

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

District of

OKLAHOMA

OKLAHOMA, APRIL 23, 1929.

THURSDAY, APRIL 23, 1929.

IN THE DISTRICT COURT OF THE DISTRICT OF OKLAHOMA FOR THE TERRITORY OF OKLAHOMA

EDWARD J. SMITH, Receiver,)
 of the HOWLAND OIL & REFINING COMPANY,)
 Plaintiff,)
 vs.)
 HOWLAND OIL & REFINING COMPANY,)
 Defendant.)

No. 466-2nd City.

MEMORANDUM

Now, On this 23rd day of April, the above cause comes on for hearing on the above and foregoing petition of the receiver herein for an order authorizing the compromise and settlement of the claim set forth in said petition; and the Court being fully advised in the premises, finds that it is to the best interests of the stockholders and creditors of the HOWLAND OIL & REFINING COMPANY that said settlement or compromise should be made, and that in order to make said settlement it is necessary that authority for said settlement be forthwith issued from this Court.

IT IS THEREFORE CONSIDERED AND ADJUDGED that Donald A. Galt, receiver for the HOWLAND OIL & REFINING COMPANY, do, and he is hereby authorized and directed to make settlement of the claim of F. L. Price and Arizona Price, his wife, for their royalty claim against said company on certain oil and gas from the lease described in the above petition, or pay to said owners One thousand dollars (\$1000.00) from any funds now held, or hereafter coming into the hands of said receiver; and

IT IS FURTHER ORDERED that said Receiver cause proper releases to be executed to said owners of all the interest of the HOWLAND OIL & REFINING COMPANY, a corporation, in and to be located in the southeast corner of lot Two (2) otherwise described as the southeast quarter (SE 1/4) of the northeast quarter (NE 1/4) of section 3, township 10, range 2 S, in Oklahoma County, Oklahoma.

L. E. KERRICK,
 District Judge.

Attest: Filed Apr. 23, 1929. J. P. Garfield, Clerk.

W. W. WILKINS & SONS CO.,)
 Plaintiff,)
 vs.)
 G. L. WILKINS, Collector)
 of Internal Revenue,)

No. 461-2nd City.

Now on this 23rd day of April, A. D. 1929, the above entitled cause comes on for hearing on the application for restraining order. And thereafter, upon agreement of both parties, it is by the Court ordered that said cause do, and the same is hereby continued for further hearing on application to May 13th, 1929.

WALTER J. WILKINS,)
 Plaintiff,)
 vs.)
 AGNES C. WILKINS, Collector)
 of Internal Revenue,)

No. 462-2nd City.

Now on this 23rd day of April, A. D. 1929, the above entitled cause comes on for hearing on the application for restraining order. And thereafter, upon agreement of both parties, it is by the Court ordered that said cause do, and the same is hereby continued for further hearing on application to May 13th, 1929.

 Court adjourned until April 23, 1929.

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

NORTHERN

District of

OKLAHOMA

REGULAR SESSION

TULSA, OKLA. OKLA.

THURSDAY, APRIL 25, 1929.

Court convened pursuant to adjournment, Thursday, April 25th, 1929.

Present: Hon. J. W. Kennamer, Judge, U. S. District Court.
C. T. Warfield, Esq., Clerk, 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

POPCAY OIL & REFINING COMPANY, Plaintiff,)	
)	
vs.)	No. 438-Equity.
J. W. BENTLEY, Defendant.)	

OFFICE OF COURT

Now on this the 25th day of April, 1929, is filed and presented to the Court a motion for adjournment to, lead in the above entitled cause of action.

And, it appearing to the satisfaction of the court from an inspection of said motion and the statement of counsel, that fifteen days additional time should be granted the defendant in which to plead in the above entitled cause of action;

IT IS THEREFORE, ORDERED, ADJUDGED, RECORDED AND DECREED by the Court, that the defendant, herein, is hereby allowed fifteen days from this date in which to plead in the above-entitled cause.

J. W. KENNAMER, Judge.

C. T. WARFIELD, Clerk.

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

NORTHERN
EQUITY SESSION
APRIL 27, 1929

District of
TULSA, OKLAHOMA,

OKLAHOMA
SATURDAY, APRIL 27, 1929.

Court convened pursuant to adjournment, Saturday, April 27th, 1929.

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

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

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

JACKSON BARNETT, A MENTAL INCOMPETENT,
BY FRED T. HILDT, HIS NEXT FRIEND,)
Plaintiff,)
vs.)
GYPSY OIL COMPANY, ET AL.,) Defendants.)
GYPSY OIL COMPANY, ET AL.,) Plaintiffs,)
vs.)
JACKSON BARNETT,) Defendant.)

CONSOLIDATED
CAUSE NO. 216
EQUITY.

O R D E R.

AND NOW, on this the 27th day of April, 1929, this cause coming on further to be heard on an application for extension of time to take depositions, and all parties being present in open court by their attorneys, and agreeing thereto, it is hereby ORDERED, ADJUDGED AND DECREED that the time for taking depositions in said cause be, and the same hereby is extended to May 20, 1929; and it is further ORDERED, ADJUDGED AND DECREED that said depositions may be taken before any notary public on five days' notice of the time and place of the taking of such depositions, except that the deposition of SETH ELY JELLIFFE may be taken without notice, in the city of Tulsa, Oklahoma, on the 29th day of April, 1929, between the hours of nine A. M. and six P. M. and to continue from day to day until said deposition is completed, such deposition is to be taken at the United States District Court Room at Tulsa, Oklahoma, unless court be in session in said room, in which event it may be taken in the jury room or other room in the United States District Court Building, and the attorneys for said Jackson Barnett and his next friend, and attorneys for C. B. Stuart, guardian ad litem for said Jackson Barnett, in open court waive notice of the taking of said deposition and agree that the same may be used in said cause with like force and effect as if the same had been taken in all regards in strict conformity with the statutes of the United States and the rules of court governing the taking of depositions; and the court hereby appoints GEORGE H. LESLIE as an examiner for the taking of such deposition.

F. E. KENNAMER,
District Judge.

ENDORSED: Filed Apr. 27, 1929. H. P. Warfield, Clerk.

CONTACT FILTRATION COMPANY,) Plaintiff,)
vs.) No. 280-Equity.
PIERCE PETROLEUM CORPORATION,) Defendant.)

Now on this 26th day of April, A. D. 1929, the above entitled cause comes on for hearing on exceptions to amended interrogatories. By leave of the Court said interrogatories are amended by interlineation at Paragraph 22, Line 7, and by comma in interrogatory #21. Leave is also granted defendant to amend answer twenty (20) days from this date and it is ordered that plaintiff's reply be limited to subsequent date to issuance of patent. And thereupon, it is further ordered that said cause be passed for further investigation.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA, SATURDAY, APRIL 27, 1929.

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

STANDARD ASBESTOS MANUFACTURING
AND INSULATING COMPANY, A
CORPORATION, GEORGE M. RYDER
AND BEN C. NAYLOR, Complainants,

vs.

SOUTHWEST FLEXIBLE FORM COMPANY,
A CORPORATION, AND W. L. WALKER,
Defendants.)

In Equity No. 315.

ORDER ALLOWING THE FILING OF INTERROGATORIES

On this 27th day of April, A. D. 1929, on application of de-
fendants in the above entitled cause, it is ORDERED that defendants
be and they are hereby permitted to file herein, as of this date,
interrogatories propounded to plaintiffs.

F. E. KENNAMER,
District Judge.

ENDORSED: Filed Apr. 27, 1929. H. P. Warfield, Clerk.

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

NORTHERN
EQUITY SESSION

District of

OKLAHOMA

TULSA, OKLAHOMA, TUESDAY, APRIL 30, 1929.

Court convened pursuant to adjournment, Tuesday, April 30th, 1929.

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

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

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

JOHNS MANVILLE CORPORATION, Plaintiff,)
vs.) No. 405-Equity.
NATIONAL TANK SEAL COMPANY, Defendant.)

THE UNITED STATES OF AMERICA

TO:

THE HONORABLE CLERK OF THE UNITED STATES DISTRICT FOR
THE NORTHERN DISTRICT OF OKLAHOMA,

You are hereby directed to issue a subpoena duces tecum to the National Tank Seal Company, Walter A. Dunigan, individually, and as President of the National Tank Seal Company and Robert R. Tucker, all of Tulsa, Oklahoma, commanding them, him, it and/ or each of them to appear in the District Court of the United States for the Northern District of Oklahoma, at the Court House, in the City of Tulsa, in said District on the 2nd., day of May, 1929, at 9:30 A.M. of said day and to bring with it, him, them or either or them all patent office actions or communications from the United States Patent Office, relating to an application for Letter Patent, Serial No. 259368, which application was filed March 5, 1928, and with particular reference to the action and communication of the Patent Office under date of March 31, 1928, and then and there to testify on behalf of plaintiff.

F. E. KENNAMER,
District Judge of the United
State for the Northern District
of Oklahoma.

Dated this 30th day of
April, 1929.

ENDORSED: Filed Apr. 30, 1929. H. P. Warfield, Clerk.

Court adjourned until May 1, 1929.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA,

WEDNESDAY, MAY 1, 1929.

Court convened pursuant to adjournment, Wednesday, May 1st, 1929.

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

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

ORDER TO SPREAD MANDATE OF RECORD

HARWOOD KEATON, RECEIVER, ETC.,)
Appellant,)
vs.) No. 264-Equity.
A. M. WIDDOWS, et al, Appellees.)

On this 1st day of May, A. D. 1929, it is by the Court ordered that the Clerk of this Court file and spread Mandate of Record in the above entitled cause, same being in words and figures as follows, to-wit:

MANDATE - No. 8263.

UNITED STATES OF AMERICA, SS:

THE PRESIDENT OF THE UNITED STATES OF AMERICA

(S E A L)

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

GREETING:

WHEREAS, lately in the District Court of the United States for the Northern District of Oklahoma, before you, or some of you in a cause between A. M. Widdows and Frank T. McCoy, Copartners doing business under the firm name and style of Widdows & McCoy, Complainants, and John H. Dykes, Receiver of the First National Bank of Barnsdall, Oklahoma, Defendant, No. 264, In Equity, wherein the order and judgment of the said District Court entered on the 17th day of May, A. D. 1928, and the 31st day of May, A. D. 1928, respectively, are in the following words, viz:

"On this 17th day of May, 1928, this cause comes on regularly for hearing pursuant to assignment upon plaintiffs' motion to strike defendant's cross bill, plaintiffs appearing by John T. Craig, their attorney, and defendant appearing by Robert B. Keenan, his attorney. After argument of counsel and the court being fully advised in the premises, the court finds, that said motion should be sustained, and it is therefore

Ordered, that plaintiffs' motion to strike defendant's cross bill be and it hereby is sustained. To which order of the court the defendant excepts.

F. E. KENNAMER,
United States District Judge."

"This cause comes on for final hearing on this 31st day of May, 1928, pursuant to the regular assignment, plaintiffs appearing in person and by their counsel, John T. Craig, and the defendant appearing by his counsel, Robert B. Keenan. Thereupon plaintiffs introduce their evidence and rest, to which the defendant demurs, and after consideration of the court, said demurrer is overruled. To which order the defendant excepts. Defendant then announces that he has no evidence to offer, and the evidence in said case is closed.

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

NO RTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA.

WEDNESDAY, MAY 1, 1929.

After argument of counsel, and the court being fully advised in the premises, the court finds that the plaintiffs are entitled to prevail in this cause, and that said defendant should endorse the claims sued on herein, as a valid claim against the assets of the First National Bank of Barnsdall, Oklahoma, endorse his allowance on the receiver's certificate sued upon herein, and certify same to the Comptroller of the Currency, and pay plaintiffs their pro rata share of the assets of said bank, including dividends heretofore declared.

It is therefore ordered, adjudged and decreed that plaintiffs are entitled to have the receiver, and he is hereby ordered to, endorse the allowance of said claims on his records, endorse the certificate as allowed, certify the same to the Comptroller of the Currency and pay plaintiffs their pro rata share of all of the assets of said bank, including dividends heretofore paid, and for all costs of this proceeding.

To which decree of the court the defendant excepts and gives notice in open court of his intention to appeal to the Circuit Court of Appeals for the Eighth Circuit, and asks that the execution be stayed for a period of twenty days to permit the obtaining of an authorization from the Comptroller of the Currency directing such appeal and, in accordance therewith, permitting stay pending appeal without bond.

It is further ordered by the court that the receiver withhold sufficient funds to pay this judgment in the event same is affirmed, together with all costs of this action.

It is further ordered by the court that plaintiff be given time prayed, and stay is ordered in compliance with such request upon the condition aforesaid.

F. E. KENNAMER, Judge."

as by the inspection of the transcript of the record of the said District Court, which was brought into the United States Circuit Court of Appeals, Eighth Circuit, by virtue of an appeal, 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-eight, the said cause came on to be heard before the said United States Circuit of Appeals, on the transcript of record from the said District Court, and was argued by counsel.

On Consideration Whereof, it is now here ordered, adjudged and decreed by this Court that the order and judgment of the said District Court appealed from, in this cause, be, and the same are hereby, reversed with costs; and that John H. Dykes, Receiver of the First National Bank of Barnsdall, Oklahoma, have and recover against A. M. Widdows and Frank T. McCoy, Co-partners doing business under the firm name and style of Widdows and McCoy, the sum of Fifty-Three and 40/100 Dollars for his costs in this behalf expended and have execution therefor.

It is further ordered by this Court that this cause, be, and the same is hereby, remanded to the said District Court with directions to grant a new trial.

----December 27, 1928.----

And thereafter, on the first day of February, A. D. 1929, on motion of counsel for the appellant, the following order was made by the United States Circuit Court of Appeals for the Eighth Circuit, viz:

258

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA,

WEDNESDAY, May 1, 1929.

On motion of counsel for the appellant, It is now here ordered by this Court that Harwood Keaton, Receiver of the First National Bank of Barnsdall, Oklahoma, successor to John H. Dykes, Receiver, appellant herein, be, and he is hereby, substituted as appellant in the place and stead of said John H. Dykes, Receiver, and that with this substitution the decree entered by this Court in this cause on December 27, 1928, have the same force and effect as if entered after this substitution had been made.-----

----February 1, 1929.-----

And thereafter at the January Term, A. D. 1929, the said cause came on to be heard before the said United States Circuit Court of Appeals and On Consideration of the petition for a rehearing filed by counsel for appellees, It is now here ordered by this Court that this cause, be, and it is hereby, remanded to the said District Court with the further direction to grant appellant leave to amend his pleading to comply with Equity Rule 30 within a reasonable time and thereafter to proceed consistently with the opinion of this Court on the petition for rehearing filed March 27, 1929.

It is further ordered by this Court that the said petition of appellees for a rehearing, be, and the same is otherwise hereby denied, and the costs of this appeal to be taxed to the appellant as provided in the decree of this Court heretofore entered.

And it is further ordered by this Court that the mandate in this cause issue at the expiration of 30 days from and after this date. ----

----March 30, 1929.-----

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

WITNESS, the Honorable WILLIAM H. TAFT, Chief Justice of the United States, the 30th day of April, in the year of our Lord one thousand nine hundred and twenty-nine.

Costs of Appellant:
Clerk, \$33.40
Printing Record - Printed below.
Attorney \$20.00

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

\$53.40

UNITED STATES CIRCUIT COURT OF APPEALS
EIGHTH CIRCUIT

Costs taxed in favor of Appellant, in the case of Harwood Keaton, Receiver, etc., v. A. M. Widdows, et al., No. 8263.

Filing record and docketing cause,	\$ 5.00
Filing 24 copies of printed record,	6.00
Filing and entering 1 appearance for Appellant,	.50
Filing and entering 1 appearance for Appellees,	.50
Clerk, preparing record for printer, etc.,	
Printer, for printing record,	
Filing 12 papers,	3.00
Entering 5 orders, 7 folios,	1.40
Entering continuance,	
Filing briefs for Appellant,	5.00
Filing briefs for Appellees,	5.00
Filing opinion,	.25
Filing and entering judgment or decree,	1.25
Filing petition for a rehearing,	
Filing and entering order on petition for a rehearing,	
Issuing mandate to District Court,	5.00
Filing receipt for mandate,	.25
Filing receipt for balance of deposit,	.25
Attorney's docket fee,	20.00

Attest: E. E. KOCH,

ENDORSED: Filed

Clerk U. S. Circuit Court of Appeals,

\$ 53.40

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

NORTHERN
EQUITY SESSION

District of
TULSA, OKLAHOMA,

OKLAHOMA
THURSDAY, MAY 2, 1929.

Court convened pursuant to adjournment, Thursday, May 2nd, 1929.

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

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

JOHNS-MANNVILLE CORPORATION, Plaintiff,)
vs.) No. 405-Equity.
NATIONAL TANK SEAL COMPANY, Defendant.)

Now on this 2nd day of May, A. D. 1929, the above entitled cause came on for final hearing. Plaintiff herein, at this time, announces ready for trial and defendant announces not ready for trial. By leave of the Court permission is granted Robert Cushman of Boston, Mass., and William Gates, Jr., non-resident counsel for plaintiff, to participate in said case. The Court thereupon hears defenants' motion for a continuance of said trial, which motion is overruled and exceptions are allowed. All witnesses are sworn in open court and rule of the court invoked as to all witnesses excepting the officers of either company. Opening statement is made by counsel for plaintiff; whereupon defendant introduces motion for judgment on opening statement of plaintiff, which said motion is overruled and exoeptions allowed. Opening statement is made by counsel for defendant. And thereafter evidence is introduced on behalf of the plaintiff by the following witnesses: Charles C. Fardin, Leslie A. Baldwin, Dr. Walter M. Cross, John S. Carroll, and W. A. Dannigan, and plaintiff rests. Defendant's motion for dismissal of case is at this time by the Court overruled and exceptions are allowed. And thereupon evidence is introduced on behalf of the defendant by the following witnesses: J. R. Freeman, E. T. Gatrell, Alf Heggen and J. N. Hunter. And at this time, the hour for adjournment having arrived, it is by the Court ordered that said cause be passed for further trial to 9:30 A. M., May 3rd, 1929.

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

NATIONAL SUPPLY COMPANY-MIDWEST,)
A CORPORATION, Plaintiff,)
vs.) No. 457-Equity.
A. L. WELSH, W. A. CARSON,)
A. F. MOWRY, B. J. BURK,)
GUY BLACKWELDER AND R. E. LIST,)
Defendants.)

O R D E R

Now on this 2nd day of May, 1929, the above and foregoing cause comes on for hearing upon the motion of the plaintiff to dismiss the above entitled action with prejudice at its costs, all of the matters in dispute in plaintiff's complaint having been settled in full.

IT IS THEREFORE, by the court, ORDERED, ADJUDGED AND DECREED that the above and foregoing cause is hereby dismissed with prejudice at the cost of plaintiff.

F. E. KENNAMER, Judge.

ENDORSED: Filed May 2, 1929. H. P. Warfield, Clerk.

Court adjourned until May 3, 1929.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA, FRIDAY, MAY 3, 1929.

Court convened pursuant to adjournment, Friday, May 3rd, 1929.

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

PALISSA KEYS, ET AL, Plaintiff,)
vs.) No. 346 - Equity.
D. REPLOGLE, ET AL, Defendants.)

ORDER OF DISMISSAL OF SINCLAIR OIL & GAS COMPANY AND TIDAL OIL COMPANY.

On this May 3rd, 1929, the motion of the plaintiffs to dismiss the bill as to defendants Sinclair Oil & Gas Company, Tidal Oil Company but not as to defendants D. Replogle, H. L. Graves and C. L. Ellis, District Superintendent and his successors in office, comes on and the court after consideration sustains same and it considered, ordered and adjudged that this cause be dismissed as to defendants Sinclair Oil & Gas Company and Tidal Oil Company but retained as to defendant D. Replogle, H. L. Graves and C. L. Ellis, District Superintendent and his successors in office, same at costs of plaintiff.

