is by the Court sustained. Thereup-

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

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TULSA, OKLAHOMA.

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on the Court directs Henry J. Dabney one of the jurors to sign the verdict for the Defendant, which verdict is as follows:

VERDICT

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

SHADY MAYNOR, AND D. M. MAYNOR,

Plaintiff.

vs.

SAINT LOUIS AND SAN FRANCISCO  
RAILWAY COMPANY,

Defendant.

Case No. 409 Law.

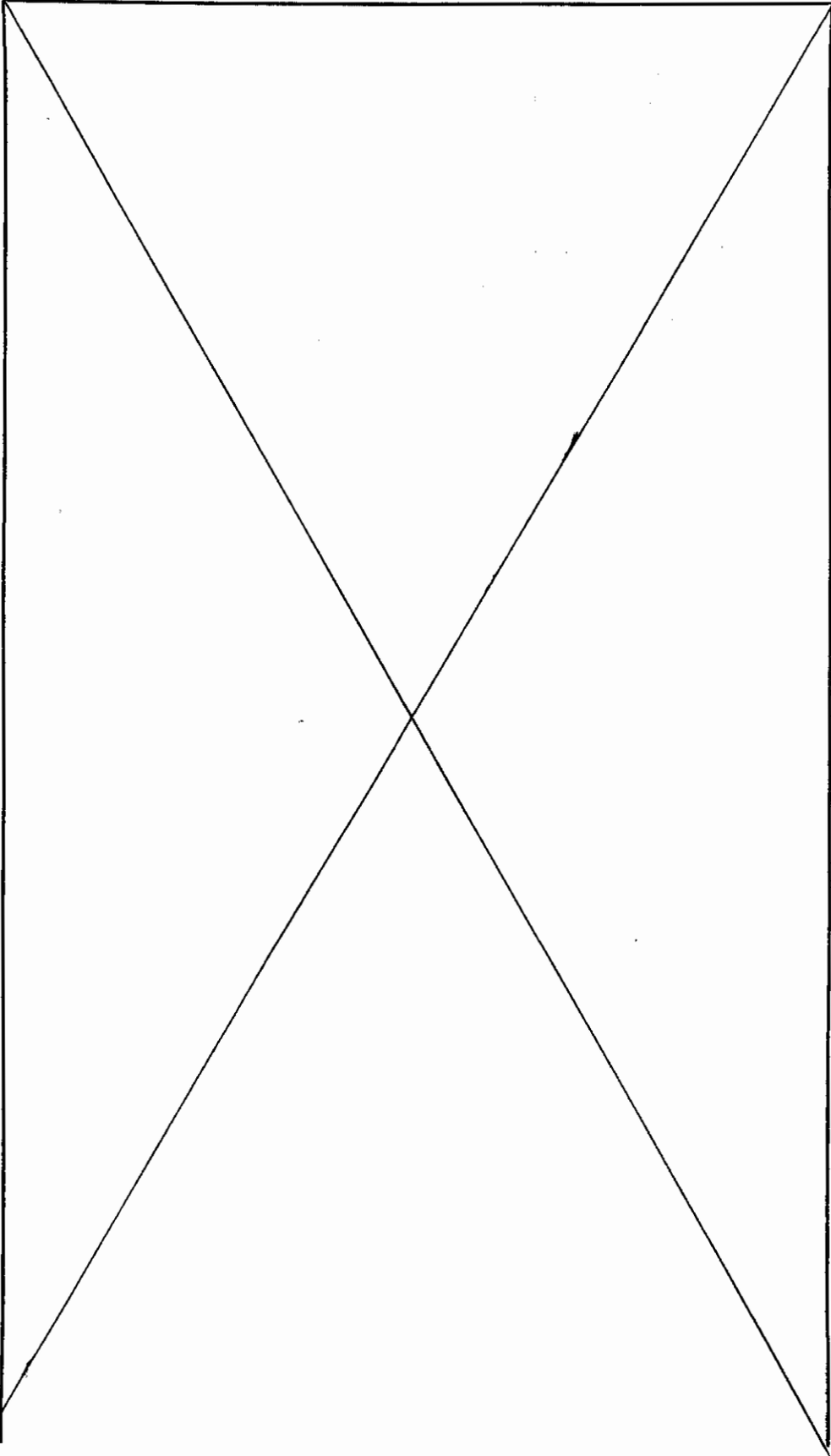
We, the jury in the above entitled case, duly impaneled and sworn, upon our oaths find for the defendant

Henry J. Dabney, Foreman.

Court adjourned until March, 18, 1927.

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

U.S. DISTRICT COURT DISTRICT OF





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SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

FRIDAY, MARCH, 18, 1927.

against defendant above named, in the sum of \$700.00 and costs, and that pursuant to said judgment the said sum of \$700.00 has been deposited with the Clerk of the above court in full payment thereof, and it further appearing to the court that said funds should be disbursed to said plaintiffs,

And it further appearing to the court that the plaintiffs, Alice Bradshaw, nee Hundley and James Hundley are all the children of the decedent and as such each legally entitled to receive an equal portion of one-third (1/3) each of said judgment,

And it further appearing to the court that the plaintiff, James Hundley is a mental incompetent, at this time confined in the State Hospital for the insane at Vinita, Oklahoma, and that no guardian has ever been appointed over the person or estate of said James Hundley,

IT IS, THEREFORE, Ordered that the Clerk of said Court pay to the plaintiff, Alice Bradshaw, nee Hundley, the sum of Two Hundred Thirty-three & 33/100 (\$233.33) Dollars, and to the plaintiff, Will Hundley, the further sum of Two Hundred Thirty-Three & 33/100 (\$233.33) Dollars same representing their portions of said judgment, and,

It is further ordered that the Clerk of said court retain the balance of said judgment, in the sum of Two Hundred Thirty-three & 33/100 (\$233.33) Dollars to the credit of said incompetent, James Hundley, until the further order of this court.

F. E. Kennamer,  
Judge.

C. B. CARSON, Plaintiff. )  
vs. ) 335 L.  
M. K. & T. RY. CO. Defendant. )

On this 18th day of March 1927, it is by the Court ordered that the above entitled cause be stricken from this assignment and placed on the Vinita assignment.

M. K. & T. RY. Co. Plaintiff. )  
vs. ) 364 L.  
T. H. BAILEY, CO. TREASURER. )  
CRAIG COUNTY, Defendant. )

On this 18th day of March, 1927, upon stipulation filed herein, the above entitled cause is stricken from this assignment and placed on Vinita Assignment,

ADMISSION TO BAR

On this 18th day of March, 1927, it being made satisfactorily to appear that John E. M. Taylor, is qualified for admission to the bar of this Court, the oath prescribed by the Court is administered and said John E. M. Taylor, is declared admitted to the bar of this Court.

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

NORTHERN District of OKLAHOMA.  
 SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. FRIDAY, MARCH, 18, 1927.

UNITED STATES DISTRICT COURT, FOR THE NORTHERN DISTRICT OF OKLAHOMA. HON. F. E. KENNAMER, JUDGE.

J. P. EVERS, Plaintiff. )  
 vs. ) No. 431  
 MINTIE CHATFIELD, ET AL. )  
 Defendants. )

ORDER FOR SUBPOENA DUCES TECUM.

It appearing from the petition of the plaintiff in this action, that the above styled and numbered cause is assigned for trial in this Court, on March, the 29th 1927; and it further appearing that the original files in Probate cases, Nos. 2995 and 2996, Estate of Bert Chatfield, and civil actions Nos. 1634, C. B. Rockwood, Admr., vs. Slick National Bank, and C. B. Rockwood, Admr, vs. Will Sorrell, et al, all of Creek County, Oklahoma, and it appearing that Ray H. Weasley, ex Court Clerk for Creek County, Oklahoma, is an officer who has in his care and custody, the original files aforesaid, And it appearing from the petition of the Plaintiff, that the said original files will be material evidence for the plaintiff in the trial of this action;

It is therefore, ordered, adjudged and decreed, that a subpoena duces tecum issue for, and directed to Ray H. Weasley, Court Clerk, Creek County, Oklahoma, and he be directed to have before this Court, on March the 29th 1927, at 9; o'clock A. M. the following original files, to-wit:

Probate, Numbers 2995, and 2996, Estate Bert Charfield, No. 1634 C. B. Rockwood, Admr., vs. Slick National Bank and No. 1640, C. B. Rockwood, Admr., vs. Will Sorrell, et al; before this court, on March, the 29th., 1927, at the hour of Nine o'clock A.M. to be used as evidence on behalf of the plaintiff; and the Clerk of this Court, is ordered, and directed to issue the subpoena duces tecum, as above directed.

Given under my hand this March, the 18th 1927.

F. E. Kennamer,

F. L. SAWYER, ET AL., Plaintiff. )  
 vs. ) 181 Law.  
 W. W. HASTINGS, ET AL., Defendant. )

On this 18th day of March, 1927, the above entitled cause comes on for further hearing. All parties present asheretofore, counsel as before and the jury each and every member present. Now at this time the taking of evidence is closed, and closing arguments of counsel are heard, and thereafter the court instructs the jury as to the law in the case. Now on this same date the jury return into open court and present to the Court their verdict and the Interrogatories and said verdict is as follows:

V E R D I C T.

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

F. L. SAWYER, ET AL., Plaintiff. )  
 vs. ) Case No. 181 Law.  
 W. W. HASTINGS ET AL., Defendant. )

We, the jury in the above entitled case, duly impaneled and sworn

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SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. FRIDAY, MARCH, 18, 1927.

upon our oaths find for the defendant, covering the land in Washington County, Okla. involved in this suit.

J. W. Patchett, Foreman.

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

F. L. SAWYER, ET AL.,	Plaintiffs,	)	
	vs.	)	No. 181 Lew.
W. W. HASTINGS, ET AL.,	Defendants.	)	

JOURNAL ENTRY OF JUDGMENT.

Now on the 18th day of March, 1927, the above entitled cause came on for hearing, the parties appearing in person and by their attorneys, and a jury having been called, the cause proceeded until the close of the day, and thereupon continued further on the 19th day of March, 1927. And the parties having submitted evidence in support of their respective contentions and having argued the same, the Court submits to the jury special findings to be made and determined by the jury. And thereupon the jury having considered the evidence under the instructions of the Court, returned into court the said findings as follows. to-wit:

"Interrogatory No. 1;

Did the plaintiffs Sawyer and Christian ever take possession of the forty acres of land in Rogers County in controversy, and if they did, on what date. And up to what date did they remain in possession. No.

Interrogatory No. 2.

Did the defendant, W. W. Hastings, ever go into possession of the forty acres of land in Rogers County in controversy in this action, and if so on what date did he take possession. Yes. December 20th, 1909.

Interrogatory No. 3;

In you answer interrogatory No. 2 in the affirmative, that defendant Hastings did take possession then state how long he has been in continuous uninterrupted possession of said land. December 20, 1909 to July 30, 1925.

Interrogatory No. 4.

What is the reasonable, useable, rental value of the surface of the forty acres of land for the three years immediately prior to the filing of this suit on July 30, 1925, for agricultural and grazing purposes. \$30.00.

Foreman J. W. Patchett. "

The Court directed the jury to return a verdict for the defendants as to that portion of the land in controversy described as the

Northeast Quarter of Southwest Quarter, and the Northwest Quarter of the Southeast Quarter of Section 36, Township 26 North, Range 13 East, in Washington County, Oklahoma,

and thereupon the jury returned a verdict for the defendants as to said portion of said land as instructed by the Court.

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And thereupon the Court upon consideration of the said special verdict and of the verdict as to the said described land in Washington County, doth order and adjudge that the said verdicts be and the same are hereby approved, and that the plaintiffs take nothing as against the defendants, or either of them, herein as to either the said described land in Washington County or as to the

Southwest Quarter of the Northeast quarter of Section 20, Township 24 North, Range 17 East, in Rogers County,

or for the rents, issues and profits derived from either of said tracts of land, and that the defendants have judgment for their costs herein, for which let execution issue; to all of which the plaintiffs except.

F. E. Kennamer, Judge.

O.K. as to form Madden & Blend, Attorneys for pltf.

O.K. N.A. Gibson, Atty for Defts.

J. F. McPherson, Admr., Plaintiff. vs. # 236 Law. M.K.& T. Ry. Co. Defendant.

On this 18th day of March, 1927, the above entitled cause comes on for hearing. The jury is empaneled and sworn to try said cause and a true verdict rendered. Opening statements of counsel are heard, and thereafter the hour for the adjournment of Court having arrived it is ordered that hearing be continued to March, 19th, 1927.

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

MISSOURI-KANSAS-TEXAS RAILROAD COMPANY, Plaintiff. vs. No. 314 Law. W. L. KIRK, Defendant.

JOURNAL ENTRY.

NOW, on this 18th day of March, 1927, the same being one of the judicial days of the Special March, 1927, Term of this Court, the above entitled and numbered cause comes on regularly for trial, the plaintiff appearing by its attorneys M. D. Green, Esquire, and John E. M. Taylor, Esquire, and the defendant W. L. Kirk having been three times called in open court to appear, except, demur, answer or plead to the amended petition herein, comes not, nor anyone for him, and thereupon makes default and thereupon the plaintiff in open court with the assent of the Court, waives a trial by jury and this cause comes on for hearing and trial before the Court, and the Court having examined the pleadings and papers on file in the case and being fully advised in the premises, finds:

That this is an action on contract for the recovery of money and that the defendant has been duly and regularly served with summons in this cause and that the time for defendant to except, demur, answer, or plead to the amended petition of the plaintiff herein has long since

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SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. FRIDAY, MARCH, 18, 1927.

expired and that the defendant has failed to except, demur, answer or plead to the amended petition of the plaintiff, and herein wholly makes default; and the Court further finds that the allegations of the plaintiff's amended petition are true, and that this is an action for a balance of freight charges for interstate transportation of shipments of cattle shipped by the defendant, assessed in accordance with the tariffs governing such charges duly published and in force and on file with the Interstate Commerce Commission, and that the said defendant has contracted and agreed to pay such charges but that there remains unpaid on such charges the sum of \$68.00 on plaintiff's first cause of action, and the sum of \$17.00 on plaintiff's second cause of action; that said sums have been due to the plaintiff since the 2nd. day of April, 1923, and that demand for payment has been made by plaintiff and said demand refused by the defendant.

IT IS THEREFORE, CONSIDERED, ORDERED AND ADJUDGED by the Court that the Plaintiff Missouri-Kansas-Texas Railroad Company have and recover of and from the defendant W. L. Kirk the sum of \$68.00 on plaintiff's first cause of action, with interest thereon at the rate of six per cent (6%) per annum from April, 2, 1923, until paid, and the sum of \$17.00 on plaintiff's second cause of action, with interest thereon at the rate of six per cent (6%) per annum from April, 2, 1923, until paid, and that the said plaintiff have its costs in this behalf laid out and expended for all of which let execution issue.

F. E. Kennamer,

Judge.

Court adjourned until March, 19, 1927.

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

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NORTHERN District of OKLAHOMA.  
 SPECIAL MARCH, 1927 TERM TULSA, OKLA. SATURDAY, MARCH, 19, 1927.

On this 19th day of March, 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  
 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:

UNITED STATES, Plaintiff. )  
 vs. ) 804 Cr.  
 O. A. SEXTON, Defendant. )

On this 19th day of March, 1927, the defendant in above entitled cause asks and is granted leave to withdraw former plea of not guilty and now enters plea of guilty. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Twelve (12) months in Washington County Jail, and pay one hundred (\$100.00) Dollars fine.

UNITED STATES FIDELITY AND GUARANTEE CO., Plaintiff. )  
 vs. ) # 414 Lew.  
 W. D. WORD, ET AL., Defendant. )

On this 19th day of March, 1927, it is by the Court ordered that above entitled cause be continued to April, 13, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) # 1603 Cr.  
 ROSCO SMITH, Defendant. )

On this 19th day of March, 1927, it is by the Court ordered that execution of commitment be stayed for period of thirty (30) days to permit payment of fine.

J. F. McPHERSON, Admr., Plaintiff. )  
 vs. ) # 236 L.  
 M. K. & T. RY. CO. Defendant. )

On this 19th day of March, 1927, the above entitled cause comes on for further hearing. All parties present as heretofore, counsel as before and each and every member of the jury present. Now at this time the defendant demurs to the evidence which demurrer is overruled and exceptions allowed. Plaintiff and defendant rest and now at the close of all testimony the defendant demurs to the evidence and requests the court to direct a verdict in favor of the defendant which is by the Court sustained. Thereupon one of the Jurors, H. H. Lewis, was directed to sign the verdict in favor of said defendant. Which verdict is as follows:

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

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SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

SATURDAY, MARCH, 19, 1927.

VERDICT

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

J. F. McPHEARSON, ADMR.,	)	
Plaintiff.	)	
vs.	)	Case No. 226 Law.
MISSOURI KANSAS & TEXAS	)	
RAILWAY CO.,	)	
Defendant.	)	

We, the jury in the above entitled case, duly impaneled and sworn upon our oaths find for the defendant.

H. H. Lewis, Foreman.

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

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

J. F. McPHEARSON, AS ADMINISTRATOR	)	
OF THE ESTATE OF J. F. McPHEARSON, JR.	)	
DECEASED,	)	
Plaintiff.	)	No. 236 Law.
vs.	)	
MISSOURI-KANSAS-TEXAS RAILROAD COMPANY,	)	
A CORPORATION,	)	
Defendant.	)	

## JOURNAL ENTRY.

Now on this 18th day of March, 1927, the same being one of the judicial days of the Special March, 1927, Term of said court, the above entitled and numbered cause comes on in its regular order for trial, the plaintiff appearing in person and by his attorney and the defendant appearing by its attorneys, and both parties announcing that they are ready for trial. Whereupon a jury of good and lawful men from the body of said Northern District of Oklahoma is duly selected, empaneled and sworn to try the issues in said cause. Thereupon plaintiff's counsel make their opening statement to the jury and thereupon defendant's counsel makes its opening statement to the jury. Whereupon plaintiff proceeds with the introduction of the evidence on his behalf and having concluded same plaintiff rests. Thereupon defendant interposes a demurrer to the evidence of plaintiff and the court having heard the arguments of counsel with respect to said demurrer, takes same under consideration and the hour of adjournment having arrived, the court is adjourned to meet at the same place on the following day, to-wit, March 19, 1927, at 9:30 o'clock A. M.

Now on this 19th day of March, 1927, the same being one of the judicial days of the said Special March, 1927, Term of said Court, said cause comes on for further proceedings in the trial thereof, pursuant to adjournment had on the previous day and thereupon it is ordered and adjudged by the Court that the defendant's demurrer to the evidence of plaintiff be and it is overruled, to which action of the court the defendant then and there in open court duly excepted.



NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 Term. Tulsa, Oklahoma. SATURDAY, MARCH, 19, 1927.

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

UNITED STATES OF AMERICA, Plaintiff. )  
 vs. ) No. 1427  
 BOB CUMMINGS, Defendant. )

O R D E R.

This cause coming on to be heard this the 19th day of March, 1927, upon the application of the defendant, Bob Cummings, for an extension of thirty days additional time on his leave of absence heretofore made and expiring on this date, and upon his request to be allowed thirty days from this date in which to pay Fifty Dollars and Sixty days from this date in which to pay the remaining fifty dollars of his fine in the above said case, and the court being advised in the premises hereby orders that the defendant be given said time requested within which to pay said fine and he is hereby granted a further leave of absence of thirty days from this date within which to be treated for cancer from which he is now suffering. At the expiration of said thirty days he will surrender himself to the United States Marshal for the Northern District of Oklahoma, to serve the remaining time of his jail sentence in the above case.

Given under my hand as Judge of the United States District Court for the Northern District of Oklahoma this 19th day of March, 1927.

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. 1665  
 JOE FISKE, Defendant. )

O R D E R.

This cause coming on to be heard this 19th day of March, 1927 on the petition of the defendant, Joe Fiske, for an additional leave of absence of five days beginning on the 21st day of March, 1927, in order to be with his brother, who is seriously ill at Terrio, Missouri;

IT IS HEREBY ORDERED that the defendant, Joe Fiske, be given five additional days leave of absence, beginning on the 20th day of March 1927, at the expiration of which time he will surrender himself to the United States Marshal for the Northern District of Oklahoma to serve the remainder of the jail sentence heretofore rendered in the above entitled and numbered cause against his in this court.

Given under my hand as Judge of the United States District Court for the Northern District of Oklahoma, this 19th day of March, 1927.

F. E. Kennamer, Judge.

Court adjourned until March, 21, 1927.

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

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OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

MONDAY, MARCH, 21, 1927.

On this 21 day of March, 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. Kernamer, 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:

THE REPUBLIC NATIONAL BANK, Plaintiff. )  
 vs. ) # 234 L.  
 CORA LEE BROWN, Defendant. )

On this 21st day of March, 1927, it is by the Court ordered that the above entitled cause be stricken.

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

THE NATIONAL BANK OF ROCHESTER, )  
 NEW YORK, A NATIONAL BANKING )  
 CORPORATION, Plaintiff. ) No. 249 law.  
 vs. )  
 GEO. H. LOWE, Defendant. )

JOURNAL ENTRY.

This matter coming on for trial this 21st day of March, 1927, in its regular order, having been duly assigned for trial, and the plaintiff appearing by its attorneys, Yancey & Pist, and W. Y. Mauzy, and the defendant, after being three times called in open court, answereth not; and the court being advised in the premises, finds that said defendant has been duly notified of the pendency of this action and has filed his answer herein, and that his attorneys have been notified that said cause has been set for trial.

Thereupon, the court ordered said cause to proceed to trial, whereupon the plaintiff waived a trial by jury and same was submitted to the court, and the court, being fully advised in the premises, after the introduction of evidence, finds that all the material allegations of plaintiff's petition are true:

And the court further finds that the defendant is indebted to the plaintiff in the sum of Forty Two Hundred, Fifty One Dollars, (\$4251.00) with interest thereon at the rate of 6% per annum from October 12, 1923, until paid, by virtue of a promissory note executed and delivered by the defendant to one T. B. Clevenger, on the 12th day of October, 1923, said plaintiff being the owner and holder of said note in due course for a good and valuable consideration.

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OKLAHOMA.

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TULSA, OKLAHOMA.

MONDAY, MARCH, 21, 1927.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the plaintiff have and recover judgment against the defendant, Geo. H. Lowe, in the sum of Forty Two Hundred, Fifty One Dollars, (\$4251.00), with interest thereon at the rate of 6% per annum from October, 12, 1923, until paid, and for costs of this action.

For all of which let execution issue.

F. E. Kennamer,  
District Judge.

Dated this 21st day of March, 1927.

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

SAMUEL L. LUBELL, AS TRUSTEE,	)	
Plaintiff,	)	
	)	
vs.	)	No. 256 Law.
	)	
WHITE EAGLE OIL AND REFINING	)	
COMPANY, A CORPORATION,	)	
Defendant.	)	

O R D E R.

Now on this 21st day of March, 1927, this cause comes on for trial in regular order and pursuant to assignment.

The plaintiff appeared in person, as well as by R. W. Kellough, his attorney, and the defendant appeared by Bell & Fellows and K. M. Geddes, its attorneys.

Thereupon, both parties in open court waived a jury, and with the consent of the court this cause was tried to the court.

The plaintiff offered its evidence and rested, and thereupon the defendant offered its evidence and rested.

The Court after hearing the evidence and the admissions of the parties, and being fully advised in the premises, finds that the plaintiff, Samuel L. Lubell, was at all times referred to in the plaintiff's Bill of complaint, the duly qualified and acting trustee of the Oklahoma Petroleum & Gasoline Company of Texas and was entitled to receive, under any by virtue of certain transfer orders executed by such Oklahoma Petroleum & Gasoline Company of Texas, the proceeds accruing to the certain interests set out in such transfer orders, such transfer orders relating to the following described real estate, to-wit:

Tract of 42.78 acres out of T. E. & L. Co. Survey # 1103 Abstract # 1237, being same land described in oil and gas lease dated April, 26th., 1920, executed by Ed McClusky, et al to R. L. Reed in Volume 74 at page 330 of Deed Records, Young County, Texas.

West thirty acres of the North 53.6 acres out of the North 1/2 of the T. E. & L. Co. Survey #1103- Abstract # 1237, Young County, Texas.

40 acres known as Lot #4 of South one hundred acres of said two hundred and fifty acres of Sarah Tonkersley Survey Abstract # 278, said leasehold estate being created by oil and gas lease demising above described forty acres recorded in Volume 64 at page 71 Deed Records, Young County Texas.

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

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MONDAY, MARCH, 21, 1927.

The Court further finds that prior to the commencement of this action, the defendant, White Eagle Oil and Refining Company, a corporation, was duly sued in garnishment in the District Court of Young County, Texas, in an action entitled W. Daniels, et al vs. White Eagle Oil and Refining Company, in which action it was alleged said White Eagle Oil and Refining Company had in its possession certain moneys accruing from the proceeds derived from the sale of the oil from the interest set out in such transfer orders, and which such funds were claimed to be the money and property of the Oklahoma Petroleum & Gasoline Company of Texas.

The Court further finds that the plaintiff is the owner of the funds accruing under such transfer orders in the sum of \$6,433.10 and is entitled to recover judgment of and against the defendant for such sum;

IT IS, THEREFORE, BY THE COURT ORDERED AND ADJUDGED, that the plaintiff do have and recover judgment against the defendant, White Eagle Oil and Refining Company, a corporation, for the sum of \$6,433.10, and for the cost of this action.

F. E. Kemmerer,

Judge.

O.K. for plaintiff,  
E. W. Kellough.

O.K. for Defendant,  
E. M. Geddes,  
Bell & Fellows.

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

J. W. BOOKER, AND LINNIE )  
BOOKER, Plaintiffs. )

vs. )

No. 391 Law. )

MID-CONTINENT PETROLEUM )  
CORPORATION, A CORPORATION, )  
EVERETT GILLIAM AND ROY )  
WINGO, )  
Defendants. )

O R D E R.

On this 21st day of March, 1927, upon motion of Roy F. Ford, attorney for plaintiffs, and in accordance with written dismissal filed herein,

IT IS ORDERED that the above entitled case be, and the same is hereby dismissed with prejudice to a future action, at the cost of defendants.

F. E. Kemmerer,

United States District Judge.

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21st MARCH, 1927 TERM TULSA, OKLAHOMA.

MONDAY, MARCH, 21, 1927.

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

UNITED STATES	Plaintiff,	)	
		)	
vs.		)	No. 379 Lav.
W. H. WITCRAFT, GUARDIAN		)	
JOSEPHINE HAMILTON, ET AL.	Defendants.	)	

ORDER OVERRULING DEMURRER.

Now on this 21st day of March, 1927, the same being a regular judicial day of said Court, the above entitled cause comes on for hearing upon the demurrer of the defendant, W. H. Witcraft, Guardian of Josephine Hamilton, to the petition of plaintiff, and the plaintiff appearing by Assistant United States District Attorney, Louis N. Stivers, and the defendant appearing by Johnson & Stith, his attorneys.

The Court having considered said demurrer, and having heard the argument of counsel and being fully advised in the premises, finds that said demurrer should be overruled.

It is therefore considered, ordered and adjudged by the Court, that said demurrer be and the same is hereby overruled, to which order and ruling of the Court said defendant excepts and his exceptions are by the Court allowed.

It is further ordered by the Court that said defendant have twenty days from this date in which to file an answer to the petition of the plaintiff.

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

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

F. L. SAWYER, ET AL.,	Plaintiffs,	)	
		)	
vs.		)	Number 181 Lav.
W. W. HASTINGS ET AL.,	Defendants.	)	

ORDER PERMITTING PLAINTIFFS TO FILE MOTION  
TO SET ASIDE ANSWERS TO FINDINGS AND FOR  
NEW TRIAL.

Now do-wit, on this 21st day of March, 1927, the above and foregoing cause came on for hearing on the motion of plaintiffs for permission to file motion to set aside to special findings and for new trial.

The court having considered the motion of the plaintiffs and being duly advised in the premises does hereby permit the plaintiffs to file a motion to set aside special findings and answers to numbers 1, 2, and 3, in the above entitled cause and for new trial.

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

NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. MONDAY, MARCH, 21, 1927.

IT IS THEREFORE, ORDERED that said plaintiffs file their motion to set aside said findings and answers and for new trial, instanter.

F. E. Kennemer,  
Judge,

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

UNITED STATES OF AMERICA,	)	
Plaintiff,	)	
vs.	)	No. 1606 Criminal
DAN JACKSON,	)	
Defendant.	)	

ORDER GRANTING EXTENTION OF TIME  
IN WHICH TO PAY FINE.