F. E. KENNAMER, Judge.
ENDORSED: filed May 3rd, 1929. H. P. Warfield, Clerk.

JOHNS-MANNSVILLE CORPORATION, Plaintiff,)
vs.) No. 405-Equity.
NATIONAL TANK SEAL COMPANY, Defendant.)

Now on this 3rd day of May, A. D. 1929, the above entitled cause came on for further trial. Further evidence is introduced on behalf of the defendant by the following witnesses: L. G. Moore, E. M. Doan, L. B. Nolen, R. E. Young, A. N. Horne, D. R. Graham, G. B. Yates, J. S. Warren, J. M. Sherlock, J. A. Wilson, W. A. Dunningan and W. D. Montgomery. And thereafter the defendant rests. Plaintiff now introduces rebuttal testimony with the following witnesses: F. W. Freeborn and O. P. Porter. And thereupon, the hour for adjournment having arrived, it is by the Court ordered that said cause be continued for further trial to May 4th, 1929.

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

SAM FORD, Complainant,)
vs.) No. 422 - Equity.
PRAIRIE OIL AND GAS COMPANY,)
ET AL., Defendants.)

ORDER STRIKING CASE FROM TRIAL ASSIGNMENT

Now on this 3rd day of May, 1929, this matter coming on upon application of all parties for an order striking same from the trial assignment, for good cause shown,

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA,

FRIDAY, MAY 3, 1929.

IT IS ORDERED, ADJUDGED AND DECREED, that the said cause be and the same is hereby stricken from the trial assignment of May 23, 1929, and it is further,

ORDERED AND ADJUDGED that the same be not reset for trial except upon application of one of the parties to said cause.

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

O. K.
Searcy & Reed,
Attys. for Sam Ford.

O. K.
West, Gibson, Sherman, Davidson & Hull,
Attys. for Prairie Oil & Gas Co.

ENDORSED: Filed May 3, 1929. H. P. Warfield, Clerk.

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

THE OIL WELL IMPROVEMENTS COMPANY,	Plaintiff,)	In Equity No. 437
vs.		
PAUL ARBON & COMPANY,	Defendant.)	1,165,253.

ORDER ENLARGING TIME FOR PLAINTIFF
TO FILE INTERROGATORIES.

NOW, On this 3rd day of May, 1929, for good cause shown,

IT IS ORDERED that the plaintiff be granted an enlargement of time until and including June 1, 1929, within which to file interrogatories to be answered by the defendant.

F. E. KENNAMER,
District Judge.

ENDORSED: Filed May 3, 1929. H. P. Warfield, Clerk.

Court adjourned until May 4, 1929.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA, SATURDAY, MAY 4, 1929.

ORDER DIRECTING THAT MANDATE OF CIRCUIT COURT OF APPEALS BE SPREAD OF RECORD

The above entitled cause coming on for hearing on this date, all parties being represented by counsel; It is made to appear to the court that the Circuit Court of Appeals for the Eighth Circuit, in said cause, on appeal, issued its mandate of date, March 30, 1929, and filed herein May 1, 1929, which said mandate is now in the hands of the Clerk of the Court;

On due consideration, it is ordered, by the Court, that said mandate be spread of record on the records of this Court; and from its said mandate, it appears that the decree of this court, heretofore entered, was, by said Circuit Court of Appeals, reversed.

It further appears to the Court that, in accordance with said mandate, judgment for costs be entered against the plaintiffs, in the sum of Fifty-three Dollars and Forty Cents (\$53.40), incurred in the appellate court, and costs of appeal incurred in this court, taxed at One Hundred Sixteen Dollars And Twenty-five Cents (\$116.25), for which let execution issue.

It is further ordered that, in accordance with said mandate, a new trial is granted and Harwood Keaton, Receiver of the First National Bank of Barnsdall, Oklahoma, successor to John H. Dykes, Receiver, is substituted as defendant herein, and defendant is granted leave to amend his pleading to comply with Equity Rule 30 within thirty (30) days from the date.

DONE AND ORDERED OF RECORD, this 4th day of May, 1929.

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

ENDORSED: Filed May 4, 1929. H. P. Warfield, Clerk.

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

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

vs.

MAGIC CITY KENNEL CLUB, INC., AND JOHN SHAUGHNESSY, Defendants.)

In Equity No. 271.

O R D E R

On application of defendant-appellants herein for additional time for docketing the case and filing the record thereof, and for good cause shown;

IT IS HEREBY ORDERED:

That the time for docketing the case and filing the record thereof in the Court of Appeals be enlarged to and including June 11, 1929.

Tulsa, Okla., May 4th, 1929. F. E. KENNAMER, Judge United States District Court.

ENDORSED: Filed May 4, 1929. H. P. Warfield, Clerk.

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

NORTHERN
EQUITY SESSION
U. S. DISTRICT COURT FOR THE DISTRICT OF OKLAHOMA

District of
PAWBUSKA, OKLAHOMA.

OKLAHOMA
TUESDAY, MAY 7, 1929.

Court convened pursuant to adjournment Tuesday, May 7th, 1929.

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

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

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

FIRST NATIONAL BANK OF TULSA,)
OKLAHOMA, A CORPORATION, Complainant,)
vs.) No. 39 - Equity.
NATIONAL HARDWOOD COMPANY,)
A CORPORATION, ET AL, Respondent.)

O R D E R

Now on this 7th day of May, 1929, this matter coming on for hearing upon the application of G. H. Smith, duly qualified and acting receiver, for an order citing said Meade Foreman and George Catcher, herein named, to appear before this Court on a day certain to answer to contempt of this Court, and the Court having read and considered said application and being fully advised in the premises finds that said application should be granted and the relief prayed for given.

IT IS THEREFORE CONSIDERED, ORDERED, ADJUDGED, AND DECREED BY THIS COURT that Meade Foreman and George Catcher be and is hereby required to appear before this Court on the 13th day of May, 1929, at Nine O'clock A. M., and that he be required to show cause why he should not be punished for contempt of this Court in interfering with the property of the National Hardwood Company.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED BY THIS COURT that Joseph T. Lantry serve a copy of this order, dated this 7th day of May, 1929, upon the within named Meade Foreman and George Catcher, and to make a return of the same according to law.

F. E. KENNAMER,
United States District Judge.

ENDORSED: Filed May 7, 1929. H. P. Warfield, Clerk.

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

NOWATA OIL & REFINING COMPANY,)
A CORPORATION, Plaintiff,)
vs.) No. 436 - Equity.
THOS. E. ELLIOTT, Defendant.)

ORDER ALLOWING APPEAL

On motion of N. E. McNeill, attorney and solicitor for defendant above named, Thos. E. Elliott,

IT IS HEREBY ORDERED, That an appeal to the United States Circuit Court of Appeals for the Tenth Circuit from the decree and order heretofore filed and entered herein, be, and the same is hereby allowed, and that a certified transcript of the record, assignments of error and all proceedings be forthwith transmitted to the United States Circuit Court of Appeals for the Tenth Circuit.

In the District Court of the United States in and for the ¹⁰⁶

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

PAWHUSKA, OKLAHOMA.

TUESDAY, MAY 7, 1929.

IT IS FURTHER ORDERED, That the Bond on appeal be fixed at the sum of \$500.00 for costs on said appeal.

IT IS FURTHER ORDERED THAT THE CLERK OF THE COURT be ordered to retain the assignment executed by the said Thos. E. Elliott to the lease in question pending the final determination of said appeal.

DATED THIA T 7th DAY OF MAY, 1929.

F. E. KENNAMER, Judge.

ENDORSED: Filed May 7, 1929. H. P. Warfield, Clerk.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

PAWHUSKA, OKLAHOMA,

THURSDAY, MAY 9, 1929.

Court convened pursuant to adjournment Thursday, May
9th, 1929.

Present: Hon. F. E. Kennamer, Judge, U. S. District Court.
M. P. Warfield, Esq., Clerk, U. S. District Court.

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

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

Now on this 9th day of May, A. D. 1929, it is by the Court
ordered that the above entitled cause be, and the same is hereby
stricken from this assignment.

Court adjourned until May 10, 1929.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

PAWHUSKA, OKLAHOMA,

FRIDAY, MAY 10, 1929.

1929. Court convened pursuant to adjournment Friday, May 10th,

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

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

OSAGE & REFINING COMPANY, Plaintiff,)
vs.) No. 224 - Equity.
MULBER OIL COMPANY, Defendant.)

Now on this 10th day of May, A. D. 1929, the above entitled cause comes on for hearing. And at this time both sides having announced ready for trial, opening statements are made. By leave of the Court plaintiff introduces mortgage as evidence. Thereupon plaintiff rests. Defendants demur to plaintiff's second cause of action and said demurrer is by the Court sustained. All witnesses are sworn in open court, the rule of the court being invoked on request of plaintiff, except as to Messrs. Zuinlan and Babcock. Plaintiff introduces further evidence and proof and rests. Defendants demur to evidence of plaintiff and ruling is reserved. Defendant introduces evidence and proof and rests. Plaintiff is heard in rebuttal and defendant waives rebuttal. Thereupon both sides rest. And at this time, the hour for adjournment having arrived, it is ordered by the Court that oral arguments in said cause be set for Tulsa, no definite time being set at this date.

H. C. SPEER & SONS, Plaintiffs,)
vs.) No. 254 - Equity.
CITY OF SHIDLER, OKLAHOMA, Defendant.)

Now on this 10th day of May, A. D. 1929, the above entitled cause come on for trial. And at this time both sides having announced ready for trial, opening statements are made and all witnesses sworn in open court. Thereupon plaintiff introduces evidence. And at this time, it is by the Court ordered that said case be submitted on briefs in support of this cause, plaintiff to be allowed thirty (30) days from this date to file his brief and defendant is given thirty (30) days thereafter to file reply thereto.

It is this day ordered in pursuance of Section 12 of the Judicial Code, that the Regular May 1929 Term of said Court at Pawhuska, Oklahoma, be adjourned sine die.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA, SATURDAY, MAY 11, 1929.

Court convened pursuant to adjournment, Saturday, May 11th, 1929.

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

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

HARRIET HOSEY, ET AL, Plaintiffs,)
vs.) No. 238 - Equity.
JAMES A. CHAPMAN, ET AL, Defendants.)

Now on this 11th day of May, A. D. 1929, the hearing on motion to strike amended Bill of Government, is by the Court ordered to be set for May 13th, 1929.

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

BUNTON WILSON, Plaintiff,)
vs.) No. 240 - Equity.
SHAFFER OIL AND REFINING COMPANY, A CORPORATION, Defendant.)

ORDER OF DISMISSAL

Now on this 11th day of May, 1929, this cause coming on for hearing on stipulation of the parties hereto for dismissal, and the court being fully advised in the matter, it is by the court ordered and adjudged that said cause be, and the same is, hereby dismissed at the cost of the plaintiff.

F. E. KENNAMER, Judge.

ENDORSED: Filed May 11, 1929. H. P. Warfield, Clerk.

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

JAMES J. MARS, EXECUTOR OF THE ESTATE OF LUSANNA BRINK, DECEASED, ET AL., Plaintiffs)
vs.) No. 403 - Equity.
D. A. McDOUGAL, ET AL., Defendants.)

O R D E R

Now on this 11th day of May, 1929, this cause came on for hearing upon the application of the plaintiffs above named, asking that this Court make an order authorizing and directing the Clerk of this Court to issue a subpoena duces tecum to George D. Willhite, Court Reporter for the District Court of Creek County, Oklahoma and to Ray H. Weakley, Court Clerk of Creek County, Oklahoma.

And the Court having read the verified application of plaintiffs and being fully advised in the premises finds that said application should be granted.

THEREFORE, it is ordered and directed by the Court that the Clerk of this Court issue subpoena duces tecum to Ray H. Weakley, Court Clerk of Creek County, Oklahoma and to George D. Willhite, Dis-

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA, MONDAY, MAY 13, 1929.

Court convened pursuant to adjournment Monday, May 13th, 1929.

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

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

IN THE UNITED STATES DISTRICT COURT: NORTHERN DISTRICT OF OKLAHOMA

ROBERT E. ALEXANDER,	Plaintiff,)	
vs.)	No. 15 - Equity.
W. C. NORRIS,	Defendant.)	

FINAL DECREE

At the Special May term of the District Court of the United States for the Northern District of Oklahoma in the Eighth Circuit, held at the court room of said Court in the City of Tulsa, State of Oklahoma on the 12th day of October, 1926;

Present the Honorable Franklin E. Kennamer, District Judge:

This cause came on to be heard at the Special April term of said Court in the year 1925, and was argued by counsel, and was continued under advisement until the Special April term of this Court, in the year last mentioned, and thereupon, upon consideration thereof, it was ordered, adjudged and decreed as follows:

That said Letters Patent number 1,466,573 granted and issued by the United States on the 28th day of August, 1923, to Robert E. Alexander, being the Letters Patent referred to in the bill of complaint herein, are good and valid as respects claims 1, 2, 3, 4, 5, 6, and 7, therein specified.

That the said Robert E. Alexander was the first and original inventor and discoverer of the improvements in jack frames for oil wells as described and claimed in claims 1, 2, 3, 4, 5, 6, and 7, in the said Letters Patent and the specifications annexed thereto.

That the said Robert E. Alexander, plaintiff herein, was at the time of the filing of the bill of complaint, and is, the sole owner of said Letters Patent as alleged in said bill.

That the said W. C. Norris, defendant herein, infringed upon claims 1, 2, 3, 4, 5, 6, and 7, and each of them, of said Letters Patent and upon the exclusive rights of said plaintiff under the same; that is to say, by making and selling jack frames for oil wells embodying said invention and improvements patented as aforesaid, as charged in said bill of complaint.

That at said term of Court it was further ordered, adjudged and decreed, that the plaintiff do recover of the defendant the profits, gains and advantages which the said defendant has received or made or which have arisen or accrued to him by the manufacture or sale of sundry jack frames for oil wells of the style involved in this action, and parts thereto, in violation of the claims 1, 2, 3, 4, 5, 6, and 7, of said Letters Patent, and each of said claims thereof, since the 28th day of August, 1923, and that the plaintiff do recover the damages resulting from said infringement; and furthermore that the said plaintiff do recover of the defendant his costs, charges and disbursements in this suit to be taxed.

And the matter of the ascertainment of the amount of damages and profits aforesaid having been passed pending negotiations between the parties to this action seeking a compromise and settlement of said matter; and it now appearing that the parties have agreed to the assessment of the sum of \$750.00 against the defendant and in favor of the plaintiff in full settlement as damages as aforesaid and in full liquidation thereof:

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

NORTHERN

District of

OKLAHOMA

REGULAR SESSION

TULSA, OKLAHOMA,

MONDAY, MAY 13, 1929.

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

MINNIE PERIFER, Plaintiff,)
)
 vs.)
) No. 432 - Equity.
 ROSA B. WRIGHT, AS EXECUTRIX OF)
 THE ESTATE OF JAMES H. WRIGHT,)
 DECEASED, AND IN HER PERSONAL)
 CAPACITY, Defendant.)

O R D E R

Now on this 13th day of May, 1929, the same being a regular judicial day of said court, the parties in the above styled cause having filed their written stipulation in said cause consenting for the plaintiff to interline the phrase, 'which has been admitted to probate,' after the word, 'will', found in the first line of the seventeenth paragraph of the bill of complaint filed in this cause, and further stipulating for the motion to dismiss said bill of complaint filed in this cause of action by the defendant to be treated as running against said bill of complaint as so amended:

Therefore, it is considered, ordered and adjudged by the court, that the plaintiff be permitted, instanter, to amend said bill of complaint by interlining the phrase, "which has been admitted to probate", in said first line of paragraph seventeen, of the word, 'will'. It is further ordered that said motion of the defendant to dismiss said bill of complaint be treated as running against said pleading so amended.

F. E. KENNAMER, Judge.

ENDORSED: Filed May 13, 1929. H. P. Warfield, Clerk.

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

LEE CLINTON, AN INCOMPETENT PERSON,)
 BY HIS NEXT FRIEND, PROCEIN AMI,)
 AND HIS GUARDIAN H. E. WHITEHEAD, Plaintiff,)
) No. 435 - Equity.
 vs.)
)
 SKELLY OIL COMPANY, A CORPORATION, Defendant.)

O R D E R

Now on this the 13th day of May, 1929, the above entitled cause came on to be heard upon application of the defendant Skelly Oil Company to file herein an amendment to its answer herein, the amendment consisting of plea in paragraph numbered XIV that the oil and gas lease in question was confirmed by the Act of Congress of August 24, 1922, and in paragraph numbered XV that the defendant is a bona fide purchaser for value; and it appearing that notice has been served upon counsel for plaintiff that said application would be heard, and there being no objection filed thereto,

IT IS ORDERED that the said application be and the same is hereby granted, and the defendant is permitted to so amend its answer.

F. C. KENNAMER, Judge.

ENDORSED: Filed May 13, 1929. H. P. Warfield, Clerk.

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

NORTHERN EQUITY SESSION **District of** OKLAHOMA
TULSA, OKLAHOMA, MONDAY, MAY 13, 1929.

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

NOWATA OIL & REFINING COMPANY,
A CORPORATION, Plaintiff,)
vs.) No. 436 - Equity.
THOS. E. ELLIOTT, Defendant.)

C I T A T I O N

UNITED STATES OF AMERICA TO:

Nowata Oil & Refining Company, and Randolph, Haver, Shirk and Bridges, their attorneys of record:

GREETING:

You are hereby notified that in the above styled cause in equity, in the District Court of the United States for the Northern District of Oklahoma, wherein the Nowata Oil & Refining Company is complainant and Thos. E. Elliott is defendant, an appeal has been allowed the defendant therein to the United States Circuit Court of Appeals for the Tenth Circuit.

You are hereby cited and admonished to be and appear in said Circuit Court of Appeals at Denver, State of Colorado on the 15th day of July, 1929, sixty (60) days after this citation, to show cause, if any there be, why the order and decree appealed from should not be corrected and speedy justice done the parties in that behalf.

WITNESS the Honorable F. E. Kennamer, Judge of the United States District Court for the Northern District of Oklahoma, this the 13th day of May, 1929.

F. E. KENNAMER, Judge.

The undersigned attorneys of record for the plaintiff above named, hereby accepts service of the above and foregoing citation on this 13th day of May, 1929, and acknowledged receipt of a copy of the same.

RANDOLPH, HAVER, SHIRK & BRIDGES
Attorneys for Plaintiff.

ENDORSED: Filed May 13, 1929. H. P. Warfield, Clerk.

HERMA H. LOGAN, ET AL, Plaintiffs,)
vs.) No. 446 - Equity.
TULSA STREET RAILWAY COMPANY, Defendant.)

Now on this 13th day of May A. D. 1929, there came on for hearing the motion of defendants to dismiss portions of certain paragraphs in plaintiff's petition herein, and the Court having heard the argument of counsel and being advised in the premises orders that said motion be, and the same is, hereby stricken from the assignment of this date.

OIL WELL SUPPLY COMPANY,
A CORPORATION, Plaintiff,)
vs.) No. 453 - Equity.
CHARLES F. NOBLE, ET AL, Defendants.)

Now on this 13th day of May, A. D. 1929, there came on for hearing the motion of Osage Petroleum Corporation to dismiss said cause. After being fully advised in the premises, it is by the Court ordered that said motion be, and the same is hereby stricken from this assignment.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA,

TUESDAY, MAY 14, 1929.

hereby approved as amended for the purpose of appeal in the above styled and titled case.

Dated this 14th day of May, 1929.

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

ENDORSED: Filed May 14, 1929. H. P. Warfield, Clerk.