Now on this 21st day of March, 1927, this matter coming on to be before this Honorable Court, and the Court finding that the defendant, Dan Jackson, having served his sentence of six months in the Creek County Jail, from September 26, 1926, and being unable to pay the fine of \$100.00 heretofore imposed by this Court, the Court grants to said defendant a period of four months from this date in which to pay said fine of \$100.00 and said defendant's release is hereby ordered on this 21st day of March, 1927.

F. E. Kennemer,  
Judge.

Court adjourned until March, 22, 1927.

NORTHERN

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OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

TUESDAY, MARCH, 22, 1927.

On this 22nd. day of March, 1927, the District Court of the United States for the Northern District of Oklahoma sitting in Special March, 1927, session at Tulsa, Okla., 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. C. 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 FOR THE  
 NORTHERN DISTRICT OF OKLAHOMA.

GEORGE KANAVUTS, ET AL., )  
 VS. ) No. 285 Law.  
 UNIVERSAL FILM EXCHANGES, INC. )

ORDER OF DISMISSAL.

On this 22nd. day of March, A. D. 1927, comes on the above entitled cause for hearing on dismissal with prejudice by the plaintiff in said cause, and the Court being fully advised in the premises, it is

Ordered, that said cause be and the same is hereby dismissed with prejudice at plaintiffs costs.

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

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

JOHN H. DYKES, RECEIVER OF )  
 THE NOWATA NATIONAL BANK, )  
 NOWATA, OKLAHOMA, ) Plaintiff. )  
 vs. ) No. 70 Law.  
 W. J. KIRKWOOD, ) Defendant. )

ORDER OF REVIVOR OF ACTION.

The above entitled cause came on regularly to be heard upon the motion and application of Charles W. Kirkwood as administrator C.T.A. of the estate of the defendant W. J. Kirkwood, deceased; and the waiver of notice and consent of revivor of the plaintiff, filed herein; the plaintiff appearing by his attorney and said administrator appearing by his attorney, and it appearing to the satisfaction of the court that no notice was necessary in this case the reason that the plaintiff has waived notice and consent to the granting of said motion and the revivor of said cause against said administrator as defendant; and the court being fully advised in the premises, finds;

That W. J. Kirkwood, the original defendant herein departed this life on or about the 7th day of February, 1927, and that the cause of

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SPECIAL MARCH, 1927, TERM TULSA, OKLAHOMA.

TUESDAY, MARCH, 22, 1927.

action stated in the petition is one which survives against the estate of the said W. J. Kirkwood, deceased, and that Charles W. Kirkwood is the duly and legally appointed, qualified and acting administrator, with the Will annexed, of the estate of the said W. J. Kirkwood, deceased, and that said action ought to be revived against the said Charles W. Kirkwood as administrator of the Will annexed of the estate of said decedent as defendant.

IT IS THEREFORE ORDERED AND ADJUDGED that said action be and the same hereby is revived against Charles W. Kirkwood as administrator c.t.s. of the estate of W. J. Kirkwood, deceased, as defendant, and that all further proceedings herein be in the name of the plaintiff against said administrator as such defendant.

Done in Open Court at Tulsa, Oklahoma, this 22nd. day of March, 1927.

F. E. Kennamer,

District Judge.

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

O.K. Tho. E. Elliott,  
Attorney for Charles W.  
Kirkwood c.t.s. of the  
estate of W.J. Kirkwood,  
deceased.

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

JAMES PORTER, Plaintiff, )  
vs. )  
MAGNOLIA PETROLEUM )  
COMPANY, A CORPORATION )  
Defendant. )

Case No. 362 Law.

O R D E R.

Now on this 22 day of March, 1927, this cause came on to be heard before me the undersigned District Judge, upon the joint petition of the plaintiff and defendant to transfer the questions raised by the sub-divisions 9 and 10 of the answer of the defendant to the equity side of this court, and after having read said petition;

IT IS BY THE COURT ORDERED that the said petition be granted and the said questions be transferred to the equity side of this court; and that the clerk of this court do forthwith and as of the date of this order docket as an equity cause the said sub-divisions 9 and 10 of the defendant's answer;

And it is further ordered that the trial of this action be and the same is hereby stayed until further order of this court: and that said parts of this case, transferred hereby to the equity side of this court, be set for hearing on the 15 dat of April, 1927.

F. E. Kennamer,  
District Judge.

O.K. Louis Hirsh,  
Attorney for Plaintiff.  
Blakeney & Ambrister,  
Attorney for Defendant.

NORTHERN District of OKLAHOMA.  
 SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. TUESDAY, MARCH, 22, 1927.

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

C. P. OBDELL, ADMINISTRATOR OF	)	
THE ESTATE OF JOE H. HOWARD, DEC'D	)	
DAVE HOWARD AND WOODROW WILSON	)	
HOWARD; STELLA HOWARD AND FLOYD	)	
HOWARD, BY THEIR MOTHER AND NEXT	)	
FRIEND, DOVE HOWARD,	)	
	)	No. 363 Lev.
Plaintiffs,	)	
vs.	)	
MAGNOLIA PETROLEUM COMPANY,	)	
A CORPORATION,	)	
Defendant.	)	

O R D E R.

Now on this 22 day of March, 1927, this cause came on to be heard before me the undersigned District Judge, upon the joint petition of the plaintiffs and defendant to transfer the questions raised by the sub-divisions 8 and 9 of the answer of the defendant to the equity side of this court, and after having read said petition;

IT IS BY THE COURT ORDERED that said petition be granted and the said questions be transferred to the equity side of this court; and that the clerk of this court do forthwith and as of the date of this order docket as an equity cause the said sub-divisions 8 and 9 of the defendant's answer;

And it is further ordered that the trial of this action be and the same is hereby stayed until further order of this court; and that said parts of this case, transferred hereby to the equity side of this court, be set for hearing on the 15 day of April 1927.

F. E. Kennamer,  
 District Judge.

O.K. Louis Hirsh,  
 Attorney for Plaintiffs.  
 Blekeney & Ambrister,  
 Attorney for Defendant.

UNITED STATES,	Plaintiff.	)	
vs.	)	# 1484 Cr.	
TOM WILLIAMS,	Defendant.	)	

On this 22nd. day of March, 1927, it is by the Court ordered that time be extended in above entitled cause to permit said defendant to pay fine April 5, 1927

E. C. MEIR LUBRICATING CO.,	Plaintiff.	)	
vs.	)	# 394 L.	
OILIFT COMPANY,	Defendant.	)	

On this 22nd. day of March, 1927, it is by the Court ordered that leave be granted plaintiff herein to file supplemental petition.

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

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SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. TUESDAY, MARCH, 22, 1927.

ORDER OF REMOVAL.

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

THE PRESIDENT OF THE UNITED STATES

TO THE MARSHAL OF THE NORTHERN DISTRICT OF OKLA. GREETING:

WHEREAS, it has been made to appear that Ed Claypool charged in the District Court of the United States for the Eastern District of Oklahoma for the offense of Possession of two gallons of whickey, and whereas the said Ed Claypool 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 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 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 Eastern District of Oklahoma on the first day of the next ensuing term thereof, to answer to said complaint 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 Ed Claypool hence to the said Eastern 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 for the Northern District of Oklahoma with a true statement of how you have executed the same.

Given under my hand this 22nd. day of March, 1927.

F. E. Kennamer,

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

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

IN THE MATTER OF THE FIRST NATIONAL  
BANK OF COLLINSVILLE, OKLAHOMA, AN  
INSOLVENT NATIONAL BANKING ASSOCIATION  
IN LIQUIDATION, CHARTER NO. 9966.

O R D E R.

Upon considering the Application of John H. Dykes, Receiver of the First National Bank of Collinsville, Oklahoma, an insolvent national banking association in liquidation, for authority to sell all of the furniture and fixtures of said bank either as a whole or in part, either at public or private sale, for the best price or prices obtainable, each article sold to be subject to the approval of the comptroller of the Currency, this matter coming on for hearing and the Court being fully advised in the premises finds that the said Receiver has full authority from the comptroller of the Currency to make application for this Order to sell all of the furniture and fixtures of said bank under the terms and conditions set forth in his application, and it appearing that it is for the best interest of the trust that the Receiver sell each and every article of furniture and fixtures of said bank, subject, however, to the approval of the Comptroller of the Currency.

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~~SPECIAL~~ MARCH, 1927 TERM TULSA, OKLAHOMA. TUESDAY, MARCH, 22, 1927.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that John H. Dykes, Receiver of the First National Bank of Collinsville, is hereby authorized to sell by and with the consent and approval of the Comptroller of the Currency all of the furniture and fixtures of said bank, either as a whole or in part, either at public or private sale, for the best price or prices obtainable.

Dated at Tulsa, Oklahoma, this 22 day of March, A.D. 1927.

F. E. Kennamer,

Judge.

SCHLOSS BROS., Plaintiff. )  
vs. ) # 399 L.  
J. D. REID, ET AL., Defendants. )

On this 22nd. day of March, 1927, it is by the Court ordered that the above entitled cause be and same is hereby stricken from this assignment.

FORD ALEXANDER, Plaintiff. )  
vs. ) # 360 L.  
W. K. JUDY, ET AL. Defendant. )

On this 22nd. day of March, 1927, it is by the Court ordered that the above entitled cause be and same is hereby stricken from this assignment.

WARNER-CALDWELL OIL CO. Plaintiff. )  
vs. ) 261 L.  
C. E. BRADEN, ET AL. Defendants. )

On this 22nd. day of March, 1927, the above entitled cause comes on for hearing. All parties present and announce ready for trial. The jury is empaneled and sworn to try said cause and a true verdict render. Opening statements of Counsel are heard and thereafter the plaintiff and defendant present their testimony and rest. Defendant presents closing argument of counsel and thereafter the jury is instructed as to the law in the case and retire 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 DISTRICT COURT OF THE UNITED STATES  
FOR THE NORTHERN DISTRICT OF OKLAHOMA.

WARNER-CALDWELL OIL COMPANY, )  
Plaintiff. )  
vs. ) Case No. 261 Law  
C. E. BRODEN ET AL., )  
Defendant. )

We, the jury in the above entitled case, duly impaneled and

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

NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. TUESDAY, MARCH, 22, 1927.

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sworn, upon our oaths find for the plaintiff, and assess the damages at \$10,692.50 Dollars

Earl Durham, Foreman.

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

WARNER-CALDWELL OIL COMPANY )  
A CORPORATION, Plaintiff. )  
vs. ) No. 261 Law.  
C. E. BRADEN AND F.P.ZOCH, )  
Defendants. )

JOURNAL ENTRY OF JUDGMENT.

Now on this 22nd. day of March, 1927, the above entitled cause came on regularly for trial, plaintiff appearing by its attorneys of record and the defendant C. E. Braden appearing in person and the defendants appearing by their attorneys of record. Whereupon both plaintiff and defendants announce ready for trial, and a jury was duly impaneled and sworn to try the issues between the parties. At the conclusion of the evidence, the argument of counsel and the instructions of the court, the jury took the case under advisement and thereafter returned into court and rendered their verdict which is in words and figures as follows to-wit:

"we, the jury in the above entitled case duly impaneled and sworn, upon our oaths find for the plaintiff and assess the damages at \$10,682.50".

Upon motion of the plaintiff for judgment upon the verdict of the jury rendered herein, it is therefore hereby ordered, adjudged and decreed that the plaintiff have and recover judgment against the defendants C. E. Braden and F. P. Zoch, and each of them, for the sum of \$10,692.50 with interest thereon at the rate of six per cent per annum from July 1, 1925, amounting at this time to \$999.75, making a total of \$11,692.25, which shall draw interest from date at the rate of six per cent per annum until paid and that plaintiff have further judgment against said defendants, and each of them, for the costs of this action; to which judgment of the court, the defendant excepted and except.

WHEREFORE let execution issue to satisfy the judgment herein rendered.

F. E. Kennamer,  
Judge.

O.K. Allen, Underwood & Smith.

Court adjourned until March 23, 1927.

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

NORTHERN  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

District of

OKLAHOMA.  
WEDNESDAY, MARCH, 23, 1927.

On this 23rd. day of March, 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.  
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:

ACCO OIL COMPANY, PLAINTIFF. )  
VS. ) 278 Law.  
TURMAN OIL CO., Defendant. )

On this 23rd. day of March, 1927, the above entitled cause is ordered stricken from this assignment.

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

E. A. HAWLEY, A. S. BUCHANAN )  
AND O. B. WARD, CO-PARTNERS, )  
DOING BUSINESS UNDER THE FIRM )  
NAME AND STYLE OF PAWHUSKA REFINING )  
COMPANY, )  
vs. Plaintiffs, ) No. 284 Law.  
H. E. CLARK, )  
Defendant. )

O R D E R.

Now on this 23rd. day of March, 1927, upon the stipulation of attorneys for all of the parties in the above entitled action, and for good cause shown, it is ordered and adjudged that the above entitled cause be, and the same is hereby stricken from the present trial assignment of this court.

F. E. Kennamer,  
Judge.

DE VERNE VENSEL, Plaintiff. )  
vs. ) # 280 Law.  
GENERAL ACCIDENT TIRE & LIFE )  
INSURANCE CO )  
Defendant. )

On this 23rd. day of March, 1927, leave is granted to file defendants request for Special Findings of Facts and Law. Whereupon, it is ordered that said cause be taken under advisement and stipulations of Facts and Briefs to be submitted.

NORTHERN District of OKLAHOMA.  
 SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. WEDNESDAY, MARCH, 23, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) 1461 Cr.  
 W.A. EDMONDSON, Defendant. )

On this 23rd. day of March, 1927, it is by the Court ordered that above entitled cause be dismissed upon recommendation of the United States Attorney.

ORDER TO DESTROY LIQUOR Miscel.

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

ORDER TO DESTROY WHISKEY.

On this 3rd. day of March, A. D. 1927, comes John H. Vickery, Federal Prohibition Administrator for the Northern District of Oklahoma, and shows to the Court that heretofore, on various dates, there has been quantities of liquor deposited with the Clerk of the U. S. District Court for the Northern District of Oklahoma, and that the cases in which said miscellaneous liquors were seized and stored have at this time been disposed of and said liquors should be destroyed, it is by the Court Ordered that the amounts of liquor below enumerated, and at this time in custody of the Clerk of said Court be destroyed in the presence of the Clerk of said Court, to-wit:

Tomm Gunn	$\frac{1}{2}$ pt whiskey
James Butler	$\frac{1}{2}$ pt corn whiskey
Howard A. Griffith,	1 pt corn whiskey
Will Murphy	$\frac{1}{2}$ pt whiskey
James O'Brien	1 pt whiskey
Ella Riggs,	$\frac{1}{2}$ pt whiskey
Clarence Charleston,	$\frac{1}{2}$ pt $\frac{1}{2}$ full whiskey
Miles Sallust	2 $\frac{1}{2}$ pts whiskey
J. L. Campbell,	1 5 gal can containing 4 $\frac{1}{2}$ gals alcohol
	6 1 gal cans of alcohol
	1 gal can containing 3 qts alcohol
C. B. Audrey	1 long qt corn whiskey
F. Frank Carlock	2-4oz bottles of alcohol
Cherley Cox and	
Ode Estes	1 qt. corn whiskey
O. E. Estes	1 qt whiskey
W. E. Fox	15 1 gal cans alcohol
	$\frac{1}{2}$ pt alcohol
	2 pts whiskey

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

NORTHERN District of OKLAHOMA.  
 SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. WEDNESDAY, MARCH, 23, 1927.

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

L. R. KERSHAW, AS RECEIVER  
 FOR THE MUSKOGEE-SECURITY  
 NATIONAL BANK, Plaintiff. )  
 vs. ) No. 298 Law.  
 G. E. BURFORD, Defendant. )

J U D G M E N T.

Now, on this the 23 day of March, 1927, this cause coming on for hearing, the Court having examined the summons in said cause, finds the plaintiff has been duly and regularly served, and the court having read the petition of the plaintiff, and having heard the evidence, in support thereof, finds that the plaintiff should have a judgment against the defendant in the principal sum of \$2,006.08, with interest thereon at the rate of 10% per annum from the 14th day of December, 1925, being \$243.50; for the sum of \$224.95, attorneys fees as provided in said note, and with interest on said sum of \$2249.58 from the date of this judgment until paid at the rate of 10% per annum.

It is therefore ordered, adjudged and decreed that the plaintiff do have and recover of the defendant, the sum of \$2006.08, together with \$243.50 interest on said sum at 10% per annum from the 14th day of December, 1925; for the sum of \$224.95 attorneys fee as provided in said note, said sum of \$2249.58 to bear interest at the rate of 10% per annum from the date of this judgment until paid, and for the costs of this suit taxed at \$15.00

F. E. Kennamer,

Judge.

O.K. Everett Petry  
 Attorney for defendant.

RUSSELL JOHN HARTKOPF, )  
 Plaintiff. )  
 vs. ) # 283 L.  
 )  
 CITY OF MIAMI, )  
 Defendant. )

On this 23rd. day of March, 1927, the above entitled cause comes on for hearing. All parties announce ready for trial and a jury is empaneled and sworn to try said cause a true verdict render. Opening statements of counsel are heard and thereafter plaintiff presents his evidence and proof and rests and defendant presents its evidence and proof and rests. The taking of testimony is closed and closing arguments of counsel heard, and thereafter the jury is instructed as to the law in the case and retires to deliberate upon their verdict herein. Now on this same day, to-wit March, 23, 1927, the jury return into court and present 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.

RUSSELL JOHN HARTKOPF, BY )  
 GUSTAVE A. HARTKOPF, HIS NEXT FRIEND )  
 Plaintiff. )  
 vs. ) Case No. 283 Law.  
 )  
 CITY OF MIAMI, OKLAHOMA. )  
 Defendant. )

We, the jury in the above entitled case, duly impaneled and

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

NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. WEDNESDAY, MARCH, 23, 1927.

sworn, upon our oaths find for the defendant,

G. H. Turnet, Foreman.

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

RUSSELL JOHN HARTKOPF, BY GUSTAV )  
A HARTKOPF, HIS NEXT FRIEND, Plaintiff. )  
vs. ) No. 283 Law.  
THE CITY OF MIAMI, OKLAHOMA, Defendant. )

JOURNAL ENTRY.

Now on this 23rd. day of March, 1927, the same being a day of the Special March, 1927, term of said Court, the Honorable Franklin E. Kennamer, United States District Judge and in and for said Judicial District, presiding, this cause comes on for trial in its regular order of setting on the docket, the plaintiff appears by his next friend, Gustav A. Hartkopf and his attorneys Wm. R. Orthwein, A. C. Wallace and McReynolds & Flanagan and the defendant appears by its City Attorney, Frank Nesbitt, and both sides announce "Ready."

Thereupon a jury of twelve good and lawful men were impaneled and sworn, counsel for the respective parties made their opening statements, the plaintiff introduced his evidence and rested. At the close of the plaintiff's evidence the defendant demurred thereto and the court being fully advised of the premises, overruled said demurrer to which ruling the defendant did except and his exception was allowed. Thereupon the defendant introduced its evidence and rested and the plaintiff introduced his rebuttal evidence and both sides closed.

Thereupon the counsel for the respective parties argued said cause to the jury after which the court instructed the jury upon the law controlling said cause and the jury was then placed in charge of their sworn bailiff and retired and deliberated said cause in private. After due deliberation the jury was returned into court in charge of their sworn bailiff and announced that they had arrived at a verdict, which verdict was examined by the court and was read by the Clerk of said court, in open court, in the presence of the Court, the jury, the parties and their attorneys, and which verdict, omitting the caption is in words and figures as follows:

We the jury in the above entitled case, duly impaneled and sworn upon our oaths find for the defendant.

F. H. Turner, Foreman.

The said verdict was then filed and the jury was finally discharged.

IT IS THEREFORE ADJUDGED AND DECREED by the court, on the afore-said verdict of the jury, that the plaintiff take nothing by reason of his action herein, that the defendant go hence, without day, and that the costs of this action be assessed to the plaintiff.

F. E. Kennamer,  
Judge.

Approved; A. C. Wallace,  
Attorney for plaintiff.  
Frank Nesbitt  
Attorney for defendant.

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

STANDARD PUBLISHING OFFICE 188518

*Handwritten text, possibly a signature or name, is visible in the upper portion of the large rectangular frame.*

In the District Court of the United States in and for the 201

NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. THURSDAY, MARCH, 24, 1927.

On this 24th day of March, 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.  
John M. Goldsberry, Esq., U. S. Attorney.  
H. G. Beard, Esq., U. S. Marshal.

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

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

IN THE MATTER OF JOHN H. DYKES,  
RECEIVER OF THE NOWATA NATIONAL  
BANK OF NOWATA, OKLAHOMA, AN 458 L.  
INSOLVENT NATIONAL BANKING ASSOCIA  
TION IN LIQUIDATION .

O R D E R.

Upon considering the application of John H. Dykes, Receiver of the Nowata National Bank of Nowata, Oklahoma, for authority to compromise certain bad and doubtful debts in his possession as Receiver it appears that the Receiver has arranged the following agreements for settlement:

M. R. GARNETT, DEBTOR

Receiver's letter of recommendation dated 12-21-26, Comptroller's letter of authorization dated 12-24-26. Debtor indebted on promissory notes, being our asset No. 405 in the principal sum of \$4,825.00, and asset No. 406 in the principal sum of \$275.00, also on a judgment heretofore obtained in the District Court of Nowata County, Oklahoma, on account of a stock assessment on which there remains a balance due of \$420.07. Debtor is heavily involved elsewhere and has practically no assets outside of a small equity in his home which is exempt. Debtor has offered the sum of \$300.00 cash in full settlement of all the above described indebtedness.

Settlement: The agreement is to accept the sum of \$300.00 cash in full settlement of the above described indebtedness.

CHAS ANDERSON, DEBTOR

Receiver's letter of recommendation dated 12-13-26. Comptroller's letter of authorization dated 12-24-26. Debtor indebted to the trust on two promissory notes in the principal sums of \$1,596.23, being asset No. 1086, and the sum of \$76.00 being our asset No 1087 which notes had been changed out of the assets of the trust before suspension. Debtor has offered the sum of \$950.00 cash full settlement of the above described indebtedness.

Settlement: The agreement is to accept the sum of \$950.00 cash in full settlement of the above described indebtedness.

C. E. COLTON, DEBTOR

Receiver's letter of recommendation dated 12-18-26. Comptroller's letter of authorization dated 12-24-26. Debtor indebted to the trust on three promissory notes, being out assets No. 78 in the principal sum of \$288.75, asset No. 79 in the principal sum of \$303.93, and asset No. 552 in the principal sum of \$1,269.50. Debtor is an old man who has no property and he has offered the sum of \$150.00 cash in full settlement of the above described indebtedness.

Settlement: The agreement is to accept the sum of \$150.00 cash in full settlement of the above described indebtedness.

NORTHERN

## District of

OKLAHOMA.

SPECIAL MARCH, 1927, TERM TULSA, OKLAHOMA. THURSDAY, MARCH, 24, 1927

J. H. RIDER, DEBTOR.

RECEIVER'S letter of recommendation dated 12-21-26. Comptroller's letter of authorization dated 12-24-26. Debtor indebted to the trust on an overdraft in the amount of \$109.77. Debtor is insolvent and has offered the sum of \$10.00 cash settlement.

Settlement: the agreement is to accept the sum of \$10.00 cash in full settlement of the above overdraft.

JOHN C. RIDER' DEBTOR

Receiver's letter of recommendation dated 12-21-26. Comptroller's letter of authorization dated 12-24-26. Debtor indebted to the trust on account of two promissory notes, being our asset No. 475 in the principal sum of \$283.79, and asset No. 623 in the principal sum of \$1,570.00, also on charge off notes, being asset Nos. 1230 to 1234 in the principal sums of \$186.00, \$112.80, \$186.80, \$1,900.00, and \$95.56 respectively. Debtor is insolvent and has offered the sum of \$100.00 cash in full settlement of the above described indebtedness.

Settlement: The agreement is to accept the sum of \$100.00 cash in full settlement of all the above described indebtedness.

L. LEWIS, DEBTOR

Receiver's letter of recommendation dated 1-5-27. Comptroller's letter of authorization dated 1-8-27. Debtor indebted to the trust on one promissory note, being our asset No. 211 in the principal sum of \$100.00. Debtor is a day laborer who has a large family, received small wages and has no assets whatsoever. He has offered the sum of \$50.00 cash in full settlement of this indebtedness.

Settlement: The agreement is to accept the sum of \$50.00 cash in full settlement of the above note.

Guy S. Lynch, Debtor

Receiver's letter of recommendation dated 1-6-27. Comptroller's letter of authorization dated 1-11-27. Debtor is indebted to the trust on a promissory note, being our asset No. 604 in the principal sum of \$559.00. Debtor has nothing except his salary of \$160.00 a month. He has offered the sum of \$125.00 cash in full settlement of the above note.

Settlement: The agreement is to accept the sum of \$125.00 cash in full settlement of the above described indebtedness.

PAIGE BEVERAGE COMPANY, DEBTOR

Receiver's letter of recommendation dated 1-17-27. Comptroller's letter of authorization dated 1-20-27. Debtor indebted to the trust on account of a promissory note, being our asset No. 255 in the principal sum of \$632.62. The Paige Beverage Company consists of one Anson Paige who is considerably involved elsewhere. Debtor has offered the sum of \$300.00 cash in full settlement of the above note.

Settlement: The agreement is to accept the sum of \$300.00 cash in full settlement of the above note.

It appears that the above settlements have been recommended by the Receiver and approved by the Comptroller of the Currency and are to the best interest of the trust.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that John H. Dykes Receiver of the Nowata National Bank of Nowata, Oklahoma, is hereby authorized to compromise the bad doubtful debts above enumerated on the terms, stipulations and agreements as above set forth.

Dated at Tulsa, Oklahoma, this 24 day of March, A.D. 1927.

F. E. Kennamer,

Judge.

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

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NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. THURSDAY, MARCH, 24, 1927.

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

IN THE MATTER OF JOHN H. DYKES,  
RECEIVER OF THE NOWATA NATIONAL  
BANK OF NOWATA, OKLAHOMA, AN  
INSOLVENT NATIONAL BANKING ASSN. 458 L.  
IN LIQUIDATION.

O R D E R.

Upon considering the application of John H. Dykes, Receiver of the Nowata National Bank of Nowata, Oklahoma, for authority to quit claim deed a certain piece of real estate belonging to his trust and described in his application, the Court being fully advised in the premises finds:

That \$50.00 is a fair and reasonable price for the interest of said receiver's said trust in and to the lands described in his application; that it would be for the best interest of the creditors of the applicant's trust for him to quit claim deed the same at said price in accordance with his recommendation to the Comptroller of the Currency in his letter of December 7, 1927, and the Comptroller of the Currency's letter of authorization dated December, 10, 1926.

IT IS THEREFORE BY THE COURT ORDERED, ADJUDGED AND DECREED, that John H. Dykes, Receiver of the Nowata National Bank of Nowata, Oklahoma, be, and he is hereby, authorized to quit claim deed the following described land located in Nowata County, Oklahoma, to-wit:

The Southwest Quarter (SW $\frac{1}{4}$ ) Northwest Quarter (NW $\frac{1}{4}$ ) and South Half (S $\frac{1}{2}$ ) Southeast Quarter (SE $\frac{1}{4}$ ) Northwest Quarter (NW $\frac{1}{4}$ ), and the Southwest Quarter (SW) Southwest Quarter (SW $\frac{1}{4}$ ) Northeast Quarter (NE $\frac{1}{4}$ ) of Section 28, Township 25, North, Range 16 East.

subject to a first mortgage of \$1000.00 and accrued interest and unpaid taxes.

Dated at Tulsa, Oklahoma, this 24 day of March, A.D. 1927.

F. E. Kennamer,  
Judge.

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

IN THE MATTER OF THE FIRST  
NATIONAL BANK OF BARNSDALL,  
OKLAHOMA, AN INSOLVENT NATIONAL  
BANKING ASSOCIATION IN LIQUIDATION, 459 L.  
CHARTER NO. 11460.

O R D E R.

Upon considering the application of John H. Dykes, Receiver of the First National Bank of Barnsdall, Oklahoma, for authority to sell asset No. 342, with the consent and approval of the Comptroller of the Currency, being a judgment against Paul, Henry and Cecil Red Eagle, which if considered by the Receiver and the Comptroller of the Currency to be of a highly bad and doubtful nature, and the Court hearing and considering all of the evidence, IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED,

That John H. Dykes, Receiver of the First National Bank of Barnsdall, Oklahoma, is hereby authorized to sell to O. E. Cox and John Kennedy the said judgment for not less than the sum of \$1,650.00 in cash.

Dated at Tulsa, Oklahoma, this 24 day of March, A.D. 1927.

F. E. Kennamer,  
Judge.

NORTHERN

District of

OKLAHOMA.

~~Special~~ MARCH, 1927 TERM TUESDAY, OKLAHOMA.