ANGLO-TEXAS OIL COMPANY, Plaintiff,)
vs.) No. 231 - Equity.
JOSEPH CATES, ET AL, Defendants.)

Now on this 14th day of May, A. D. 1929, comes on for hearing the above entitled cause, and after being fully advised in the premises, it is by the Court ordered that said cause be, and the same is hereby stricken from the assignment of this date.

EARL R. WILLISON, Plaintiff,)
vs.) No. 245 - Equity.
WILLIAM D. OGLESTREE, ET AL, Defendants.)

Now on this 14th day of May, A. D. 1929, comes on for hearing the above entitled cause, and after being fully advised in the premises, it is by the Court ordered that said cause be, and the same is hereby stricken from the assignment of this date.

IN THE UNITED STATES COURT FOR THE NORTHERN
DISTRICT OF OKLAHOMA

A. G. BLAUNER, ET AL, Plaintiffs,)
vs.) No. 415-Equity
HENRY J. AUGUSTINE, Defendant.)

ORDER DISMISSING CAUSE

NOW on this 14th day of May, 1929, the above styled cause came on regularly for hearing upon the motion of the plaintiffs to have said cause dismissed, and for good cause shown;

IT IS ORDERED that the above styled cause be dismissed, without prejudice, at the cost of the plaintiffs.

F. E. KENNAMER, Judge.

ENDORSED: Filed May 14, 1929. H. P. Warfield, Clerk.

Court adjourned until May 15, 1929.

1081
In the District Court of the United States in and for the

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA,

WEDNESDAY, MAY 16, 1929.

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

CLARENCE CLEMONS, Plaintiff,)
vs.)
FRANK CHILDRESS AND DEAN SHOWALTER, Defendants.) No. 295 - Equity.

D E C R E E

Now on the 15th day of May, 1929 the above matter coming on to be heard before the court on the issues formed by the pleadings filed herein, the following proceedings were had, to-wit:

It appearing from the amended answer of the defendant, Frank Childress, that W. A. Childress and Carl Childress are indispensable parties defendant, on the suggestion of the court, and on motion of the plaintiff, the said parties are ordered made defendants; and thereupon Vern E. Thompson and A. Scott Thompson, as attorneys, having entered the appearance of said defendants and asked that the answer filed by Frank Childress might be adopted as the answer of said new defendants, and that the case proceed to trial, it is ordered by the court that the answer of the defendant, Frank Childress, be considered as adopted by and as being the answer of the said defendants, W. A. Childress and Carl Childress.

Counsel for respective parties having made their opening statements, and testimony of the plaintiff having been taken, and at the conclusion thereof, the court of its own motion finds that the testimony is not sufficient to constitute a cause of action against the defendants herein; that the defendants, Frank Childress, W. A. Childress and Carl Childress, were not guilty of any acts of fraud in the purchase of said property, and that the plaintiff has no interest of any nature in and to the property described in said petition; it is, THEREFORE, CONSIDERED ORDERED AND DECREED that, the plaintiff has no interest, legal or equitable, in and to the property involved herein, and that the bill filed by the plaintiff be dismissed and the costs incurred herein be taxed to plaintiff, and that the title of the defendants, W. A. Childress, Carl Childress and Frank Childress, both legal and equitable, be quieted as against the claims of the plaintiff, and that plaintiff and those claiming under him be and are hereby perpetually forbidden and enjoined from commencing any suit to disturb the said defendants in their possession and title to said premises, and from setting up any claim and interest adverse to their title therein, and from disturbing said defendants in their peaceful and quiet enjoyment of said premises.

To which ruling of the court the plaintiff excepted, and his exceptions were allowed.

F. E. KENNAMER, Judge.

O. K.
Vern E. Thompson
A. Scott Thompson,
Attys. for defts. Frank Childress,
W. A. Childress and Carl Childress.

O. K.
Atty. for Pltf.

ATTEST:

H. P. Warfield, Clerk.

ENDORSED: Filed May 16, 1929. H. P. Warfield, Clerk.

Court adjourned until May 16, 1929.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA, THURSDAY, MAY 16, 1929.

Court convened pursuant to adjournment Thursday, May 16th, 1929.

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

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

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

FIRST NATIONAL BANK OF BURKBURNETT,)
TEXAS, A CORPORATION, Complainant,)
vs.) No. 33 - Equity.
RICHARD C. GECK, ET AL., Defendants.)

FINAL DECREE

On this 25th day of January, A. D. 1927, this cause came on regularly for trial and the plaintiff appeared by its solicitors, C. H. Rosenstein, Elton B. Hunt and Jas. H. Aynesworth; and defendants R. C. Geck, as Executor of the Estate of Nellie Geck, Deceased, and Ramona C. Kennedy, appeared by their solicitors, Edward P. Marshall and F. A. Bodovitz; and defendant Arthur Newlin, Trustee of the Bankrupt Estate of R. C. Geck Lumber Company, appeared by his solicitors, Charles E. Bush and W. A. Daugherty; and defendant George Harrison, as Trustee of the Bankrupt Estate of R. C. Geck, appeared by his solicitors, Edward P. Marshall and F. A. Bodovitz; and defendant Security State Bank of Tulsa, Oklahoma, appeared by its solicitor, Charles West; and,

Thereupon, it was stipulated that the answers of defendant R. C. Geck, as Executor of the Estate of Nellie Geck, Deceased, and Ramona C. Kennedy, to the cross-bill of the defendant Marshall Stevens, as Trustee in Bankruptcy of the R. C. Geck Lumber Company, be treated and regarded as having been filed to the answer and cross-bill of the defendant Arthur Newlin, as Trustee in Bankruptcy of R. C. Geck Lumber Company, the successor, as trustee, of said Marshall Stevens, to the same effect as though said answers had been filed thereto, which stipulation was allowed by the Court; and,

Thereupon evidence was produced and heard and the arguments of counsel considered and the Court took the cause under advisement for decision; and,

On this 7th day of August, A. D. 1927, the Court being advised in the premises, finds the issues in favor of defendants R. C. Geck, as Executor of the Estate of Nellie Geck, Deceased, Ramona C. Kennedy and H. C. Miller and against the plaintiff and the several other defendants.

IT IS ORDERED, ADJUDGED AND DECREED, That the plaintiff take nothing by its bill herein and that the bill of the plaintiff be, and it is hereby, denied; that defendant Arthur Newlin, as Trustee of the Bankrupt Estate of the R. C. Geck Lumber Company, take nothing upon his cross-bill herein against the defendants R. C. Geck, as Executor of the Estate of Nellie Geck, Deceased, Ramona C. Kennedy and H. C. Miller; and that said cross-bill be, and the same is, hereby denied.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED, That the defendant Security State Bank of Tulsa, Oklahoma, take nothing herein against the defendants R. C. Geck, as Executor of the Estate of Nellie Geck, Deceased, Ramona C. Kennedy and H. C. Miller.

IT IS FURTHER ORDERED AND DECREED, That plaintiff and the several defendants herein be and they are hereby adjudged to be without interest under their claims herein set forth and asserted against R. C. Geck, as Executor of the Estate of Nellie Geck, Deceased, and Ramona C. Kennedy in and to the following described lands in Tulsa County, State of Oklahoma, to-wit:

84

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA,

THURSDAY, MAY 16, 1929.

recover the sum of Six Hundred (\$600.00) Dollars, and the costs of this suit, which sum is hereby adjudged to be a lien against all equipment and unsold oil on the oil leasehold estate held by the defendants embracing the following described land located in Owage County, Oklahoma, to-wit:

Northwest Quarter of Section Six (6),
Township Twenty-six (26) North, Range
Six (6) East;

and that the title of said defendants, Roxana Petroleum Corporation, a corporation, and Marland Oil Company of Oklahoma, a corporation, the present owners of the equipment and unsold oil on said leasehold estate be and the same is hereby adjudged to be subject to the said lien herein ascertained and decreed to secure the payment of said sum and the cost of this suit; and

IT IS FURTHER ORDERED, ADJUDGED and DECREED that unless the defendants shall within thirty (30) days from this date pay unto the plaintiff the sum hereinbefore fixed and decreed together with the costs of this suit, then the unsold oil and equipment on the aforesaid leasehold estate, or so much thereof as may be necessary for the satisfaction of said lien and costs and the cost and expense of such sale, shall be sold for the satisfaction of said lien and costs, as hereinafter directed, and all the right and equity of redemption of the defendants and each of them in and to the same shall be forever barred and foreclosed, and

IT IS FURTHER ORDERED, ADJUDGED and DECREED that in the event of default of payment as aforesaid, an order of sale shall issue herein to the Marshall commanding him to levy upon, seize and sell the aforesaid unsold oil and equipment, or so much thereof as may be necessary as aforesaid, after such advertisement as is provided for the sale of personal property taken on execution, the proceeds derived at such sale to be applied as follows:

FIRST: To the costs of this unit, including the cost, outlays and expense of such sale;

SECOND: To the payment unto the plaintiff herein of the sum of Six Hundred (\$600.00) Dollars with interest at six per centum per annum thereon from this date;

THIRD: If, after the making of the above payments, there shall be any surplus, the same shall be paid according to the further order of this court.

F. E. KENNAMER, Judge.

G. K. Christy Russell,
Attorney for Plaintiff.

G. K. William H. Zwick,
Attorney for Marland Oil
Company of Oklahoma.

C. E. C. P. Berry,
Attorney for Roxana Petro-
leum Corporation.

ENDORSED: Filed May 16, 1929. W. P. Garfield, Clerk.

STANLEY ASBESTOS MFG. CO., Plaintiff,

vs.

SOUTHWEST FLEXIBLE HOSE COMPANY
AND E. L. WALKER, Defendants.

No. 315 - Equity.

Now on this 16th day of May, A. D. 1929, the above entitled cause comes on for trial, the plaintiff being present in person and by counsel and defendant being present in person and by counsel. By leave of the Court Judge Stephenson is given permission to appear in the case. After all witnesses are sworn in open court, a trial statement is made, and the burden of proof is placed upon the plaintiff in this case. After introduction of evidence by the defendant and in

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

District of

OKLAHOMA

... BANKRUPTCY ...

TULSA, OKLAHOMA,

THURSDAY, MAY 16, 1929.

plaintiff demurs to the evidence offered and moves for judgment. Plaintiff introduces evidence in its behalf and, thereupon, the hour for adjournment having arrived, it is by the Court ordered that said cause be continued for trial to May 17th, 1929.

CHARLES D. McINOSH, Plaintiff,)
vs.) No. 316 - Equity.
ANDY PANOSKI, ET AL, Defendants.)

Now on this 16th day of May, A. D. 1929, came on for hearing the above entitled cause. After hearing argument of counsel and being fully advised in the premises, it is by the Court ordered that stipulation of facts be filed and that counsel file briefs herein in support of the law. It is further ordered by the Court that leave be granted Sam. T. Palmer to file separate answer.

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

UNITED STATES OF AMERICA, Plaintiff,)
vs.) No. 343 - Equity.
MARSHALL L. MOTT, Defendant.)

O R D E R

This cause coming on for hearing on the verified application of the United States herein filed for leave to file a second amended or substitute bill of complaint, a copy of which is attached to said application, and on the objections to the granting of said application heretofore filed by defendant Marshall L. Mott, the United States appearing by Mr. Charles B. Selby, Special Assistant to the Attorney General, and the defendant appearing by his record counsel, Mr. Charles B. Rogers, of Tulsa, Oklahoma, the Court, after a consideration of said application and objections thereto, on written argument and briefs of the respective counsel herein, submitted by order of this Court, and after being fully advised in the premises, finds and determines as follows:-

That the original bill in this cause was dismissed by the Honorable Franklin E. Kennamer, Judge of this said Court on motion of the defendant, for the reason that said original bill was insufficient in statement of facts to constitute a valid cause of action in equity against defendant in favor of the United States, and that, thereafter, on leave of Court, an amended bill of complaint was filed by the United States herein, against which a motion to dismiss, filed by the defendant herein, was directed, based on the same reasons and grounds as were directed against said original bill of complaint, pending which latter motion, on request the United States was given leave to file its application to file a new amended and substitute bill of complaint, with the copy of such proposed new amended bill of complaint desired to be filed to be thereto attached, and all of which was regularly filed herein, by reason of which, as a matter of law, the United States confessed with insufficiency of, and abandoned its said first amended bill of complaint above, and:-

The Court heretofore, on May 4th, 1929, after a full consideration of the premises aforesaid, having filed in this cause a memorandum of decision on said application of the United States for leave to so file a second amended bill of complaint herein, in form shown by copy thereof attached to its said application, finding and holding in said memorandum decision that the said proposed amended or substitute bill of complaint is insufficient in statement of facts to constitute a valid cause of action in equity in favor of the United States and against the defendant, and, for that reason, the said application should be denied.

106

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA,

THURSDAY, MAY 16, 1929.

NOW, THEREFORE, in accordance with said finding and conclusion aforesaid, it is by the Court ORDERED, ADJUDGED AND DECREED that said application of the United States for leave to file its said second amended bill of complaint, as shown by copy thereof attached to the said application, be and the same is hereby denied, and this cause is dismissed, to which findings, conclusion, orders, judgment and decree the complainant, United States, by its said counsel at the time excepts and which exceptions are thereto allowed.

Given at Tulsa on this 16th day of May, 1929.

JOHN C. POLLOCK, Judge.

Approved as to form:

United States District
Attorney, Northern District
Oklahoma.

CHARLES B. SELBY,
Special Assistant to the
Attorney General of the
United States.

CHAS. B. ROGERS,
Atty. for M. L. Mott.

ENDORSED: Filed May 16, 1929. H. P. Warfield, Clerk.

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

NORTHERN

District of

OKLAHOMA

REGULAR SESSION

TULSA, OKLAHOMA,

FRIDAY, MAY 17, 1929.

Court convened pursuant to adjournment, Friday, May 17, 1929.

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

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

IN THE UNITED STATES COURT FOR THE NORTHERN DISTRICT
OF OKLAHOMA

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

ORDER DISMISSING CAUSE

Now on this 17th day of May, 1929, the above entitled cause came on regularly for hearing upon the stipulation of the parties hereto for the dismissal of said cause, and after due consideration of the stipulation of the parties filed herein, and for good cause shown;

IT IS ORDERED that the above styled cause be and the same hereby is dismissed as to each and all of the parties thereto, without prejudice, at the cost of the plaintiff.

F. E. KENNAKER, Judge.

ENDORSED: Filed May 17, 1929.

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

STANDARD ASBESTOS MANUFACTURING)
AND INSULATING COMPANY, A COR-)
PORATION, GEORGE M. RYDER)
AND BEN C. NAYLOR, Complainants,)
vs.) No. 315 - Equity.
SOUTHWEST FLEXIBLE FORM COMPANY,)
A CORPORATION, AND W. L. WALKER,)
Defendants.)

D E C R E E

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

That the defendant W. L. Walker shall forthwith transfer, turn over and deliver to the plaintiff Standard Asbestos Manufacturing And Insulating Company, a corporation, two hundred and fifty shares of the common stock of the Southwest Flexible Form Company, heretofore issued to and now held by the said W. L. Walker.

F. E. KENNAKER, Judge.

ENDORSED: Filed May 17, 1929. H. P. Warfield, Clerk.

998

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

NORTHERN
District of
EQUITY SESSION TULSA, OKLAHOMA, OKLAHOMA
FRIDAY, MAY 17, 1929.

JON EDGAR, Plaintiff,)
vs.) No. 344 - Equity.
EDWIN I. REESER, Defendant.)

Now on this 17th day of May, A. D. 1929, it is by the Court ordered that the above entitled cause be passed for hearing to May 18th, 1929.

PALISSA KEYS, ET AL, Plaintiffs,)
vs.) No. 346 - Equity.
D. BEFLOE, ET AL, Defendants.)

Now on this 17th day of May, A. D. 1929, comes on for hearing the above entitled cause. Both sides announce ready for trial and after opening statements of counsel, all witnesses are sworn in open court. The Plaintiff introduces evidence and proof and rests. And, thereupon, the hour for adjournment having arrived, it is by the Court ordered that said cause be continued for further hearing until May 27th, 1929.

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

JAMES W. GULLETT, RECEIVER FOR)
SUBSCRIBERS AT ASSOCIATED EM-)
PLOYERS RECIPROCAL, Complainant,) No. 378 - Equity.
vs.) Ancillary to Missouri Valley
SOUTHLAND GASOLINE COMPANY,) Bridge & Iron Company v.
Defendant.) J. H. Middleton, et al.,
Equity No. 384-E.

ORDER OF DISMISSAL.

Now on this 17th day of May, 1929, this cause came on to be heard upon the application of the Complainant herein for an order dismissing the above styled cause of action and it appearing to the satisfaction of the court that the defendant, Southland Gasoline Company has paid to said Complainant the full amount asked for in said Bill of Complaint and all of the accrued costs; the court finds that said cause of action should be dismissed with prejudice.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the above styled cause of action be and the same is hereby dismissed with prejudice.

F. E. KENNAMER.

ENDORSED: Filed May 17, 1929. W. T. Warfield, Clerk.

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

PIERCE PETROLEUM CORPORATION, Plaintiff,)
A CORPORATION,)
vs.)
WATER IMPROVEMENT DISTRICT NUMBER 3,)
TULSA COUNTY, OKLAHOMA, A MUNICIPAL) No. 464 - Equity.
CORPORATION, AND J. M. ATKINSON,)
C. W. TERRY AND RAY A McBRIDE, AS)
BOARD OF DIRECTORS OF SAID WATER)
IMPROVEMENT DISTRICT NUMBER 3, AND)
CYRUS S. AVERY, Defendant.)

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

NORTHERN

District of

OKLAHOMA

EQUITY SECTION
U.S. DISTRICT COURT FOR THE DISTRICT OF OKLAHOMA

TULSA, OKLAHOMA,

FRIDAY, MAY 17, 1929.

O R D E R

On this 17th day of May, 1929, upon motion of the plaintiff, it is ordered that the Bill of Complaint in the above entitled case be, and the same is hereby dismissed, without prejudice, and with costs taxed against the said plaintiff.

F. E. KENNAMER,
United States District Judge.

ENDORSED: Filed May 17, 1929. R. P. Warfield, Clerk.

Court adjourned until May 18, 1929.

100

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA,

SATURDAY, MAY 18, 1929.

Court convened pursuant to adjournment Saturday, May 18th, 1929.

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

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

JOE EDGAR, Plaintiff,)
vs.) No. 344 - Equity.
EDWIN I. REESER, Defendant.)

Now on this 18th day of May, A. D. 1929, the above entitled cause comes on for trial, the plaintiff being represented by counsel, Lashley, Rambo and R. B. James, and defendant being represented by counsel T. J. Casey and Foster V. Phipps. All witnesses are sworn in open court and opening statements are made. The defendant enters his motion for dismissal. Leave is granted to file stipulation waiving trial by jury and defendant waives question of placing case on Law side of Docket. Thereupon the plaintiff offers his evidence and rests. Frank N. Hunt, sworn in open court, is interrogated by the Court and examined by plaintiff. Thereafter defendant demurs to the evidence so offered. Defendant agrees to submit case on demurrer and authorities. It is ordered by the Court that demurrer be withdrawn and defendant moves for judgment instead of demurrer. Thereupon it is by the Court ordered that defendant submit briefs in support of said cause not later than Wednesday, May 22nd, 1929, and that plaintiff be allowed five (5) days thereafter to file his reply thereto.

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

OIL WELL SUPPLY COMPANY, Plaintiff,)
A CORPORATION,)
vs.) No. 452 - Equity.
CHARLES F. MOBLE, ET AL, Defendants.)