THURSDAY, MARCH, 24, 1927

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

IN THE MATTER OF JOHN H. DYKES,  
RECEIVER OF THE FIRST NATIONAL BANK  
OF SAPULPA, OKLAHOMA, AN INSOLVENT  
NATIONAL BANKING ASSOCIATION, IN  
LIQUIDATION.

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## O R D E R.

Upon considering the application of John H. Dykes, Receiver of the First National Bank of Sapulpa, Oklahoma, for authority to consummate certain transactions, and the Court being fully advised in the premises:

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that John H. Dykes, Receiver of the First National Bank of Sapulpa, Oklahoma, is hereby authorized to consummate the following transactions;

H. S. WILLIAMS, DEBTOR

Receiver's letter of recommendation dated 12-4-26. Comptroller's letter of authorization dated 12-1-26. Debtor indebted to the trust on one promissory note, being our asset No. 605, in the amount of \$200.00. Debtor has no property but has offered the sum of \$50.00 cash in full compromise of this indebtedness.

Settlement: Agreement to accept the sum of not less than \$50.00 cash in full settlement of asset No. 605, being promissory note in the principal sum of \$200.00.

JOHN F. EGAN, DEBTOR.

Receiver's letter of recommendation dated 12-25-26. Comptroller's letter of authorization dated 12-22-26. Debtor indebted to the trust on asset No. 324, being promissory note in the principal sum of \$90.20, and asset No. 325, promissory note in the principal sum of \$84.10. Debtor has no property of any nature and has offered the sum of \$100.00 in full settlement of the two promissory notes mentioned above.

Settlement: Agreement is to accept the sum of \$200.00 cash in full settlement of the indebtedness above described.

L. B. FITZHUGH, DEBTOR.

RECEIVER'S letter of recommendation dated 12-21-26. Comptroller's letter of authorization dated 12-24-26. Debtor indebted to the trust on promissory note in the principal sum of \$650.00, being our asset No. 82, which note has always been considered worthless. Debtor has finally offered the sum of \$150.00 cash in full settlement of this note and interest.

Settlement: Agreement is to accept the sum of \$150.00 cash in full settlement of the above described indebtedness.

M. J. BONE, DEBTOR.

Receiver's letter of recommendation dated 12-22-26/ Comptroller's letter of authorization dated 12-30-26. Debtor indebted to the trust on promissory notes, being our assets No. 625 in the principal sum of \$35.51, and asset No. 625 in the principal sum of \$650.00, and asset No. 627 in the principal sum of \$3000.00. Debtor is an elderly widow who is dependent on her people for support. Her brother has offered the sum of \$100.00 cash in full settlement of all the above described indebtedness.

Settlement; Agreement is to accept the sum of \$100.00 cash in full settlement of the above described indebtedness.

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

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NORTHERN District of OKLAHOMA. SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. THURSDAY, MARCH, 24, 1927.

DR. B. C. SCHWAB, DEBTOR

Receiver's letter of recommendation dated 1-20-27. Comptroller's letter of authorization dated 1-26-27. Debtor indebted to the trust on promissory notes, being our asset No. 183 in the amount of \$89.32 and asset No. 184 in the amount of \$32.73. Debtor is insolvent and has offered the sum of \$50.00 cash in full compromise of the above indebtedness.

Settlement: Agreement is to accept the sum of \$50.00 cash in full settlement of all the above described indebtedness.

FRANK A. LYNN, DEBTOR.

Receiver's letter of recommendation dated 3-2-27. Comptroller's letter of authorization dated 2-7-27. Debtor is indebted to the trust on one promissory note in the principal sum of \$102.20, being out asset No. 406 on which W. F. Crawford is endorser but was the party who received the full benefit of the note. An agreement was finally reached with both debtors to compromise the above indebtedness for the principal of the note only, as W. F. Crawford is financially irresponsible, and Frank A. Lynn has indicated that he intends to take bankruptcy.

Settlement: The agreement is to accept the sum of \$102.50 being the amount of the principal only, in full settlement of the above indebtedness.

W. C. HENGST, DEBTOR

Receiver's letter of recommendation dated 3-8-27. Comptroller's letter of authorization dated 3-11-27. Debtor indebted to the trust on promissory notes, being our asset No. 356 in the principal sum of \$934.29, and asset No. 357 in the principal sum of \$500.00. Debtor has nothing but a small equity in a piece of land, but he has offered the sum of \$150.00 cash in full settlement of the above indebtedness.

Settlement: The agreement is to accept the sum of \$150.00 cash in full settlement of the above indebtedness.

It appears that the above settlements have been recommended by the Receiver and approved by the Comptroller of the Currency, and are to the best interest of the trust.

Dated at Tulsa, Oklahoma, this 24 day of March, A.D. 1927.

F. E. Kennamer,  
Judge.

ROSA MIKE SAUNDERS, Plaintiff. )  
vs. ) # 286.L.  
BELLE HARRISON, ET AL., Defendants. )

On this 24th day of March, 1927, it is by the Court ordered that the above entitled cause be stricken from this trial assignment.

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

J. WHITE JOHNSON, AN INCOMPETENT, )  
BY J. F. AYERS, HIS GUARDIAN. ) Plaintiff. )  
vs. ) No. 290 Law. )  
roxanna petroleum company, of )  
oklahoma, an oklahoma, corporation, )  
et al. ) Defendants. )

ORDER DISMISSING CAUSE FOR WANT OF PROSECUTION.

This cause having been reached on the regular assignment of

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

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM

TULSA, OKLAHOMA.

THURSDAY, MARCH, 24, 1927.

of cases for trial this 24th day of March, 1927, and being duly called for trial, and the plaintiff failing to appear, upon motion of defendants:

IT IS ORDERED That the cause be, and the same is, hereby dismissed for want of prosecution.

F. E. Kennamer,

United States District Judge.

H. B. ZANHISER, Plaintiff. )
vs. ) 293 L.
GALVEZ OIL CO., Defendant. )

On this 24th day of March, 1927, leave is granted parties in above entitled cause to file waiver of trial by jury. Whereupon, it is by the Court ordered that said cause be continued to April 12, 1927.

H. J. ROSENBERG, Plaintiff. )
vs. ) # 45 L.
ISAAC SHULER, Defendant. )

On this 24th day of March, 1927, above entitled cause comes on for hearing. Leave is granted defendant to file amended answer herein, and thereafter the jury is empaneled and sworn to try said cause and a true verdict render. Opening statements of counsel are heard and there after Plaintiff presents his testimony and rests and defendant defendant demurre to said testimony, but said demurrer is overruled and exceptions allowed. Defendant presents testimony and rests and thereafter the Closing arguments of counsel are heard and the jury instructed as to the law in the case and retire 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 DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA.

H. J. ROSENBERG, Plaintiff. )
vs. ) Case No. 45 Lew.
ISAAC SHULER, Defendant. )

We, the jury in the above entitled case, duly impaneled and sworn, upon our oaths find for the plaintiff, and assess his damages at \$67,500.00 Dollars,

Jno B. Dawson, Foreman.

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

H. J. ROSENBERG, Plaintiff. )
vs. ) Number 45 Lew.
isaa shuler, Defendant. )

JOURNAL ENTRY OF JUDGMENT.

Now, to-wit, on this 24th day of March, 1927, being a regular day of the special March, 1927, term of the District Court for the Northern

In the District Court of the United States in and for the 200

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927, TERM TULSA, OKLAHOMA.

THURSDAY, MARCH, 24, 1927.

District of the State of Oklahoma, this cause came on for trial; the plaintiff appeared in person, and by his attorneys, Mødden & Bland; the defendant appeared in person, and by his attorney, C. R. Nixon. Both sides announced themselves ready for trial.

Thereupon, the jury was duly examined and sworn to try said cause and a true verdict render.

The plaintiff, through his counsel, made his opening statement of fact; thereupon, the defendant, through his counsel, made his opening statement of fact. The plaintiff introduced his evidence and rested.

Thereupon, the defendant filed his demurrer to the plaintiff's evidence, on the ground and for the reason that the evidence of the plaintiff did not prove a cause of action in his favor, against the defendant. Said demurrer was by the court overruled, to which ruling the defendant excepted.

Thereupon, the defendant introduced his evidence and rested, and the plaintiff introduced his evidence in rebuttal and rested.

Thereupon, counsel for plaintiff and defendant made their argument, after which the court instructed the jury, who retired in charge of a sworn bailiff to consider of their verdict.

After due deliberation, the jury did on said 24th day of March, 1927, return into open court their verdict in favor of the plaintiff and against the defendant, which verdict is in words and figures as follows.

"We, the jury in the above-entitled case duly empaneled and sworn upon our oaths find for the plaintiff, and assess his damages at \$67,500.00 Dollars

John B. Dawson. Foreman

Said verdict was filed and approved by the court.

IT IS THEREFORE, CONSIDERED, ORDERED AND ADJUDGED That the plaintiff, H. J. Rosenberg, have and recover of and from the defendant, Isaac Shuler, judgment for the sum of \$67,500.00, together with interest thereon at the rate of 6 per cent per annum from the 18th day of June, 1920, date of commencement of this action, and for the costs of suit, and heretofore execution issue, to which the defendant excepted.

N. E. Kennamer,

Judge.

O.K. Mødden & Bland.  
Attorneys for Plaintiff.

O.K. C. R. Nixon,  
Attorneys for Defendant.

ADMISSION TO BAR

On this 24th day of March, 1927, it being made satisfactorily to appear that the following named attorneys are qualified for admission to the bar of this Court, the oath prescribed by the Court is administered and said named attorneys are declared admitted to the bar of this Court.

✓ Eli L. Admire, ✓ D. H. Linebaugh, ✓ Paul Pinson.  
✓ F. Calvin Swindell ✓ Stanley C. Administer ✓ H. Jerome Fischer  
✓ John H. Dykes, ✓ John Martin ✓ S. H. Montgomery.

NORTHERN

District of

OKLAHOMA.

~~SPECIAL~~ MARCH, 1927 TERM TULSA, OKLAHOMA.

THURSDAY, MARCH, 24, 1927.

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

AETNA LIFE INSURANCE COMPANY,	)	
Plaintiff.	)	
vs.	)	No. 224 Law.
GEORGE H. MOLAND,	)	
Defendant.	)	

CONSOLIDATED WITH

GEORGE H. MOLAND,	Plaintiff.	)	
vs.	)		No. 287 Law
AETNA LIFE INSURANCE	COMPANY,	Defendant.	)

WAIVER OF JURY.

Now comes Aetna Life Insurance Company, by its attorneys, Linebaugh & Pinson, and George H. Moland, by his attorneys, Frank L. Montgomery, F. A. Green, Otho Green and Hazen Green, and waive the trial of the above entitled and numbered causes, consolidated, before a jury and consent that said causes may be tried by the court.

Aetna Life Insurance Company,  
By Linebaugh & Pinson.  
Attorneys.

George H. Moland.  
By F. A. Green, F. L. Montgomery  
Hazen Green Otho Green.  
Attorneys.

GEORGE H. MOLAND,	Plaintiff.	)	
vs.	)		# 287 L.
AETNA LIFE INSURANCE	COMPANY,	Defendant.	)

On this 24th day of March, 1927, the defendant herein is granted leave to file Waiver of Jury in above entitled cause. Now the hour for adjournment of court having arrived it is ordered that said hearing be continued to March, 25, 1927.

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

AETNA LIFE INSURANCE COMPANY,	)	
Plaintiff.	)	
vs.	)	No. 224 Law.
GEORGE H. MOLAND,	)	
Defendant.	)	

O R D E R.

Now on this 24th day of March, 1927, came on to be heard the motion of the plaintiff to transfer this cause to the equity docket, and

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

NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927, TERM TULSA, OKLAHOMA. THURSDAY, MARCH 24, 1927.

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and for its consolidation for trial with cause No. 287, George H. Moland, v. Aetna Life Insurance Company, pending in this court, and it appearing that the cause of action set forth herein is equitable and that the answer of the defendant company in No. 287 Law pleads an equitable defense and grows out of and is identical with the cause of action as pleaded herein, the court is of the opinion that said motion should be sustained.

It is, therefore, ordered that cause No. 284 Law, Aetna Life Insurance Company v. George H. Moland, be and the same is transferred to the equity docket and consolidated for trial with cause No. 287 Law, George H. Moland, v. Aetna Life Insurance Company, to which order of the court George H. Moland excepts.

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

O.K. F.A. Green.

Court adjourned until March, 25, 1927.

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

NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. FRIDAY, MARCH, 26, 1927.

On this 25th day of March, 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.  
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, )  
 ) SS.  
NORTHERN DISTRICT OF OKLAHOMA. )

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

UNITED STATES OF AMERICA, )  
Plaintiff. )  
vs. ) No. 1489  
EMMETT BRINKER AND )  
T. M. MILLER, )  
Defendants. )

O R D E R.

And now on this 25th day of March, 1927, this matter comes on before the Court upon the application of the defendant, Emmett Brinker, for an extension of time within which to pay the fine heretofore assessed herein, and upon good cause shown, it is, by the Court,

ORDERED, ADJUDGED AND DECREED that the said defendant Emmett Brinker be and he hereby is granted an extension of ninety (90) days within which to pay the fine of One Hundred and Fifty (\$150.00) Dollars heretofore assessed herein.

Done in open court this 25th day of March, 1927.

F. E. Kennamer,  
Judge.

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

GEORGE H. MOLAND, Plaintiff, )  
vs. ) No. 287 Law.  
THE AETNA LIFE INSURANCE COMPANY, )  
A CORPORATION, Defendant. )

JOURNAL ENTRY.

This cause coming on to be heard on the 24th day of March, 1927, being a regular Judicial Day of the March Term of the United States Court for the Northern District of the State of Oklahoma, plaintiff appearing

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

NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. FRIDAY, MARCH, 25, 1927.

in person and by his attorneys, Frank L. Montgomery, F. A. Green, Otho Greene and Hazen Greene, and defendant appearing by its attorneys, Linebaugh & Pinson, and the court having entered its order consolidating this cause for trial with cause number 230 Equity, Aetna Life Insurance Company Complainant, vs. George H. Moland, Respondent, pending and regularly set for trial on this date, and a stipulation in writing, signed by all parties, containing an express waiver of the right to trial by jury, having been filed in this consolidated cause, the cause came on to be tried by the court without a jury upon the complainant's complaint in cause No. 230 Equity and defendant's answer and cross petition herein; and the court having heard the evidence of witness and the hour of adjourning having arrived, the court adjourned until March, 25, 1927.

And on the said 25th day of March, 1927, both parties appearing the further trial of said cause was proceeded with and the court having heard the evidence of witnesses sworn and examined in open court, and having heard oral argument, and having fully considered the cause and being fully advised in the premises; the court finds the issues of fact in favor of the defendant, Aetna Life Insurance Company, in this cause, and complainant in said cause No. 230 Equity, and against the plaintiff, George H. Moland, in this cause and respondent in said cause No. 230 Equity, and concludes the issues of law in favor of said defendant and complainant, Aetna Life Insurance Company, and against the said respondent and plaintiff, George H. Moland.

IT IS THEREFORE CONSIDERED, ORDERED AND ADJUDGED, that decree and judgment be and the same is hereby rendered in favor of the Aetna Life Insurance Company, and against George H. Moland, forfeiting, cancelling, setting aside, avoiding and holding null and void the insurance policies sued on herein, being two certain life insurance policies, one numbered M447514, for sum of fifteen hundred dollars, and one being numbered M462797, for the sum of Three Thousand Dollars, issued by the said Aetna Life Insurance Company upon the life of Hammah A. Moland, in which the said George H. Moland, was made beneficiary; that said Aetna Life Insurance Company pay to the said George H. Moland the sum of \$44.10, being the amount of premiums on said policies; and that the said George H. Moland take nothing by his action herein, and that the said George H. Moland shall pay the costs.

To all of which the said George H. Moland objects and excepts and saves his exceptions.

Done in open court on this the 25th day of March, 1927.

F. E. Kennamer,  
Judge.

O.K. \_\_\_\_\_  
Attorneys for George H. Moland.

O.K. Linebaugh & Pinson  
Attorneys for Aetna Life  
Insurance Company.

SAM WILKINSON, Plaintiff. )  
vs. ) 321 L.  
ALLEWEE OIL CO. Defendant. )

On this 25th day of March, 1927, it is by the Court ordered that the above entitled cause be stricken from this assignment.

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

FRIDAY, MARCH, 25, 1927.

AMERICAN WHOLESALE CORPORATION, )  
 Plaintiff. )  
 vs. ) 375 L.  
 J. PUTTER, )  
 Defendant. )

On this 25th day of March, 1927, it is ordered that above entitled cause be stricken from this assignment.

GIBSON OIL COMPANY, )  
 Plaintiff. )  
 vs. ) 330 L.  
 FIRST NATIONAL BANK OF TULSA, )  
 Defendant. )

On this 25th day of March, 1927, it is ordered that the above entitled cause be stricken from this assignment.

E. C. MEIR LUBRICATING CO., )  
 Plaintiff. )  
 vs. ) 394 L.  
 THE OIL LIFT CO., )  
 Defendant. )

On this 25th day of March, 1927, it is ordered that the above entitled cause be stricken from this assignment.

CHARLES A. SIMON ET AL., )  
 Plaintiff. )  
 vs. ) # 300 L.  
 SHAFER OIL & REFG. CO. )  
 Defendant. )

On this 25th day of March, 1927, the above entitled cause comes on for hearing. All parties announce ready for trial and the jury is empaneled and sworn to try said cause and a true verdict render. Opening statements of counsel are heard and thereafter it is ordered that said cause be continued to March, 26, 1927.

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

UNITED STATES OF AMERICA, )  
 Plaintiff. )  
 vs. )  
 W. B. WHIPPLE, )  
 Defendant. ) No. 684.

O R D E R.

Now on this the 25th day of March, A.D. 1927, same being one of the regular days of the Special March A.D. 1927, term of said court, comes

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

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NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. FRIDAY MARCH, 25, 1927.

John M. Goldsberry, United States Attorney in and for the Northern District of Oklahoma, and respectfully shows to this honorable court that Clarence D. McKean, Special Agent in Charge of the Bureau of Investigation, Department of Justice at Oklahoma City, Oklahoma, has in his possession one pint bottle about one-half full of whiskey and one pint bottle about four-fifths full of whiskey, which was seized in the city of Pawhuska, Osage County, Oklahoma, and held as evidence in the above entitled cause, and it being made to appear to the court that said cause is finally closed on the docket and records of this court and there being no further necessity for the preservation of said liquor as evidence in said cause, the court finds that same should be destroyed.

IT IS THEREFORE ORDERED, CONSIDERED AND ADJUDGED THAT THE said Clarence D. McKean, Special Agent in charge, Bureau of investigation Oklahoma City, Oklahoma, be, and he is hereby ordered to destroy said liquor and report hereon his doings and acts under this order.

F. E. Kennamer,  
Judge.

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

R E T U R N.

Received this writ this \_\_\_ day of March, A.D. 1927, at Oklahoma City, Oklahoma, and executed the same by

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

UNITED STATES OF AMERICA,	)	
Plaintiff.	)	
vs.	)	No. 1565.
FRANK SLONE ALIAS TOMMY CARROLL,	)	
JOSEPHINE HOWARD ALIAS EARL WILSON	)	
AND WILLARD BROOK ALIAS GEORGE	)	
NEAL,	)	
Defendants.	)	

O R D E R.

Now on this 25th day of March, A. D. 1927, same being one of the regular days of the Special March, A. D. 1927, Term of said court, and it being made to appear to the court that one Cleo Vandergriff alias Wesley Dock Reynolds, who was on the 29th day of January, A. D. 1927, held as a witness in the above entitled cause on the part of the Government, and it further appearing to the court that there is now pending in the State Courts of Ottawa County Oklahoma, a criminal charge against said Cleo Vandergriff alias Vandergriff alias Wesley Dock Reynolds of robbery with fire arms, and it appearing to the court that it is the desire of the State Authorities of Ottawa County, Oklahoma, to proceed to the trial of said cause pending against said Vandergriff alias Wesley Dock Reynolds, and the court being fully advised in the premises, finds that said witness should be temporarily released to the Sheriff of Ottawa County, Oklahoma, to be by him held on said charge of robbery with fire arms for the purpose of permitting the State authorities to proceed to the trial of said cause.

IT IS THEREFORE ORDERED, CONSIDERED AND ADJUDGED that the United States Marshal for the Northern District of Oklahoma, surrender to the Sheriff of Ottawa County, Oklahoma, the said Cleo Vandergriff alias Wesley Dock Reynolds, to be by said Sheriff of Ottawa County held for trial in said State courts of Ottawa County, Oklahoma, and

NORTHERN

District of

OKLAHOMA.

~~SPECIAL~~ MARCH, 1927 TERM TULSA, OKLAHOMA.

FRIDAY, MARCH, 25, 1927.

IT IS FURTHER ORDERED that in the event said Cleo Vandergriff alias Wesley Dock Reynolds should be acquitted on said charge in the state courts of Ottawa county or released from the custody of said authorities on said charge for any cause whatsoever, the Sheriff of said Ottawa County Oklahoma shall hold said Cleo Vandergriff alias Wesley Dock Reynolds and re-deliver him to the United States Marshal of this District to be by the Marshal held in accordance with the terms and provisions of the original order of court made and entered on the 29th day of January A. D. 1927, ordering said Vandergriff alias Wesley Dock Reynolds held as a witness in said cause above styled a copy of which order is hereto attached and made a part hereof.

F. E. Kennamer,

Judge United States District  
Court, Northern District of Oklahoma.

O.K. Jno. H. Goldsberry,  
U. S. Attorney.

Court adjourned until March, 26, 1927.

NORTHERN District of OKLAHOMA.  
 SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. SATURDAY, MARCH, 26, 1927.

On this 26th day of March, 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.  
 Jno. M. Goldsberry, Esq., U. S. Attorney.

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

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

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

UNITED STATES OF AMERICA, )  
 Plaintiff. )  
 vs. ) No. 1414  
 GRACE RIAN, )  
 Defendant. )

O R D E R.

Now on this the 26th day of March, 1927, comes on to be considered the application of the defendant for an extension of time to pay fine in the above entitled cause; and the court after having been fully advised in the premises finds that the time for paying said fine should be extended and execution stayed.

It is therefore ordered, adjudged and decreed by the court that the time for payment of said fine, in the above entitled action, be extended for a period of sixty (60) days, commencing on the 25th day of March, 1927, and it is further ordered that execution be stayed 60 days from the 25th day of March, 1927.

F. E. Kennamer,  
 Judge.

O.K. Goldsberry,  
 U.S. Attorney.

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

UNITED STATES OF AMERICA )  
 Plaintiff. )  
 vs. ) No. 1655  
 HOMER STEVENS, )  
 Defendants. )

O R D E R.

Now on this the 26th day of March, A.D. 1927, same being one of the Term days of the Special March, A.D. 1927, Term of said court, it being made to appear to the court that on the 7th day of February, A. D. 1927, the above named defendant entered a plea of guilty in this court to an indictment charging him with the possession of intoxicating liquor in violation of the Act of June 30, 1919, and was by the court

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

NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. SATURDAY, MARCH, 26, 1927.

sentenced to 12 months in the Tulsa County Jail and to pay a fine of \$100.00 and was by the court on said charge and at the time of his entering said plea of guilty, under and by virtue of the terms of the Act of Congress of March, 4, 1925, probated to his father, Hiram Stevens of Chelsea, Rogers County, Oklahoma, during his good behavior and subject to the further order of the court, and it now being made to appear to the court that the defendant in the above entitled cause has violated the terms and provisions of his said probation in that he has intoxicated and has failed and refused to follow and legitimate employment and has been otherwise engaged in violation of the law, the court finds from said facts and circumstances that said probation order should be revoked, and said defendant committed in accordance with the original judgment and sentence of the court, except that said original judgment and sentence of the court should be modified on the request and petition of the defendant to the extent that said sentence be served in the Rogers County Jail instead of the Tulsa County Jail,

IT IS THEREFORE CONSIDERED, ORDERED AND ADJUDGED that said probation order, to-wit, on the 7th day of February, A.D. 1927, issued by this court placing said defendant on probation to his father, Hiram Stevens, be, and the same is hereby revoked, set aside and held for naught, and the defendant, Homer Stevens, is hereby ordered committed to the custody of the United States Marshal for this District, and to be by him confined in the Rogers County Jail of Rogers County, Oklahoma, to serve the said heretofore imposed sentence in this cause, or subject to the further orders of this court.

IT IS FURTHER ORDERED THAT commitment issue accordingly.

F. E. Kennamer,  
United States District Judge.

O.K. Jno. M. Goldsberry.  
U. S. Attorney.

ORDER OF REMOVAL.

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 Sam Elm is indicted in the District Court of the United States for the Western District Court of the United States for the Western District of Oklahoma for the offense of Possession of one pint of whiskey in Osage County, Okla. and whereas the said Sam Elm 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 Two 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 Sam Elm 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.

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

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NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

SATURDAY, MARCH, 26, 1927.

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

Given under my hand this 26th day of March, 1927.

F. E. Kennamer,

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

ORDER OF REMOVAL

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 Dan Baker charged in the District Court of the United States for the Eastern District of Oklahoma for the offense of Possession of property and material for the manufacture of liquor and whereas the said Dan Baker 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 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 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 Eastern 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 Dan Baker hence to the said Eastern 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 this District Court of the United States for the Northern District of Oklahoma with a true statement of how you have executed the same.

Given under my hand this 26th day of March, 1927.

F. E. Kennamer,

U.S. District Judge for Nor. District of Oklahoma.

CHARLES A SIMONS ET AL. )  
Plaintiff/ )  
vs. )  
SHAFER OIL & REFG. CO. )  
Defendant. )

No. 300 L.

On this 26th day of March, 1927, the above entitled cause comes on for further hearing. All parties present as before and the jury each and every member present. Now at this time both, plaintiff and defendant rests and the closing arguments of counsel are heard and the jury is intrusted as to the law in the case and 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 for

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

SATURDAY, MARCH, 26, 1927.

plaintiff in sum of \$800.00. The jury announcing this to be their true verdict are excused from further consideration of said cause.

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

CHARLES A. SIMONS AND	)	
VIVIAN SIMON, HIS WIFE,	)	
Plaintiff,	)	
vs.	)	No. 300 Law.
SHAFFER OIL & REFINING COMPANY,	)	
A CORPORATION,	)	
Defendant.	)	

JOURNAL ENTRY OF JUDGMENT.

This cause came on to be heard on this 25th day of March, A. D. 1927, pursuant to regular assignment for trial before Hon. F. E. Kennemer, United States District Judge, and the plaintiffs being present by their attorneys Pratt & Springer, and the said defendant being present by its attorney G. Earl Shaffer; and both parties announce ready for trial, and a jury of twelve good men were duly impaneled and sworn well and truly to try the issues between plaintiffs and defendant and a true verdict render according to the evidence; and the plaintiffs introduce their evidence and rested, whereupon the defendant demurred to the evidence on behalf of the plaintiff, which demurrer was considered by the Court and overruled, to which ruling of the Court the defendant excepted and testimony was introduced on behalf of the defendant and the case not being concluded the Court adjourned at 5:15 P.M. to 9:30 A.M. on March, 26th.

Now, on this 26th day of March, 1927, trial of this cause was resumed, four additional witnesses were sworn for the defendant, whereupon defendant rested and witnesses were sworn in behalf of the plaintiff in rebuttal, and the jury were thereupon charged by the Court, and heard the argument of counsel, retired for consideration and brought in a verdict in words as follows:

"VERDICT.

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

CHARLES A. SIMON, ET AL.,	)	
Plaintiff	)	
vs.	)	No. 300 Law.
SHAFFER OIL & REFG., CO.	)	
Defendant.	)	

We, the jury in the above entitled case, duly impaneled and sworn upon our oaths find for the plaintiff and assess damages at Eight Hundred Dollars.

Signed; Fred H. Turner, Foreman."

IT IS THEREFORE CONSIDERED ORDERED AND ADJUDGED by the Court that the plaintiffs have and recover of and from the defendant the sum of Eight Hundred Dollars (\$800.00) together with the costs of this action, and that said judgment bear interest at the rate of 6% per annum from this date, for which let execution issue.

F. E. Kennemer,

U. S. District Judge.

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

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NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

OKLAHOMA.  
SATURDAY, MARCH, 26, 1927.

SAM AUTRY AND OLIVE AUTRY

ORDER OF REMOVAL.

UNITED STATES OF AMERICA,  
NORTHERN DISTRICT OF OKLAHOMA.

THE PRESIDENT OF THE UNITED STATE

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

WHEREAS, it has been made to appear that Sam Autry and Olive Autry charged in the District Court of the United States for the Eastern District of Oklahoma for the offense of Possession of property and material for the manufacture and whereas the said Sam Autry and Oliver Autry 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 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 defendants 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 Eastern 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 Sam Autry and Oliver Autry hence to the said Eastern 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 for the Northern District of Oklahoma with a true statement of how you have executed the same.

Given under my hand this \_\_\_ day of March, 1927.

F. E. Kennamer,

U.S. District Judge for Northern District of Oklahoma

ORDER EMPANELING TAILSMEN.

On this 26th day of March, 1927, it is ordered that three tailsmen, as follows, R. L. Briggs, A.B.C. Dague and Miles Sloan, who are selected by the court from the bystanders in the Court Room, are examined and accepted as jurors for the March, 1927 special term of Court.

MOSS GUNTER, Plaintiff. )  
vs. ) # 309 Law.  
WALTER YOUNG, ET AL., Defendants. )

On this 26th day of March, 1927, the above entitled cause comes on for hearing. All parties announce ready for trial. Now at this time leave is asked and granted to Federal Surety Co. to file separate answers, in above entitled case and thereafter the jury is empaneled and sworn to try said cause and a true verdict render. Opening statements of counsel are heard, and thereafter both plaintiff and defendants present

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their testimony 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. 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 DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA.

MOSE GUNTER, Plaintiff, vs. WALTER YOUNG, ET AL., Defendant. Case No. 309 L.

We, the jury in the above entitled case, duly impaneled and sworn, upon our oaths find for the plaintiff, and assess damages at \$362.50 Dollars.

F. C. Hays, Foreman.

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

MOSE GUNTER, Plaintiff, vs. E. E. SIMPSON, ET AL., Defendants. No. 309 Law.

JOURNAL ENTRY OF JUDGMENT.

Now on this 26th day of March, 1927, came the plaintiff in person and by his attorneys, and also came the defendants in person and by their attorneys, and this cause came on for trial in it's regular order before a jury of twelve good men, who being duly empaneled and sworn, well and truly to try the issues joined between plaintiff and defendants and a true verdict render according to the instructions of the court and the evidence; and having heard the evidence, the instructions of the court and the argument of counsel, upon their oaths say, "We, the Jury impaneled and sworn in the above entitled case, do, upon our oaths, find the issues for the plaintiff, and fix the amount of his recovery at \$362.50."

It is therefore considered, ordered and adjudged by the Court that the plaintiff have and recover from said defendants, E. E. Simpson, Walter Young and Federal Surety Company, a corporation, and each of them, the sum of \$362.50, together with the costs of this action for which let execution issue. To all of which verdict of the jury and judgment of the court, the defendant and each of them excepted.

F. E. Hennemer,

Judge.

O.K. Skidmore & Skidmore and J. P. Malone. Attys. for plaintiff.

Court adjourned to March, 28th, 1927.

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SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

MONDAY, MARCH, 28, 1927.

On this 28th day of March, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March, 1927 session at Tulsa, Okla., 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:

UNITED STATES, Plaintiff. )  
 vs. ) 79 Cr.  
 ZOLA LETT, Defendant. )

On this 28th day of March, 1927, upon recommendation of the United States Attorney, sentence of defendant in above entitled cause is deferred until April, 8, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) # 510 Cr.  
 ZOLA LETT, Defendant. )

On this 28th day of March, 1927, upon recommendation of the United States Attorney, sentence of defendant in above entitled cause is deferred until April, 8, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) # 511 Cr.  
 WILLIAM LETT, Defendant. )

On this 28th day of March, 1927, upon recommendation of the United States Attorney, sentence of defendant in above entitled cause is deferred until April, 8, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) 1667 Cr.  
 WILL LETT AND  
 ZOLA LETT. Defendants. )

On this 28th day of March, 1927, upon recommendation of the United States Attorney, sentence of defendant in above entitled cause is deferred until April, 8, 1927.

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

UNITED STATES FIDELITY AND GUARANTY COMPANY,	)	
	)	
Plaintiff.	)	
vs.	)	
B. J. SEE, M.M. STEWART, AND G. W. PADGETT,	)	No. 389 Law.
	)	
Defendant.	)	

JOURNAL ENTRY.

Now on this 28th day of March, 1927, this cause coming on regularly for trial, and the plaintiff being present by its attorneys, Broadus & Ambrister, and the defendants being present in person and by their attorneys, Sams & Raymond, and both parties having announced ready for trial, and the parties hereto above named having stipulated and agreed that the United States Fidelity and Guaranty Company, plaintiff herein entered upon an undertaking at the instance and request of the defendants herein upon the consideration and agreement of the defendants to indemnify the plaintiff for any and all loss that it might sustain by reason of said undertaking, and it being further agreed that by reason of said undertaking, the plaintiff has been required to pay the sum of \$12,597.88; that plaintiff has received the sum of \$1,740.30, \$875.90, and \$1,752.82 respectively by reason of claims filed with the receiver of said First National Bank of Lenapeh, which was the principal on said bonds; that there remains a balance due of \$8,237.86 together with interest thereon at the rate of 6% per annum from the 9th day of August, 1924.

Said application further provides that in case suit should be filed in order to reimburse the plaintiff herein, that a reasonable attorney fee should be allowed in addition to the sums and the parties plaintiff and defendant agree that the sum of \$500.00 is a reasonable attorney fee in said cause.

It is therefore ordered, adjudged and decreed that the plaintiff, United States Fidelity and Guaranty Company do have and recover from the defendants, B. J. See, M. M. Stewart, and G. W. Padgett, the sum of \$8,237.86, together with interest thereon at the rate of 6% per annum from the 9th day of August, 1924, and the sum of \$500.00 as attorneys fees, for all of which let execution issue.

F. B. Kennemer,  
Judge.

O.K. Sams & Raymond, as attorneys  
for M. M. Stewart and G.W. Patchett.

R. F. HOFFLINE, ET AL.,	)	
	)	
Plaintiff.	)	393 L.
vs.	)	
A. D. McDONNELL,	)	
	)	
Defendant.	)	

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

H. C. STOUT,	Plaintiff.	)	
		)	
vs.		)	400 L.
		)	
C. KLINE, RECEIVER,	Defendant.	)	

On this 28th day of March 1927, it is ordered that the above

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entitled cause be stricken from this assignment.

GERALDINE STOUT, Plaintiff. )  
 vs. ) 401 L.  
 TULSA STREET RY CO. ET AL. )  
 Defendants. )

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

HOFFER OIL CORP., Plaintiff. )  
 vs. ) 191 L.  
 W. L. KISTLER, Defendant. )

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

UNITED STATES, Plaintiff. )  
 vs. ) # 1530 Cr.  
 W. W. SITTON, Defendant. )

On this 28th day of March, 1927, comes W. B. Blair, assistant United States Attorney, representing Plaintiff in above entitled cause. Defendant is present in person and represented by Fred Tillman. 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 sentence be imposed upon said defendant as follows:

Count one (1) Twelve (12) months in Osage County Jail, and  
 pay a fine of One Hundred (\$100.00) Dollars  
 count Two (2) To pay a fine of Twenty-Five (\$25.00) Dollars.

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

THE UNITED STATES OF AMERICA, Plaintiff. )  
 vs. ) No. 1530  
 W. W. SITTON, Defendant. )

ORDER OF PAROLE.

Now on this 28th day of March, 1927, this matter came on to be heard before me Franklin E. Kennemer, Judge of the Federal Court, in and for the Northern District of Oklahoma, upon the plea of guilty of the defendant W. W. Sitton; and the court being fully advised in the premises finds that said defendant is guilty as charged in the indictment and thereupon sentenced to serve 12 months in the County Jail of Osage County Oklahoma and to pay a fine of \$125.00 dollars.

The court finds that said defendant is not in good health, that this is the first time he has been convicted of violating the prohibitory liquor laws.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, by this court, that he be paroled to E. R. Clewin, Deputy Sheriff of Osage County, Okla-

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

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home and that he be released upon said parole upon the payment of his fine, said parole being conditioned as follows: That the said W. W. Sitton, will not again violate the liquor laws or any law, and that this parole shall be in full force and effect during his good behavior, but in case he shall again violate the law that said sentence shall be in full force and effect.

Witness my hand as such Federal Judge this 28th day of March, 1927.

F. E. Kennamer,  
United States District Judge.

Court adjourned until March, 29, 1927.

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

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 SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. TUESDAY, MARCH, 29, 1927.

On this 29th day of March, 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, Hon. F.E. Kennesaw, 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:

BROWN-CRUMER INV. CO., Plaintiff. )  
 vs. ) # 177 L.  
 TIBBETS & PLEASANT, Defendant. )

On this 29th day of March, 1927, it is by the Court ordered that the above entitled cause be stricken.

BROWN CRUMER INV. CO., Plaintiff. )  
 vs. ) # 179 L.  
 CITY OF TULSA, Defendant. )

On this 29th day of March, 1927, it is by the Court ordered that the above entitled cause be stricken.

P. B. STERLING Plaintiff. )  
 vs. ) #302 L.  
 SEABOARD OIL & GAS CO., Defendant. )

On this 29th day of March, 1927, it is by the Court ordered that the above entitled cause be stricken.

BURNHAM-MUNGER ROOT DRY GOODS CO. Plaintiff. )  
 vs. ) # 436 L.  
 MAX MEYER, Defendant. )

On this 29th day of March, 1927, it is by the Court ordered that the above entitled cause be stricken.

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

J. P. EVERS, Plaintiff. )  
 vs. ) No. 431 Law.  
 MINTIE CHATFIELD, ET AL Defendants. )

O R D E R.

Now on this 29th day of March, 1927, comes on for hearing the

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application of defendants that the above case be transferred to the equity side of the docket, and the court being of the opinion that said case involves equitable issues:

It is therefore ordered, adjudged and decreed that said case be transferred to the equity side of said docket, and the Clerk of this Court is hereby ordered to do so.

It is further ordered adjudged and decreed that said case is set for trial on the 11th day of April, 1927.

F. E. Kennamer,  
Judge.

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

IN THE UNITED STATES DISTRICT COURT IN AND FOR  
THE NORTHERN DISTRICT OF OKLAHOMA, AT THE  
SPECIAL MARCH 1927 TERM THEREOF,  
SITTING AT TULSA, OKLAHOMA.

UNITED STATES OF AMERICA, )  
Plaintiff. )  
vs. ) No. 1186 Criminal  
DORA A SNOOKS, )  
Defendant. )

ORDER REVOKING PROBATION.

Now on this 29th day of March, 1927, same being one of the term days of the special March, 1927, term of said Court, comes the United States Attorney for the Northern District of Oklahoma, and moves the Court for an order revoking the order of probation heretofore, to-wit: On the 5th day of November, 1926, entered in said cause, placing said defendant on probation of a judgment and sentence of said court, made and entered in said cause on the 15th day of October, 1926, sentencing the defendant to serve a term of six months in the county jail of Rogers County, Oklahoma, upon her plea of guilty to a charge of selling whiskey, in violation of the National Prohibition Act, under the second count of the indictment in said cause, and the Court having been advised in the premises, finds, That for, and on account of the conduct of the defendant since said order was entered in said cause, said probation order should be revoked, for the reason, and upon the grounds that the defendant has been engaged, indirectly, if not directly in the liquor business, by having boys and other persons et, upon and around her premises, handling intoxicating liquors, and otherwise engaged in unlawful conduct, in the town of Catoosa, Rogers County, Oklahoma.

IT IS THEREFORE ORDERED, CONSIDERED AND ADJUDGED by the Court that the order of probation heretofore, and on the 5th day of November, 1926, made and entered in said cause, be and the same is hereby revoked, held for naught, vacated and set aside, and the defendant is hereby ordered to be, by the marshal for the Northern District of Oklahoma, re-committed to the Rogers County Jail, of Rogers County, Oklahoma, to serve the unexpired term of her sentence heretofore imposed by the Court in said case.

F. E. Kennamer,

Judge of the United States District  
Court for the Northern District of  
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SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

TUESDAY, MARCH, 29, 1927.

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

UNITED STATES,	Plaintiff.	)	
		)	
vs.		)	No. 956 Cr.
		)	
LOUIE CACOBS,	Defendant.	)	

ORDER CONFIRMING SALE.

Now on this 25th day of March, 1927, there coming on for hearing a report of sale filed herein, based upon the marshal's return of order made and entered herein on November, 6, 1926, and the Court, after hearing the evidence offered, and being fully advised in the premises, finds that said merchandise was sold as shown by said return of sale, to the persons therein enumerated, for the sum total of \$47.70, and that said sum so received is a fair value therefor.

The Court further finds that the expenses incident to said seizure and sale by said Marshal are represented by storage in the sum of \$43.33, and a commission on said sale in the sum of \$1.19, making the total expenses in the sum of \$44.52, and that said United States Marshal is hereby ordered and directed to pay said expenses from the proceeds of said sale, and that the residue of said proceeds, in the sum of \$3.18, be remitted to the Clerk of this Court for proper legal distribution.

F. E. Kennamer,  
Judge.

Court adjourned until March, 30, 1927.

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SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

MARCH, 30, 1927. WEDNESDAY.

On this 30th day of March, 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, Honorable F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk of U. S. District Court.
John M. Golasberry, 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:

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

W. L. BERRY, Plaintiff.
vs.
FORD MOTOR COMPANY, A CORPORATION, Defendant.
No. 432 Lew.

O R D E R.

This matter coming on to be heard on this the 30th day of March, 1927, before the Honorable F. E. Kennamer, Judge of the United States District Court sitting in and for the Northern District of Oklahoma, said matter having been regularly set for hearing plaintiff appearing by his attorneys, Messrs. Ray McNaughton and Arthur C. Croninger, and the defendant appearing by its attorneys, Everest, Vaught & Brewer, the Court proceeds to hear the defendant's motion to make plaintiff's petition more definite and certain, and also plaintiff's motion to strike; and counsel having presented said motion, the Court being fully advised in the premises, finds,

First, That the motion to make petition more definite and certain should be sustained, and it is therefore ordered that plaintiff make his petition more definite and certain in all particulars as required so to be done in the motion of the defendant filed herein.

Second, The Court finds that the motion to strike should be overruled, and it is therefore ordered that the defendant's motion to strike, be and is hereby in all respects overruled.

The the action of the Court in sustaining the motion to make more definite and certain, the plaintiff is allowed an exception, and to the action of the Court in overruling the motion to strike, the defendant is allowed an exception.

It is further ordered, that the plaintiff in complying to make more definite and certain shall be permitted to comply with said motion by amendment, by interlineation or by filing an amended petition.

F. E. Kennamer, Judge.

O.K. Ray McNaughton,
A. C. Croninger,
Attorneys for plaintiff.

O.L. Everest, Vaught & Brewer,
Attorneys for Defendant.

In the District Court of the United States in and for the 232

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 SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. WEDNESDAY, MARCH, 30, 1927.

ORDER LEAVE TO FILE INFORMATION.

On this 30th day of March, 1927, it is ordered that leave be granted the United States attorney to file information in the following numbered and styled cases and to prosecute there under. And it is ordered by the Court that warrant issue for the arrest of each defendant and that the bonds be fixed in the sum of \_\_\_\_\_

UNITED STATES.

vs. G. B. Fincher,	# 1681 Cr.
Norman V. Oliver	1682
E. F. Boss	1683
George Brown and Frank Borwn	1684
Eugene Phipps	1685
Robert Williams	1686
Bill Brown	1687
J. A. Brunette	1688
Will Burtch	1689
William Cole	1690
R. Hawkins, George Walters &	
Sam Walters	1691
Jack Remington true name	1692
Walter Remington.	
Jendie DeWitt and Ben Green and	
Lance DeWitt	1693
Roy Herrod	1694

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

VICTOR CLIFFORD,	)	
Plaintiff.	)	
vs.	)	No. 434 Law.
R. V. AYCOCK,	)	
Defendant.	)	

O R D E R.

Now, on this 30th day of March, 1927, the above entitled cause coming on for decision on the defendant's special plea to the jurisdiction, and the Court having heretofore heard and considered arguments of counsel for plaintiff and defendant, and having considered briefs of counsel for both plaintiff and defendant, and being fully advised in the premises, finds that the special plea to the jurisdiction of this Court, filed by the defendant herein, should be sustained.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the special plea to the jurisdiction, filed in the above entitled cause by the defendant, be and it is hereby sustained, and the bill filed herein by the plaintiff is hereby dismissed.

To all of which plaintiff excepts and his exceptions are allowed.

F. E. Kennemer, Judge.

UNITED STATES,	Plaintiff.	)	
vs.	)	# 1681 Cr.	
G. B. FINCHER,	Defendant.	)	

On this 30th day of March, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty as charged in information heretofore filed herein. Whereupon, judgment and sentence is imposed by the Court as follows:

A fine of \$25.00.

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WEDNESDAY, MARCH, 30, 1927.

UNITED STATES,           Plaintiff.        )  
                           vs.                                )  
   ) 1682 Cr.  
 BOHMOM OLIVER,         Defendant.        )

On this 30th day of March, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty as charged in information heretofore filed herein. Whereupon, it is by the Court ordered that judgment and sentence be imposed as follows:

A fine of \$25.00 to run on execution.

UNITED STATES,           Plaintiff.        )  
                           vs.                                )  
   ) # 1683.  
 E. F. BOSS,                Defendant.        )

On this 30th day of March, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty as charged in information heretofore filed herein. Whereupon, it is by the Court ordered that judgement be imposed as follows:

A fine of \$50.00 .

UNITED STATES,           Plaintiff.        )  
                           vs.                                )  
   ) # 1684.  
 FRANK BROWN,            Defendant.        )

On this 30th day of March, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty as charged in information heretofore filed herein. Whereupon, it is ordered by the Court that judgment be imposed upon said defendant as follows:

A fine of \$25.00.

UNITED STATES,           Plaintiff.        )  
                           vs.                                )  
   ) 1685 Cr.  
 EUGENE PHIPPS,         Defendant.        )

On this 30th day of March, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty as charged in information heretofore filed herein. Whereupon, judgment and sentence is imposed by the Court which is as follows:

Six (6) months in Washington County Jail.

UNITED STATES,           Plaintiff.        )  
                           vs.                                )  
   ) # 1686 Cr.  
 ROBERT WILLIAMS,        Defendant.        )

On this 30th day of March, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty as charged in information filed herein. Whereupon it is by the Court ordered that judgment and sentence be imposed as follows:

Six (6) months in Washington County Jail,

NORTHERN District of OKLAHOMA.  
 SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. WEDNESDAY, MARCH, 30, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) # 1687 Cr.  
 BILL BROWN, Defendant. )

On this 30th day of March, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty as charged in information filed herein. Whereupon, it is by the Court ordered that judgment and sentence be imposed as follows:

Fifty (\$50.00) Dollars fine to run on execution.

UNITED STATES, Plaintiff. )  
 vs. ) # 1689 Cr.  
 J. A. BRUNETT, Defendant. )

On this 30th day of March, 1927, it is by the Court ordered that the judgment and sentence in above entitled cause, upon plea of guilty of said defendant, be as follows:

Count One (1) Defendant to pay a Fifty (\$50.00) Fine.  
 Count Two (2) Defendant to pay a Fifty (\$50.00) Fine.

UNITED STATES, Plaintiff. )  
 vs. ) # 1690 Cr.  
 WILLIAM COLE, Defendant. )

On this 30th day of March, 1927, <sup>Defendant</sup> is arraigned and enters plea of guilty as charged in 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 Tulsa County Jail, to run from date of imprisonment.

UNITED STATES, Plaintiff. )  
 vs. ) # 1691 Cr.  
 GEORGE WALTERS, Defendant. )

On this 30th day of March, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty as charged in information heretofore filed herein. Whereupon it is ordered that judgment and sentence be imposed upon said defendant as follows:

Six (6) months in Tulsa County Jail, to run from date of imprisonment.

UNITED STATES, Plaintiff. )  
 vs. ) # 1692 Cr.  
 JACK REMINGTON, (CORRECT )  
 NAME WALTER REMINGTON.) Defendant. )

On this 30th day of March, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty as charged in information heretofore filed herein. Whereupon, it is ordered that judgment and sentence be imposed upon said defendant as follows:

Six (6) months in Tulsa County Jail, to run from date of imprisonment.

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SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. WEDNESDAY, MARCH, 30, 1927.

UNITED STATES, Plaintiff. )  
 vs. )  
 JENDIE DEWITT, LANCE DEWITT, # 1693. Cr.  
 AND BEN GREEN, Defendants. )

On this 30th day of March, defendant Jendie DeWitt and Lance DeWitt are arraigned and enter pleas of not guilty as charged in information and defendant Ben Green is arraigned and enters plea of guilty to said information herein. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said Ben Green as follows:

Ben Green-----To pay a fine of \$100.00.

UNITED STATES, Plaintiff. )  
 vs. ) # 1694 Cr.  
 ROY HENROD, Defendant. )

On this 30th day of March, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty as charged in information heretofore filed herein. Whereupon, it is by the Court ordered that judgment and sentence be imposed as follows:

Six (6) months, in Craig County Jail,

UNITED STATES, Plaintiff. )  
 vs. ) # 1586 Cr.  
 TOM PORTER AND  
 LAURA PORTER, Defendants. )

On this 30th day of March, 1927, the defendants in above entitled cause is arraigned, and enters plea of guilty to counts one and two as charged in information heretofore filed herein. Whereupon, it is by the court ordered that judgment and sentence be imposed upon said defendants as follows:

LAURA PORTER

Count One (1) Ninety (90) days in Creek County Jail, Sapulpa, Okla. and pay a fine of \$100.00) Dollars.

Count Two (2) Fifty (\$50.00) Dollar fine to run on execution.

Execution of commitment herein stayed until further order of the Court.

TOM PORTER.

Count One (1) Six months, Creek County Jail, Sapulpa, Okla. to run from this date and pay a fine of \$100.00.

Count Two (2) Fifty (\$50.00) Dollar fine to run on execution.

NORTHERN District of OKLAHOMA.  
 SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. WEDNESDAY, MARCH 30, 1927.

UNITED STATES, Plaintiff, )  
 vs. ) # 1355 Cr.  
 LAURA PORTER Defendant. )

On this 30th day of March, 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:

Ninety (90) days in Creek County Jail, Sapulpa, Oklahoma, and a fine of \$100.00 dollars to run on execution.

Sentence herein to run concurrent with sentence imposed in indictment # 1586.

UNITED STATES, Plaintiff. )  
 vs. ) # 1578 Cr.  
 OSCAR F. STEPHENS, Defendant. )

On this 30th day of March, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty. Now on this same day defendant asks and is granted leave to withdraw plea of guilty and enter plea of not guilty.

UNITED STATES Plaintiff. )  
 vs. ) # 1569 Cr.  
 O. J. WALLACE. Defendant. )

On this 30th day of March, 1927, upon recommendation of the United States Attorney the above entitled cause is ordered dismissed, same being a duplication.

UNITED STATES, Plaintiff. )  
 vs. ) # 1090 Cr.  
 GEORGE EDWARDS, Defendant. )

On this 30th day of March, 1927, the defendant in above entitled cause, is arraigned and enters plea of guilty to counts one, two, three four and five as charged in information heretofore filed herein. Whereupon it is by the court ordered that sentence and judgment be imposed upon said defendant as follows:

- Count 1. Fifteen (15) months, Federal Penitentiary, Leavenworth Kansas and to pay a fine of One Hundred (\$100.00) Dollars.
- Count 2. Fifteen (15) Months, Federal Penitentiary, Leavenworth Kansas, said imprisonment to run concurrently with sentence imposed in count 1, and to pay a fine of One Hundred (\$100.00) Dollars.
- Count 3. Fifteen (15) months, Federal Penitentiary Leavenworth Kansas, said imprisonment to run concurrently with sentence imposed in count 1, and one hundred (\$100.00) fine to run on execution.

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SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. WEDNESDAY, MARCH, 30, 1927.

Count 4, Fifteen (15) months, Federal Penitentiary, Leavenworth Kansas, said imprisonment to run concurrently with sentence imposed in count 1, and One Hundred (\$100.00) fine to run on execution.

Count 5, Fifteen (15) months, Federal Penitentiary, Leavenworth Kansas, said imprisonment to run concurrently with sentence imposed in count 1, and One Hundred (\$100.00) Dollar fine to run on execution.

UNITED STATES,	Plaintiff,	(	
		)	
vs.		)	\$31 Cr.
		)	
WILEY BAGLEY,	Defendant.	(	

On this 30th day of March, 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 Judgement and Sentence be imposed upon said defendant as follows:

Seven (7) years in Federal Penitentiary, Leavenworth, Kansas.

Court adjourned until March, 31, 1927.

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

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NORTHERN District of OKLAHOMA.  
 SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. THURSDAY, MARCH, 31, 1927.

On this 31st day of March, 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, Hon. F. E. Kennemer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk of U. S. District Court.  
 John M. Goldsberry, Esq. U. S. Attorney.  
 H. C. 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 IN  
 AND FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, )  
 plaintiff. )  
 vs. ) No. 425 Law.  
 O. R. GORDON, J. A. EDDINGS, )  
 AND L. D. GORDON, )  
 Defendants. )

MONEY JUDGMENT.

Now on this 31st day of March, 1927, this matter coming on to be heard upon the petition of the Plaintiff herein, who now appears by its solicitor, Louis N. Stivers, Assistant United States Attorney in and for the Northern District of the State of Oklahoma, and said Defendants O. R. Gordon, J. A. Eddings and L. D. Gordon, having been duly and regularly served with summons herein, and the answer day therein designated having expired, and said Defendants and each of them having failed to plead herein, and having each 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 all the allegations contained in Plaintiff's petition are true, and that by virtue thereof said Defendants and each of them are indebted to said Plaintiff in the principal sum of One Hundred Fifteen Dollars (\$115.00) with interest thereon at the rate of 6% per annum from the 1st day of November, 1925, until paid, on Plaintiff's first cause of action, and in the principal sum of One Hundred and Twenty-five Dollars, (\$125.00), with interest thereon at the rate of 6% per annum from the 1st day of November, 1925, until paid, on Plaintiff's second cause of action, and for costs of this suit.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said plaintiff the United States, do have and recover judgment against said Defendants, O. R. Gordon, J. A. Eddings and L. D. Gordon, and each of them, in the principal sum of Two Hundred and Fifty Dollars (\$250.00) with interest thereon at the rate of 6% per annum from the 1st day of November, 1925, until paid, and for costs of this suit, for all of which let execution issue.

F. E. Kennemer,  
 Judge.

J. F. McPHERSON, ADMR., )  
 Plaintiff. )  
 vs. ) # 236 L.  
 M.K. & T. RY. CO. Defendant. )

On this 31st day of March, 1927, Motion for New Trial in above entitled cause is filed. Whereupon, said Motion is taken under advisement on submitted briefs.

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM

TULSA, OKLAHOMA.

THURSDAY, MARCH, 31, 1927.

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

UNITED STATES OF AMERICA,	)	
Plaintiff.	)	
vs.	)	No. 426 Law.
L. H. COLVIN, THOS. W. SLAMONS,	)	
AND G. J. RUTHERFORD,	)	
Defendants.	)	

MONEY JUDGMENT.

Now on this 31st day of March, 1927, this matter coming on to be heard upon the petition of the Plaintiff herein, who now appears by its solicitor, Louis N. Stivers, Assistant United States Attorney in and for the Northern District of the State of Oklahoma, and said Defendants, L. H. Colvin, Thos. W. Slemons and G. J. Rutherford, having been duly and regularly served with summons herein, and the answer day therein designated having expired, and said Defendant and each of them having failed to plead herein, and having each 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 all the allegations contained in Plaintiff's petition are true, and that by virtue thereof said Defendants and each of them are indebted to said Plaintiff in the principal sum of Fifty-five Dollars (\$55.00), with interest thereon at the rate of 6% per annum from the 1st day of January, 1926, until paid, and for costs of this suit.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said Plaintiff, the United States, do have and recover judgment against said Defendants, L. H. Colvin, Thos W. Slemons and G. J. Rutherford, and each of them in the principal sum of Fifty-five Dollars (\$55.00), with interest thereon at the rate of 6% per annum from the 1st day of January, 1926, until paid, and for costs of this suit, for all of which let execution issue.

F. E. Kennamer,  
Judge.

UNITED STATES,	Plaintiff.	)	
vs.		)	# 243 L.
943 CASES GREEN BEANS,		)	
Defendant.		)	

On this 31st day of March, 1927, stipulation waiving a jury in above entitled cause and consolidating case with #244 L are on this day filed for the purpose of trial. Whereupon, it is ordered that said cause be continued to April, 1st, 1927.

Court adjourned until April, 1st, 1927.

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

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NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. FRIDAY, APRIL, 1, 1927.

On this 1st day of April, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March, 1927 session, 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.  
R. G. Beard, Esq., U. S. 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.