ORDER GRANTING LEAVE TO U. S. MARSHAL TO AMEND RETURN
OF SERVICE OF CHANCERY SUBPOENA UPON
NOB GASOLINE COMPANY

Upon application of the Oil Well Supply Company, a corporation, plaintiff in the above entitled action, by its counsel, for an order of this Court authorizing and directing the U. S. Marshal of this Court to amend the return of service of Chancery Subpoenas heretofore issued out of said cause to the Nob Gasoline Company, a corporation, one of the defendants herein, so that said return may show the facts of said service,

IT IS THEREFORE ORDERED that John H. Vickery, United States Marshal for the United States District Court of the Northern District of Oklahoma, is hereby authorized and granted leave to amend the return of service of Chancery Subpoenas heretofore issued in this cause and served upon the Nob Gasoline Company, one of the defendants herein, so that such return may show the actual facts as to service of said Chancery Subpoena.

DATED this 18th day of May, 1929.

F. E. KENNAMER, Judge.

ENDORSED: Filed May 18, 1929. H. P. Warfield, Clerk.

R.H.Macy & Co., Inc. versus Macy Incorporated } No. 433 - Equity.

By Order of the Court said cause is stricken from assignment.

Dated at Tulsa, Oklahoma, May 18, 1929.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA,

MONDAY, MAY 20, 1929.

RAYMOND WILLIAMS, ET AL, Plaintiffs,)
vs.)
DARWIN FILTSCH, Defendant.)

No. 387 - Equity.

Now on this 20th day of May, A. D. 1929, the above entitled cause comes on for trial. Both sides having announced ready, all witnesses are sworn in open court and opening statements are made. Plaintiff introduces testimony and by leave of the Court also introduces Exhibits A to E, inclusive. Plaintiff rests. Defendant demurs to the evidence as offered. Thereupon it is by the Court ordered that defendant be allowed twenty (20) days from this date to file report of stewardship, and said cause is passed for further hearing to June 11th, 1929.

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

OIL WELL SUPPLY COMPANY, Complainant,)
vs.)
CHARLES F. NOBLE, ET AL, Defendants.)

No. 452 - Equity.

ORDER FOR ISSUING SUBPOENAS DUCES TECUM TO CHARLES F. NOBLE AND NOB GASOLINE COMPANY, A CORPORATION

Now on this 20th day of May, A. D. 1929, upon the verified application of the Continental Supply Company, one of the defendants and cross-petitioner herein, for an order authorizing the issuance of Subpoenas Duces Tecum to Charles F. Noble, 1727 South Cheyenne Avenue, Tulsa, Oklahoma, and to Nob Gasoline Company, Charles F. Noble, President, and A. D. Noble, Secretary, both persons living at 1727 South Cheyenne Avenue, Tulsa, Oklahoma, to appear before the United States Court for the Northern District of Oklahoma at the Court Room in the Federal Building in Tulsa, Oklahoma, on May 24th, 1929 at 9 o'clock A. M., and bring with them and produce the documents, records, books, papers and writings all as set out in said application for said Subpoenas Duces Tecum filed and presented herein, and the Court, after considering said application and the statements of counsel, finds that there is reason to believe that all of said documents, records, books, papers and writings are in the possession of and under the control of said parties, as alleged, and that the same if produced will be competent and material evidence for the said Continental Supply Company to use in the trial of said cause;

IT IS THEREFORE ORDERED that the Clerk of this Court forthwith issue Subpoenas Duces Tecum to the said Charles F. Noble, 1727 South Cheyenne Avenue, Tulsa, Oklahoma, and to the said Nob Gasoline Company, Charles F. Noble, President, A. D. Noble, Secretary, both living at 1727 South Cheyenne Avenue, to appear before this Court in the Court room of the Federal Building at Tulsa, Oklahoma at 9 A. M. May 24, 1929, to testify on behalf of the said Continental Supply Company all and singular those things which the said Charles F. Noble and A. D. Noble may know in the above entitled cause pending in said Court, and bring and produce all the documents set out in said application, as follows, to-wit:-

To Charles F. Noble, 1727 South Cheyenne Avenue, Tulsa, Oklahoma, and to bring with him the following:

- 1. His personal bank books, records and documents showing deposits in the First National Bank of Tulsa, Oklahoma, the Exchange National Bank of Tulsa, the Tulsa National Bank of Tulsa, Oklahoma, Central National Bank of Tulsa, Oklahoma, the Producers National Bank of Tulsa, Oklahoma, National Bank of Commerce, Tulsa, Oklahoma, and any other bank with which he may have done business, between the 14th day of August, 1926 and the 15th day of May, 1929, and all papers, memoranda, deposit slips, do-

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA, MONDAY, MAY 20, 1929.

uments and writings showing the source of all said deposits.

2. And also all the books, statements, records, accounts, documents, papers and writings of the said Charles F. Noble, showing the money obtained between August 14th, 1926 and May 15th, 1929, from the sale of gasoline produced by the casinghead gasoline manufacturing plant situated in Creek County, Oklahoma, upon the premises described as follows, to-wit:-

Beginning at a point 660 feet West of the Northeast corner of the NW $\frac{1}{4}$ of Section 29, Township 14-North, Range 10-East, and running thence West 660 feet; thence South 330 feet; thence East 660 feet; thence North 330 feet back to the place of beginning, and containing five acres more or less; and the NW $\frac{1}{4}$ of Section 29, Township 14-North, Range 10-East.

3. And also all of the books, statements, records, accounts, checks, papers, writings and documents of the said Charles F. Noble, showing the expenditures of all moneys obtained from the sale of the output of the aforesaid plant.

4. And also all books, statements, records, accounts, papers, documents and writings showing the amount of gasoline produced by said gasoline plant, and to whom and when sold, between August 14th, 1926 and May 15th, 1929.

To the Nob Gasoline Company, Charles F. Noble, President, and A. D. Noble, Secretary, living at 1727 South Cheyenne Avenue, Tulsa, Oklahoma, officers of the said Nob Gasoline Company, and to bring with them the following:-

1. The original articles of incorporation, signed and executed by the incorporators of said company, or an exact or certified copy thereof, as filed with the Secretary of State of Oklahoma; the original, or copy thereof, of all reports made to the Corporation Commission of the State of Oklahoma; and also all corporation records of said corporation, showing all meetings of stockholders and directors since the company's organization December 13th, or 14th, 1927, down to and including the 15th day of May, 1929.

2. Also the stock books of said corporation, showing the issuance of stock thereof.

3. All bank books, records and documents of said Nob Gasoline Company showing the deposit of money in any bank in the City of Tulsa, Oklahoma, or elsewhere, between December 13th, 1927 and May 15th, 1929.

4. All books of account, statements, documents, checks, vouchers, records, papers and writings showing the expenditures of money by the said Nob Gasoline Company between the dates of December 13th, 1927 and May 15th, 1929.

5. All deeds, assignments, agreements and contracts, whether now in force or not, that have been executed between the said Nob Gasoline Company and the said Charles F. Noble, between December 13th, 1927 and May 15th, 1929, pertaining in any way or manner to the casinghead gasoline plant aforesaid, or to the output thereof.

6. All books of account, records, statements and documents of whatsoever nature of the Nob Gasoline Company, showing casinghead gas purchased for and used by the aforesaid gasoline plant, the production of gasoline therefrom, the sale of gasoline produced by said plant, the moneys derived from the sale of said gasoline, where the money so derived was deposited, and all checks, drafts, or writings expending the same between the dates of December 13th, 1927 and May 15th, 1929.

284

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA.

MONDAY, MAY 20, 1929.

7. And also produce all checks, vouchers, papers, documents and writings showing payment to the employees who worked in, on or about the said casinghead gasoline plant between the dates of December 13th, 1927 and the 15th day of May, 1929.

8. And also all checks, drafts, or other orders, for the payment of money by which the said Charles F. Noble obtained funds or money produced by the aforesaid plant.

9. All books, documents, papers, run tickets, due bills, charge slips, records, documents or writings, showing the amount of gasoline taken from said plant by the said Charles F. Noble, and also by the said Nob Gasoline Company, between the dates of December 13th, 1927 and May 15th, 1929.

Dated this 20th day of May, 1929.

F. E. KENNAMER, Judge.

ENDORSED: Filed May 20, 1929. H. P. Warfield, Clerk.

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

NORTHERN
EQUITY SESSION

District of

OKLAHOMA

TULSA, OKLAHOMA, TUESDAY, MAY 21, 1929.

Court convened pursuant to adjournment Tuesday, May 21st, 1929.

Present: Hon. F. A. Kennamer, Judge, U. S. District Court.
H. P. Warfield, Esq., Clerk, U. S. District Court.

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

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

FIRST NATIONAL BANK OF TULSA,
OKLAHOMA, A CORPORATION, Plaintiff,)
vs.) No. 39 - Equity.
NATIONAL HARDWOOD COMPANY,
A CORPORATION, Defendant.)

O R D E R

Now on this 21st day of May, 1929, the application of G. H. Smith, receiver in the above entitled matter, for an order ratifying and approving the employment of A. B. Honnold and Leonard Roach as his attorneys, coming on for hearing, and the Court being fully advised in the premises;

IT IS ORDERED That the employment by the said G. H. Smith, receiver, as aforesaid, of the said A. B. Honnold and Leonard Roach as his attorneys, be and is hereby ratified and approved dating from the 2nd day of January, 1929.

F. E. KENNAMER, Judge.

ENDORSED: Filed May 21, 1929. H. P. Warfield, Clerk.

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

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

O R D E R

Now, on this 21st day of May, 1929, the above matter coming on for hearing on the application of George J. Thomson, Intervener, through his counsel and attorney of record, Arthur B. Honnold, for an order modifying and correcting Paragraphs VI and VII of the decree herein as of the 2nd day of January, 1929, so as to provide that the sale shall be held at the front door of the County Court House, in the County of Delaware, State of Oklahoma, located in the City of Jay, and that the notice of sale published in that County in the Grove Sun shall describe all of the property to be sold, and the Court having read the application and heard the statements of counsel, and being fully advised in the premises, finds: that the greater part of the property to be sold is located in Delaware County, Oklahoma, and that it would be to the best interests of all parties concerned to sell all of said property in said County;

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED That Paragraphs VI and VII of the decree be modified and corrected as of the 2nd day of January, 1929, to read as follows:

"VI

That G. H. Smith, Esq., of Tulsa, Oklahoma, is hereby appointed Special Master for all purposes hereinbefore mentioned, including the purpose of selling all of said property located in the State of

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA.

TUESDAY, MAY 21, 1929.

Oklahoma hereinbefore described or mentioned. Such sale shall be had on such day as may be fixed by such Special Master after the lapse of six months from the date of this decree and after due notice given as herein provided, at 11 o'clock A. M., at the front door of the County Court House, in the County of Delaware, State of Oklahoma, located in the City of Jay, it appearing to the Court that it is to the best interests of all parties concerned to sell said property at the time and place and in the manner provided herein.

VII.

That said Special Master shall give notice of said sale, and of the time and place thereof, by publishing such notice once a week for five consecutive weeks prior to such sale in Grove Sun, a weekly newspaper, printed, regularly issued and having a general circulation in the County of Delaware, State of Oklahoma; and by publishing such notice once a week for five consecutive weeks prior to such sale in Republican Star, a weekly newspaper printed, regularly issued and having a general circulation in the County of Cherokee, State of Oklahoma; and by publishing such notice one a week for five consecutive weeks prior to such sale in Mayes County Republican, a weekly newspaper printed, regularly issued and having a general circulation in the County of Mayes, State of Oklahoma. The said notice so published in Grove Sun in said County of Delaware shall contain a brief general description of all of the property to be sold, and the said notices so published in each of the other two counties need contain a brief general description only of the property to be sold which is located in the County in which the notice is published. The said notices shall contain a statement of the time and place of sale, and a reference to this decree for a more particular description of such property, and for a statement of the terms and conditions of the sale.

IT IS FURTHER ORDERED That said decree and order of sale included herein shall in all other respects remain unchanged, and, as modified by this order in respect to paragraphs VI and VII thereof, shall be and remain in full force and effect.

By the Court:

F. E. KENNAMER, Judge.

ENDORSED: Filed May 21, 1929. H. P. Marfield, Clerk.

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

FLORA A. WHITEBIRD, ET AL,	Complainants,)	
)	
vs.)	
)	No. 178 - Equity.
EAGLE-FICHER LEAD COMPANY,)	
ET AL,	Defendants.)	

O R D E R

Upon application of C. B. Ames, one of the attorneys for the complainants herein, it is

ORDERED that the said C. B. Ames be and he hereby is given permission to withdraw the plaintiffs' and defendants' exhibits in the above case.

Dated this 21st day of May, 1929.

F. E. KENNAMER,
United States District Judge.

ENDORSED: Filed May 21, 1929. H. P. Marfield, Clerk.

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

NORTHERN

District of

OKLAHOMA

REGISTRY SESSION

TULSA, OKLAHOMA,

TUESDAY, MAY 21, 1929.

THE OKLAHOMA UTILITY COMPANY, Plaintiff,)
 vs.) No. 389 - Equity.
 L. E. GIBSON, Defendant.)

Now on this 21st day of May, A. D. 1929, the above entitled cause comes on for hearing. After hearing argument of counsel and being fully advised in the premises, it is ordered by the Court that said cause be dismissed for want of prosecution.

J. B. SPRAFORD, Plaintiff,)
 vs.) No. 391 - Equity.
 TULSA INVESTMENT COMPANY, Defendant.)

Now on this 21st day of May, A. D. 1929, the above entitled cause comes on for hearing, and upon agreement of parties, it is ordered by the Court that said cause be passed at this time subject to assignment.

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

AETNA LIFE INSURANCE COMPANY,)
 A CORPORATION, Plaintiff,)
 vs.) No. 400 - Equity.
 VIOLA LAMBERT, Defendant.)

D E C R E E

On this 21st day of May, 1929, this cause came on regularly for trial, and thereupon it was by the Court:

ORDERED, ADJUDGED AND DECREED That a certain policy of insurance upon the life of William W. Lambert, issued by the plaintiff, Aetna Life Insurance Company, a corporation, for the sum of Five Thousand Dollars (\$5,000.00), numbered 686,275, dated June 29, 1927, and that certain policy of insurance, dated August 1, 1927, and numbered 696,990, issued by the plaintiff, Aetna Life Insurance Company, a corporation, upon the life of William W. Lambert, for the sum of Five Thousand Dollars (\$5,000.00), and each of said policies of insurance, be, and they are hereby cancelled and declared void, and of no effect as the contracts of the plaintiff, Aetna Life Insurance Company.

It was further decreed that defendant Viola Lambert, whom the court finds to be one and the same person as Mrs. Ben F. Doke, be and she is hereby forever barred, enjoined and restrained from claiming any right of contract, or otherwise, under and by virtue of the said above described policies of insurance, or either of them, or from asserting in any court, in law or equity, such claim thereunder.

It was further decreed that the plaintiff pay to the defendant the sum of One Hundred Thirty-seven and 10/100 (\$137.10), which said sum was paid in open court.

It was further decreed that the defendant be required and commanded to deliver each of said policies of insurance to the Clerk of this Court within five days from this date, and the Clerk of the Court is directed thereupon to indorse upon the face of each of said policies a record of the cancellation thereof, as contained in this decree.

It is further decreed that plaintiff have judgment for its costs.

F. E. KENNAMER, Judge.

O.K. Chas. R. Weaver, Attorney for Defendant.
 O.K. Linebaugh & Pinson, for Plaintiff.

ENDORSED: Filed May 21, 1929. H. P. Warfield, Clerk.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA, TUESDAY, MAY 21, 1929.

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

LEE MAYOR, PHILLIP MAYOR,)
IDA BICHORN, AND MABEL C.)
WILLIAMS, Complainants,)

vs.)

JOSEPH H. MAYOR, SAMUEL)
H. MAYOR, OLIVER D. MAYOR,)
EUGENE MAYOR, PAUL MAYOR,)
HELEN MAYOR AND IDA MAYOR, Defendants.)

No. 402 - Equity.

JOURNAL ENTRY.

Be te remembered that on this the 21st day of May, 1929, this cause came regularly on for hearing, having been heretofore set for trial on this date, plaintiffs appeared by their attorneys, Foulston, Holmes, Eaton, Siefkin and Foulston, defendants appeared in person and by their attorney of record, A. C. Brewster, plaintiffs announced that they were not ready for trial, defendants announce ready for trial and thereupon plaintiffs elected to take non-suit and asks that the cause be dismissed without prejudice.

WHEREUPON it is the judgment of the Court that this cause be dismissed without prejudice and that defendants have and recover from plaintiffs judgment for costs.

F. E. KENNAMER,
United States District Judge.

ENDORSED: Filed May 21, 1929. H. D. Warfield, Clerk.

JOHNS-MANNSVILLE CORPORATION, Plaintiff,)

vs.)

NATIONAL TRUNK SEAL COMPANY, Defendant.)

No. 405 - Equity.

Now on this 21st day of May, A. D. 1929, the above entitled cause came on for hearing, and for good cause shown, it is by the Court ordered that plaintiff be granted five additional days in which to file his brief herein.

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

NORTHERN

District of

OKLAHOMA

EQUITY DIVISION

OKLAHOMA CITY, OKLAHOMA,

WEDNESDAY, MAY 22, 1929.

Court convened pursuant to adjournment Wednesday, May 22nd, 1929.

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

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

OKLAHOMA OIL & REFINING COMPANY, Plaintiff,)
vs.) No. 224 - Equity.
MULBER OIL COMPANY, Defendant.)

Now on this 22nd day of May, A. D. 1929, it is ordered by the Court that the above entitled cause be set for argument on Tuesday, May 28th, 1929.

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

THE FISHER GOVERNOR COMPANY, (INC.),)
A CORPORATION, Plaintiff,)
vs.) No. 292 - Equity.
C. F. CAMP COMPANY, A CORPORATION,)
Defendant.)

CITATION ON APPEAL

United States of America, - - ss.

To the C. F. Camp Company, a Corporation, Greeting:

You are hereby cited and admonished to be and appear at the Circuit Court of the United States for the Tenth Circuit, to be held at the city of Oklahoma City, in the State of Oklahoma, on the 21st day of July, A. D. 1929, pursuant to an order allowing an appeal filed and entered in the clerk's office of the District Court of the United States for the Northern District of Oklahoma, from a final decree signed, filed, and entered on the 27th day of February, 1929, in that certain suit, being in equity No. 292, wherein The Fisher Governor Company, (Inc.) is plaintiff and you are defendant and appellee, to show cause, if any there be, why the decree rendered against the said appellant, as in said order allowing appeal mentioned, should not be corrected and why justice should not be done to the parties in that behalf.

Witness the Honorable Franklin E. Kennamer, United States District Judge for the Northern District of Oklahoma, this 22nd day of May, 1929, and of the Independence of the United States One Hundred and Fifty-three.

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

ENDORSED: Filed May 22, 1929. H. P. Warfield, Clerk.

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

THE FISHER GOVERNOR COMPANY, (INC.),)
A CORPORATION, Plaintiff,)
vs.) No. 292 - Equity.
C. F. CAMP COMPANY, a CORPORATION,)
Defendant.)

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

NORTHERN

District of

OKLAHOMA

EQUITY DIVISION
U. S. DEPARTMENT OF JUSTICE, OFFICE OF THE DISTRICT CLERK, 154 BLDG.

PIESKA, OKLAHOMA, WEDNESDAY, MAY 22, 1929.

WERNER C. FARLICK,	Plaintiff,	} No. 411 - Equity.
vs.	}	
PAUL SWYDER,	Defendant.	

Now on this 22nd day of May, 1929, it is by the Court ordered that the above entitled cause be passed until Tuesday, May 23th, 1929.

Court adjourned until May 23, 1929.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA,

THURSDAY, MAY 23, 1929.

Court convened pursuant to adjournment Thursday, May 23rd, 1929.