THE UNITED STATES OF AMERICA. )  
Plaintiff. )  
vs. ) No. 243 Law.  
943 CASES NO. 2 SIZE CAN )  
GREEN BEANS AND 246 CASE )  
NO. 10 GREEN BEANS. )  
Defendant )

D E C R E E.

Now on this 31st day of March, 1927, this matter coming on to be heard, after having been duly and regularly set for trial, and both sides appearing, the Plaintiff herein being represented by its Solicitors, Louis M. Stivers, Assistant United States Attorney, and E. R. Smith, of St. Louis, Missouri, and the intervenors, the Litteral Canning Company, being represented by its Solicitor, George G. Stockard, of Van Buren, Arkansas, and both sides having announced ready for trial, and a jury having been waived in writing, said cause proceeds to trial.

And now on this 1st day of April, 1927, the Court, after hearing the evidence offered, and being fully advised in the premises, finds:

That the evidence was and is insufficient with reference to the 643 cases of No. 2 cans of String Beans labeled herein, and now in the custody of Dreyfus Brothers Wholesale Grocery Company, Tulsa, Oklahoma, to substantiate the charges in the libel of information herein presented,

The Court further finds with reference to the NO. 10 Cans in said shipment, also held by Dreyfus Brothers, being 103 cases in number, that the allegations contained in the libel of information, are substantiated, and the same are libel to forfeiture under the law with reference to such Inter-State shipments.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said 643 cases of No. 2 cans of string beans, now in the custody of Dreyfus Brothers Wholesale Grocery Company, Tulsa, Oklahoma at the direction of the United States Marshal, be and hereby are exonerated and ordered and directed released from such custody, for use in commercial purposes, by the said Dreyfus Brothers, or by any other person who may obtain the same, and the said Dreyfus Brothers and the said United States Marshal for this District, are hereby directed to release the same upon receipt of a certified copy of this decree.

IT IS HEREBY FURTHER ORDERED, DIRECTED AND DECREED that the 103 cases of No. 10 Cans String Beans, now held by Dreyfus Brothers, under the direction of the United States Marshal, be and hereby are forfeited and confiscated to the Plaintiff herein, and the said United States Marshal is hereby ordered and directed to salvage and destroy the same, together with their destruction in such a manner as will avoid their use for public consumption, or commercial use in any manner.

WITNES: my hand and seal the day and year first above mentioned.

F. E. Kennamer,  
Judge.

NORTHERN District of OKLAHOMA.  
 SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. FRIDAY, APRIL, 1, 1927.

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

THE UNITED STATES OF AMERICA,	)	
Plaintiff.	)	
vs	)	No. 244 Lew.
943 Cases NO. 2 SIZE CAN	)	
GREEN BEANS AND 246 CASES	)	
NO. 10 CAN GREEN BEANS,	)	
Defendant	)	

D E C R E E.

Now on this 31st day of March, 1927, this matter coming on to be heard, after having been duly and regularly set for trial, and both sides appearing, the plaintiff herein being represented by its Solicitors, Louis N. Stivers, Assistant United States Attorney, and E. R. Smith, of St. Louis, Missouri, and the Intervenor, the Litteral Canning Company, being represented by its Solicitor, George G. Stockard, of Van Buren, Arkansas, and both sides having announced ready for trial, and a jury having been waived in writing, said cause proceeds to trial.

And now on this 1st day of April, 1927, the Court, after hearing the evidence offered, and being fully advised in the premises, finds:

That the evidence with reference to the No. 10 Cases of Beans seized by Plaintiff herein, and now in the custody and care and keeping of the Behning Wholesale Grocery Company of Bartlesville, Oklahoma, being at this time, since the withdrawal of samples, 21 cases, substantiates the charges of the plaintiff's libel of information herein, and further finds the issues in favor of the plaintiff and against the intervenor, and that said shipment of beans should be forfeited to said Plaintiff.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said Cases of No. 10 Cans of String Beans, now in the possession of the Behning Wholesale Grocery Company, of Bartlesville, Oklahoma, under the supervision of the United States Marshal in and for this District, be and hereby are forfeited and confiscated to said Plaintiff, and said United States Marshal is hereby ordered and directed to salvage and destroy the same in such manner as will prevent their use for human consumption, and as will avoid their being used for public purposes.

WITNESS my hand and seal the day and year first above written.

F. E. Kennamer, Judge.

ADMISSION TO BAR

On this 1st day of April, 1927, it being made satisfactorily to appear that Clyde Morsey, is qualified for admission to the bar if this Court, the oath prescribed by the Court is administered and said Clyde Morsey is declared admitted to the bar of this Court.

UNITED STATES,	Plaintiff.	)	
vs.		)	# 502 Cr.
SIMON LOHO,	Defendant.	)	

On this 1st day of April, 1927, it is by the Court ordered that defendant be permitted to attend funeral of a relative under guard.

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

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NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. FRIDAY, APRIL, 1, 1927.

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

UNITED STATES OF AMERICA, )  
 )  
 Plaintiff. )  
 )  
 vs. ) No. 1428 Cr.  
 )  
 G. M. FIELDS, )  
 Defendant. )

ORDER PLACING DEFENDANT ON PROBATION.

Now on this 1st day of January, A.D. 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 upon the same being recommended by C. W. Scott, Federal Prohibition Officer, and J. Arthur Wilson, Sheriff of Creek County, Oklahoma, and being of the belief in terms of such facts, recommendations and presentation, that 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. Arthur Wilson, Sheriff of Creek County, Oklahoma, as probation officer, for his guidance and direction,

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that the defendant, G. M. Fields, be placed on probation from the judgment and sentence imposed by the court, to-wit: 12 months in the Creek County Jail and \$100.00 fine on the first count of the indictment and and \$50.00 fine on execution on the second count, said probation being on the condition that the said defendant, G. M. Fields, does not violate any law or laws of the United States of America, State of Oklahoma, or any City Ordinance within the State of Oklahoma and that he refrain from the violation of the law, and upon his violating 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.

IT IS FURTHER ORDERED that the fine of \$100.00 on the first count of the indictment herein be paid within 90 days of the date of this order and execution is stayed during said period.

F. E. Kennamer,  
United States District Judge.

This order was delivered to Marshal when it should have been filed with the Clerk. Let it be filed of this date. Defendant on this the 1st day of April asked extension of 60 days to pay fine, same is granted on approval District Attorney.

F. E. Kennamer,  
Judge.

Court adjourned until April, 4, 1927.

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

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District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. MONDAY, APRIL, 4, 1927.

On this 4th day of March, 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, 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:

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

UNITED STATES,	Plaintiff.	)	
	vs.	)	
51 CASES OF ASSORTED JELLIES,		)	No. 465 Law.
	Defendant.	)	

ORDER FOR WARRANT AND MONITION.

Now on this 4th day of April, 1927, there having been filed herein a libel of information on behalf of the United States, and again at 51 cases, more or less of assorted Jellies, praying the usual process and monition of this Court for an order condemning and forfeiting said merchandise to said plaintiff, and it appearing from said libel of information that on or about July 24, 1926, said merchandise was shipped in Inter-State Commerce, by the Best Clymer Company, of St. Louis, Missouri, from St. Louis, Missouri, to Tulsa, Oklahoma, via the Missouri, Kansas & Texas Railway, to the Hale-Helsell Wholesale Grocery Company, of Tulsa, Oklahoma, and

It further appearing from said libel of information that said cases of assorted, jellies, and the contents thereof, are mis-labeled, in that they are branded Pure Jelly, when in truth and in fact Pectin and Tartaric Acid had been added thereto, in violation of Sub-Section 2, with reference to food, of Section 8723, of the United States Statutes, and,

It further appearing to the Court that said merchandise is now in the possession of the Hale-Helsell Wholesale Grocery Company, of Tulsa, Oklahoma, and within the Northern District of the State of Oklahoma.

IT IS THEREFORE ORDERED, that process of this Court be duly issued, directing the United States Marshal in and for the Northern District of Oklahoma, to attach and arrest said merchandise, and take the same into his custody, and there safely keep until the further order of this Court, and that he serve such warrant and monition upon all persons known to be interested in said merchandise, and particularly the persons aforesaid, claiming an interest therein to appear and answer in said cause, and show reason why said merchandise should not be forfeited to said Plaintiff.

F. E. Kennamer,  
 Judge.

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

UNITED STATES,	Plaintiff,	)	
	vs.	)	
372 Boxes of Grape Fruit		)	No. 464
	Defendant..	)	

ORDER FOR WARRANT AND MONITION.

Now on this 4th day of April, 1927, there having been filed

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

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NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

MONDAY, APRIL, 4, 1927.

herein libel of information on behalf of the United States, and against 372 boxes of grape fruit, praying the usual process and monition of this Court for an order condemning and forfeiting said merchandise to said Plaintiff, as provided by an Act of Congress of June 30, 1906, commonly known as the Food and Drug Act, and it appearing from said libel that on or about March, 16, 1927, said merchandise was shipped in Inter-State Commerce by Fruit Distributors, Incorporated, of Lake Garfield, Florida, from Lake Garfield, Florida, to the Hughes Brokerage Company, of Tulsa, Oklahoma, over the St. Louis-San Francisco Railway, and,

It further appearing from said libel of information that said 372 boxes of grape fruit, and the contents thereof, consisting in whole or in part of a filthy decomposed or putrid animal or vegetable substance, in violation of said Act of Congress, aforesaid, and because thereof was duly seized by said Plaintiff, within the said Northern District of the State of Oklahoma, and,

It further appearing that the following named persons, to-wit: Fruit Distributors, Incorporated, of Lake Garfield, Florida, and the Hughes Brokerage Company, of Tulsa, Oklahoma, claim an interest in said shipment,

IT IS THEREFORE ORDERED, that process of this Court be duly issued, directing the United States Marshal in and for the Northern District of Oklahoma, to attach and arrest said merchandise, and take the same into his custody, and there safely keep until the further order of this Court, and that he serve such warrant and monition upon all persons known to be interested in said merchandise, and particularly the persons aforesaid, claiming an interest therein, to appear and answer in said cause, and show reason why said merchandise should not be forfeited to said Plaintiff.

F. E. Kennamer,

Judge.

Court adjourned until April, 5, 1927.

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

NORTHERN

District of

OKLAHOMA.

~~SPECIAL~~ MARCH, 1927 TERM TULSA, OKLAHOMA. TUESDAY, APRIL, 6, 1927.

On this 5th day of April, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March, 1927, session at Tulsa, Okla., 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:

MIDLAND VALLEY RAILWAY CO., )  
Plaintiff. ) # 452 L.  
vs. )  
SOLOW PET. & SUPPLY COMPANY, )  
Defendant. )

On this 5th day of April, 1927, it is by the Court ordered that ten (10) days additional time be granted defendant to file answer herein.

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

UNITED STATES OF AMERICA, )  
Plaintiff. )  
vs. ) No. 1166 Criminal  
P. R. STANLEY, )  
Defendant. )

O R D E R.

Now on this 5th day of April, 1927, comes the government by its attorney for this district, John Goldsberry, and the defendant by his attorney, Frank P. Smith, and it appearing to the court that on February, 7th, 1927, upon the plea of guilty entered by the defendant, the court sentenced him to six (6) months imprisonment in the county jail of Creek County, Oklahoma and pay a fine of \$100.00; and at that time the defendant made his application for suspension of sentence and which application the court then and there took under advisement until this time and now it appearing to the court that the application should be allowed upon his good behavior, and the defendant pay his fine;

It is ordered by the court that the balance of his imprisonment or remainder of his sentence be, and the same is hereby suspended on condition always of his good behavior and not otherwise and upon the payment of his fine of \$100.00 that he be released under this order of suspended sentence.

F. E. Kennamer,  
Judge.

O.K. Jno. M. Goldsberry,  
United States Attorney

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

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NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. TUESDAY, April, 5, 1927.

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

UNITED STATES OF AMERICA, )  
Plaintiff, )  
vs. ) No. \_\_\_\_\_  
RILEY DeGRAFFENREID, )  
Defendant. )

ORDER.

Comes now the government by its attorney for this judicial district, John Goldsberry, and the defendant by his attorney, Frank P. Smith and it being shown to the court that the defendant was arrested on a complaint charging him with violation of the prohibition law in this district and his bail bond being fixed at \$1000.00, he deposited with the clerk that amount in cash as his bail and was enlarged thereon; that the record in this court in the matter of his indictment shows that the Grand Jury returned no true bill in his case and he is therefore entitled to receive at the hands of the clerk of this court the amount of his bail less his legal fees for accepting, keeping and disbursing the said bail fund, and it is so ordered.

Dated this 5th day of April, 1927.

F. E. Kennemer, Judge.

O.K. United States Attorney.

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

UNITED STATES, )  
Plaintiff. )  
vs. ) No. 1409 Cr.  
T. M. MILLER, ET AL., )  
defendants. )

ORDER FOR DISPOSAL OF FORFEITED PROPERTY.

Now on this 5th day of April, 1927, the Secretary of the Treasury having filed an application herein for the delivery to the Prohibition Administration, of Ft. Worth, Texas, of a Light Ford Truck, 1924, model, motor #9201054, in the event of its forfeiture, and the Court, after hearing the evidence offered, and being fully advised in the premises, finds:

That the said Ford Truck, aforesaid, at the time of its seizure, was the property of the defendant, T. M. Miller, herein, and that said defendant, by proper bill of sale, to avoid forfeiture proceedings, sold and assigned the same to the Plaintiff herein, and the same is now the property of said Plaintiff.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said Light Ford Truck, described as aforesaid, together with its equipment and all accessories, be and hereby is ordered and directed delivered to said Prohibition Administrator, at Fort Worth, Texas, for use in the enforcement of the National Prohibition Act, as provided by an Act of Congress of March, 3, 1925.

F. E. Kennemer, Judge.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE

NORTHERN District of OKLAHOMA.  
SPECIAL TERM, 1927 TULSA, OKLAHOMA. TUESDAY APRIL, 5, 1927.

UNITED STATES, Plaintiff. )  
vs. ) # 1695 Cr.  
R. O. CANFIELD, Defendant. )

On this 5th day of April, 1927, that leave be granted to file information in above entitled cause. Thereafter, defendant R. O. Canfield is arraigned and enters plea of guilty to counts one and two as charged in information heretofore filed herein. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

Count One (1) Six Months in Tulsa County Jail,  
Count Two (2) Six Months in Tulsa County Jail to run concurrently with sentence imposed in count one (1).

UNITED STATES, Plaintiff. )  
vs. ) # 79 Cr.  
ZOLA LETT Defendant. )

On this 6th day of April, 1927, it is by the Court ordered that sentence in above entitled cause be deferred from April, 8, 1927, to April, 13, 1927.

UNITED STATES, Plaintiff. )  
vs. ) # 610 Cr.  
ZOLA LETT, Defendant. )

On this 5th day of April, 1927, it is by the Court ordered that sentence in above entitled cause be deferred from April, 8, 1927, to April, 13, 1927.

UNITED STATES, Plaintiff. )  
vs. ) # 511 Cr.  
Zola Lett Defendant. )

On this 5th day of April, 1927, it is by the Court ordered that sentence in above entitled cause be deferred from April, 8, 1927, to April, 13, 1927.

UNITED STATES, Plaintiff )  
vs. ) # 1667 Cr.  
WILL LETT, Defendant. )  
Zola Lett.

On this 5th day of April, 1927, it is by the Court ordered that sentence in above entitled cause be deferred from April, 8, 1927 to April, 13, 1927.

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

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NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. TUESDAY, APRIL, 5, 1927.

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

MIDLAND VALLEY RAILWAY COMPANY, )  
Plaintiff, )  
vs. ) No. 452 Law.  
SOLOW PETROLEUM & SUPPLY COMPANY, )  
Defendant. )

C O R D E R.

Now, on this 5th day of April, 1927, the defendant in open Court makes application for an extension of ten days from the 5th day of April, 1927, within which to file its Answer herein; the Court having heard said application, for good cause shown finds that said application should be granted.

IT IS, THEREFORE, BY THE COURT CONSIDERED AND ORDERED that the defendant be and it hereby is granted ten days additional time from the 5th day of April, 1927, within which to file an answer in this cause.

F. E. Kennamer, Judge.

MIDLAND VALLEY RAILWAY COMPANY, )  
Plaintiff. )  
vs. ) 242 La.  
REUBEN DYE, ET AL., )  
Defendant. )

On this 5th day of April, 1927, it is by the Court ordered that the above entitled cause be continued to May, 9, 1927.

ORDER OF COURT APPROVING U. S. COMMISSIONER'S ACCOUNT - H. JENNINGS.

At a Stated Term of the District Court of the United States within and for the Northern District of Oklahoma, begun and held at the Special March, 1927 Term on the 5th day of April, A.D. Nineteen Hundred and twenty-seven

Present, the Honorable Franklin E. Kennamer, Judge. Among the proceedings had were the following, to-wit:

WHEREAS, H. Jennings, United States Commissioner for the Northern District of Oklahoma, has forwarded an account for his official services for the quarter ended March 31st, 1927, duly certified by oath attached to the account, and the District Attorney has submitted said account for approval in open court, and it appearing to the satisfaction of the court that the services therein charged have been actually and necessarily performed as therein stated; and it being proved to the satisfaction of the court that in each of the cases wherein more than one per diem is charged the hearing could not be completed in one day, two per diems in each of said cases are specially approved and allowed by the court; and whereas the charges in said account appear to be just and according to law, it is ordered that said account, amounting to Seven and 90/100 Dollars (\$7.90) be, and the same is hereby approved this 5th day of April, 1927.

F. E. Kennamer, Judge.

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. TUESDAY, APRIL, 5, 1927.

ORDER OF COURT APPROVING UNITED STATES COMMISSIONER'S ACCOUNT- E.L. O'Neil

At a Stated Term of the District Court of the United States within and for the Northern District of Oklahoma begun and held at the City of Tulsa on the 5th day of April, A. D. nineteen hundred and Twenty Seven

Present, the Honorable Franklin E. Kennamer, Judge. Among the proceedings had were the following, to-wit:

WHEREAS, Edwin L. O'Neil, United States Commissioner for the Northern District of Oklahoma, has forwarded an account for his official services for the quarter ended March, 31st, 1927, duly certified by oath attached to the account, and the District Attorney has submitted said account for approval in open court, and it appearing to the satisfaction of the court that the services therein charged have been actually and necessarily performed as therein stated; and it being proved to the satisfaction of the Court that in each of the cases wherein more than one per diem is charged the hearing could not be completed in one day, two per diems in each of said cases are specially approved and allowed by the court; and whereas the charges in said account appear to be just and according to law, it is ordered that said account, amounting to Two Hundred Thirty (\$230.30, be and the same is hereby approved this 5th day of April 1927.

F. E. Kennamer, Judge.

ORDER OF COURT APPROVING UNITED STATES COMMISSIONER'S ACCOUNT.-DARROUGH-

At a Stated Term of the District Court of the United States within and for the Northern District of Oklahoma begun and held at the Special March, 1927 term on the 5th day of April, A.D. nineteen hundred and Twenty seven.

Present, the Honorable Franklin E. Kennamer, Judge. Among the proceedings had were the following, to-wit:

WHEREAS, Laura G. Darrough, United States Commissioner for the Northern District of Oklahoma has forwarded an account for his official services for the quarter ended March 31" 1927 duly certified by oath attached to the account and the District Attorney has submitted said account for approval in open court, and it appearing to the satisfaction of the court that the services therein charged have been actually and necessarily performed as therein stated; and it being proved to the satisfaction of the court that in each of the cases wherein more than one per diem is charged the hearing could not be completed in one day, two per diems in each of said cases are specially approved and allowed by the court; and whereas the charges in said account appear to be just and according to law, it is ordered that said account, amounting to Two Hundred Eighty-nine & 35/100 (\$289.35) be, and the same is hereby approved this 5th day of April, 1927.

F. E. Kennamer, Judge.

ORDER OF COURT APPROVING UNITED STATES COMMISSIONER'S ACCOUNT - ROACH.

At a Stated Term of the District Court of the United States within and for the Northern District of Oklahoma begun and held at the Special March, 1927, Term on the 5th day of April, A.D. nineteen Hundred and twenty seven

Present, the Honorable F. E. Kennamer, Judge, Among the proceedings had were the following, to-wit:

WHEREAS, Wilson R. Roach United States Commissioner for the Northern District of Oklahoma has forwarded an account for his official

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

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District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. TUESDAY, APRIL, 5, 1927.

services for the quarter ended March, 31, 1927, duly certified by oath attached to the account, and the District Attorney, has submitted said account for approval in open court, and it appearing to the satisfaction of the court that the services therein charged have been actually and necessarily performed as therein stated; and it being proved to the satisfaction of the court that in each of the cases wherein more than one per diem is charged the hearing could not be completed in one day, two per diems in each of said cases are specially approved and allowed by the court; and whereas the charges in said account appear to be just and according to law, it is ordered that said account, amounting to Nine Hundred sixteen dollars and 75/100 (\$916.75) be, and the same is hereby approved this 5th day of April, 1927.

F. E. Kennamer, Judge.

APRIL 6, 1927. BEFORE WALTER H. SANBORN,  
SENIOR CIRCUIT JUDGE.

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 ..... District of Nebraska 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 District of Nebraska at the times and places appointed by law for holding said Court from April 6, 1927, until the 1st day of January, 1928, in place or in aid of the Honorable J. W. Woodrough, United States District Judge for the said District of Nebraska.

WITNESS my hand this 8th day of April, A. D. 1927.

Walter H. Sanborn,  
Senior Circuit Judge.

Court adjourned until April, 8, 1927

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NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. FRIDAY, APRIL, 8, 1927.

Court convened pursuant to adjournment, Friday, April, 8th., 1927, at 9:30 A. M. Present:

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

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

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

UNITED STATES, Plaintiff.
vs. No. 464 Law.
372 BOXES OF GRAPE FRUIT.
Defendant.

ORDER PERMITTING SALVAGING OF SEIZED PRODUCTS

Now on this eighth day of April, 1927, this matter coming on to be heard upon the application of the above named plaintiff, for an order permitting and directing the salvaging of certain 372 boxes of Grape Fruit held by the Marshal of the Northern District of the State of Oklahoma under procession of this Court and the Court after hearing the evidence offered, keeping fully advised in the premises, finds that it is

PROPER and permissible that said seized products be salvaged and those fit for distribution saved and used, and that one W. B. Tiedt, a chemist from the Agricultural Department of the United States, being present for the purpose of supervising said salvaging, and the parties interested in said grape fruit and Fruit Distributors, Incorporated, and the Hughes Brokerage Company, agreeing that said salvaging might be ordered by said court without further proceeding under the supervision of the said W. B. Tiedt.

It is, therefore, ordered, adjudged and decreed that said 372 boxes of grape fruit be and hereby ordered and decreed as salvaged, by and under the supervision of the said W. B. Tiedt, chemist from the Agricultural Department of the United States and that the good product of said shipment be saved and that his acts and finding concerning the same, be duly reported to this court for approval and confirmation.

F. E. Kennamer,
Judge.

Court adjourned until April, 11, 1927.

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

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NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. MONDAY, APRIL, 11, 1927.

On this 11th day of April, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special session at Tulsa, met pursuant to adjournment, Monday, April, 11, 1927, Hon. F. E. Kennamer, Judge, present and presiding.

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

Public proclamaion 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. )  
STORMY ROBINSON AND ) No. 1376 Criminal  
W. P. HAMM, )  
Defendants. )

O R D E R.

Now, on this 11 day of April, 1927, comes the United States of America, by its attorney for this District, and the defendant, Stormy Robinson, by his attorney, and it appearing to the Court that upon the plea of guilty herein entered by said defendant, Stormey Robinson, the Court did, on January, 13, 1927, sentence said defendant to a term of one year imprisonment in the County Jail of Tulsa County, Oklahoma, and to pay a fine of One Hundred Dollars (\$100.00), with the provision that at the expiration of three months, conditioned upon the good behavior of said defendant, the remainder of said sentence of imprisonment be suspended.

It is ordered by the court that the remainder of the sentence of imprisonment of said defendant, Stormy Robinson, be and the same hereby is suspended, conditioned always upon his good behavior and not otherwise, and conditioned further upon the payment by said defendant of said fine of One Hundred Dollars (\$100.00), and that said defendant be released from custody and imprisonment under his order of suspended sentence.

F. E. Kennamer,

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

O.K. WEBB.

UNITED STATES, Plaintiff. )  
vs. ) 710 Cr.  
H. H. HANKSTAND, Defendant. )

On this 11th day of April, 1927, it is by the Court ordered that a Nunc Pro Tunc Order of commitment in above entitled cause issue at this time against said defendant.

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

CONSIDERED, ORDERED AND ADJUDGED, that the defendant H. H. Hankstand for the crime by him committed as charged in the second count of

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Northern

District of

Oklahoma.

Special March, 1927 TERM

Tulsa, Oklahoma.

Monday, April, 11, 1927.

the indictment, that he pay a fine unto the United States in the sum of Fifty (\$50.00) Dollars, and in default thereof further stand committed to the Federal Penitentiary at Leavenworth, Kansas, until said fine is paid, or, until released by due process of law. And it is further

Ordered that the Marshal of said District transport the said H. H. Hankstand to the said Federal Penitentiary at Leavenworth, Kansas and deliver him to the Warden of the said Federal Penitentiary without delay.

QUARTERLY REPORT OF H. G. BEARD - U. S. MARSHAL.

NORTHERN DISTRICT OF OKLAHOMA.

In the United States District Court for said District, at a term thereof begun and held at Tulsa, Oklahoma, on the 11th day of April, 1927,

Present: The Honorable F.E. Kennamer, Judge, the following order was made and entered of record, to-wit:

WHEREAS, Henry G. Beard, United States Marshal, has rendered to this Court an account of his disbursements under the several appropriations mentioned in the account current during the period from Jan. 1st, 1927, to March 31st, 1927, with the vouchers and items thereof, and in presence of Jno. M. Goldsberry, United States Attorney, has proved, on oath, to the satisfaction of the court that the services therein mentioned as having been rendered by the United States Marshal and his deputies have been actually and necessarily performed as therein stated, and that all disbursements charged have been fully paid in lawful money; and where as said charges appear to be just and according to law:

IT IS HEREBY ORDERED that the said account, amounting to Forty-six thousand forty-seven dollars and eighty cents, be and the same hereby approved.

The above is a true copy from the record of an order made by said Court, on the 11th day of April, 1927.

WITNESS my hand and the seal of said Court this 11st day of April, 1927.

H. P. Warfield, Clerk

By H. W. James, Deputy.

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

UNITED STATES OF AMERICA, )  
 )  
 plaintiff. )  
 vs. ) No. 1550  
 )  
 GEO. ROBINSON, )  
 Defendant. )

ORDER.

Now on this 11th day of April, A. D. 1927, the court having been advised that on February, 7, 1927, the above named defendant, George Robinson, entered a plea of guilty to the indictment in the above entitled cause to counts one and two thereof, and was by the court sentenced to five months in the Creek County Jail and to pay a fine of \$100.00, and that said sentence should run from the date said defendant was committed to jail by the Commissioner, to-wit: September, 17, 1926, and it appearing from the Clerk's Records of said court that said sentence was to run from date of sentence.

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NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLA. MONDAY, APRIL, 11, 1927.

IT IS THEREFORE ORDERED, CONSIDERED, AND ADJUDGED, That said judgment and sentence of the court, be, and the same is hereby modified in accordance with the original intention of the court, to run from the date of his original incarceration, to-wit, September, 17, 1926, and that when he serves said sentence in accordance with this modified order, that he be ordered released and discharged from the custody of the United States Marshal.

F. E. Kennamer,  
United States District Judge.

UNITED STATES OF AMERICA )  
 ) No. 1352  
NORTHERN DISTRICT OF OKLAHOMA. )

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

UNITED STATES OF AMERICA, )  
 )  
Plaintiff. )  
vs. ) No. 1352 Criminal.  
 )  
HASKELL JOHNSON, )  
Defendant. )

ORDER FOR PROBATION.

Now on this 11th day of April, 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 for the placing of the fines heretofore assessed against said defendant upon execution and for the suspension of the jail sentence heretofore given the defendant and upon good cause shown, it is by the court ordered, adjudged and decreed that the remainder of the jail sentence of sixty (60) days in the Creek County Jail given the defendant in this court on the 14th day of February, 1927, be, and the same is hereby suspended until the further order of this court and that the fine of \$100.00 assessed against the said defendant on the 14th day of February, 1927, be and the same is hereby placed on execution. It is the further order of the court that the defendant shall refrain from the violation of any law or of any city ordinance and upon his violating any law or any city ordinance of the State of Oklahoma, the herein above mentioned jail sentence shall immediately become effective and the said defendant shall be compelled to serve the same.

F. E. Kennamer,  
Judge.

ORDER OF COURT APPROVING U. S. COMMISSIONER'S Account- N. C. Berry -

At a States Term of the District Court of the United States within and for the Northern District of Oklahoma begun and held at the City of Tulsa, on the \_\_\_\_ day of April, A. D. nineteen hundred and twenty-seven,

Present, the Honorable Franklin E. Kennamer, Judge. Among the proceedings had were the following, to-wit:

WHEREAS, N. C. Berry, United States Commissioner for the Northern District of Oklahoma, has forwarded an account for his official services for the quarter, and the District Attorney has submitted said account for approval in open court, and it appearing to the satisfaction of the court that the services therein charged have been actually and necessarily performed as therein stated; and it being proved to the satisfaction of the court that

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

NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. MONDAY, APRIL, 11, 1927.

in each of the cases wherein more than one per diem is charged the hearing could not be completed in one day, two per diems in each of said cases are specially approved and allowed by the court; and whereas the charges in said account appear to be just and according to law, it is ordered that said account amounting to Two Hundred Fifty 40/100 Dollars, (\$250.40) be, and the same is hereby approved this 11 day of April, 1927.

F. E. Kennamer, Judge.

UNITED STATES OF AMERICA, )  
 )  
NORTHERN DISTRICT OF OKLAHOMA. ) SS. No. 856

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

UNITED STATES OF AMERICA, )  
Plaintiff. )  
vs. ) No. 856 Cr.  
 )  
GERIE KEARNEY, )  
Defendant. )

ORDER FOR PROBATION.

Now on this 11th day of April, 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 for the suspension of the jail sentence heretofore given the defendant and upon good cause shown, it is by the court ordered, adjudged, and decreed that the remainder of the jail sentence of twelve (12) months in the Washington County Jail given the defendant in this court on the 13th day of August, 1926, be, and the same is hereby suspended until the further order of this court. It is the further order of the court that the defendant shall refrain from the violation of any law or of any city ordinance and upon her violating any law or any city ordinance of the State of Oklahoma, the herein above mentioned jail sentence shall immediately become effective and the said defendant shall be compelled to serve the same.

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. 1117  
 )  
H. C. CASTEEL, )  
Defendant. )

ORDER.

Now on this 11th day of April, A.D. 1927, this matter coming on for hearing before the Honorable F. E. Kennamer, United States District Judge for the Northern District of Oklahoma, and the court being fully advised in the premises, and having heard the statements relative to the said defendant, and being of the belief in terms of such facts, that the defendant above named is entitled to be released from custody, and believing that the ends of justice may be properly and judicially served by releasing said defendant from custody, in order that he may return to his home for the purpose of making a crop.

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NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM

TULSA, OKLAHOMA.

MONDAY, APRIL, 11, 1927.

IT IS THEREFORE ORDERED, CONSIDERED AND ADJUDGED, that the execution of commitment as to the remainder of his sentence, imposed on August 14, 1926, said sentence being for a period of 12 months in the Osage County Jail, and of which sentence he has served 7 months and 27 days, be stayed until the further order of this court.

IT IS FURTHER ORDERED that the fines imposed in said case, to-wit, \$100.00, be, and the same is hereby placed on execution, and the defendant ordered released from custody, until the further order of court.

F. E. Kennamer,

United States District Judge.

Court adjourned until April, 12, 1927.

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

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM

TULSA, OKLAHOMA.

TUESDAY, APRIL, 12, 1927.

On this 12th day of April, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March, 1927, term 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 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:

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

JOHN H. DYKES, RECEIVER OF THE NOWATA NATIONAL BANK OF NOWATA, OKLAHOMA. Plaintiff.
vs. CHARLES W. KIRKWOOD, ADMINISTRATOR o.t.s. OF THE ESTATE OF W. J. KIRKWOOD, DECEASED. Defendant.
No. 70 Law.

ORDER TRANSFERRING CAUSE FROM LAW TO EQUITY DOCKET.

Now on this 12 day of April, 1927, the above cause came on regularly for hearing upon the motion of the plaintiff to have the above cause transferred from the law docket to the equity docket of this court, and for good cause shown;

IT IS ORDERED AND DIRECTED that the above entitled cause be and the same hereby is transferred from the law docket to the equity docket of this court and docketed as a cause in equity in this court.

F. E. Kennamer, Judge.

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

UNITED STATES Plaintiff.
vs. 372 Boxes of Grape Fruit, Defendant.
No. 464 Law.

ORDER OF DISPOSITION OF SALVAGED SEIZED PRODUCTS.

Now on this 12th day of April, 1927, there coming on to be heard the application of Plaintiff herein for the release and disposition of the merchandise seized, same being 372 boxes of grape fruit, and the Court, after hearing the evidence offered, and being fully advised in the premises, finds:

That said 372 boxes of grape fruit, hereinbefore mentioned, were carefully and properly salvaged, under the supervision of W. B. Tiedt, Food & Drugs Inspector, of the Department of Agriculture, Bureau of Chemistry, and that there are, as a part of said seizure, 181 cases of good

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

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NORTHERN District of OKLAHOMA.  
 SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. TUESDAY, APRIL, 12, 1927.

grape fruit, fit for proper distribution, that should be released to the persons interested therein, and that the remaining portions of said seizure are unfit for distribution or consumption as food, and in violation of the Ford & Drug Act, under which said articles were seized.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said unfit and inferior portions of said grape fruit be, and hereby are ordered destroyed and disposed of in such a manner as will avoid its use by the public as food, such disposition to be made under the supervision of the United States Marshal in and for said district, and that the 181 cases of good grape fruit be and hereby are released, and the United States Marshal in and for said district is hereby ordered and directed to deliver up the same to the persons interested therein, to-wit: The Hughes Brokerage Company, of Tulsa, Oklahoma, or the Fruit Distributors, Incorporated, of Jacksonville, Florida, or to either of them, upon the payment of the freight charges and demurrage thereon, the expense incident to said seizure and the costs of this action.

F. E. Kennamer,  
 Judge.

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

KATIE SMITH, Nee VANN,	)	
Plaintiff.	)	
vs.	)	No. 396 Law.
JOHN H. DYKES, RECEIVER	)	
OF THE NOWATA NATIONAL BANK,	)	
Defendant.	)	

JOURNAL ENTRY OF JUDGMENT.

The above entitled cause came on regularly for trial in this court on the 14th day of March, 1927, plaintiff appearing by her attorney of record and the defendant appearing by his attorney of record, and on account of the fact that said case could not be reached in regular order on the 14th day of March, 1927, the same was continued to the 15th day of March, 1927, on which latter date plaintiff and defendants again appeared by their respective counsel and in open court waived trial by jury and agreed to submit all issues of law and of fact to the court for determination, and filed herein their agreed statement of facts and, subsequently filed their respective briefs and arguments; that the court thereupon took the case under advisement until this the 12 day of April, 1927.

After duly considering the agreed statement of facts, the pleadings and the briefs and arguments of counsel in this cause, the court finds that on December, 15, 1923, the plaintiff deposited in escrow in the Nowata National Bank of Nowata, Oklahoma, the sum of \$800.00, which was not withdrawn or attempted to be withdrawn prior to February, 4, 1924, on which date the Nowata National Bank suspended operations as a National Banking Association and subsequently receiver was appointed by the Comptroller of the Currency to take charge of the affairs of the Nowata Bank and to administer said Trust and liquidate the same.

That said The Nowata National Bank, shortly after plaintiff had deposited said \$800.00 in escrow with it, transmitted the check for said sum which had been so deposited by plaintiff, to its depository, the First National Bank of Coffeyville, Kansas, and the First National Bank of Coffeyville, Kansas, on December, 18, 1923, credited the account of the Nowata National Bank with plaintiff's check of \$800.00 and other items transmitted to the same enclosure.

That between the 18th day of December, 1923, and the 4th day of February, 1924, frequent deposits and withdrawals were made to and against the account of the Nowata National Bank in the First National Bank of Coffeyville, Kansas; that between the 18th day of December 1923, and the 4th day of February, 1924, the lowest balance in the First National Bank of Coffeyville, Kansas, to the credit of the said Nowata National Bank of

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

at Nowata, Oklahoma, was \$62.85 on the 26th day of January, 1924. That the plaintiff's funds were commingled in the account of the deposit of the Nowata National Bank in the First National Bank of Coffeyville, Kansas, with the funds of what was known as the Riley-Stanfield account in the Nowata National Bank, as set forth in the agreed statement of facts filed herein. That the claimants of the two escrow accounts, plaintiff and the beneficiaries of the Riley-Stanfield escrow account, are each and all of them claiming preferences.

That the decision of Circuit Judge Sandorn of the Eighth United States Circuit Court of Appeals in the case of Empire State Surety Company vs. Carroll Company, 194 Fed. 593, and the decision of this court in the case of Anadarko Cotton Oil Company vs. Litteer, reported in 300 Federal 222, and the decision written by Circuit Judge Van Valkenburgh of the Eighth United States Circuit Court of Appeals in the case of Mechanics and Metals Nowata Bank vs. Buchanan, reported in 12 Federal (2d) 891, are controlling in the case at bar. Under the clear and concise rule of law laid down in the decisions above referred to, the Plaintiff in this case is entitled to judgment against the defendant decreasing a preference and decreasing the claim of the plaintiff to be a preferred claim against the assets of the Nowata National Bank for the sum of \$7.42.

It is therefore, ordered, adjudged and decreed by the court that the plaintiff have and recover judgment against the defendant for the sum of \$7.42 as a preferred claim and that the remainder of her claim of \$800.00 be and the same hereby is decreed to be a general claim, without preference, against the assets of the Nowata National Bank of Nowata, Oklahoma, to which judgment of the court the plaintiff excepted and excepts and the costs in the sum of \$15.00 is taxed against defendant.

F. E. Hammer,

Judge.

Court adjourned until April, 13, 1927.

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

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NORTHERN District of OKLAHOMA.  
 SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. WEDNESDAY, MARCH 15, 1927.

On this 13th day of April, 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. Kennemer, Judge, present and presiding:

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

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

UNITED STATES, Plaintiff. )  
 vs. ) No. 1311 Cr.  
 F. J. WHITE, Defendant. )

On this 13th day of April, 1927, it is by the Court ordered that the time to pay fine herein be extended to May 1, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) # 79 Cr.  
 ZOLA LETT, Defendant. )

On this 13th day of April, 1927, Defendant in above entitled cause is called for judgment and sentence. Whereupon, it is by the Court ordered that same be imposed as follows:

- Count One (1) Five (5) years in Prison to be designated by Department of Justice.
- Count Two (2) Five Years/ (5) in Prison to be designated by Department of Justice and said imprisonment to run concurrently with sentence imposed in count one (1)/

UNITED STATES, Plaintiff. )  
 vs. ) # 510 Cr.  
 ZOLA LETT, Defendant. )

On this 13th day of April, 1927, defendant in above entitled cause is called for judgment and sentence. Whereupon, it is by the Court ordered that same be imposed as follows:

- Count One (1) Five (5) years in prison to be designated by department of Justice, and to run concurrently with sentence imposed in indictment #79.
- Count Two (2) Five (5) years in prison to be designated by department of justice, and to run concurrently with sentence imposed in indictment # 79.

UNITED STATES, Plaintiff. )  
 vs. ) # 1667 Cr.  
 ZOLA LETT, Defendant. )

On this 13th day of April, 1927, defendant in above entitled cause is called for sentence. Whereupon, it is by the Court ordered that sentence be imposed as follows:

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NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. WEDNESDAY, APRIL, 13, 1927.

Count One (1) One year in Prison to be designated by Department of Justice, to run consecutively with sentence imposed in indictment # 79 & # 510, and that she pay a fine of \$500.00.

Count Two (2) Five Years (5) Federal Penitentiary to be designated by Department of Justice and to run concurrently with sentence heretofore imposed.

UNITED STATES, Plaintiff. )  
 )  
 vs. ) # 511 Cr.  
 )  
 WILLIAM LETT, Defendant. )

On this 13th day of April, 1927, the defendant in above entitled cause is called for Judgment and Sentence. Whereupon, it is by the Court ordered that sentence be imposed as follows:

Count One (1) Five (5) years in Federal Penitentiary, Leavenworth, Kansas.  
Count Two (2) Five (5) years in Federal Penitentiary, Leavenworth, Kansas, to run concurrently with sentence imposed in count One (1).

UNITED STATES, Plaintiff. )  
 )  
 vs/ ) # 1667 Cr.  
 )  
 WILL LETT, Defendant. )

On this 13th day of April, 1927, the defendant in above entitled cause is called for judgment and sentence. Whereupon, it is by the Court ordered that judgment and sentence be imposed as follows:

Count One (1) One Year in Federal Penitentiary, Leavenworth, Kansas, and that he pay a fine of \$500.00. Sentence in count one to run consecutively to sentence imposed in indictment #511.  
Count Two (2) Five (5) years in Federal Penitentiary, Leavenworth, Kansas, to run concurrently with sentence heretofore imposed.

UNITED STATES, Plaintiff. )  
 )  
 vs. ) # 1665 Cr.  
 )  
 JOE FISKE, Defendant. )

On this 13th day of April, 1927, the defendant in above entitled cause is hereby granted five (5) days leave to attend funeral of his brother in Missouri.

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

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OKLAHOMA.

SPECIAL MARCH, 1927 TERM

TULSA, OKLAHOMA.

WEDNESDAY, APRIL, 13, 1927.

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

A. BRYON PUGH,	Plaintiff,	)	
vs.		)	No. 423 Law.
F. R. GREGORY,	Defendant.	)	

JOURNAL ENTRY.

This cause coming on to be heard on this 13th day of April, 1927, and it appearing to the Court that on the 8th day of March, 1927, the demurrer of the defendant to the petition of the plaintiff came on for hearing, which said Demurrer was sustained, and it further appearing that the plaintiff was given twenty days from said 8th day of March, 1927, within which to plead further, and it appearing that plaintiff has not so plead, and the court being fully advised in the premises

IT IS HEREBY ORDERED, that judgment be, and the same is, hereby rendered for the defendant.

F. E. Kennamer,  
Judge.

Court adjourned until April, 16, 1927.

NORTHERN

District of

OKLAHOMA.

~~SPECIAL MARCH, 1927 TERM~~ TULSA, OKLAHOMA. SATURDAY, APRIL, 16, 1927.

On this 16, day of April, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March, 1927 term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

M. 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. ) # 710 Cr.  
H. H. HANKSTAND, Defendant. )

On this 16th day of April, 1927, it is by the Court ordered that the fine of One Hundred (\$100.00) Dollars assessed in Count one of above entitled cause be placed on execution.

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

UNITED STATES OF AMERICA, Plaintiff. )  
vs. ) Number 1021  
C. C. KIDD, Defendant. )

O R D E R.

On this 16th day of April, 1927, this cause came on for hearing upon motion of the defendant for an order extending the time for the payment of the fine of \$500.00 assessed against the defendant herein; and it appearing to the court that the defendant has paid the sum of \$250.00 on account thereof and there being no objections,

It is ordered that the defendant be allowed until June 10th, 1927, for the payment of the balance of said fine.

F. E. Kennamer,  
Judge.

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

ORDER OF COURT APPROVING U. S. COMMISSIONER'S ACCOUNT.- MELLOTT -

At a Stated Term of the District Court of the United States within and for the Northern District of Oklahoma begun and held at the City of Tulsa, Oklahoma, on the 16 day of April, A.D. nineteen hundred and Twenty Seven,

Present, the Honorable F. E. Kennamer, Judge. Among the proceedings had were the following, to-wit:

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

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NORTHERN  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

District of

OKLAHOMA.  
SATURDAY, APRIL, 16, 1927.

WHEREAS, George B. Mellott, United States Commissioner for the Northern District of Oklahoma, has forwarded an account for his official services for the quarter ended March 31st 1927, duly certified by oath attached to the account, and the District Attorney has submitted said account for approval in open court, and it appearing to the satisfaction of the court that the services therein charged have been actually and necessarily performed as therein stated; and it being proved to the satisfaction of the court that in each of the cases where in more than one per diem is charged the hearing could not be completed in one day, two per diems in each of said cases are specially approved and allowed by the court and whereas the charges in said account appear to be just and according to law, it is ordered that said account, amounting to Three Hundred Thirty One and 15/100 Dollars (\$331.15) be, and the same is hereby approved this 16 day of April, 1927,

F. E. Kennemer,  
Judge.

ORDER OF COURT APPROVING UNITED STATES COMMISSIONER'S ACCOUNT-JENKINS-

At a stated Term of the District Court of the United States within and for the Northern District of Oklahoma begun and held at the City of Tulsa on the 16 day of April, A. D. nineteen hundred and Twenty seven.

Present, the Honorable F. E. Kennemer, Judge. Among the proceedings had were the following, to-wit:

WHEREAS, Wm. Jenkins, United States Commissioner for the Northern District of Oklahoma has forwarded an account for his official services for the quarter ended March, 31st., 1927, duly certified by oath attached to the account, and the District Attorney has submitted said account for approval in open court, and it appearing to the satisfaction of the court that the services therein charged have been actually and necessarily performed as therein stated; and it being proved to the satisfaction of the court that in each of the cases wherein more than one per diem is charged the hearing could not be completed in one day, two per diems in each of said cases are specially approved and allowed by the court; and whereas the charges in said account appear to be just and according to law, it is ordered that said account, amounting to three hundred eighty two & 70/100 (\$382.70), be, and the same is hereby approved this 16 day of April, 1927.

F. E. Kennemer,  
Judge.

ORDER OF COURT APPROVING UNITED STATES COMMISSIONER'S ACCOUNT- BOOLEY -

At a Stated Term of the District Court of the United States within and for the Northern District of Oklahoma begun and held at the City of Tulsa on the 16 day of April, A.D/ nineteen hundred and twenty-seven.

Present, the Honorable F. E. Kennemer, Judge. Among the proceedings had were the following, to-wit:

Whereas, Floyd C. Dooley, United States Commissioner for the Northern District of Oklahoma, has forwarded an account for his official services for the quarter ended March, 31st, 1927, duly certified by oath attached to the account and the District Attorney has submitted said account for approval in open court, and it appearing to the satisfaction of the court that the services therein charged have been actually and necessarily performed as therein stated; and it being proved to the satisfaction of the court that in each of the cases wherein more than one per diem is charged the hearing could not be completed in one day, two per diems in each of said cases are specially approved and allowed by the court; and whereas the charges in said account appear to be just and according to law, it is ordered that said account, amounting to Eighty-seven Dollars and 95/100 (\$87.95) be, and the same is hereby approved this 16 day of April, 1927.

F. E. Kennemer,  
Judge.

Court adjourned until April, 16, 1927.

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM

TULSA, OKLAHOMA.

MONDAY, APRIL, 18, 1927.

On this 18th day of April, 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.
John M. Goldsberry, Esq., U. S. Attorney.
Henry G. Beard, Esq., U. S. 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.
vs.
HENRY HULSMAN, Defendant.
No. 1688

ORDER PLACING DEFENDANT ON PROBATION.

And now on this 18 day of April, 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, recommendation and presentation 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 on probation to Nellie Hulsmen, Route #7, Carthage, Missouri, for his guidance and direction.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that that the defendant, Henry Hulsmen, be placed on probation from the judgment and sentence imposed by the Court, to-wit: Twelve months in the Tulsa County Jail on the first count of the indictment; Twelve months in the Tulsa County Jail, concurrent with the sentence on first count, and a fine of \$100.00 on execution, on the second count, and a fine of \$50.00 on execution on the third count of the indictment, said probation being on the condition that the said defendant, Henry Hulsmen, does not violate any of the laws of the United States of America, State of Oklahoma, or any city ordinance within the State of Oklahoma, and that he refrain from the violation of the law, and upon 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.

ORDER LEAVE TO FILE INFORMATION

On this 18th day of April, 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 Buddy Atwood, Howard Thompson and Jessie Thompson, and that their bonds be fixed in the sum of \$2500.00.

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. MONDAY, APRIL, 18, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) 1696 Cr.  
 BUDDY ATWOOD, Defendant. )

On this 18th day of April, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty as charged in information heretofore filed herein. Whereupon, it is by the Court ordered that sentence and judgment be imposed as follows:

Defendant pay a fine of \$50.00, and that he furnish a bond in the sum of \$500.00 for his appearance before next Grand Jury.

UNITED STATES, Plaintiff. )  
 vs. ) # 1697 Cr.  
 HOWARD THOMPSON, and )  
 JESSIE THOMPSON, Defendant. )

On this 18th day of April, 1927, the defendants in above entitled cause is arraigned and each enter pleas of guilty as charged in information heretofore filed herein. Whereupon, it is by the court ordered that Judgment and Sentence be imposed as follows:

Defendant each to pay a fine of \$50.00, and each defendant required to furnish Bond in sum of \$500.00 to be signed by Cunningham for their appearance before next Grand Jury.

ORDER OF REMOVAL.

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 Percy McIntosh charged by complaint in the District Court of the United States for the Eastern District of Oklahoma, for the offense of Possession of whiskey and property and material and whereas the said Percy McIntosh 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 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 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 Eastern 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 Percy McIntosh hence to the said Eastern 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 for the Northern District of Oklahoma with a true statement of how you have executed the same.

Given under my hand this 18th day of April, 1927.

F. E. Kennamer,

U. S. District Judge for Northern District of Okla



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

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NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. MONDAY, APRIL, 18, 1927.

ORDER LEAVE GRANTED TO FILE INFORMATION.

On this 18th day of April, 1927, comes the United States Attorney, and asks and is granted leave to file information here and to prosecute thereunder, and it is by the Court ordered that warrant issue for the arrest of Roy Crites and that his bond be fixed in the sum of \_\_\_\_\_

UNITED STATES, Plaintiff. )  
vs. ) # 1698  
ROY CRITES, Defendant. )

On this 18th day of April, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty as charged in information heretofore filed herein. Whereupon, it is by the Court ordered that Judgment and Sentence be imposed upon said defendant as follows:

A \$50.00 Fine to run on execution.

UNITED STATES, Plaintiff. )  
vs. ) # 1289 Cr.  
LONEY PIERCE, Defendant. )

On this 18th day of April, 1927, it is by the Court ordered that the Order of Probation be revoked and a commitment ordered issued for said defendant.

UNITED STATES, Plaintiff. )  
vs. ) # Misc.  
GEORGE BLACK, Defendant. )

On this 18th day of April, 1927, upon recommendation of the United States Attorney, it is by the Court ordered that the bond in above entitled cause be approved by said Court.

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

UNITED STATES OF AMERICA, )  
Plaintiff. )  
vs. ) N. 1591 Criminal.  
SHORTY RYAN, ET AL AND )  
FORD COUPE AUTOMOBILE, ENGINE )  
NO. 11218036-- Defendants, )  
AND UNION INVESTMENT CO., )  
A CORPORATION, Intervener. )

JOURNAL ENTRY.

Now, on this date, April, 18th, 1927, the above named court being regularly in session with Hon. F. E. Kennamer, Judge, presiding, this cause came on regularly to be heard by agreement of counsel and order of the court, on the issues joined by seizure of said Ford Coupe Automobile,

NORTHERN District of OKLAHOMA.  
 SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. MONDAY, APRIL, 18, 1927.

Engine No. 11218036 and the Intervention of the Union Investment Company, a corporation, and the court having heard statement of counsel for the government and the intervenor, and statement of counsel for intervenor, and having heard the evidence, and counsel for the government having conceded that the First Mortgage Lien shown by Intervention in sum of \$239.46 is a valid, subsisting first mortgage lien against said above describe automobiles for said amount, and it having been shown that said automobile is not worth to exceed said amount of mortgage indebtedness, and that said mortgage and holder of said mortgage indebtedness is no way connived with any one, or had knowledge that said automobile was being used for illegal purposes at the time of its seizure and the arrest of the defendant Shorty Ryan, and that said Ryan was not the owner of said automobile.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED That the Union Investment Company, a corporation, Intervenor, have possession of said Ford Automobile, Engine No. 11218036, under and by virtue of said first mortgage Lien, and that it pay its costs in this case. It is further ordered that the bond for possession of said automobile heretofore given by said intervenor be, and the same is hereby declared satisfied and canceled, and the bondsmen thereon are released.

F. E. Kennamer,  
 Judge.

Louis N. Stivers,  
 Atty for Government.

A.E. Williams,  
 Atty. for Intervenor.

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

UNITED STATES OF AMERICA,	)	
Plaintiff.	)	
vs.	)	No. 1098
B. C. SHEPARD,	)	
Defendant.	)	

O R D E R.

Now on this the 18th day of April, 1927, this matter coming on for hearing before the Court upon the application of the defendant B. C. Shepard for an extension of ninety (90) days in which to pay the remainder of the fine assessed against him in this case, the balance remaining due and unpaid on said fine in the sum of \$75.00 and upon consideration of said application and the proofs offered in support thereof said application is hereby granted and an extension of ninety (90) days is hereby allowed to said defendant from the 19th day of April, 1927 in which to pay the remainder of said fine in the sum of \$75.00

F. E. Kennamer,  
 Judge.

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

Court adjourned until April, 19, 1927.

NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. TUESDAY, APRIL, 19, 1927.

On this 19th day of April, 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, Hon. F. E. Kennamer Judge, present and presiding.

H. P. Werfield, 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:

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

FORD ALEXANDER, Plaintiff, )  
vs. ) No. 360 Law.  
W. K. JUDY, J. R. HIGGINS )  
AND C. B. PETERS, Defendants. )

O R D E R.

Upon motion of plaintiff made in open court, by and with the consent of the defendants,

IT IS ORDERED that this cause be, and the same is hereby dismissed with prejudice.

Done in open court this 19 day of April, 1927.

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

O.K. A.T. Moss,  
Attorney for W.K. Judy  
O.K. T.F. Leahy  
R.P. Ironside,  
Attorney for J.R. Higgins  
and C.B. Peters.

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

UNITED STATES OF AMERICA, )  
Plaintiff. )  
vs. ) No. 1226.  
BEN MERCER, )  
Defendant. )

ORDER STAYING FURTHER EXECUTION OF JAIL SENTENCE.

Now on this 19th day of April, A.D. 1927, comes the defendant, Ben Mercer, and moves the court for an order staying the further execution of his jail sentence until the 15th day of July, 1927, for the purpose of permitting him to prepare and plant his crop, and it appearing to the court that the said Ben Mercer is a farmer, residing in Creek County, Oklahoma, and that said relief, in justice, should be granted,

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

NORTHEEN  
SPECIAL MARCH, 1927 TERMDistrict of  
TULSA, OKLAHOMA.OKLAHOMA.  
TUESDAY, APRIL, 19, 1927.

IT IS THEREFORE ORDERED, CONSIDERED AND ADJUDGED that the further execution of the jail sentence heretofore imposed upon the defendant, be, and the same is hereby stayed until the 15th day of July, A.D. 1927, and the Marshal is hereby authorized to release the defendant in accordance with this order.

IT IS FURTHER ORDERED AND ADJUDGED that said defendant, Ben Mercer, voluntarily surrender himself to the Marshal of this District on the 15th day of July, 1927, to serve the remainder of his sentence heretofore imposed against him.

F. E. Kennamer,

United States District Judge.

Court adjourned until 20th of April, 1927.

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

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NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. WEDNESDAY, APRIL, 20, 1927.

On this 20th day of April, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March, 1927 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennermer, Judge, present and presiding:

John M. Goldsberry, Esq., U. S. Attorney  
H. P. Warfield, Esq., U. S. Court Clerk.  
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. ) # 282 Cr.  
JOHN WODSWORTH Sr., )  
JOHN WODSWORTH, Jr. Defendants. )

On this 20th day of April, 1927, it is by the Court ordered that the above entitled cause be dismissed on account of insufficient evidence.

UNITED STATES, Plaintiff. )  
vs. ) # 1622 Cr.  
JOHN WODSWORTH, JR. )  
AND CHARLEY WODSWORTH, Defendants. )

On this 20th day of April, 1927, Defendants in above entitled cause are arraigned and each enter plea of guilty to counts one, two and three. Whereupon, it is by the Court ordered that Judgment and Sentence be imposed upon said defendants as follows:

John Wodsworth, Jr.

Count One (1) 12 months in Osage County Jail, Sapulpa, Okla and a fine of One Hundred (\$100.00) to run on execution.  
Count Two (2) Six months in Osage Co. Jail, to run concurrent with count one.(1)  
Count Three(3) A Fifty (\$50.00) Dollar fine to run on execution.

Charley Wodsworth.

Count One (1) 12 months in Osage County Jail, Sapulpa, Okla and a fine of one hundred (\$100.00) to run on execution.  
Count Two (2) Six months in Osage County Jail, to run concurrent with count one (1).  
Count Three (3) A Fifty (\$50.00) Dollars fine to run on execution.

UNITED STATES OF AMERICA,

IN THE DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA )  
Plaintiff. )  
vs. ) No. 1622  
CHARLEY WADSWORTH, Defendant. )

ORDER OF PAROLE.