Present: Hon. F. A. Kennamer, Judge, U. S. District Court.
H. P. Warfield, Esq., Clerk, 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 FIDELITY & GUARANTY COMPANY, A CORPORATION,	Complainant,	}	No. 32 - Equity.
vs.			
OTTAWA COUNTY NATIONAL BANK, A CORPORATION,	Defendant.)	}	

DECREE

This cause came on for hearing on the 13th day of February, 1929, and was argued by counsel, and taken under advisement by the court, and thereupon, upon consideration thereof

IT IS CONSIDERED, ORDERED, ADJUDGED and DECREED That said United States Fidelity & Guaranty Company, a corporation, complainant herein, do have and recover of the Ottawa County National Bank, a corporation, defendant herein, the sum of \$3016.41 with interest thereon at the rate of 4% per annum, from March 16, 1922, until paid; the further sum of \$25,930.94 with interest thereon at the rate of 4 1/2% per annum from March 16, 1922, until paid; and the further sum of \$4,386.25 with interest at the rate of 6% per annum from June 10, 1922, until paid; for all of which sums let execution issue, and to which judgment and decree of the court the defendant excepts, and its exceptions are by the court allowed.

Dated at Tulsa, Oklahoma, this 23rd day of May, 1929.

F. A. KENNAMER,
United States District Judge.

APPROVED:
B. A. Ames
Attorneys for Complainant.

Roy McNaughton,
Attorney for defendant.

ENDORSED: Filed May 23, 1929. H. P. Warfield, Clerk.

EDDIE JACK,	Plaintiff,)	}	No. 188 - Equity.
vs.			
JOHN M. HOOD, ET AL,	Defendant.)		

ORDER OF COURT

The matter of reduction and preparation in narrative form of all the oral evidence, depositions and exhibits in the above entitled cause having been submitted to the Court, by the appellant herein, and certain suggestions for amendments thereto made by the defendant herein;

It is hereby ordered, adjudged and decreed that the transcript of evidence filed by appellant on the 30th day of April, 1929, shall have added thereto all the suggestions and amendments herein contained, and as thus amended and added to shall be filed in the

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

NORTHERN

District of

OKLAHOMA

ENTRY SESSION

WELLS, OKLAHOMA,

THURSDAY, MAY 23, 1929.

office of the Clerk of this Court there to become a part of the record herein for the purposes of the appeal now pending to the Circuit Court of Appeals in and for the Tenth Circuit.

Done this 23rd day of May, 1929.

F. E. KEMMELER,
Judge of the District Court.

O. K.
G. J. Heuner,
Atty. for Waite Phillips Co.,
and Burnsdall Oil Co.

O. K.
W. E. Leise and G. H. Mayne,
Attys, for Plaintiff Eddie Jack.

ENDORSED: Filed May 23, 1929. H. P. Warfield, Clerk.

I. C. DAVIS, Plaintiff,)
vs.) No. 424 - Equity.
M. K. & T. Ry. Co., Defendant.)

Now on this 23rd day of May, A. D. 1929, it is ordered by the Court that the above entitled cause be dismissed for want of prosecution.

WILLIAM P. HATCHETT, JR., ET AL, Plaintiffs,)
vs.) No. 424 - Equity.
J. P. HATCHETT, ET AL, Defendants.)

Now on this 23rd day of May, A. D. 1929, it is ordered by the Court tht the above entitled cause be set for hearing the first Monday in July, 1929.

LEE CLINTON, AN INCOMPETENT, Plaintiff,)
vs.) No. 435 - Equity.
SKELLY OIL COMPANY, A CORP., Defendant.)

Now on this 23rd day of May, A. D. 1929, the above entitled cause come on for trial. Both sides having announced ready, upon agreement of counsel, it is ordered by the Court that Case No. 449 Equity, Lee Clinton, et al, versus Twin States Oil Company, be tried at this time with the above styled case. Thereupon all witnesses are sworn in open court and the rule invoked. Opening statements are made by counsel as follows: L. O. Lytle representing the plaintiff herein; Judge Ramsey representing Twin States Oil Company; J. P. Z. German representing the Skelly Oil Company. Plaintiff introduces evidence with the following witnesses testifying in his behalf: R. H. Weakley, O. C. Coppedge, George Clinton, Sallie Clinton. At this time by order of the Court, Leggis Brown is sworn as Interpreter, and plaintiff continues evidence with the following witnesses: George Ballington, C. E. Foster, Lee Clinton, M. Morrison, Henry Senter, H. Kohlman, Jesse Allen, Nexie Clinton, Ida Clinton and Sallie S. Cadworth. The hour for adjournment having arrived, it is ordered by the Court that said cause be continued for trial to May 24th, 1929.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA,

THURSDAY, MAY 23, 1929.

UNITED STATES OF AMERICA, Plaintiff,)
 vs.) No. 441 - Equity.
 LEM HICKS, ET AL, Defendants.)

Now on this 23rd day of May, A. D. 1929, it is ordered by the Court that the above entitled cause be stricken from this assignment.

SILVER KEMOHAN, ET AL, Plaintiff,)
 vs.) No. 448 - Equity.
 SHAFER OIL & REFINING CO., Defendant.)

Now on this 23rd day of May, A. D. 1929, on stipulation filed herein, it is ordered by the Court that said cause be stricken from the assignment of this date.

LEE CLINTON, ET AL, Plaintiffs,)
 vs.) No. 449 - Equity.
 TWIN STATES OIL COMPANY, Defendant.)

Now on this 23rd day of May, A. D. 1929, it is ordered by the Court, upon agreement of counsel herein, that the above entitled cause be tried with Case No. 435 Equity, Lee Clinton, Inc., versus Skelly Oil Company. (See No. 435 Equity, this date, for record of trial herein.)

FIDELTA LEE HESTWOOD, Plaintiff,)
 vs.) No. 454 - Equity.
 THE PRAIRIE OIL & GAS CO., Defendant.)

Now on this 23rd day of May, A. D. 1929, it is ordered by the Court that the above entitled cause be passed for hearing until Tuesday, May 28th, 1929.

DISTRICT COURT OF THE UNITED STATES NORTHERN DISTRICT OF OKLAHOMA

FRANK KELSEY, Plaintiff,)
 vs.) No. 458 - Equity.
 J. L. BOW, ET AL, Defendants.)

ORDER PERMITTING PLAINTIFF AND DEFENDANTS TO FILE ANSWERS AND REPLIES OUT OF TIME

Now on this the 23rd day of May, 1929, upon application of the plaintiff, Frank Kelsey, and the defendants, Emil Johnson, Jack Tooley and R. A. Harness, and intervener F. L. Graham, leave is hereby granted said plaintiff Frank Kelsey, and the defendants, Emil Johnson, Jack Tooley and R. A. Harness, and intervener, F. L. Graham, to file instant out of time, their separate answer and reply to the separate answers and cross-petitions and amended-answers and cross-petitions of all defendants and interveners.

F. J. KEMMELER, District Judge.

RECORDED: Filed May 27, 1929. H. P. Warfield, Clerk.

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

WESTERN DISTRICT

District of

OKLAHOMA

WESTERN DISTRICT

TULSA, OKLAHOMA,

FRIDAY, MAY 24, 1929.

Court convened pursuant to adjournment Friday, May 24th, 1929.

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

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

JOHN W. WYSS, RECEIVER, Plaintiff,) vs.) No. 187 - Equity. R. W. LITTLE, ET AL, Defendants.)

Now on this 24th day of May, A. D. 1929, it is ordered by the Court that the above entitled cause be passed for hearing to June 29th, 1929.

LEE CLINTON, ET AL., Plaintiff,) vs.) No. 433 - Equity. GULF OIL COMPANY, A CORP., Defendant.)

Now on this 24th day of May, A. D. 1929, the above entitled cause came on for further trial, the same having been continued from May 23rd, 1929. Now at this time plaintiff presents motion to dismiss as to casinghead gas feature, to which motion defendant objects and the Court reserves ruling at this time. The defendant offers evidence and proof with the following witnesses testifying in its behalf: E. D. Nelwick, E. I. Gillespie, Ed Thayer, A. H. Stone, Hazel Wilson, C. L. Stephens, W. L. Weakley, Hazel Wilson (recalled), D. J. Forman, Jesse McDermott, A. J. Williams, E. F. Brito, C. C. Herndon, G. M. Sicles, John Overstreet, D. Suddras, Judge J. A. Brown, E. C. Stewart. Thereupon defendant rests. The case is now submitted to the Court on the testimony offered. Thereupon it is by the Court ordered that counsel file briefs in support of this cause within fifteen (15) days from date and that plaintiff be given ten (10) days thereafter to reply and defendant be given five (5) days after plaintiff's reply to file its answer thereto.

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OKLAHOMA

THE GULF OIL DEVELOPMENT COMPANY, Plaintiff,) vs.) No. 437 - Equity. PAUL ARBON & COMPANY, Defendant.) Under Patent No. 1,165,253.

O R D E R

Leave is hereby granted to file the annexed Interrogatories; and it is hereby ordered that Lorne M. McLeod, President of the defendant corporation, Paul Arbon & Company, answer the same within fifteen days after they have been served upon said defendant.

Dated May 24, 1929.

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

ENDORSED: Filed May 24, 1929. H. P. Warfield, Clerk.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA

FRIDAY, MAY 24, 1929.

THE SECURITY BENEFIT ASSN., Plaintiff,)
 vs.) No. 445 - Equity.
 TOWN OF SLICK, Defendant.)

Now on this 24th day of May, A. D. 1929, it is ordered by the Court that the above entitled cause be stricken from the assignment of this date.

U. W. CARPENTER, Plaintiff,)
 vs.) No. 451 - Equity.
 FOREIGN OIL & GAS COMPANY, Defendant.)

Now on this 24th day of May, A. D. 1929, the above entitled cause came on for hearing. Both sides announced ready for trial. All witnesses are sworn in open court and opening statements heard. Permission is asked, and by the Court is granted, to file agreed statement of facts. Defendant introduces evidence through testimony of the following witnesses: Guy A. Most, M. S. Cooper, H. B. Norwood, J. H. Wine-miller, and thereupon, defendant rests. Hereafter plaintiff rests. Closing arguments of counsel are heard and thereupon the case is sub-mitted to the Court for his consideration on the testimony and author-ities herein mentioned.

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

OIL WELL SUPPLY COMPANY,)
 A CORPORATION, Plaintiff,)
 vs.) No. 452 - Equity.
 CHARLES F. NOBLE, ET AL, Defendants.)

ORDER CONTINUING CASE UNTIL JUNE 29, 1929, GIVING TIME TO PLEAD AND EXTENDING DUES FOR WITNESSES UNDER SUBPOENAS DUCES TECUM TO PRODUCE DOCUMENTS

It is hereby ordered that the trial of this case is continued to June 29, 1929, at 9 o'clock A. M., and that the subpoenas duces tecum heretofore issued herein shall be, and hereby are, continued in full force and effect, and that Charles F. Noble, personally, and as President of the Nob Gasoline Company, and C. D. Noble, Secretary of said Company, shall appear before this Court at said time bringing all documents called for in said subpoenas; it is further ordered that all parties desiring to fill cross-bills herein shall file the same within 10 days from this date, and furnish copies to opposing, and adversely in-terested parties, who shall have 5 days thereafter within which to answer.

Come in open Court this 24th day of May, 1929.
F. E. KEMPNER, Judge.

RECORDED: Filed May 24, 1929. H. V. Warfield, Clerk.

FRANK CHERRY, Plaintiff,)
 vs.) No. 453 - Equity.
 J. W. BOY, ET AL, Defendants.)

Now on this 24th day of May, A. D. 1929, both sides announce ready for trial in the above entitled cause and at this time it is or-dered by the Court that same be passed to May 26th, 1929.

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

District of

OKLAHOMA

MCKAY, OKLA. STA.

SATURDAY, MAY 25, 1929.

Court convened pursuant to adjournment Saturday, May 25th, 1929.

Present: Hon. F. E. Kennamer, Judge, U. S. District Court.
E. T. Farfield, Esq., Clerk, U. S. District Court.

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

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

FRANK KELSEY, Plaintiff,)

vs.)

J. E. DOW, T. A. JOHNSON & COMPANY, HIGHWAY-OIL COMPANY,
CARTER OIL COMPANY, EARL JOHNSON,
JACK POOLEY, R. A. HARNESS, H. R. VANCE, INDEPENDENT OIL & GAS COMPANY AND CONTINENTAL SUITLY COMPANY, Defendants.)

No. 458 - Equity.

JOURNAL ENTRY OF JUDGMENT

Now on this 25th day of May, 1929, the above entitled cause comes on for hearing before me, Franklin E. Kennamer, District Judge in and for the United States District Court for the Northern District of Oklahoma, and the plaintiff appearing in person and by counsel, and all defendants and interveners appearing in person and by counsel, except the defendants J. E. Dow, Highway Oil Company, Perry Rodkey, W. M. Cowan and Guy M. Steele, who appearing, not, nor any one for them, and each having been three times called in open court come not, and are adjudged in default, and the Court after hearing the evidence and argument of counsel, and being fully advised in the premises, finds the issues against the said J. E. Dow, Highway Oil Company, Perry Rodkey, W. M. Cowan, Guy M. Steele and each of them, and it is therefore, adjudged by the Court, that their said several petitions in intervention and cross petitions be and the same are hereby dismissed with prejudice.

The Court further finds that neither the plaintiff nor any of the defendants, interveners or cross-petitioners have any right, claim or demand as against the defendant Sands Petroleum Company or any of its property involved in this action, and the issues arising upon said pleadings, in so far as the said defendant Sands Petroleum Company is concerned, are found to be in favor of the Sands Petroleum Company.

IT IS THEREFORE, ORDERED AND ADJUDGED that neither the plaintiff nor any of the defendants, cross-petitioners and interveners take anything as against the said defendant Sands Petroleum Company, but that the said defendant Sands Petroleum Company go hence with its costs.

The defendant Sands Petroleum Company dismisses with prejudice, its cross-petition and all demands for affirmative relief as against any and all of the other parties to the action.

The defendants Independent Oil & Gas Company and the Carter Oil Company are dismissed from the suit and permitted to go hence with their costs.

The Court further finds that the defendant J. E. Dow is indebted to the Plaintiff Frank Kelsey in the sum of One Hundred Seventy-nine and 52/100 Dollars (\$179.52); to the defendant R. A. Harness in the sum of Sixty-seven and 60/100 Dollars (\$67.60); to the defendant Earl Johnson in the sum of One Hundred Seventeen and 91/100 Dollars (\$117.91); to the defendant Jack Pooley in the sum of One Hundred Fifty-six and 80/100 Dollars (\$156.80); to the intervener C. L. Graham in the sum of Seventy-six and 87/100 Dollars (\$76.87); to the intervener H. R. Vance in the sum of One Hundred Seventy-six and 30/100 Dollars (\$176.30); and

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

NORTHERN

District of

OKLAHOMA

UNITY SESSION

TULSA, OKLAHOMA,

SATURDAY, MAY 25, 1929.

that said parties are entitled to maintain a lien claim for the same against the drilling rig belonging to the defendant T. A. Johnston & Company and now located upon the premises described in the plaintiff's petition, to-wit:

South Half of Southeast Quarter of
Section 25, Township 12 North, Range
9 East, Okfuskee County, Oklahoma.

and against a certain string of approximately 3,000 feet of 5 inch casing the use of which was furnished by T. A. Johnston & Company in connection with the drilling of the well mentioned and described in plaintiff's petition at the present location of said rig, and that said liens should be of equal priority.

IT IS THEREFORE, CONSIDERED, ORDERED AND ADJUDGED that the plaintiff Frank Kelsey have and recover of and from the defendant J. E. Dow, the sum of One Hundred Seventy-nine and 52/100 Dollars (\$179.52); that the defendant R. A. Harness have and recover of and from the defendant J. E. Dow, the sum of Sixty-seven and 60/100 Dollars (\$67.60); that the defendant Emil Johnson have and recover of and from the defendant J. E. Dow, the sum of One Hundred Seventeen and 91/100 Dollars (\$117.91); that the defendant Jack Tooley have and recover of and from the defendant J. E. Dow, the sum of One Hundred Fifty-six and 80/100 Dollars (\$156.80); that the intervener F. L. Graham have and recover of and from the defendant J. E. Dow, the sum of Seventy-six and 87/100 Dollars (\$76.87); and that the intervener I. R. Vance have and recover of and from the said defendant J. E. Dow, the sum of One Hundred Seventy-six and 30/100 Dollars (\$176/30); and that each of said parties be, and they are hereby decreed to have good and valid liens upon said rig and said string of 5 inch casing for their said judgment.

IT IS CONSIDERED AND ADJUDGED that the amounts so found to be due the various parties and for which judgment is rendered herein, include any and all indebtedness owing to said respective parties, including claims for attorneys' fees and the costs of this action, the costs of which are by agreement ordered taxed by the Clerk to the said plaintiff and defendants, cross-petitioners and interveners, except the costs incurred, advanced or paid by the defendant The Continental Supply Company, which costs the said defendant The Continental Supply Company in open court agrees to assume and claim for which is by said defendant in open court, waived as against all other parties to the suit, except as to the personal judgment therefore against the defendant J. E. Dow.

The Court further finds the issues as between the defendant The Continental Supply Company on its cross-petition against the defendant J. E. Dow, in favor of the defendant The Continental Supply Company. The Court finds that the said J. E. Dow is indebted to The Continental Supply Company in the sum of Eight Thousand One Hundred Fifty-four Dollars (\$8,154.00) with interest thereon at the rate of eight per cent (8%) per annum from the 25th day of May, 1929 until paid, together with attorney's fees in the sum of Eight Hundred Twenty-five and 40/100 Dollars (\$825.40), as evidenced by three promissory notes, which said notes have been surrendered into Court for cancellation.

The Court further finds that on the 30th day of April, 1926, the said defendant J. E. Dow executed his certain chattel mortgage upon the property described in said defendant The Continental Supply Company's exhibit "C" attached to its answer and cross petition, and that by virtue of said chattel mortgage, the said The Continental Supply Company has a lien upon said property and is entitled to have said property subjected to the payment and satisfaction of said indebtedness, which said mortgage is a first and prior lien upon the property described therein.

The Court further finds the indebtedness for which said mortgage was given is part due and that the said The Continental Supply Company is entitled to the foreclosure of said chattel mortgage.

IT IS THEREFORE, CONSIDERED, ORDERED AND DECREED that the defendant, The Continental Supply Company, have judgment against the defendant J. E. Dow in the sum of Eight Thousand One Hundred Fifty-four dollars (\$8,154.00), together with interest thereon at the rate of eight per cent (8%) per annum from the 25th day of May, 1929, until paid, and attorney's fees in the sum of Eight Hundred Twenty-five and

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

District of

Oklahoma

COMMENCED

FILED

OKLAHOMA, OKLAHOMA, SATURDAY, MAY 25, 1929.

40/100 Dollars (\$225.40), and all costs herein expended, and that said notes offered for cancellation, be cancelled; and that said mortgage be foreclosed and the property therein described sold, and the proceeds therefrom applied, first, to the payment of the costs and attorneys fees; second, to the amount of the judgment rendered herein in favor of the Continental Supply Company; and the balance, if any there be, distributed and paid as the Court may direct.

FRANKLIN E. KREHBIER,
District Judge.

The foregoing judgment, order and decree is hereby approved:

Floyd C. Dooley,
Attorney for Plaintiff
Frank Kelsey, and Defendants
R. A. Harness, Emil Johnson
and Jack Dooley, and Inter-
vener F. L. Graham.

F. E. Landa,
Attorney for Intervener
A. R. Vance.

Remington Rogers,
Attorney for J. E. Dow and
Highway Oil Company.

J. H. Cox,
Attorney for Defendant Sands
Petroleum Company.

Cochran & Noble,
Attorney for Defendant P. A.
Johnston & Company.

R. B. H. Hummer - Villard Martin
Attorney for Independent Oil & Gas
Company, Defendant.

Walter Davison,
L. G. Owen,
Attorney for Defendant Carter
Oil Company.