Now on this 20th day of April, 1927, this matter coming on to



payment of the expenses of the appraisers herein, and the Court, after hearing the evidence offered, and being fully advised in the premises, finds:

That because of the failure of the said C. M. Bailey to appear herein, his bond was duly forfeited, and judgment of forfeiture thereafter duly entered, and on said judgment of forfeiture execution was duly issued and

John L. Beechamp, C. R. Hunter and O. S. Hopping

were appointed appraisers to appraise the property levied upon which was described as follows, to-wit:

All of Lot Five, (5), Block Four (4), Turley, Oklahoma, with one story building -----	\$1,500.00
East Half (E2) of Northwest Quarter (NW4) of Southwest Quarter (SW4) of Section Ten (10), Township Twenty (20) North, Range, Thirteen (13) East.-----	1,600.00
Lot Seven (7), Block Four (4), Turley, Oklahoma, with a two room frame house-----	800.00

and that said appraisers performed their duties as such, and the sum of \$100.00 to each appraiser is a fair and reasonable compensation for their services.

That about the time said property was to be sold under said appraisal it was discovered that said bond was fraudulent, and the entire matter was turned over to the Bureau of Investigation of the Department of Justice, and prosecution thereafter had concerning the same, and that no sale of the said property was ever consummated, and there are no funds in the within cause for the payment of said appraisers

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the expenses of the appraisers herein have not yet been paid, and that said Marshal is hereby directed to pay the same, in the sum of \$10.00 each, from such fund or funds as may be available for such miscellaneous Court expenses.

F. E. Kennemer,  
Judge.

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

UNITED STATES,	Pleintiff.	)	
vs.		)	No. 464 Lev.
372 Boxes of Grape Fruit,		)	
Defendant.		)	

ORDER OF CONFIRMATION.

Now on this 19th day of April, 1927, there being called to the Court's attention the Marshal's return, showing his actions on an order of disposition of salvaged, seized products, made and entered on the 12th day of April, 1927, and the Court, in consideration of said return, and after hearing the evidence offered, and being fully advised in the premises, finds:

That said Grape Fruit was duly and regularly assorted by persons of experience, and that from the entire seizure there was salvaged and

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. WEDNESDAY, APRIL, 20, 1927.

and saved 181 boxes which were then and there, by the persons interested, sold and delivered to Nash-Brinlee, Wholesale Fruit Dealers, of Tulsa, Oklahoma, and that the remaining portion thereof, 191 boxes, were, by said Marshal, under the supervision of the Agricultural Department, destroyed in such a manner as to avoid the same being used or consumed by the public.

The Court further finds that from the proceeds of sale of said salvaged products the freight and demurrage on said shipment was duly paid, and that all expenses incident to the seizure and disposition thereof have been fully paid, and that the costs in the within cause have been satisfied.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the salvage and disposition of said seized products be, and hereby are confirmed.

F. E. Kennamer,

Judge.

UNITED STATES, Plaintiff. )  
va. )  
TOM WILLIAMSON, Defendant. ) # 1484 Cr.

On this 20th day of April, 1927, it is by the Court ordered that time be extended thirty (30) days from this date to allow defendant to pay balance of fine herein.

ORDER OF REMOVAL

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 Frank Henderson is indicted in the District Court of the United States for the Western District of Oklahoma, for the offense of possession of intoxicating liquor in and upon Indian Country, to-wit Osage County, Oklahoma, and whereas the said Frank Henderson having been brought before me, upon an examination then and there had in the presence of said defendant, it sufficiently appeared that he was the identical person named in said indictment, and a certified copy thereof furnished probable cause to believe him guilty of the offense therein charged, and whereas it was thereupon ordered by me that said defendant enter into bond to the United States in the sum of .....Dollars with one or more sufficient sureties, conditioned for his personal appearance before the said Court of the United States for the district of ..... on the first day of the next ensuing term thereof, to answer to said indictment, and depart not thence without 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 Frank Henderson 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 for the Northern District of Oklahoma, with a true statement of how you have executed the same.

Given under my hand this 20th day of April, 1927.

F.E.Kennamer,

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

Court adjourned until April, 21, 1927.

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

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NORTHERN District of OKLAHOMA.  
SPECIAL, MARCH, 1927 TERM TULSA, OKLAHOMA. THURSDAY, APRIL, 21, 1927.

On this 21st day of April, 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.

M. 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:

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

KARL COCRAN, A MINOR BY MELVINA  
COONS his next friend, Plaintiff,

vs.

CONSOLIDATED LEAD & ZINC COMPANY,  
Defendant.

No. 471 Law.

O R D E R.

Now on this 21st day of April, 1927, this matter comes on for hearing on the motion to Quash Summons, the plaintiff appearing by his attorney Frank Nesbitt, confesses said Motion to quash summons and asks leave of court to cause alias summons to be issued, served and returned, as provided by law, and the court being well advised of the premises,

IT IS BY THE COURT ORDERED that said Motion to Quash Summons be and the same hereby is sustained, and that leave is granted to the Plaintiff to cause alias summons to be issued, serves and returned as provided by law.

F. E. Kennamer,  
Judge.

Court adjourned until April, 22, 1927.

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

NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927, TERM TULSA, OKLAHOMA. FRIDAY, APRIL, 22, 1927.

On this 22nd. day of April, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March, 1927, Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding:

H. P. Werfield, 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 are had and entered, to-wit:

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

H. B. ZAHNISER, Plaintiff, )  
vs. ) No. 293 Law.  
GALVES OIL CORPORATION, )  
a corporation, Defendant. )

JOURNAL ENTRY OF JUDGMENT.

On this, Friday, the 22nd. day of April, 1927, the same being a regular judicial day of the present term of this court, this cause came on regularly for hearing, and came the plaintiff, H. B. Zahniser, in person by his attorneys, Thomas D. Lyons, C. L. Linn and M. C. Spradling, and came the defendant, Galvez Oil Corporation, by its president A. H. Gibson, its vice president, J. C. McManus, and by its attorneys, H. L. Stuart and R. R. Bell.

Thereupon, all parties announce ready for trial, and in accordance with the written stipulation and agreement of both plaintiff and defendant on file in this cause, waiving a jury and agreeing to try said case before the court without a jury, the cause was tried before the court without a jury.

On said 22nd. day of April, 1927, both parties introduce their evidence, and after hearing the evidence, and the argument of counsel, the court being fully advised in the premises, finds against the plaintiff, H. B. Zahniser and in favor of the defendant, Galvez Oil Corporation, and renders judgment accordingly.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by the Court that the plaintiff, H. B. Zahniser, take nothing herein; that the defendant, Galvez Oil Company, a corporation, go hence without day, and that it recover of the plaintiff all costs herein incurred: both in this court and in the district court of Tulsa County, Oklahoma, the state court in which this suit was originally brought, to which judgment at the time of its rendition the plaintiff duly excepted, and was allowed an exception by the court.

F. E. Kennamer,  
Judge.

O.K. as to form  
Thomas D. Lyons,

Attorneys for Plaintiff.

M. L. Stuart,  
R. R. Bell,  
Attorneys for Defendant.

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

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NORTHERN District of OKLAHOMA.  
 SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. FRIDAY, APRIL, 22, 1927.

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

UNITED STATES OF AMERICA,	)	
	)	
plaintiff.	)	No. 941
	)	954
vs.	)	971
	)	
LOUIS CLAREMORE,	)	
Defendant.	)	

JOURNAL ENTRY.

Now on this the 22nd. day of April, 1927, the above styled criminal cases come on for further hearing upon the application of the defendant Louis Claremore, by his attorney, J. C. Cornett for an order placing said defendant Louis Claremore on probation and an order modifying the judgment and sentence heretofore imposed in the above case on the 12th day of November, 1926, at Pawhuska, Oklahoma wherein the defendant was sentenced by the Court to serve a sentence of twelve months in the Osage County Jail and to pay a fine of One Hundred (\$100.00) Dollars, in each of the aforesaid cases and by the terms of which order said defendant was to serve the above sentence concurrently; and it being shown to the Court that the defendant Louis Claremore has been confined in the Osage County Jail from the date of his sentence the Court finds that the defendant should be placed on probation for the remainder of such sentence subject to the conditions hereinafter imposed in this order.

IT IS THEREFORE BY THE COURT, CONSIDERED, ORDERED, ADJUDGED AND DECREED that the judgment and the order of the Court heretofore entered on the 12th day of November, 1926, be and the same is hereby modified and the defendant placed on probation for the remainder of the sentence heretofore imposed in the above cases and the defendant released from the Osage County Jail at Pawhuska, Oklahoma subject to the following conditions to-wit:

That the defendant Louis Claremore refrain from violating any of the laws of the State of Oklahoma or of the United States of America during the remainder of such sentence and upon the further condition that said defendant report to the probation officer hereinafter named at least once each month during such probation period, beginning on the 22nd. day of May, 1927.

It is further ordered by the Court that J. M. Humphreys, Osage Tribal Attorney be and he hereby appointed probation officer for the above named defendant Louis Claremore, which officer is named for the purpose of assisting the Court carrying out the terms of this order.

It is the further order and judgment of the Court that the defendant Louis Claremore is hereby given thirty (30) days from the date hereof to pay the fine or fines imposed in each of the above cases amounting to One Hundred Dollars (\$100.00) in each of said cases or a total of Three Hundred Dollars (\$300.00) in all of such cases.

F. E. Kennemer,

Judge of the United States District Court.

O.K. Jno M. Godsberry,  
 United States Attorney

J. B. Cornett,  
 Attorney for Defendant.

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. FRIDAY, APRIL, 22, 1927.

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

UNITED STATES OF AMERICA,	)	
	)	
Plaintiff.	)	
vs.	)	No. 1384.
TOM ANDERSON,	)	
Defendant.	)	

ENTER ORDER STAYING EXECUTION OF SENTENCE.

Now on this the 22nd. day of April, A.D. 1926, 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, for an order staying the execution of the jail sentence imposed against him on the first count of the indictment in said case, said sentence being three months in the Tulsa County Jail and a fine of \$100.00, 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, that the defendant above named is entitled to such order, and believing that the ends of justice may be properly and judicially served by means thereof,

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY the court that the execution of sentence as to the first count of the indictment be stayed until the further order of this court, upon the payment of the fine imposed against him.

F. E. Kennamer,  
United States District Judge.

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

UNITED STATES OF AMERICA,	)	
	)	
plaintiff.	)	
vs.	)	No. 1655
HOMER STEVENS,	)	
Defendant.	)	

O R D E R.

Now on this 22nd. day of April, A. D. 1927, this matter coming on for hearing before the Honorable F. E. Kennamer, United States District Judge, upon the motion of John J. Goldsberry, United States Attorney for the Northern District of Oklahoma, for an order transferring the above named defendant, Homer Stevens from the Rogers County Jail to some other jail in the Northern District of Oklahoma, upon the grounds that the said defendant, Homer Stevens, has been at times very unruly and disobedient to the rules of the Rogers County Jail and has in some manner unknown to the officers of said County procured or had furnished him a hipnotic drug known as Vernol Tablets, and that the jail of Rogers County is not so equipped to properly care for unruly prisoners, by reason of the fact there is no cell or place where they may be segregated from other prisoners and the court after hearing said statements and considering said motion and being of the belief in terms thereof, that said order should be granted.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED THAT THE SAID defendant, Homer Stevens, be transferred from the Rogers County Jail,

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

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District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. FRIDAY, APRIL, 22, 1927.

where he is now incarcerated, to the Washington County Jail, to serve the balance of the sentence imposed against him, and the United States Marshal is hereby authorized and directed to remove said defendant from the Rogers County Jail to the Washington County Jail, to finish serving said sentence.

F. E. Kennamer,

United States District Judge.

Court adjourned until April, 23, 1927.

NORTHERN

District of

OKLAHOMA.

~~SPECIAL~~ MARCH, 1927 TERM TULSA, OKLAHOMA, SATURDAY, APRIL, 23, 1927.

On this 23rd. day of April, 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, Hon. F. E. Kennamer, Judge, present and presiding:

H. P. Werfield, 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 had 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. 826.
	)	
ROBERT SMITH,	)	
Defendant.	)	

JOURNAL ENTRY.

Now on this 23rd. day of April, 1927, the above styled criminal causes come on for further hearing upon the application of the defendant, Robert Smith, by his attorney, G. K. Sutherland, for an order placing said defendant, Robert Smith, on probation and an order modifying the judgment and sentence heretofore imposed in the above case on the 12th day of November, 1926, at Pawhuska, Oklahoma, where in the defendant was sentenced of twelve months in the Osage County Jail and to pay a fine of One Hundred (\$100.00) Dollars, and it being shown to the Court that the defendant, Robert Smith, has been confined in the Osage County Jail from the date of his sentence the Court finds that the defendant should be placed on probation for the remainder of such sentence subject to the conditions hereinafter in this order.

IT IS THEREFORE BY THE COURT, CONSIDERED, ORDERED, ADJUDGED, AND DECREED, that the judgment and the order of the Court heretofore, entered on the 12th day of November, 1926, be and the same is hereby modified and the defendant and placed on probation for the remainder of the sentence heretofore imposed in the above cases and the defendant released from the Osage County Jail at Pawhuska, Oklahoma subject to the following conditions to-wit:

That the defendant, Robert Smith, refrain from violating any of the laws of the State of Oklahoma or of the United States of America during the remainder of such sentence and upon further condition that said defendant report to the probation officer herein named at least once each month during such probation period, beginning on the 23rd day of May, 1927.

It is further ordered by the Court that J. M. Humphreys, Osage Tribal Attorney be and is hereby appointed probation officer for the above named defendant, Robert Smith, which officer is named for the purpose of assisting the Court in carrying out the terms of this order.

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

O.K. United States Attorney  
 O.K. Attorney for Defendant.

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

UNITED STATES OF AMERICA,	)	
	)	
Plaintiff.	)	
vs.	)	No. 963.
	)	
HENRY PET-se-mois.	)	
Defendant	)	

JOURNAL ENTRY.

Now on this 23rd. day of April, 1927, the above styled criminal causes come on for further hearing upon the application of the defendant, Henry Pet-se-mois, by his attorney, G. K. Sutherland, for an order placing said defendant, Henry Pet-se-mois, on probation and an order modifying the judgment and sentence heretofore imposed in the above case on the 17th day of November, 1926, at Pawhuska, Oklahoma wherein the defendant was sentenced to twelve months in the Osage County Jail and to pay a fine of One Hundred (\$100.00) Dollars, and it being shown to the Court that the defendant, Henry Pet-se-mois, has been confined in the Osage County Jail, from the date of his sentence the Court finds that the defendant should be placed on probation for the remainder of such sentence subject to the conditions hereinafter in this order, and that said defendant's health is in bad condition at this time, and that he is a full blood Osage Indian.

IT IS THEREFORE BY THE COURT CONSIDERED, ORDERED, ADJUDGED AND DECREED, that the judgment and the order of the Court heretofore entered on the 17th day of November, 1926, be and the same is hereby modified and the defendant and placed on probation for the remainder of the sentence heretofore imposed in the above cases and the defendant released from the Osage County Jail, at Pawhuska, Oklahoma, subject to the following conditions to-wit:

That the defendant, Henry Pet-se-mois, refrain from violating any of the laws of the State of Oklahoma, or of the United States of America during the remainder of such sentence and upon further condition that said defendant report to the probation officer herein named at least once each month during such probation period, beginning on the 23rd day of May, 1927.

It is further ordered by the Court that J. M. Humphreys, Osage Tribal Attorney be and is hereby appointed probation officer for the above named defendant Henry Pet-se-mois, which officer is named for the purpose of assisting the Court in carrying out the terms of this order.

It is further ordered by the Court that the defendant, herein, be required to take the medical treatment.

F. E. Kennamer,

Judge of the United States District Court.

O.K.

United States Attorney.

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SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. SATURDAY, APRIL, 23, 1927.

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

UNITED STATES OF AMERICA,	Plaintiff.	)	
vs.		)	ORDER
ELLA S. MCKEAN,	Defendant.	)	

This matter coming on to be heard this 23rd day of April, 1927, upon the application of the defendant, Ella S. McKean, to substitute a property bond in the sum of \$3000.00, for a cash bond in the sum of \$3000.00, heretofore impounded in said cause in said court for the appearance of the said Ella S. McKean, before the United States Grand Jury in said court at the next session thereof on the 6th day of June, 1927.

And it appearing to the court that said defendant has executed a good and sufficient recognizance for her appearance as aforesaid.

It is therefore ordered that the Clerk of said Court accept said recognizance for the appearance of the said defendant, as aforesaid, in lieu of said cash bond in the sum of \$3000.00, heretofore impounded; And it further ordered, that said Clerk shall immediately draw a cash voucher in the sum of \$3000.00 and disburse the same in the name of one, E. Sanduskey, who delivered the said \$3000.00 to the said Clerk of said Court and who is entitled to receive the same.

F. E. Kennamer,  
Judge.

Court adjourned until April, 25, 1927.

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

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NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM. TULSA, OKLAHOMA. FRIDAY, APRIL, 25, 1927.

On this 25th day of April, 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.  
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:

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

UNITED STATES OF AMERICA, )  
Plaintiff, )  
vs. ) No. 1414  
GRACE RIAN, )  
Defendant, )

O R D E R.

Now on this the 25th day of April, A. D. 1927, this matter coming on for hearing upon the application of the defendant herein, for an order placing the fine imposed against her in the above styled and numbered case, to-wit, the sum of \$100.00 on execution, and the court being fully advised in the premises, and upon hearing the statements of counsel in her behalf, finds that said fine should be placed on execution.

IT IS THEREFORE BY THE COURT CONSIDERED, ORDERED AND ADJUDGED that said fine imposed against said defendant in the above entitled cause should be and the same is hereby placed on execution.

F. E. Kennamer,

United States District Judge.

O.K. Jno. M. Goldsberry,  
U.S. Attorney

MANDATE- Fred Hood-

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 United States of America, Plaintiff, and Fred Hood, Defendant No. 474, Criminal, wherein the judgment and sentence of the said District Court in said cause, entered on the 28th day of October, A.D. 1925, was in the following words, viz:

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

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

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

H. D. Streeter, Foreman.

Endorsed: Filed in District Court October, 28, 1925.

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SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. MONDAY, APRIL, 25, 1927.

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

It is thereupon by the Court here considered, ordered and adjudged that the defendant Fred Hood for the crime by him committed as charged in the first count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Five (5) Years, from date of delivery, or, until released by due process of law. And it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Fred Hood, for the crime by him committed as charged in the second count of the indictment, be imprisoned in the Federal Penitentiary at Leavenworth, Kansas, and confined for the term of Two (2) Years, said sentence to run consecutively with sentence imposed in first count, and it is further

CONSIDERED, ORDERED AND ADJUDGED, that the defendant Fred Hood, for the crime by him committed as charged in the third count of the indictment, be imprisoned in the Federal Penitentiary, at Leavenworth, Kansas, and confined for the term of Five (5) Years, said sentence to run concurrent with sentence imposed in counts one and two.

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

It is by the Court ordered, that Defendant Fred Hood be and he is hereby granted two days to perfect Bill of Exceptions, and file same herein."

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 September, 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 and sentence of the said District Court, in this cause, be, and the same is hereby, reversed as to count one of the indictment and affirmed as to Counts Two and Three of the indictment, without costs to either party in this Court.

It is further ordered by this Court that the defendant in the Court below, Fred Hood, do surrender himself to the custody of the United States Marshal for the Northern District of Oklahoma, in execution of the judgment and sentence imposed upon him as to Counts Two and Three of the indictment, within thirty days from and after the date of the filing of the mandate of this Court in the said District Court.

September, 25, 1926.

You therefore, are hereby commanded that such 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 twenty-third day of April, in the year of our Lord one thousand nine hundred and twenty seven.

E. E. Koch

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

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

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NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. MONDAY, APRIL, 25, 1927.

ORDER OF REMOVAL

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 Paschal Robinson alias P. C. Robinson alias Dr. P. C. Robinson, charged in the District Court of the United States for the Northern District of Texas for the offense of Impersonation or representing himself to be an employee of the United States Veterans' Bureau, to-wit, A. Doctor and whereas the said Paschal Robinson alias P. C. Robinson alias Dr. P. C. Robinson, 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 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 Four Thousand Dollars, with one or more sufficient sureties, conditioned for his personal appearance before the said District Court of the United States for the Northern District of Texas 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 commended seasonably to remove the said Paschal Robinson alias R. C. Robinson alias Dr. P. C. Robinson hence to the said Northern District of Texas and there surrender him to the Marshal of that District, there to be dealt with according to law.

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

Given under my hand this 25th day of April, 1927.

F. E. Kennamer,

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

UNITED STATES, Plaintiff. )  
vs. ) # 454 Cr.  
DR. JOHN F. CAPPS, Defendant. )

On this 25th day of April, 1927, it is by the Court ordered that the above entitled cause be and same is hereby dismissed upon recommendation of the United States Attorney.

NORTHERN

District of

OKLAHOMA.

SPECIAL-MARCH, 1927 TERM TULSA, OKLAHOMA.

MONDAY, MARCH, 25, 1927.

IN THE U. S. DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

THE U. S. OF AMERICA,	Plaintiff.	)	
		)	
vs.		)	1378 Cr.
		)	
DR. P. S. AYERS,	Defendant.	)	

ORDER OF DISMISSAL.

Now, on this 25 day of April, 1927, the above entitled cause comes on for hearing upon the Motion of the District Attorney to dismiss the said prosecution and cause of action against the Defendant; the District Attorney appearing for and on behalf of the Government.

And it appearing to the Court that said prosecution being for a violation of the Harrison Narcotic Act; and it further appearing that the record of the Defendant as a violator of this act is such as to recommend and entitle him to benefit of the bond; and it further appearing that both the District Attorney and the narcotic agent have joined in recommending that this prosecution be dismissed, the Defendant having paid One Hundred Dollars (\$100.00) in compromise and settlement of the government's claim; and it further appearing to the Court that the same is fair reasonable and just, and said Motion should be sustained and said cause dismissed and his bondsman exonerated.

IT IS THEREFORE CONSIDERED, ORDERED AND ADJUDGED by the Court that the Motion of the District Attorney to dismiss the above entitled cause, be, and the same is hereby sustained, and the cause is released and the bondmen thereon are hereby released and exonerated from any further liability thereon.

F. E. Kennamer,  
Judge.

O.K. Jno. M. Goldsberry,  
U.S. Attorney/

Court adjourned until April, 26, 1927;

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

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NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. TUESDAY, APRIL, 26, 1927.

On this 26th day of April, 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. Kennemer, Judge, present and presiding:

H. B. 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. ) 826 Cr.  
ROBERT SMITH, Defendant. )

On this 26th day of April, 1927, it is by the Court ordered that the order of probation heretofore issued for Robert Smith to J. M. Humphries as probation officer be and same is hereby revoked.

Court adjourned until April, 27, 1927.

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

NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. WEDNESDAY, APRIL, 27, 1927.

On this 27th day of April, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in special March, 1927, session, met at Tulsa, Okla., 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:

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

ORDER TO ADJOURN COURT SINE DIE.

On this 27th day of April, 1927, it appearing that the Judge of the District Court of the United States for the Northern District of Oklahoma, is unable to be in attendance at Pawhuska, Oklahoma, on the first Monday in May, 1927, the same being the regular May 1927, Term of said Court at Pawhuska, Oklahoma.

IT IS ORDERED, that the United States Marshal in and for the Northern District of Oklahoma, be, and he is hereby directed to open the District Court of the United States at Pawhuska, Oklahoma, on Monday May 2, 1927, at 9:30 A. M., by proclamation in the manner and form provided by law, and that said Marshal adjourn said court Sine Die.

Said Marshal shall make due return hereof how he has executed this order.

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

In compliance with this Order of the Court I this day opened Court at Pawhuska, Oklahoma, at 9-30 o'clock A. M., May 2, 1927, and immediately adjourned court, Sine Die.

Henry G. Beard,  
U. S. Marshal Northern District of  
Oklahoma.

Court adjourned until April, 28, 1927.

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

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NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. THURSDAY, APRIL, 28, 1927.

On this 28th day of April, 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
John M. Goldsberry, Esq., U. S. Attorney.
H. G. Beard, Esq., U. S. Marshal.

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

MANDATE-Horace Simmons

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 United States of America, Plaintiff, and Horace Simmons and Gertrude Simmons, Defendants, No. 742, Criminal, wherein the Judgment and sentence of the said District Court in said cause, as to the defendant Horace Simmons, entered on the 22nd day of March, A. D. 1926, was in the following words, viz:

" On this 22nd. day of March, 1926, comes W. L. Coffey, Asst., U. S. Attorney, representing plaintiff above entitled cause, Defendants are present in person and by counsel J. H. Nolan. All parties announce ready for trial and the following jury, to-wit: Herold Work, Samuel Young, Gus L. Zane, Everett Berry, John Burchette, Geo. W. Clifford, L. C. Clifford, C. G. Coats, J. P. Fitzgerald, Con C. Fitzsimmons, J. K. Freley, Earl Gline, is sworn to try said cause and a true verdict render. Counsel for Government makes opening statements to the Jury. Defendant reserves his opening statement by leave of court, and thereafter plaintiff presents its evidence and proof and rests. Defendants present their evidence and proof and now move the court for an instructed verdict in favor of the defendants on the ground that the evidence was secured on an illegal search warrant. Whereupon, the court overrules said motion and exceptions allowed. Arguments of counsel are waived, and thereafter the court instructs the jury as to the law in the case, and the jury retire in charge of a sworn bailiff to deliberate upon their verdict herein.

Now on this same day, March, 22, 1926, the jury return into open court and upon being called each are present as heretofore and thereafter the jury present to the court their verdict which is in words and figures as follows:

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

UNITED STATES OF AMERICA, )
Plaintiff. )
vs. ) No. 742
HORACE SIMMONS, 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, Horace Simmons, guilty as charged in the indictment.

Gus L. Zane, Foreman.

(Endorsed) Filed Mar. 22, 1926, H.P.Warfield,, Clerk U.S.District Court.

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

NO. TERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. THURSDAY, APRIL, 28, 1927.

The jury announcing this to be their true verdict are excused from further consideration of said cause. Thereupon, judgment and sentence is imposed upon said Horace Simmons, to which defendant excepts and said exceptions allowed, and ten days granted defendant for filing bill of exceptions.

Whereupon, execution of judgment and sentence is stayed to perfect bill of exceptions, Judgment and sentence is as follows:

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

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

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 prayed by and allowed to the defendant Horace Simmons, 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 and sentence of the said District Court, in this cause be, and the same is hereby reversed without costs to either party in this Court.

It is further ordered that this cause be and the same is hereby, remanded to the said District Court for further proceedings in harmony with the opinion of this Court.

---- February, 21, 1927. ----

You, therefore, are hereby commanded that such 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 twenty-sixth day of April, in the year of our Lord one thousand nine hundred and twenty seven.

E. E. Koch,

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

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

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. THURSDAY, APRIL 28, 1927

MANDATE- Harry White

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 United States of America, Plaintiff, and Walter Chitwood, R. D. Emerson, Chester Truelove, Harry White, Harry Sherrill and W. M. Eddington, Defendants, No. 857, Criminal, wherein the judgments and sentences of the said District Court as to the defendants W. M. Eddington and Harry White in said cause entered on the 30th day of June A. D. 1926, were against the said defendants, as by the inspection of the transcripts 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 prayed by and allowed to the defendants W. M. Eddington and Harry White, 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, upon the dismissal filed by the plaintiff in error Harry White, and the consent thereto by the United States Attorney for the Northern District of Oklahoma.

On Consideration Whereof, and in pursuance of said dismissal and consent, but without prejudice to the right of the co-plaintiff in error, W. M. Eddington, to prosecute said writ of error in his own behalf, It is now here ordered and adjudged by this Court, that the writ of error to the said District Court in this cause, as to the plaintiff in error Harry White, only, be, and the same is hereby, dismissed without costs to either party in this Court.

It is further ordered that a mandate in this cause be issued forthwith to the said District Court and that the defendant in the Court below, Harry White, do surrender himself to the custody of the United States Marshal for the Northern District of Oklahoma, in execution of the judgment and sentence imposed upon him, within thirty days from and after the date of the filing of the mandate of this Court in the said District Court.

-----April, 26, 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. Taft, Chief Justice of the United States, the twenty-seventh day of April, in the year of our Lord one thousand nine hundred and twenty-seven.

E. E. Koch

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

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

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. THURSDAY, APRIL, 26, 1927.

ORDER LEAVE TO FILE INFORMATION.

On this 28th day of April, 1927, comes the United States Attorney, and asks and is granted leave to file information herein and to prosecute thereunder in the following named and numbered cases, and it is ordered by the court that warrant issue for the arrest of each defendant and that their bonds be fixed in the sum of \$ \_\_\_\_\_

United States of America,

vs.

Telmidge Scott.	1699
Herbert McCaulley	1700
M. Johnson	1701
Charley Johnson	1702
L. H. Howell,	1703
Harry Ryan	1704
J. W. Selvey	1705
Edna Edmondson, alias Anna,	
alias Anna	1706
B. A. Hines	1707
Coy Terrill	1708
Coy Terrill and Lee Willett	1709
Bill Welton	1710
Luther Dowlin	1711
Jim Gessley	1712
Howard Yost	1713
Claud Jones	1714
Leonard Wompler	1715
Melvin Knight	1716
Bertha Burke	1717

United States,	Plaintiff.	} # 1165 Cr.
vs.		
FRANK GREELEY	Defendant.	

On this 28th day of April, 1927, the defendant in above entitled cause is arraigned and enters plea of not guilty as charged in information heretofore filed herein.

UNITED STATES,	Plaintiff.	} # 1344 Cr.
vs/		
O. J. WALLACE,	Defendant.	

On this 28th day of April, 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) months in Osage County Jail, to begin at expiration of sentence imposed in case No. 659 Cr. and a fine of One Hundred (\$100.00) Dollars to run on execution.

NORTHERN District of OKLAHOMA.  
 SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. THURSDAY, APRIL, 28, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) # 1684 Cr.  
 GEORGE BROWN, Defendant. )

On this 28th day of April, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty. Whereupon, it is by the Court ordered that sentence and judgment be imposed as follows:

A fine of Fifty (\$50.00) Dollars to run on execution.

UNITED STATES, Plaintiff. )  
 vs. ) # 1699 Cr.  
 TALMIDGE SCOTT, Defendant. )

On this 28th day of April, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty as charged in information 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 Tulsa County Jail, Tulsa Oklahoma, to run from date of imprisonment and pay a fine of Fifty (\$50.00) Dollars.

UNITED STATES, Plaintiff. )  
 vs. ) # 1700 Cr.  
 HERBERT McCULLLEY, Defendant. )

On this 28th day of April, 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:

Seventy-five (75) days in Tulsa County Jail, Tulsa, Oklahoma, to run from date of original incarceration and that he pay a fine in the sum of Fifty (\$50.00) Dollars.

UNITED STATES, Plaintiff. )  
 vs. ) # 1701 Cr.  
 M. JOHNSON, Defendant. )

On this 28th day of April, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty. Whereupon it is by the court ordered Judgment and sentence be imposed upon said defendant as follows:

- Count One (1) Ninety (90) days in Tulsa County Jail, Tulsa, Okla. and a fine of Fifty (\$50.00) Dollars
- Count Two (2) Ninety (90) days in Tulsa County Jail, Tulsa, Okla. to run concurrently with sentence in count one.

And it is ordered that sentence herein run from date of original incarceration.

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

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM

TULSA, OKLAHOMA,

THURSDAY, APRIL, 28, 1927.

UNITED STATES,           Plaintiff.        )  
                           vs.                                )  
 CHARLEY JOHNSON,       Defendant.        )       # 1702 Cr.

On this 28th day of April, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty. Whereupon, it is by the Court ordered that sentence be imposed upon said defendant as follows:

Sixty (60) days in Tulsa County Jail, Tulsa, Oklahoma, to run from date of original imprisonment and that he pay a fine in the sum of One Hundred (\$100.00) Dollars.

UNITED STATES,           Plaintiff.        )  
                           vs.                                )  
 L. N. HOWELL,           Defendant.        )       # 1703 Cr.

On this 28th day of April, 1927, the defendant in above entitled cause is arraigned and enters plea of not guilty. Whereupon, the Court being well and fully advised in the premises it is ordered that said cause be dismissed.

UNITED STATES,           Plaintiff.        )  
                           vs.                                )  
 HARRY RYAN,             Defendant.        )       # 1704 Cr.

On this 28th day of April, 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:

Fifty (\$50.00) Dollars fine to run on execution.

UNITED STATES,           Plaintiff.        )  
                           vs.                                )  
 J. W. SELVEY,           Defendant.        )       # 1705 Cr.

On this 28th day of April, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty as charged in information heretofore filed herein. Whereupon, it is by the Court ordered that judgment and sentence be imposed as follows:

- Count One (1) Sixty (60) days in Tulsa County Jail, Tulsa, Oklahoma, to run from date of imprisonment and that he pay a fine in the sum of Fifty (\$50.00) Dollars.
- Count Two (2) Six (6) months in the Tulsa County Jail, Tulsa, Okla. to run consecutively to Count One (1).

And it is further ordered that execution of commitment be stayed until further order of court on count 2.

NORTHERN District of OKLAHOMA.  
 SPECIAL MAR H, 1927 TERM TULSA, OKLAHOMA. THURSDAY, APRIL, 28, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) # 1706 Cr.  
 EDNA, ALIAS ANNA ALIAS )  
 EDNA EDMONDSON, Defendant. )

On this 28th day of April, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty as charged in information heretofore filed herein. Whereupon, it is by the Court ordered that judgment and sentence be imposed upon said defendant as follows:

- Count One (1) Ninety (90) days in Osage County Jail, Pawhuska Oklahoma.
- Count Two (2) Ninety (90) days in Osage County Jail, Pawhuska, Oklahoma to run concurrently with sentence imposed in Count one (1)
- Count Three(3) Fine of Fifty (\$50.00) Dollars to be paid.

UNITED STATES, Plaintiff. )  
 vs. ) # 1707 Cr.  
 B. A. HINES, Defendant. )

On this 28th day of April, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty as charged in information heretofore filed herein. Whereupon, it is by the Court ordered that judgment and sentence be imposed which is as follows:

Sixty (60) days in Tulsa County Jail, Tulsa, Oklahoma, to run from date of imprisonment and that he pay a fine of Fifty (\$50.00) Dollars.

UNITED STATES, Plaintiff. )  
 vs. ) # 1708 Cr.  
 COY TERRILL, Defendant. )

On this 28th day of April, 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:

That he pay a fine of Fifty (\$50.00) Dollars.

UNITED STATES, Plaintiff. )  
 vs. ) # 1709  
 COY TERRILL, Defendant. )

On this 28th day of April, 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 as follows:

To pay a fine of Fifty (\$50.00) Dollars.

UNITED STATES, Plaintiff. )  
 vs. ) # 1710 Cr.  
 BILL WALTON, Defendant. )

On this 28th day of April, 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 as follows:

Sixty (60) days in Creek County Jail, Sapulpa, from date of original imprisonment and a fine of \$50.00 on execution. Commitment stayed 30 days to pay fine

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. THURSDAY, APRIL, 28, 1927.

UNITED STATES,           Plaintiff.        )  
                           vs.                                )  
 LUTHER DOWLIN,         Defendant.        )        1711 Cr.

On this 28th day of April, 1927, the defendant in above entitled cause is arraigned and enters plea of not guilty.

UNITED STATES,           Plaintiff.        )  
                           vs.                                )  
 JIM GEASLEY,           Defendant.        )        # 1712 Cr.

On this 28th day of April, 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 as follows:

Sixty (60) days in Tulsa County Jail, Tulsa, Oklahoma, from date of original incarceration and pay a fine of Fifty (\$50.00) Dollars

UNITED STATES,           Plaintiff.        )  
                           vs.                                )  
 HOWARD YOST,           Defendant.        )        # 1713 Cr.

On this 28th day of April, 1927, the defendant in above entitled cause is arraigned and enters plea of guilty. Whereupon, judgment and sentence is imposed as follows:

To pay a fine in the sum of One Hundred (\$100.00) Dollars

UNITED STATES,           Plaintiff.        )  
                           vs.                                )  
 CLAUDE JONES,         Defendant.        )        # 1714 Cr.

On this 28th day of April, 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 as follows:

Seventy-five (75) days in Craig County Jail, to run from date of original incarceration, and pay a fine of \$50.00) Dollars.

UNITED STATES,           Plaintiff.        )  
                           vs.                                )  
 LEONARD WOMPLER,       Defendant.        )        # 1715 Cr.

On this 28th day of April, 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:

Ninety (90) days in Craig County Jail, from date of original incarceration.

NORTHERN District of OKLAHOMA.  
 SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. THURSDAY, APRIL, 28, 1927.

UNITED STATES, Plaintiff. )  
 vs. ) # 1716 Cr.  
 MELVIN KNIGHT, Defendant. )

On this 28th day of April, 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:

Ninety (90) days in Craig County Jail, from date of Original incarceration.

UNITED STATES, Plaintiff. )  
 vs. ) #1717 Cr.  
 BERTHA BURKE, Defendant. )

On this 28th day of April, 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.

Pay a fine of One Hundred (\$100.00) Dollars.

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

O R D E R.

And now on this 28th day of April, 1927, this matter comes on before the Court upon the application of D. Koenig for an order of Court authorizing the payment to the said D. Koenig for fees and mileage due and owing to the said D. Koenig for Grand Jury Service performed by the said D. Koenig as a member of the Grand Jury in and for the Northern District of Oklahoma, sitting at Tulsa, Oklahoma, and it appearing to the Court that the said D. Koenig attended the said Grand Jury as a member thereof on the 10th day of January, 1927, the 11th day of January, 1927, the 14th day of January, 1927, and the 17th day of January, 1927, and it further appearing to the Court that the said D. Koenig, in order to perform said services as a member of said Grand Jury necessarily traveled a distance of 168 miles, it appearing to the the Court that by reason of said service performed upon said Grand Jury and by reason of said mileage, the said D. Koenig is entitled to the sum of Twenty-four dollars and forty cents (\$24.40) as per diem and mileage incurred in the performance of his duty as a member of said Grand Jury. It further appears to the Court that the said D. Koenig is a resident of the town of Inola, in the County of Rogers, State of Oklahoma. That said town is some distance from the City of Tulsa, Oklahoma and that on the 17th day of January, 1927, the last day served upon said Grand Jury by the said D. Koenig, the said D. Koenig was not discharged as a member of said Grand Jury until after the hour of five (5) o'clock p.m., at which time the offices of both the Clerk and Marshal of the United States District Court for the Northern District of Oklahoma were closed. That the said D. Koenig is engaged in the operation of a bank and for that reason was not able to return to the City of Tulsa and collect his per diem and fees for said Grand Jury service within the quarter in which said services was performed.

It is, therefore, considered, ordered, adjudged, and decreed by the Court, that the Clerk of the United States District Court for the Northern District of Oklahoma and the Marshal of said District be and are hereby ordered at this time to pay to the said D. Koenig, the sum of twenty-four dollars and forty cents (\$24.40) as per diem and mileage incurred in his attendance upon the sessions of the Grand Jury in and for the Northern District of Oklahoma.

F. E. Kennamer,  
 Judge.

NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. THURSDAY, APRIL, 28, 1927.

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

UNITED STATES OF AMERICA, )  
Plaintiff, )  
vs. ) No. 1183  
SHERMAN SNODGRASS, )  
Defendant. )

ORDER STAYING FURTHER EXECUTION OF SENTENCE.

Now on this 28th day of April, A.D. 1927, comes on the motion of the above named defendant for an order of court, suspending or staying the further execution of the judgment and sentence of the court heretofore made and entered against said defendant, to-wit, 12 months in the Rogers County Jail, and \$100.00 fine, and it appearing from the recommendations of the Jailer or Rogers County, Oklahoma, the Sheriff's office or Rogers County, and G. A. Rogers, Mayor of the city of Claremore, Oklahoma, that the wife and children of the above named defendant, are at the present time in destitute circumstances, sick and under the care of a physician, and are without funds, and the court being fully advised in the premises, finds from said representations above made, that in all probability, the justice of the situation demands that the above named defendant be, temporarily at least, discharged from custody for said reasons in order that he may assist in providing for his family.

IT IS THEREFORE ORDERED, CONSIDERED AND ADJUDGED THAT THE further execution of the jail sentence heretofore imposed by the court against the above named defendant, be, and is hereby stayed until the further order of this court, and that the fine heretofore assessed and imposed against the said defendant, be, and the same is hereby placed on execution and the United States Marshal is hereby authorized and directed to release the said Sherman Snodgrass from custody.

F. E. Kennamer,  
United States District Judge.

O.K. Goldsberry,  
U.S. Attorney.

Court adjourned until April 29, 1927.

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

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NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. THURSDAY, APRIL, 28, 1927.

On this 29th day of April, 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. Kennemer, Judge, present and presiding:

H. W. James, Esq., Chief Deputy Clerk.  
John M. Goldsberry, Esq., U. S. Attorney.  
Henry G. Beard, Esq., U. S. 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, )  
Plaintiff. )  
vs. )  
ONE BUICK ROADSTER AUTOMOBILE, ) No. 411 Law.  
MOTOR NO. 1199860, 1924 Model, )  
Defendant. )

ORDER OF FORFEITURE AND SALE.

Now on this 29th day of April, 1927, this matter coming on to be heard upon the libel of information filed herein by the above named Plaintiff, United States, and said Plaintiff now appearing by its solicitor, Louis N. Stivers, Assistant United States Attorney, and one W. H. Chapman, the owner of said automobile, having waived service of summons, and time in which to plead, and having entered a general appearance herein, and having failed to plead or answer herein, and being three times called in open court, appeareth not, is adjudged in default, and the Court after hearing the evidence offered, and being fully advised in the premises, finds:

That on or about the 6th day of July, 1926, in Osage County, in the Northern District of Oklahoma, said Buick Roadster Automobile, Motor No. 1199860, 1924, Model, the above named defendant, was then and there being used by the said W. H. Chapman in the transportation and introduction into Indian Country, to-wit; Osage County, Oklahoma, from an exact place unknown to said plaintiff, which said last being without the State of Oklahoma, certain intoxicating liquor, to-wit: ONE HUNDRED PINTS OF WHISKEY, which the said W. H. Chapman was transporting and conveying from without the State of Oklahoma, at and to and into the said Osage County, State of Oklahoma, in said defendant automobile, which was then and there duly seized by W. W. Thomason and Roy Jenness, United States Special Enforcement Officers of the Indian Department, while acting in their official capacity, and for the reasons hereinbefore stated,

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said Buick Roadster Automobile, Motor No. 1199860, 1924, Model, said defendant herein, for the reasons aforesaid, be and hereby is forfeited to said Plaintiff, and that the United States Marshal and for the Northern District of the State of Oklahoma, is hereby ordered and directed to offer for sale, and sell for cash to the highest and best bidder therefor, at the front door of the Court House in the City of Pawhuska, Osage County, Oklahoma, on the 16th day of May, 1927, at 10 o'clock A.M. said Buick Roadster Automobile Motor No. 1199860, 1924 Model, and that notice of such sale be given by the publication of a certified copy of this order in the Osage County News, published at Pawhuska, Oklahoma, for two consecutive weekly issues prior to such sale, and that due return of said United States Marshal's action herein be made to this Court for further consideration.

F. E. Kennemer,  
Judge.

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NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. FRIDAY, APRIL, 29, 1927.

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

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

UNITED STATES OF AMERICA, )  
Plaintiff. )  
vs. ) No.1129  
JIM WALLACE, ET AL., )  
Defendant. )

O R D E R.

Now on this 29th day of April, 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 Jim Wallace to have a fine of fifty (\$50.00) dollars heretofore assessed under the second count of the indictment herein, placed on execution and the Court being fully advised in the premises, orders and directs that said fine of fifty (\$50.00) dollars on the second count of the indictment be and the same is hereby placed on execution.

F. E. Kennamer,  
Judge.

O.K W.B.B.

Court adjourned until April, 30, 1927.

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

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NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

SATURDAY, APRIL, 30, 1927.

On this 30th day of April, 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.
W. B. Blair, Esq., Assistant 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. # 1649 Cr.
WILLIS ALLEN WILKERSON, defendant.

On this 30th day of April, 1927, 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:

Ninety (90) days in Tulsa County Jail, Tulsa, Oklahoma, to run from date of original incarceration and pay a fine of One Hundred (\$100.00) Dollars.

It is further ordered that execution of commitment be stayed thirty (30) days to permit payment of fine.

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

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

UNITED STATES OF AMERICA, Plaintiff.
vs. No. 1349
GORDON KISER, Defendant.

O R D E R.

Now on this 30th day of April, 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 for the pleading of the fine of fifty (\$50.00) Dollars heretofore assessed under the second count of the indictment herein on execution and further application of the defendant for credit for the time served in jail by the defendant prior to the date of his sentence herein, and the Court being fully advised in the premises, it is hereby ordered, adjudged and decreed by the Court that the fine of fifty (\$50) dollars assessed under the second count of the indictment herein be and the same is hereby placed on execution and the payment of the fine of one hundred (\$100) dollars under the first count of the indictment is stayed for a period of thirty days. It is the further order and judgment of the Court that the defendant be and he hereby is given credit for the time served in jail prior to the date of sentence of the defendant, to-wit: Thirty-two days.

F. E. Kennamer,
Judge.

Court adjourned until May, 2, 1927.

NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. MONDAY, MAY, 2, 1927.

On this 2nd. day of May, 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.

M. P. Warfield, Esq., Clerk of U. S. District Court.  
W. B. Blair, Esq., Assistant 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 UNITED STATES DISTRICT COURT IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, )  
Plaintiff. )  
vs ) No. 958.  
W. H. LUCAS, )  
Defendant. )

ORDER PLACING DEFENDANT ON PROBATION.

And now on this 2nd day of May, 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 such facts, recommendation and presentation 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 on probation to H. M. Fress, Sheriff of Osage County, for his guidance and direction.

It is, therefore, ordered, adjudged and decreed by the Court, that the defendant, W. H. Lucas, be placed on probation from the judgment and sentence imposed by the Court, to-wit: Eight months in the Osage County Jail at Pawhuska, Oklahoma, and to pay one fine of one hundred (\$100) dollars on first count, and a fine of one hundred (\$100) dollars on the second count, said probation being on the condition that the said defendant, W. H. Lucas, does not violate any of the laws of the United States of America, State of Oklahoma, or any city ordinance within the States of Oklahoma and that he refrain from the violation of the law, and upon violating 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.

It is, therefore, farther ordered by the Court, that the defendant, W. H. Lucas, be given the further time of sixty (60) days in which to pay the two fines, amounting to the sum total of \$200.

F. E. Kennamer,  
Judge.

This order of order by H. M. Fress, Sheriff Osage County

By A. B. Burris,  
Atty.

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

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA. MONDAY, MAY, 2, 1927.

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

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

UNITED STATES OF AMERICA, )  
Plaintiff, )  
vs. ) No. 936.  
 )  
TOM GLENDENNING, )  
Defendant. )

ORDER PLACING DEFENDANT ON PROBATION.

And now on this 2nd. day of May, 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, recommendation and presentation 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 on probation to H. M. Fries, Sheriff of Osage County, for his guidance and direction.

It is therefore, ordered, adjudged and decreed by the Court that the defendant, Tom Glendenning, be placed on probation from the judgment and the sentence imposed by the Court, to-wit: Twelve months in the Osage County Jail and a fine of one hundred (\$100) Dollars on execution, it having been shown to the Court that the said Tom Glendenning, has at this time, served a period of thirteen months in the Osage County Jail, including the time he served previous to his plea of guilty, said probation being on the condition that said defendant, Tom Glendenning, does not/ any of the laws of the United States of America, State of Oklahoma, or any city ordinance within the State of Oklahoma, and that he refrain from the violation of the law, and upon violating 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.

It is further ordered by the Court that the fine of one hundred (\$100) dollars entered against the defendant, Tom Glendenning, be placed on execution.

F. E. Kennamer,  
Judge.

This order is oked by Sheriff H. M. Fries,

By A. B. Burris, Atty.

UNITED STATES, Plaintiff. )  
 )  
vs. ) # 874  
 )  
C. M. MURPHY, Defendant. )

On this 2nd. day of May, 1927, it is by the Court ordered that the parole heretofore issued defendant in above entitled case be and same is hereby revoked and commitment ordered issued for said defendant.

NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927 TERM TULSA, OKLAHOMA.

MONDAY, MAY, 2, 1927.

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

MARGARET FISCHBACK, ADMINISTRATRIX OF THE ESTATE OF PETER FISCHBACK, DECEASED,	)	
	)	
	)	
vs.	)	No. 291 Law.
	)	
BELL OIL & GAS COMPANY, A CORPORATION ET AL.,	)	
	)	
Defendants.	)	

O R D E R.

Be it remembered, That on this 2nd. day of May, A. D. 1927, the above action coming on to be heard upon the separate demurrers filed by the defendants to the plaintiff's amended petition No. A, and the Court being fully advised in the premises, orders that the plaintiff within five days from the date hereof amend her petition in the above entitled action by pleading the Minnesota Statutes with reference to causes of action for damages for wrongful death in said state, and also further amend her said petition by pleading the Statutes of the State of Minnesota with reference to the State Inspection of tank cars loaded with gasoline and other petroleum products, and that the separate demurrers of the defendants, and each of them, directed to the plaintiff's petition are not well taken and should be denied and overruled. and the defendants required to answer plaintiff's petition within twenty days from the date hereof, or ten days to plead to said petition.

IT IS, THEREFORE, BY THE COURT ORDERED, That the separate demurrers filed on behalf of the defendants in the above entitled action to the plaintiff's amended petition No. A. be and the same hereby are denied and overruled, to which ruling of the Court the defendants and each of them except and exceptions are by the Court allowed, and the defendants are granted and given ten days to plead to said amended petition as amended or twenty days to file an answer thereto.

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

O.K. Roy F. Ford,  
Attorney for Plaintiff.  
O'Meara & Silverman  
Attorney for Bell Oil & Gas Company,  
Abby & Tucker  
Attorney for D. B. Mason  
C.S. Walker & M. D. Green  
Attorneys for Missouri-Kansas-Texas  
Railroad Company.

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

DELLA McCOOL, ADMINISTRATRIX OF THE ESTATE OF N. JOSEPH McCOOL, DECEASED.	)	
	)	
	)	
vs.	)	No. 292 Law.
	)	
BELL OIL & GAS COMPANY, A CORPORATION ET AL.,	)	
	)	
Defendants.	)	

O R D E R.

BE IT REMEMBERED, That now on this 2nd. day of May, A.D. 1927, the above entitled action coming on to be heard upon the separate demurrers filed by the defendants to the plaintiff's amended petition No. A. and the

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

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NORTHERN District of OKLAHOMA.  
SPECIAL MARCH, 1927, TERM TULSA, OKLAHOMA. MONDAY, MAY, 2, 1927.

Court being fully advised in the premises, orders that the plaintiff within five days from the date hereof amend her petition in the above entitled action by pleading the Minnesota Statutes with reference to causes of action for damages for wrongful death in said state, and also further amend her said petition by pleading the Statutes of the State of Minnesota with reference to the State Inspection of tank cars loaded with casing-head gasoline and other petroleum products, and that the separate demurrers of the defendants, and each of them, directed to the plaintiff's petition are not well taken and should be denied and overruled, and the defendants required to answer plaintiff's petition within twenty days from the date hereof, or ten days to plead to said petition.

IT IS, THEREFORE, BY THE COURT ORDERED, That the separate demurrers filed on behalf of the defendants in the above entitled action to the plaintiff's amended petition No. A, and the same hereby are denied and overruled, to which ruling of the Court the defendants, and each of them, except and exceptions are by the Court allowed, and the defendants are granted and given ten days to plead to said amended petition as amended, or twenty days to file an answer thereof.

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

O.K. Roy F. Ford,  
Attorney for Plaintiff.  
O'Meara & Silverman,  
Attorney for Bell Oil & Gas Company  
Aby & Tucker  
Attorney for D.S. Mason.  
M. D. Green  
Attorney for Missouri-Kansas-Texas  
Railroad Company.

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

HENRY MAX, )  
Plaintiff. )  
va. ) No. 222 Law.  
BELL OIL & GAS COMPANY, )  
A CORPORATION, et al., )  
Defendants. )

O R D E R.

BE IT REMEMBERED, That now on this 2nd. day of May, A. D. 1927, the above entitled action coming on regularly to be heard, at which time in open court the death of the plaintiff, Henry Max, was suggested to the Court; said plaintiff having died on December, 19, 1926.

Thereupon counsel for the plaintiff asked leave to substitute the Merchant's Trust Company of St. Paul, Minnesota, a Corporation, the executor of the estate of Henry Max, deceased, as plaintiff in the above entitled cause, and asked that the said cause be revived in the name of said executor.

The Court being fully advised in the premises, and there being no objections, finds that said application should be sustained, and that the Merchant's Trust Company of St. Paul, Minnesota, a corporation, Executor of the estate of Henry Max, deceased, should be and it hereby is substituted as plaintiff in the above entitled action, and said cause is hereby revived and continued in the name of said executor.

NORTHERN

District of

OKLAHOMA.

SPECIAL, MARCH, 1927 TERM TULSA, OKLAHOMA.

MONDAY, MAY, 2, 1927.

Thereupon plaintiff was ordered to amend petition No. A. by pleading the laws of the State of Minnesota with reference to the state inspection of tank cars being unloaded which contained casing head gasoline and other petroleum products, within five days from the date of this order.

Said cause coming on for further hearing upon the defendants' separate demurrers to the plaintiff's petition, and the Court being fully advised in the premises, finds that the separate demurrers filed on behalf of the separate defendants, and each of them to the plaintiff's amended petition No. A. are not well taken and should be overruled.

It is, therefore by the Court ordered that the separate demurrers filed by the defendants to plaintiff's amended petition No. A. be and the same hereby are denied and overruled, to which the said defendants, and each of them, except and exceptions are by the Court allowed, and the defendants and each of them, are hereby granted and given ten days to plead to the said amended petition, as amended, or twenty days in which to answer the same.

F. E. Kennemer,

U.S. District Judge.

O.K. Roy F. Ford,  
Attorney for Plaintiff.  
O'Meara & Silverman  
Attorney for Bell Oil & Gas Company,  
Aby & Tucker,  
Attorney for D. B. Mason.  
M. D. Green,  
Attorney for Missouri-Kansas-Texas  
Railroad Company.

Court adjourned until May, 3, 1927.

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

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NORTHERN

District of

OKLAHOMA.

SPECIAL MARCH, 1927, TERM TULSA, OKLAHOMA. MONDAY, MAY, 2, 1927.

On this 3rd. day of May, 1927, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March, 1927 Session, met pursuant to adjournment, Tuesday, May, 3, 1927 at Tulsa, Hon. F.E. Kennamer, Judge of U. S. District Court, present and presiding.

H. P. Warfield, Esq., Clerk of U. S. District Court.
W. B. Blair, Esq., Assistant U. S. 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 FOR THE NORTHERN DISTRICT OF OKLAHOMA.

UNITED STATES OF AMERICA, Plaintiff, vs. T. A. PORTER, Defendant. No. 1355

ORDER.

Now on this 3rd. day of May, 1927, comes on to be heard the application of T. A. Porter for a suspension of the judgment heretofore rendered against him in cases Nos. 1355 and 1586, and the Court after having heard the same and being well advised in the premises, finds from the letter hereto attached that the defendant is now suffering from a leakage of the heart developing into general dropsy, and that his condition is such that it is necessary that the sentence be suspended in order that he may receive medical attention.

It is, therefore, the order of the court that the sentence against the said T. A. Porter in the above numbered cases, he, and the same, are hereby suspended until the further orders of the Court.

F. E. Kennamer, Judge.

O.K. W.B.B.

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

UNITED STATES OF AMERICA, Plaintiff, vs. T. A. PORTER, Defendant. No. 1586

ORDER.

Now on this 3rd. day of May, 1927, comes on to be heard the application of T. A. Porter for a suspension of the judgment heretofore rendered against him in cases Nos. 1355 and 1586, and the court after having heard the same and being well advised in the premises, finds from the letter hereto attached that the defendant is now suffering from a leakage of the heart developing into general dropsy, and that his condition is such that it is necessary that the sentence be suspended in order that he may receive medical attention.

It is, therefore, the order of the court that the sentences against the said T. A. Porter, in the above numbered cases, he, and the same, are hereby suspended until the further orders of the court.

F. E. Kennamer, Judge.

O.K. W.B.B.

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

NORTHERN

District of

OKLAHOMA.

~~SPECIAL~~ MARCH, 1927 TERM TULSA, OKLAHOMA. TUESDAY, MAY, 3, 1927.

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

MRS M. E. WATSON, ET AL.,	)	
	)	
Plaintiffs,	)	No. 466 Law.
vs.	)	
	)	
UNITED IRON WORKS, INC.,	)	
Defendant.	)	

C R D E R.

IT IS HEREBY ORDERED, That, for good cause shown, defendant be, and it is hereby, allowed an extention of time within which to plead to the petition of the plaintiffs in the above entitled cause, to end until May, 10, 1927,

Dated this 3rd. day of May, A.D. 1927.

F. E. Kennemer,  
United States  
District Judge.

Court adjourned until May, 5, 1927.