R. H. Kellough & Jarland Keeling,
Attorney for Defendant The Continental
Supply Company.

ENDORSED: Filed May 25, 1929. H. P. Warfield, Clerk.

IN THE UNITED STATES DISTRICT COURT IN AND FOR THE
NORTH RH DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA, Plaintiff,)
vs.)
JANETTE STONE, NEE WINTERBURN, Defendant.)

No. 466 - Equity.

ORDER FOR TEMPORARY WRIT OF INJUNCTION

And now on this 25th day of May A. D. 1929, this matter comes on to be heard upon the Bill of Complaint heretofore filed in the office of the Clerk of this Court, and it appearing to the satisfaction of the court by inspection of the Bill of Complaint and that a nuisance exists as described in the said Bill of Complaint on the premises therein mentioned, it is,

ORDERED, that, pending the final hearing and determination of this application and entry of an order thereon, the defendant above named, her agents, servants, and employees, are restrained and

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

NORTHERN

District of

OKLAHOMA

REGULAR SESSION

TULSA, OKLAHOMA,

SATURDAY, MAY 25, 1929.

enjoined from manufacturing, selling, and bartering any intoxicating liquor, as defined in Section 1, of Title II, of the National Prohibition Act, and upon the premises described in the Bill of Complaint, and from removing or in any way interfering with the liquor or fixtures or other things upon said premises, used, kept, or maintained in connection with the manufacturing, sale, keeping, and bartering of such liquor, and from conducting or permitting the continuance of a common nuisance upon said premises.

F. B. BERNHART,
United States District Judge.

J. H.
Harry Seaton, Assistant
United States Attorney.

RECORDED: Filed May 25, 1929. H. W. Warfield, Clerk.

11
In the District Court of the United States in and for the

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA, MONDAY, MAY 27, 1929.

Court convened pursuant to adjournment Monday, May 27th, 1929.

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

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

PALISSA KEYS, ET AL, Plaintiffs,)
vs.) No. 346 - Equity.
D. REPLOGLE, ET AL, Defendants.)

Now on this 27th day of May, A. D. 1929, it is ordered by the Court that defendant be allowed to withdraw motion of Amanda Micco from the files in the above entitled cause. Thereupon plaintiff moves to dismiss entire cause at cost of plaintiff, which motion is sustained by the Court.

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

THE OKLAHOMA LIFE INSURANCE COMPANY, A CORPORATION, Complainant,)
vs.) No. 469 - Equity.
MILDRED BAKER, ADMINISTRATRIX OF THE ESTATE OF LELAND G. BAKER, DECEASED, AND RUBY TRACY, Defendants.)

ORDER GRANTING RESTRAINING ORDER AND SETTING MOTION FOR PRELIMINARY INJUNCTION FOR HEARING.

The complainant in the above cause having filed its verified bill of interpleader herein and its motion for a preliminary injunction and for a temporary restraining order without notice conformable to the prayer in its said bill and in said motion; and the Court having considered said motion and bill,

It is therefore on motion of said complainant ordered that said motion for preliminary injunction be and the same is hereby set down for hearing before the District Court of the United States for the Northern District of Oklahoma at Tulsa, Oklahoma, in the court room of said Court, in the City of Tulsa, Oklahoma, at 10 o'clock A. M. on the 6th day of June, 1929, or as soon thereafter as counsel can be heard.

It further appearing to the Court from the said bill of interpleader and said motion that the said defendant Mildred Baker, Administratrix of the Estate of Leland G. Baker, Deceased, has heretofore filed and brought her suit in the District Court of Tulsa County, State of Oklahoma, in cause No. 11296 styled Mildred Baker, Administratrix of the Estate of Leland G. Baker, Deceased, plaintiff, vs. Oklahoma Life Insurance Company, a corporation, defendant, and that summons has been served on said defendant therein, the complainant herein, requiring it to answer the petition in said State Court on or before the 27th day of May, 1929, on penalty of the petition therein being taken as true and judgment rendered accordingly against complainant, and that therefore immediate and irreparable injury, loss and damage will result to the complainant before notice can be served and a hearing had upon its application for preliminary injunction unless a temporary restraining order is granted as applied for,

IT IS THEREFORE CONSIDERED AND ORDERED by the Court that until the hearing on said motion and application for a preliminary injunction herein, and until the further orders of this Court, the

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA,

MONDAY, MAY 27, 1929.

said defendant Mildred Baker, Administratrix of the Estate of Leland G. Baker, Deceased, be and she is hereby enjoined and restrained from further prosecuting her said suit No. 11296 in the District Court in and for Tulsa County, Oklahoma, styled Mildred Baker, Administratrix of the Estate of Leland G. Baker, Deceased, plaintiff, vs. Oklahoma Life Insurance Company, a corporation, defendant.

Let a copy of this restraining order be served upon said defendant Mildred Baker, Administratrix of the Estate of Leland G. Baker, Deceased, and service thereof shall be sufficient notice thereof.

Dated 27th day of May, 1929.

F. E. KENNAMER, Judge.

ENDORSED: Filed May 27, 1929. H. P. Warfield, Clerk.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA,

TUESDAY, MAY 28, 1929.

1929. Court convened pursuant to adjournment Tuesday, May 28th,

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

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

BERNIE C. WARLICK, Plaintiff,)
vs.) No. 411 - Equity.
PAUL SNYDER, Defendant.)

Now on this 28th day of May, A. D. 1929, it is ordered
by the Court that the above entitled cause be, and the same is hereby
dismissed.

PHIDELTA LEE HESTWOOD, Plaintiff,)
vs.) No. 454 - Equity.
THE PRAIRIE OIL & GAS CO., Defendant.)

Now on this 28th day of May, A. D. 1929, the above entitled
cause comes on for hearing. Both sides announce ready for trial and
all witnesses are sworn in open court. After opening statements are
heard, plaintiff introduces testimony with the following witnesses:
J. A. Evans, E. S. Carver, R. J. Short, Joe Endicott, R. McChesney.
Thereafter plaintiff rests. Defendant introduces testimony with the
following witnesses: J. S. Cook, John Leach, Marion Tull. Thereafter
defendant rests. Testimony in rebuttal is waived by both sides and
closing arguments are heard. Thereupon, upon agreement of parties
hereto, said cause is to be submitted to the Court on briefs to be
filed in support of the law and plaintiff is hereby granted until
Tuesday, June 4th, 1929, to file brief herein.

Court adjourned until May 29, 1929.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA, WEDNESDAY, MAY 29, 1929.

Court convened pursuant to adjournment Wednesday, May 29th, 1929.

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

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

BERNIE C. WARLICK, Plaintiff,)
vs.) No. 411 - Equity.
PAUL SNYDER, Defendant.)

Now on this 29th day of May, A. D. 1929, it is ordered by the Court that the above entitled cause be reinstated for trial. The defendant not being represented, the plaintiff is ordered to show proof. Thereupon plaintiff makes application to have testimony in Preliminary Injunction hearing considered by the Court as testimony and proof in the trial of this case, which application is allowed. Plaintiff introduces additional evidence through testimony of Bernie C. Warlick. Leave is asked, and by the Court is granted, to file stipulation herein. Thereupon, after being fully advised in the premises it is ordered by the Court that the validity of the patent in the above cause be sustained, and infringement upon same be permanently enjoined, without damages.

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

P. K. FRENCH, Plaintiff,)
vs.) Equity No. 470.
GLADYS BELIE OIL COMPANY, Defendant.)

O R D E R

IT IS ORDERED that the defendant plead to the petition of the plaintiff in this cause within twenty (20) days.

F. E. KENNAMER, Judge.

ENDORSED: Filed May 29, 1929. H. P. Warfield, Clerk.

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

P. K. FRENCH, Plaintiff,)
vs.) Equity No. 471.
MARQUETTE OIL COMPANY, Defendant.)

O R D E R

IT IS ORDERED that the defendant plead to the petition in this cause within twenty (20) days.

F. E. KENNAMER, Judge.

ENDORSED: Filed May 29, 1929. H. P. Warfield, Clerk.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA,

FRIDAY, MAY 31, 1929.

Court convened pursuant to adjournment Friday, May 31st, 1929.

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

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

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

A. M. WIDDOWS AND FRANK T. McCOY, A CO-PARTNERSHIP DOING BUSINESS UNDER THE FIRM NAME AND STYLE OF WIDDOWS & McCOY, Complainants,

vs.

HARWOOD KEATON, RECEIVER OF THE FIRST NATIONAL BANK OF BARNSDALL, OKLAHOMA, A CORPORATION, Defendant.

No. 264 - Equity.

JOURNAL ENTRY CORRECTING ORDER DIRECTING THAT MANDATE BE SPREAD OF RECORD

It appearing that the original opinion, dated December 26, 1928, rendered by the United States Circuit court of Appeals for the Eighth Circuit, was amended by an opinion dated March 27, 1929, the following amendment to the order heretofore entered on May 4th, 1929, is necessary:

IT IS ORDERED, in accordance with said amendment, that the costs of the appeal be entered against defendant, in the sum of Fifty-three Dollars and Forty Cents (\$53.40) incurred in the appellate court, and the costs of appeal incurred in this court, taxed at One Hundred Sixteen Dollars and Twenty-five (\$116.25), and said order of May 4th, 1929 is hereby corrected.

It is further ordered that complainants are granted ten (10) days' time after June 4th, 1929 in which to plead or answer to the amended cross-bill to be filed herein.

Dated this 31st day of May, 1929.

F. E. KENNAMER, Judge.

ENDORSED: Filed May 31, 1929. H. P. Warfield, Clerk.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA,

SATURDAY, JUNE 1, 1929.

Court convened pursuant to adjournment Saturday, June 1st, 1929.

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

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

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

JOHNS-MANNVILLE CORPORATION,)	
)	
Complainant,)	
)	
vs.)	No. 405 - Equity.
)	
NATIONAL TANK SEAL COMPANY,)	
A CORPORATION,)	
Defendant.)	

O R D E R

Now, on this first day of June, 1929, the time heretofore allowed the Complainant above in which to file its brief in the above entitled cause is extended for the period of seven days.

F. E. KENNAMER, Judge.

ENDORSED: Filed June 1, 1929. H. P. Warfield, Clerk.

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

OIL WELL SUPPLY COMPANY, A CORPORATION,	Plaintiff,)	
)	
vs.)	
)	
CHARLES F. NOBLE, OSAGE PETROLEUM CORPORATION, A CORPORATION, THE CONTINENTAL SUPPLY COMPANY, A COR- PORATION, REPUBLIC SUPPLY COMPANY, A CORPORATION, PICKERING LUMBER COM- PANY, A CORPORATION, THE FIRST NATION- AL BANK AND TRUST COMPANY, A CORPOR- ATION, J. M. DUNCAN, AND S. O. NOBLE,	Defendants.))	No. 453 - Equity.

ORDER APPOINTING RECEIVER

Now on this the 1st day of June, A. D., 1929, comes on regularly for hearing the motion of plaintiff, Oil Well Supply Company for the appointment of a receiver to take charge of certain properties involved in this action and hereafter more particularly described, plaintiff appearing by its attorney, J. H. Foster, defendant Continental Supply Company appearing by its attorney, R. W. Kellough, defendant Osage Petroleum Corporation, appearing by its attorneys Hal C. Thurman and Bowman, and defendants Charles F. Noble, Republic Supply Company, The First National Bank and Trust Company, J. M. Duncan and S. O. Noble, although given due notice of hearing of said motion, appearing neither in person nor by counsel.

And it appearing to the Court that the property involved in this action, and upon which the plaintiff and defendants herein are asserting claims and liens and seeking the establishment and enforcement thereof in this action, consists of an oil and gas leasehold estate being a seven-eighths (7/8) working interest covering and including -

2-8

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

NORTHERN
EQUITY SESSION

District of
TULSA, OKLAHOMA,

OKLAHOMA
SATURDAY, JUNE 1, 1929.

Northeast Quarter (NE $\frac{1}{4}$) of the Northwest Quarter (NW $\frac{1}{4}$) and the Northwest Quarter (NW $\frac{1}{4}$) of the Southwest Quarter (SW $\frac{1}{4}$) of Section 20, Township 14 North, Range 10 East, Indian Base and Meridian, Creek County, Oklahoma, and

all machinery, tools equipment, buildings and personal property located thereon or used in connection therewith, and all appurtenances thereunto belonging.

And it further appearing to the Court that said oil and gas lease has been abandoned for more than eight (8) months and that the owners thereof have ceased to operate the oil and gas well located thereon, and that said lease, by virtue of such abandonment, has not produced any oil or gas since October 1st, 1928, and is in danger of becoming forfeited to the original lessor or his assigns, under the terms of said lease, by reason of such abandonment, unless a receiver be appointed with full power to operate and preserve said property;

It further appearing that there is considerable personal property located upon the premises above described consisting of oil well machinery, tools, pipes and supplies which are exposed to the elements and are depreciating in value and are in danger of being dissipated, stolen or removed unless immediate steps are taken to preserve and protect such property;

It is therefore ordered that Hiram B. Frederick of Tulsa County, Oklahoma, be and is hereby appointed receiver of the oil and gas lease hereinabove described, and all of the tools, equipment, machinery, pipes, derricks, oil and gas wells, and all buildings and personal property located thereon or used in connection therewith, and ordered to take possession of said property and to operate and manage such property and do all other things necessary to the preservation and protection thereof, under the orders of this Court or the Judge thereof. Said receiver is further ordered to make a full and complete inventory of said property coming into his possession and file the same in this Court within thirty (30) days from the date hereof.

Before entering into the discharge of his duties as receiver herein, said Hiram B. Frederick shall enter into an undertaking for the faithful discharge of his duties as receiver in the amount of \$1000.00 Dollars, conditioned as provided by law, and shall file his oath as receiver herein, as provided by law.

Done in open court at Tulsa, Oklahoma, this 1st day of June, A. D., 1929.

F. E. KOENIGER,
Judge of Said Court.

ENDORSED: Filed June 1, 1929. H. P. Warfield, Clerk.

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

NORTHERN District of OKLAHOMA
REGULAR JUNE 1929 SESSION BARTLESVILLE, OKLAHOMA, THURSDAY, JUNE 6, 1929.

Court convened pursuant to adjournment Thursday, June 6th, 1929.

Present: Hon. F. E. Kennamer, Judge, U. S. Dist. Court.

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

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

UNITED STATES, Plaintiff,)
vs.) Equity No. 463.
ABBA PERRYMAN, Defendant.)

ORDER PRO CONFESSO

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

Dated this 6th day of June, 1929.

(S E A L) H. P. WARFIELD, Clerk,
By L. W. Jones, Deputy Clerk.

PRÆCIPUE

To the Clerk of said Court;

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

LOUIS N. STIVERS,
Solicitors for Complainant.

ENDORSED: Filed June 6, 1929. H. P. Warfield, Clerk.

Court adjourned until June 7, 1929.

130

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

NORTHERN District of OKLAHOMA

REGULAR JUNE 1929 SESSION BARTLESVILLE, OKLAHOMA, FRIDAY, JUNE 7, 1929.

Court convened pursuant to adjournment Friday, June 7th, 1929.

Present: Hon. F. E. Kennamer, Judge, U. S. Dist. Court.

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

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

L. C. DAVIS,	Plaintiff,	}	
		}	
vs.		}	
		}	No. 424 - Equity.
MISSOURI-KANSAS-TEXAS		}	
RAILROAD COMPANY,	Defendant.	}	

O R D E R

Now, on this 7th day of June, 1929, the same being one of the judicial days of the Regular June 1929 Term of this Court, sitting at Bartlesville, Oklahoma, the above entitled and numbered equity cause comes on for trial in its regular order;

Thereupon said cause is in open court regularly called for trial, and the plaintiff appears not, either in person or by his attorney, and it appearing to the court that plaintiff has been duly notified of the assignment of said cause for trial on this date;

IT IS, THEREFORE, CONSIDERED, ORDERED AND ADJUDGED BY THE COURT that this cause be and the same is hereby dismissed for want of prosecution, at plaintiff's costs.

F. E. KENNAMER, Judge.

ENDORSED: Filed June 7, 1929. H. P. Warfield, Clerk.

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

UNITED STATES OF AMERICA,	Plaintiff,	}	
		}	
vs.		}	No. 441 - Equity.
		}	
LEM HICKS, ET AL.,	Defendants.	}	

JOURNAL ENTRY

And now on this the 7th day of June A. D. 1929, the same being a regular day of the regular Bartlesville A. D. 1929 term of said court, the above entitled matter coming on in regular order for hearing, and the plaintiff appearing by its United States Attorney and the defendant Josephine Hicks appearing by her attorney of record and said defendant confessing the Injunction herein and agreeing that a permanent Writ of Injunction might issue herein and that a common nuisance is being maintained on the premises involved in said action, to-wit:

Lot 10 and 11 Block 4, South Coffeyville, Oklahoma,
the same being a one story unpainted frame building

and the court being well and fully advised in the premises;

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED THAT an Injunction issue forthwith, enjoining the defendant, their agents, subordinates, tenants, heirs or assigns, and all and every person or persons claiming by through and under said defendants, and each and every one of them from manufacturing, selling, distributing or storing on said premises or any part thereof any liquor containing ONE HALF

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

NORTHERN

District of

OKLAHOMA

RENEWAL JUNE, 1929 TERM BARTLESVILLE, OKLAHOMA, FRIDAY, JUNE 7, 1929.

OF ONE PERCENT or MORE OF ALCOHOL BEVERAGE, and that said real estate and premises hereinbefore described should not be used or occupied as a place where said liquor is stored or sold.

IT IS FURTHER ORDERED, that should said defendants or their agents, servants, employees, tenants, heirs or assigns or any other person or persons claiming by through or under said defendants or either of them, vacate by order of said Injunction.

F. L. KENHAMER,
U. S. District Judge.

HARRY SEATON, Assistant
United States Attorney.

ENDORSED: Filed June 7, 1929. H. P. Warfield, Clerk.

Court adjourned until June 10, 1929.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA, WEDNESDAY, JUNE 12, 1929.

Court convened pursuant to adjournment Wednesday, June 12th, 1929.

Present: Hon. F. E. Kennamer, Judge, U. S. Dist. Court.
H. P. Warfield, Esq., Clerk, U. S. Dist. Court.

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

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

Now on this 12th day of June, A. D. 1929, it is ordered by the Court that the Clerk record Order of May 23, 1929, extending time, as of June 12, 1929.

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

EDDIE JACK, Plaintiff,)
vs.)
JOHN M. HOOD AND LULA A. HOOD,) Equity No. 158.
HIS WIFE; ROXANA PETROLEUM CORP.,)
A CORPORATION; MORJIK COMPANY, A CORP.;)
AMERICAN PETROLEUM CORPORATION, A CORP.;)
J. A. HULL COMPANY, A CORPORATION; MID-)
CONTINENT ROYALTY CORPORATION, A CORP.;)
BARNSDALL OIL COMPANY, A CORPORATION;)
WAITE PHILLIPS COMPANY, A CORPORATION;)
PHILLIPS PETROLEUM CORPORATION, A CORP.;)
L. S. HORN TRUSTEE; MIDWELL STAR'S PETRO-)
LEUM COMPANY, A CORP.; AND PURE OIL COM-)
PANY, A CORPORATION. Defendants.)

O R D E R

Be it remembered that the 23rd day of May, 1929, this Court signed and entered its order of approval of the record for appeal, including the evidence in narrative form therein, in the above entitled case, and directed and ordered the Clerk of this Court to have the same, as approved, printed and filed in accordance of the law with the Clerk of the Circuit Court of Appeals of the Tenth Circuit.

This Court is advised, and is of the opinion, that by reason of the printer engaged by the Clerk of this Court to print said record, being now engaged in the printing of other records in appeal also under the direction of the Clerk of this Court, that the time in which to print the record, as heretofore approved by this Court, herein, should be extended to and including the eighth day of July, 1929.

WHEREFORE, it is hereby ordered, adjudged and decreed, that the time in which to print the record and file the same with the Clerk of the Circuit Court of Appeals in and for the Tenth Circuit, as heretofore ordered and directed to the Clerk of this Court, in and for the case of Eddie Jack vs John M. Hood, et al, being Equity No. 158, be extended to and include the eighth day of July 1929; and this order is made a part of the record herein.

Done this 8 day of June 1929.

F. E. KENNAMER,
Judge of the U. S. District Court.

ENDORSED: Filed May 23, 1929.
H. P. Warfield, Clerk.

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

NORTHERN

District of

OKLAHOMA

UNIFORM SESSION

TULSA, OKLAHOMA,

WEDNESDAY, JUNE 18, 1929.

ORDER TO SPREAD MANDATE OF RECORD

THE APARTMENTS BUILDING CO., Plaintiff,
vs.
JOHN L. SMILEY, ET AL, Defendants.

No. 308 - Equity.

Now on this 12th day of June, A. D. 1929, it is by the Court ordered that the Clerk file and spread Mandate of Record, in the above entitled cause, same being in words and figures as follows:

MANDATE

UNITED STATES OF AMERICA, vs:

THE PRESIDENT OF THE UNITED STATES OF AMERICA,

(S E A L) TO THE HONORABLE THE JUDGE OF THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA.

CREATING:

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 Apartments Building Company, a Corporation, Complainant, and John L. Smiley, as County Treasurer, D. A. Rowe, as County Assessor, and the Board of County Commissioners of the County of Tulsa, State of Oklahoma, Respondents, No. 308, In Equity, wherein the decree of the said District Court in said cause, entered on the 24th day of May, A. D. 1928, was in the following words, viz:

"Now, on this 24th day of May, A. D. 1928, this cause having come on for hearing, and having been heard on the 16th, ulto., when proofs were taken herein, Mr. James Harrington and Mr. John Rogers appearing for complainant, and Mr. Hugh Webster, Assistant County Attorney, appearing for respondents and due deliberation having been had,

It is ordered, adjudged and decreed that complainant's bill of complaint herein be, and the same is hereby dismissed with costs to respondents to be taxed. To all of which complainant's except.

Done in open court, this 24th day of May, A. D. 1928.

District Judge."

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

AND WHEREAS, at the January term of the said District Court, in the above entitled cause, the transcript of record from the said District Court, and was accepted by counsel.

On Consideration thereof, it is hereby ordered, adjudged and decreed by this Court, that the decree of the said District Court, in this cause be, and the same is hereby, affirmed with costs to be paid by John L. Smiley, as County Treasurer, D. A. Rowe, as County Assessor of Tulsa County, T. W. Adams, S. I. North, and Ed E. Hedgecock, as and constituting the Board of County Commissioners of Tulsa County, have and receive against The Apartments Building Company, a Corporation the sum of \$100.00, and the same to be paid by the said respondents.

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

NORTHERN

District of

OKLAHOMA

RECEIVED FOR THE CLERK OF THE DISTRICT COURT

OKLAHOMA, OKLAHOMA,

WEDNESDAY, JUNE 12, 1929.

and the laws of the United States, ought to be had, the said report notwithstanding.

WITNESS, the Honorable WILLIAM H. HART, Chief Justice of the United States, the 12th day of June, in the year of our Lord one thousand nine hundred and twenty-nine.

Costs of appellee:

Clerk, Paid by Applicant.

Printing Record, Printed order.

Attorney, \$20.00

D. A. JONES,
Clerk of the United States
Circuit Court of Appeals,
Eighth Circuit.

\$20.00

RECORDED: Filed June 12, 1929.
H. P. Jarfield, Clerk.

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

JAMES M. BULLETT, RECEIVER, Plaintiff,)

vs.)

D. R. TRAVIS, AN INDIVIDUAL
DOING BUSINESS AS
TRAVIS OIL COMPANY, Defendant.)

Equity No. 420.

ORDER PRO CONFESSO

Now comes the complaint, by its solicitors, and elects to take order pro confesso against D. R. Travis, an individual doing business as Travis Oil Company, for failure to plead or answer.

Dated this 12th day of June, 1929.

(S E A L)

H. P. JARFIELD, Clerk,

by L. J. Jones, Deput. Clerk.

TRASSINE

o the Clerk of said Court:

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

James F. Melone,
Solicitor for Complainant.

RECORDED: Filed June 12, 1929.
H. P. Jarfield, Clerk.

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

THE OIL WELL IMPROVEMENTS
COMPANY, Plaintiff,)

vs.)

PAUL ARSON COMPANY, Defendant.)

In Action No. 437 - Equity.

of

Patent No. 1,155,253.

O R D E R

For good cause shown, the Defendant Paul Arson Company is allowed ten (10) days from this date within which to file its answers

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA, WEDNESDAY, JUNE 12, 1939.

to the interrogatories of the Plaintiff herein.

Dated this the 12th day of June, 1939.

F. L. KILBURN, Judge.

RECORDED: Filed June 12, 1939.
H. P. Warfield, Clerk.

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

THE OKLAHOMA LIFE INSURANCE
COMPANY, A CORPORATION, Plaintiff,

vs.

MILDRED BAKER, ADMINISTRATRIX OF
THE ESTATE OF LELAND G. BAKER,
DECEASED, AND RUBY TRACY, Defendants.

No. 409 - Equity.

ORDER TO INTERPLEAD AND GRANTING PRELIMINARY INJUNCTION

Now on this the 12th day of June, 1939, the above entitled cause came on to be heard upon the verified bill of interpleader filed herein and motion for a preliminary injunction conformable to the prayer of said bill, pursuant to assignment heretofore made herein, and the same having been duly considered by the Court, and the Court, being fully advised in the premises, does herewith order:

I.

That the defendants, Mildred Baker, Administratrix of the Estate of Leland G. Baker, Deceased, and Ruby Tracy, and each of them, be and they are hereby ordered and commanded to interplead herein and settle and adjust their claims between themselves to the said sum of \$1,939.98, the proceeds of the said policy No. 11599 heretofore issued by the plaintiff, The Oklahoma Life Insurance Company, to and on the life of Leland G. Baker, Deceased, and heretofore paid into this Court by the plaintiff herein.

II.

It is further ordered and commanded that the said defendant Mildred Baker, Administratrix of the Estate of Leland G. Baker, Deceased, be and she is hereby restrained and enjoined from further prosecuting her suit No. 11599 heretofore filed and now pending in the District Court in and for Tulsa County, Oklahoma, styled Mildred Baker, Administratrix of the Estate of Leland G. Baker, deceased, plaintiff, vs. Oklahoma Life Insurance Company, a corporation, defendant, pending this suit and until the further orders of this Court.

It is further considered and ordered by the Court that the said defendants Mildred Baker, Administratrix of the Estate of Leland G. Baker, Deceased, and Ruby Tracy, and each of them, be and each of them are hereby restrained and enjoined from instituting or prosecuting any suit or proceeding in any court or in any other Federal Court upon or on account of the said policy of life insurance No. 11599 heretofore issued by plaintiff to and on the life of the said Leland G. Baker, Deceased, until the further order of this Court.

This is therefore so ordered, and the said Mildred Baker, Administratrix of the Estate of Leland G. Baker, Deceased, and Ruby Tracy, defendants herein, are each and every of them, advised that the Judge of the District Court of the Northern District of Oklahoma in the City of Tulsa, Oklahoma, in the County of Tulsa, Oklahoma, in and for the Northern District of Oklahoma, in and for the County of Tulsa, Oklahoma, has signed and filed this order.

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

NORTHERN

District of

OKLAHOMA

REGION, REGION

ETICA, OLA, PBL,

WEDNESDAY, JUNE 12, 1929.

bill of interpleader of the plaintiff, The Oklahoma Life Insurance Company, filed in this Court on the 27th day of May, 1929, and thereto receive and abide by such judgment and decree as shall then and thereafter be made, upon pain of judgment being pronounced against you by default.

Let a certified copy of this order be issued to the Marshal of the Northern District of Oklahoma to execute and serve upon the said defendant Mildred Baker, administratrix of the Estate of Ieland G. Baker, Deceased, and let a certified copy of this order be issued to the Marshal of the Northern District of Texas to execute and serve upon the defendant Ruby Tracy.

Witness the Honorable F. E. Kennamer, Judge of the District Court of the Northern District of Oklahoma.

F. E. KENNAMER, Judge.

O. K. McComb & McComb, Attorneys for plaintiff, The Oklahoma Life Insurance Company, a corporation.

O. K. Yancey & Fist, Attorneys for defendant Mildred Baker, Admr. of the Estate of Ieland G. Baker, Deceased.

O. K. Hamilton & Buchanan, Attorneys for defendant Ruby Tracy.

ENDORSED: Filed June 12, 1929. H. P. Warfield, Clerk.

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

UNITED STATES OF AMERICA, Plaintiff,)
vs.)
CHAS. A. BRUSSO AND)
EFFIE STEVENS BRUSSO, Defendants.)

No. 474 - Equity.

ORDER FOR TEMPORARY INJUNCTION

And now on this 12th day of June A. D. 1929 this matter comes on to be heard upon the Bill of Complaint heretofore filed in the office of the Clerk of this Court, and upon the affidavit of John A. Liming, Wm. R. Giddens, Wm. F. Wolverton, C. Loraine Johnson, and C. E. Laplante, duly filed in open court, and it appearing to the satisfaction of the court by inspection of the Bill of Complaint and said affidavit and otherwise, that a nuisance exists as described in the said Bill of Complaint on the premises therein mentioned, it is,

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

F. E. KENNAMER, U. S. Judge.

O. K. Harry Seaton, Assistant United States Attorney.

ENDORSED: Filed June 12, 1929. H. P. Warfield, Clerk.

Court adjourned until June 13, 1929.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA, THURSDAY, JUNE 13, 1929.

Court convened pursuant to adjournment Thursday, June 13th, 1929.

Present: Hon. F. E. Kennamer, Judge, U. S. Dist. Court.
W. P. Warfield, Esc., Clerk, U. S. Dist. 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

JACKSON BARNETT, A MINERAL INCOME-ESTIMATE, BY FRED T. HILLET, HIS NEXT FRIEND, Plaintiff,

vs.

GYPSY OIL COMPANY, ET AL., Defendants.

GYPSY OIL COMPANY, ET AL., Plaintiffs.

vs.

JACKSON, Defendant.

UNITED STATES, Intervenor.

CONSOLIDATED CAUSE No. 216 - Equity.

O R D E R

A petition for approval of compromise agreement and application for allowance to the guardian ad litem and his counsel having been filed herein, stating that an agreement of settlement has been reached between the parties to this action, whereby there is to be paid to a proper representative of Jackson Barnett the sum of Thirty-five Thousand (\$35,000.00) Dollars, said sum to be paid to the Secretary of the Interior, or to such person as he may designate, to be held for the use and benefit of Jackson Barnett, less such amount as this Court may award to C. B. Stuart and his counsel, in payment for their services and expenses herein, which amount is to be paid to C. B. Stuart; in consideration for which sum of Thirty-five Thousand (\$35,000.00) Dollars, the oil and gas lease involved in this action is modified, confirmed and adopted as a valid instrument, from the date of its execution, and the Gypsy Oil Company, F. A. Hillet Oil Cons Company, Cushing Gasoline Company and Mid-Continent Petroleum Corporation and their respective assignors, are released, discharged and acquitted of all liability to Jackson Barnett, his heirs, representatives and assigns for all the oil, gas and casinghead gas produced by said parties and their assignors, from the land of Jackson Barnett, except unpaid royalties and such royalties as hereafter accrue to Jackson Barnett, according to the provisions of said oil and gas lease.

And said compromise agreement has been approved by the Court and the parties to this action, having been advised by the Court for its instruction, and the Court having examined the same and having examined the petition of C. B. Stuart for approval thereof, and being otherwise sufficiently advised,

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said compromise agreement be, and the same is hereby approved.

IT IS FURTHER ORDERED that there be paid to C. B. Stuart, in full payment for his services and expenses, for his services and expenses of his counsel herein, out of the sum of Thirty-five Thousand (\$35,000.00) Dollars to be paid to a representative of Jackson Barnett, the sum of 12,000.00 Dollars, and the balance of said sum of Thirty-five Thousand (\$35,000.00) Dollars to be paid to the Secretary of the Interior of the United States, or to such person as he may designate, pursuant to the terms of said compromise agreement.

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

NORTHERN

District of

OCCUPANCY

WESTERN DISTRICT

OKLAHOMA, OKLAHOMA,

THURSDAY, JUNE 13, 1929.

ORDERED FURTHER, that the sums herein provided to be paid shall not be payable until said compromise agreement is approved by the Department of Justice of the United States and by the Secretary of the Interior of the United States, as provided in said compromise agreement.

Done in open court this 13th day of June, 1929.

F. H. SCHMIDT, Judge.

C. E.

Louis F. Stivers,
Assist. U. S. Attorney.

C. K.

Tayburn L. Foster,
Geo. B. Schwabe,
A. B. Cochran,
C. A. Coakley,
Attorneys for Gdn. Ad Litem

Geo. S. Ramsey,
Atty. for Cushing Gasoline Co.

C. W. Stuart,
Guardian Ad Litem.

R. H. Wills,
Atty. for Mid Continent Pet. Corp.

J. B. Diggs,
Att. for Gypsy Oil Co.

J. F. Gilman,
Atty for F. A. Gillespie & Sons Company.

RECORDED: Filed June 13, 1929. H. E. Garfield, Clerk.

Court adjourned until June 14, 1929.

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, FRIDAY, JUNE 14, 1929.

1929. Court convened pursuant to adjournment Friday, June 14th,

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

JAMES W. GULLETT, RECEIVER,)	
COMPLAINANT,)	Equity No. 326.
VS.)	
TULSA TRIBUNE COMPANY, A)	Ancillary to Missouri Valley
CORPORATION,)	Bridge & Iron Company, vs.
DEFENDANT.)	J. H. Middleton, et al.,
)	Equity No. 284-E.

ORDER ALLOWING FEE OF SPECIAL MASTER

Now on this the 14th day of June, 1929, the matter of allowing a reasonable compensation for the Special Master in the above entitled cause comes on regularly to be heard upon the application of G. O. Grant, Special Master in said cause, the applicant appearing in person and the complainant appearing by his attorney of record, James P. Melone, and the court after examining said application and being fully advised as to the services rendered by said Special Master and being fully advised in the premises finds that the work of the Special Master has been completed and a full report of same has been made to the court and is on file in the above entitled cause and that he is entitled to a reasonable compensation for said services rendered and for all reasonable necessary costs and expenses in connection therewith;

The court further finds that the sum of Twenty-Five Dollars (\$25.00) is a fair and reasonable fee for the services rendered by said Special Master in this case and that said fee should be paid by the complainant and that One-half of said sum should be charged against the defendant and taxed as a part of the judgment indebtedness in favor of the complainant and against the said defendant;

THEREFORE, it hereby is the order of the court that said G. O. Grant be and he hereby is allowed the sum of Twenty-five Dollars (\$25.00) as compensation for his services as Special Master herein and the complainant hereby is authorized, ordered and directed to pay same from any available funds under his control as such receiver; And it is the further order of the court that the Clerk of this court enter and charge one-half of said amount, to-wit: Twelve and 50/100 Dollars (\$12.50) against the defendant to be recovered as a part of the costs of this case.

Made in open court this the 14th day of June, A. D., 1929.

O.K.
James P. Melone,
Atty. for Complainant.

F. E. KENNAMER, Judge.

ENDORSED: Filed June 14, 1929. H. P. Warfield, Clerk.

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

JAMES W. GULLETT, RECEIVER,)	
COMPLAINANT,)	Equity No. 332
VS.)	
HUTCHINSON LUMBER COMPANY,)	Ancillary to Missouri Valley
A CORPORATION,)	Bridge & Iron Company, vs.
DEFENDANT.)	J. H. Middleton, et al.,
)	Equity No. 284-E

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA,

FRIDAY, JUNE 14, 1929.

ORDER ALLOWING FEE OF SPECIAL MASTER

Now on this the 14th day of June, 1929, the matter of allowing a reasonable compensation for the Special Master in the above entitled cause comes on regularly to be heard upon the application of G. O. Grant, Special Master in said cause, the applicant appearing in person and the complainant appearing by his attorney of record, James P. Melone, and the court after examining said application and being fully advised as to the services rendered by said Special Master and being fully advised in the premises finds that the work of the Special Master has been completed and a full report of same has been made to the court and is on file in the above entitled cause and that he is entitled to a reasonable compensation for said services rendered and for all reasonable necessary costs and expenses in connection therewith;

The court further finds that the sum of Twenty Dollars (\$20.00) is a fair and reasonable fee for the services rendered by said Special Master in this case and that said fee should be paid by the complainant and that one-half of said sum should be charged against the defendant and taxed as a part of the judgment indebtedness in favor of the complainant and against the said defendant;

THEREFORE, it hereby is the order of the court that said G. O. Grant be and he hereby is allowed the sum of Twenty Dollars (\$20.00) as compensation for his services as Special Master herein and the complainant hereby is authorized, ordered and directed to pay same from any available funds under his control as such receiver; And it is the further order of the court that the Clerk of this court enter and charge one-half of said amount, to-wit: Ten Dollars (\$10.00) against the defendant to be recovered as a part of the costs of this case.

Made in open court this the 14th day of June, A. D., 1929.

F. E. KENNAMER, Judge.

O. K.
James P. Melone,
Atty. for Complainant.

ENDORSED: Filed June 14, 1929. H. P. Warfield, Clerk.

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

JAMES W. GULLETT, RECEIVER,)
Complainant,) Equity No. 335.
vs.)
DOUGLAS OIL COMPANY, A) Ancillary to Missouri Valley
CORPORATION,) Defendant.) Bridge & Iron Company, vs.
J. H. Middleton, et al..
Equity No. 284-E.

ORDER ALLOWING FEE OF SPECIAL MASTER

Now on this the 14th day of June, 1929, the matter of allowing a reasonable compensation for the Special Master in the above entitled cause comes on regularly to be heard upon the application of G. O. Grant, Special Master in said cause, the applicant appearing in person and the complainant appearing by his attorney of record, James P. Melone, and the court after examining said application and being fully advised as to the services rendered by said Special Master and being fully advised in the premises finds that the work of the Special Master has been completed and a full report of same has been made to the court and is on file in the above entitled cause and that he is entitled to a reasonable compensation for said services rendered and for all reasonable necessary costs and expenses in connection therewith;

The court further finds that the sum of Seventy-Five Dollars (\$75.00) is a fair and reasonable fee for the services rendered by said Special Master in this case and that said fee should be paid by the complainant and that one-half of said sum should be charged against the defendant and taxed as a part of the judgment indebtedness in favor of the complainant and against the said defendant;

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA, FRIDAY, JUNE 14, 1929.

THEREFORE, it hereby is the order of the court that said G. O. Grant be and he hereby is allowed the sum of Seventy-Five Dollars (\$75.00) as compensation for his services as Special Master herein and the complainant hereby is authorized, ordered and directed to pay same from any available funds under his control as such receiver; And it is the further order of the court that the Clerk of this court enter and charge one-half of said amount, to-wit: Thirty-Seven and 50/100 (\$37.50) against the defendant to be recovered as a part of the costs of this case.

Made in open court this the 14th day of June, A. D., 1929.

F. E. KENNAMER, Judge.

O. K.
James P. Melone,
Atty. for Complainant.

ENDORSED: Filed June 14, 1929. H. P. Warfield, Clerk.

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

JAMES W. GULLETT, RECEIVER,)
Complainant,) Equity No. 337.
vs.) Ancillary to Missouri Valley
Eastern Oklahoma Light & Power) Bridge & Iron Company, vs.
Company, A Corporation, Defendant.) J. H. Middleton, et al.,
Equity No. 284-E.

ORDER ALLOWING FEE OF SPECIAL MASTER

Now on this the 14th day of June, 1929, the matter of allowing a reasonable compensation for the Special Master in the above entitled cause comes on regularly to be heard upon the application of G. O. Grant, Special Master in said cause, the applicant appearing in person and the complainant appearing by his attorney of record, James P. Melone, and the court after examining said application and being fully advised as to the services rendered by said Special Master and being fully advised in the premises finds that the work of the Special Master has been completed and a full report of same has been made to the court and is on file in the above entitled cause and that he is entitled to a reasonable compensation for said services rendered and for all reasonable necessary costs and expenses in connection there-

The court further finds that the sum of Thirty-Five Dollars (\$35.00) is a fair and reasonable fee for the services rendered by said Special Master in this case and that said fee should be paid by the complainant and that one-half of said sum should be charged against the defendant and taxed as a part of the judgment indebtedness in favor of the complainant and against the said defendant;

THEREFORE, it hereby is the order of the court that said G. O. Grant be and he hereby is allowed the sum of Thirty-Five Dollars (\$35.00) as compensation for his services as Special Master herein and the complainant hereby is authorized, ordered and directed to pay same from any available funds under his control as such receiver; And it is the further order of the court that the Clerk of this court enter and charge one-half of said amount, to-wit: Seventeen and 50/100 Dollars (\$17.50) against the defendant to be recovered as a part of the costs of this case.

Made in open court this the 14th day of June, A. D. 1929.

F. E. KENNAMER, Judge.

O. K.
James P. Melone,
Atty. for Complainant.

ENDORSED: Filed June 14, 1929. H. P. Warfield, Clerk.

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

Northern
EQUITY SESSION

District of
TULSA, OKLAHOMA,

Oklahoma
FRIDAY, JUNE 14, 1929.

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

JAMES W. GULLETT, RECEIVER,)	
Complainant,)	Equity No. 338
vs.)	
O. C. SNODGRASS, AN INDIVIDUAL)	Ancillary to Missouri Valley
DOING BUSINESS AS BLUE RIBBON)	Bridge & Iron Company, vs.
BAKERY,)	J. H. Middleton, et al.,
Defendant.)	Equity No. 384-E.

ORDER ALLOWING FEE OF SPECIAL MASTER

Now on this the 14th day of June, 1929, the matter of allowing a reasonable compensation for the Special Master in the above entitled cause comes regularly to be heard upon the application of G. O. Grant, Special Master in said cause, the applicant appearing in person and the complainant appearing by his attorney of record, James P. Melone, and the court after examining said application and being fully advised as to the services rendered by said Special Master and being fully advised in the premises finds that the work of the Special Master has been completed and a full report of same has been made to the court and is on file in the above entitled cause and that he is entitled to a reasonable compensation for said services rendered and for all reasonable necessary costs and expenses in connection therewith;

The court further finds that the sum of Twenty-Five Dollars (\$25.00) is a fair and reasonable fee for the services rendered by said Special Master in this case and that said fee should be paid by the complainant and that one-half of said sum should be charged against the defendant and taxed as a part of the judgment indebtedness in favor of the complainant and against the said defendant;

THEREFORE, it hereby is the order of the court that said G. O. Grant be and he hereby is allowed the sum of Twenty-Five Dollars (\$25.00) as compensation for his services as Special Master herein and the complainant hereby is authorized, ordered and directed to pay same from any available funds under his control as such receiver; And it is the further order of the court that the Clerk of this court enter and charge one-half of said amount, to-wit: Twelve and 50/100 Dollars (\$12.50) against the defendant to be recovered as a part of the costs of this case.

Made in open court this the 14th day of June, A. D., 1929.

F. E. KENNAMEY, JUDGE.

O. K.
James P. Melone,
Atty. for Complainant.

ENDORSED: Filed June 14, 1929. H. P. Warfield, Clerk.

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

JAMES W. GULLETT, RECEIVER,)	
Complainant,)	Equity No. 339.
vs.)	
C. A. BUZZARD AND W. B. WHITESIDE,)	Ancillary to Missouri Valley
PARTNERS, DOING BUSINESS AS BUZZ)	Bridge & Iron Company, vs.
SIDE DRILLING COMPANY,)	J. H. Middleton, et al.,
Defendants.)	Equity No. 284-E.

ORDER ALLOWING FEE OF SPECIAL MASTER

Now on this the 14th day of June, 1929, the matter of allowing a reasonable compensation for the Special Master in the above entitled cause comes regularly to be heard upon the application of G. O. Grant, Special Master in said cause, the application appearing in person and the complainant appearing by his attorney of record, James P. Melone, and the court after examining said application and being fully advised as to the services rendered by said Special Master

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA,

FRIDAY, JUNE 14, 1929.

and being fully advised in the premises finds that the work of the Special Master has been completed and a full report of same has been made to the court and is on file in the above entitled cause and that he is entitled to a reasonable compensation for said services rendered and for all reasonable necessary costs and expenses in connection therewith;

The court further finds that the sum of Twenty-Five Dollars (\$25.00) is a fair and reasonable fee for the services rendered by said Special Master in this case and that said fee should be paid by the complainant and that one-half of said sum should be charged against the defendants and taxed as a part of the judgment indebtedness in favor of the complainant and against said defendants;

THEREFORE, It hereby is the order of the court that said G. O. Grant, be, and he hereby is allowed the sum of Twenty-Five Dollars (\$25.00) as compensation for his services as Special Master herein and the complainant hereby is authorized, ordered and directed to pay same from any available funds under his control as such receiver; And it is the further order of the court that the Clerk of this court enter and charge one-half of said amount, to-wit: Twelve and 50/100 Dollars (\$12.50) against the defendants to be recovered as a part of the costs of this case.

Made in open court this the 14th day of June, A. D., 1929.

F. D. KENNAMER, Judge.

O. K. James P. Melone, Atty. for Complainant.

ENDORSED: Filed June 14, 1929. H. P. Warfield, Clerk.

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

JAMES W. GULIETT, RECEIVER, Complainant,

vs.

F. W. HICKLEY AND C. B. COOPER, A PARTNERSHIP, Defendants.

Equity No. 340

Ancillary to Missouri Valley Bridge & Iron Company, vs. J. H. Middleton, et al.,

Equity No. 284-...

ORDER ALLOWING FEE OF SPECIAL MASTER

Now on this the 14th day of June, 1929, the matter of allowing a reasonable compensation for the Special Master in the above entitled cause comes on regularly to be heard upon the application of G. O. Grant, Special Master in said cause, the applicant appearing in person and the complainant appearing by his attorney of record, James P. Melone, and the court after examining said application and being fully advised as to the services rendered by said Special Master and being fully advised in the premises finds that the work of the Special Master has been completed and a full report of same has been made to the court and is on file in the above entitled cause and that he is entitled to a reasonable compensation for said services rendered and for all reasonable necessary costs and expenses in connection therewith;

The court further finds that the sum of Twenty-Five Dollars (\$25.00) is a fair and reasonable fee for the services rendered by said Special Master in this case and that said fee should be paid by the complainant and that one-half of said sum should be charged against the defendants and taxed as a part of the judgment indebtedness in favor of the complainant and against the defendants;

THEREFORE, it hereby is the order of the court that said G. O. Grant be, and he hereby is allowed the sum of Twenty-Five Dollars (\$25.00) as compensation for his services as Special Master herein and the complainant hereby is authorized, ordered and directed to pay same from any available funds under his control as such receiver;

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

NORTHERN
EQUITY SESSION

District of
TULSA, OKLAHOMA,

OKLAHOMA
FRIDAY, JUNE 14, 1929.

And it is the further order of the court that the Clerk of this court enter and charge one-half of said amount, to-wit: Twelve and 50/100 Dollars (\$12.50) against the defendants to be recovered as a part of the costs of this case.

Made in open court this the 14th day of June, A. D. 1929.

F. E. KENNAMER, Judge.

O. K.
James P. Melone,
Atty. for Complainant.

ENDORSED: Filed June 14, 1929. H. P. Warfield, Clerk.

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

JAMES W. GULLETT, RECEIVER,)
Complainant,) Equity No. 341
vs.)
T. E. TURNER AND T. C. TURNER,) Ancillary to Missouri Valley
PARTNERS, OPERATING AS T. E. TURNER) Bridge & Iron Company, vs.
DRILLING COMPANY, Defendants.) J. H. Middleton, et al.,
Equity No. 284-E

ORDER ALLOWING FEE OF SPECIAL MASTER

Now on this the 14th day of June, 1929, the matter of allowing a reasonable compensation for the Special Master in the above entitled cause comes on regularly to be heard upon the application of G. O. Grant, Special Master in said cause, the applicant appearing in person and the complainant appearing by his attorney of record, James P. Melone, and the court after examining said application and being fully advised as to the services rendered by said Special Master and being fully advised in the premises finds that the work of the Special Master has been completed and a full report of same has been made to the court and is on file in the above entitled cause and that he is entitled to a reasonable compensation for said services rendered and for all reasonable necessary costs and expenses in connection therewith:

The court further finds that the sum of Twenty-Five Dollars (\$25.00) is a fair and reasonable fee for the services rendered by said Special Master in this case and that said fee should be paid by the complainant and that one-half of said sum should be charged against the defendants and taxed as a part of the judgment indebtedness in favor of the complainant and against the defendants;

THEREFORE, it hereby is the order of the court that said G. O. Grant be and he hereby is allowed the sum of Twenty-Five Dollars (\$25.00) as compensation for his services as Special Master herein and the complainant hereby is authorized, ordered and directed to pay same from any available funds under his control as such receiver; And it is the further order of the court that the Clerk of this court enter and charge one-half of said amount, to-wit: Twelve and 50/100 Dollars (\$12.50) against the defendants to be recovered as a part of the costs of this case.

Made in open court this the 14th day of June, A. D. 1929.

F. E. KENNAMER, Judge.

O. K.
James P. Melone,
Atty. for Complainant.

ENDORSED: Filed June 14, 1929. H. P. Warfield, Clerk.

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

NORTHERN **District of** OKLAHOMA
 EQUITY SESSION TULSA, OKLAHOMA, FRIDAY, JUNE 14, 1929.

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

JAMES W. GULLETT, RECEIVER,	}	EQUITY No. 351
Complainant,	}	
vs.	}	Ancillary to Missouri Valley
AMERICAN GAS COMPANY, A	}	Bridge & Iron Company, vs.
CORPORATION,	}	J. H. Middleton, et al.,
Defendant.	}	Equity No. 284-E.

ORDER ALLOWING FEE OF SPECIAL MASTER

Now on this the 14th day of June, 1929, the matter of allowing a reasonable compensation for the Special Master in the above entitled cause comes on regularly to be heard upon the application of G. O. Grant, Special Master in said cause, the applicant appearing in person and the complainant appearing by his attorney of record, James P. Melone, and the court after examining said application and being fully advised as to the services rendered by said Special Master and being fully advised in the premises finds that the work of the Special Master has been completed and a full report of same has been made to the court and is on file in the above entitled cause and that he is entitled to a reasonable compensation for said services rendered and for all reasonable necessary costs and expenses in connection therewith;

The court further finds that the sum of Twenty Dollars (\$20.00) is a fair and reasonable fee for the services rendered by said Special Master in this case and that said fee should be paid by the complainant and that one-half of said sum should be charged against the defendant and taxed as a part of the judgment indebtedness in favor of the complainant and against the said defendant;

THEREFORE, it hereby is the order of the court that said G. O. Grant be, and he hereby is allowed the sum of Twenty Dollars (\$20.00) as compensation for his services as Special Master herein and the complainant hereby is authorized, ordered and directed to pay same from any available funds under his control as such receiver; And it is the further order of the court that the Clerk of this court enter and charge one-half of said amount, to-wit: Ten Dollars (\$10.00) against the defendant to be recovered as a part of the costs of this case.

Made in open court this the 14th day of June, A. D. 1929.

F. E. KENNAMER, Judge.

O. K.
 James P. Melone,
 Atty. for Complainant.

ENDORSED: Filed June 14, 1929. H. P. Warfield, Clerk.

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

JAMES W. GULLETT, RECEIVER,	}	Equity No. 353
Complainant,	}	
vs.	}	Ancillary to Missouri Valley
BARNSDALE & FOSTER COMPANY,	}	Bridge & Iron Company, vs.
A CORPORATION,	}	J. H. Middleton, et al.,
Defendant.	}	Equity No. 284-E.

ORDER ALLOWING FEE OF SPECIAL MASTER

Now on this the 14th day of June, 1929, the matter of allowing a reasonable compensation for the Special Master in the above entitled cause comes on regularly to be heard upon the application of

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

NORTHERN
DISTRICT OF OKLAHOMA
EQUITY SESSION
JUN 14 1929

District of OKLAHOMA
TULSA, OKLAHOMA, FRIDAY, JUNE 14, 1929.

G. O. Grant, Special Master in said cause, the applicant appearing in person and the complainant appearing by his attorney of record, James P. Melone, and the court after examining said application and being fully advised as to the services rendered by said Special Master and being fully advised in the premises finds that the work of the Special Master has been completed and a full report of same has been made to the court and is on file in the above entitled cause and that he is entitled to a reasonable compensation for said services rendered and for all reasonable necessary costs and expenses in connection therewith;

The court further finds that the sum of Fifty Dollars (\$50.00) is a fair and reasonable fee for the services rendered by said Special Master in this case and that said fee should be paid by the complainant and that one-half of said sum should be charged against the defendant and taxed as a part of the judgment indebtedness in favor of the complainant and against said defendant;

THEREFORE, it hereby is the order of the court that said G. O. Grant be, and he hereby is allowed the sum of Fifty Dollars (\$50.00) as compensation for his services as Special Master herein and the complainant hereby is authorized, ordered and directed to pay same from any available funds under his control as such receiver; And it is the further order of the court that the Clerk of this court enter and charge one-half of said amount, to-wit: Twenty-Five Dollars (\$25.00) against the defendant to be recovered as a part of the costs of this case.

Made in open court this the 14th day of June, A. D. 1929.

F. E. KENNAMER, Judge.

O. K.
James P. Melone,
Atty. for Complainant.

ENDORSED: Filed June 14, 1929. H. P. Warfield, Clerk.

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

JAMES W. GULLETT, RECEIVER,)
Complainant,) Equity No. 354
vs.)
BAXTER SPRINGS GAS COMPANY,) Ancillary to Missouri Valley
A CORPORATION, Defendant.) Bridge & Iron Company, vs.
J. H. Middleton, et al.,
Equity No. 284-E.

ORDER ALLOWING FEE OF SPECIAL MASTER

Now on this the 14th day of June, 1929, the matter of allowing a reasonable compensation for the Special Master in the above entitled cause comes on regularly to be heard upon the application of G. O. Grant, Special Master in said cause, the applicant appearing in person and the complainant appearing by his attorney of record, James P. Melone, and the court after examining said application and being fully advised as to the services rendered by said Special Master and being fully advised in the premises finds that the work of the Special Master has been completed and a full report of same has been made to the court and is on file in the above entitled cause and that he is entitled to a reasonable necessary costs and expenses in connection therewith;

The court further finds that the sum of Twenty Dollars (\$20.00) is a fair and reasonable fee for the services rendered by said Special Master in this case and that said fee should be paid by the complainant and that one-half of said sum should be charged against the defendant and taxed as a part of the judgment indebtedness in favor of the complainant and against the said defendant;

THEREFORE, it hereby is the order of the court that said G. O. Grant be, and he hereby is allowed the sum of Twenty Dollars (\$20.00) as compensation for his services as Special Master herein and

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA,

FRIDAY, JUNE 14, 1929.

the complainant hereby is authorized, ordered and directed to pay same from any available funds under his control as such receiver; And it is the further order of the court that the Clerk of this court enter and charge one-half of said amount, to-wit: Ten Dollars (\$10.00) against the defendant to be recovered as a part of the costs of this case.

Made in open court this the 14th day of June, A. D. 1929.

F. E. KENNAMER, Judge.

O. K.
James P. Melone,
Atty. for Complainant.

ENDORSED: Filed June 14, 1929. H. P. Warfield, Clerk.

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

JAMES W. GULIETT, RECEIVER,) Equity No. 356.
Complainant,)
vs.) Ancillary to Missouri Valley
P. M. BUCKLEY,) Defendant.) Bridge & Iron Company, vs.
J. H. Middleton, et al.,
Equity No. 284-E

ORDER ALLOWING FEE OF SPECIAL MASTER

Now on this the 14th day of June, 1929, the matter of allowing a reasonable compensation for the Special Master in the above entitled cause comes on regularly to be heard upon the application of G. O. Grant, Special Master in said cause, the applicant appearing in person and the complainant appearing by his attorney or record, James P. Melone, and the court after examining said application and being fully advised as to the services rendered by said Special Master and being fully advised in the premises finds that the work of the Special Master has been completed and a full report of same has been made to the court and is on file in the above entitled cause and that he is entitled to a reasonable compensation for said services rendered and for all reasonable necessary costs and expenses in connection therewith;

The court further finds that the sum of Seventy-Five Dollars (\$75.00) is a fair and reasonable fee for the services rendered by said Special Master in this case and that said fee should be paid by the complainant and that one-half of said sum should be charged against the defendant and taxed as a part of the judgment indebtedness in favor of the complainant and against the said defendant.

THEREFORE, it hereby is the order of the court that said G. O. Grant be, and he hereby is allowed the sum of Seventy-Five Dollars (\$75.00) as compensation for his services as Special Master herein and the complainant hereby is authorized, ordered and directed to pay same from any available funds under his control as such receiver; and it is the further order of the court that the Clerk of this court enter and charge one-half of said amount, to-wit: Thirty-Seven and 50/100 Dollars (\$37.50) against the defendant to be recovered as a part of the costs of this case.

Made in open court this the 14th day of June, A. D. 1929.

F. E. KENNAMER, Judge.

O. K.
James P. Melone,
Atty. for Complainant.

ENDORSED: Filed June 14, 1929. H. P. Warfield, Clerk.

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

NORTHERN
EQUITY SESSION

District of
TULSA, OKLAHOMA,

OKLAHOMA
FRIDAY, JUNE 14, 1929.

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

JAMES W. GULLETT, RECEIVER,	Complainant,)	Equity No. 360
vs.		
J. J. FITZSTEPHENS,	Defendant.)	Ancillary to Missouri Valley Bridge & Iron Company, vs. J. H. Middleton, et al., Equity No. 284-E.

ORDER ALLOWING FEE OF SPECIAL MASTER

Now on this the 14th day of June, 1929, the matter of allowing a reasonable compensation for the Special Master in the above entitled cause comes on regularly to be heard upon the application of G. O. Grant, Special Master in said cause, the applicant appearing in person and the complainant appearing by his attorney of record, James P. Melone, and the court after examining said application and being fully advised as to the services rendered by said Special Master and being fully advised in the premises finds that the work of the Special Master has been completed and a full report of same has been made to the court and is on file in the above entitled cause and that he is entitled to a reasonable compensation for said services rendered and for all reasonable necessary costs and expenses in connection therewith;

The court further finds that the sum of Fifty Dollars (\$50.00) is a fair and reasonable fee for the services rendered by said Special Master in this case and that said fee should be paid by the complainant and that one-half of said sum should be charged against the defendant and taxed as a part of the judgment indebtedness in favor of the complainant and against the said defendant;

THEREFORE, it hereby is the order of the court that said G. O. Grant be, and he hereby is allowed the sum of Fifty Dollars (\$50.00) as compensation for his services as Special Master herein and the complainant hereby is authorized, ordered and directed to pay same from any available funds under his control as such receiver; And it is the further order of the court that the Clerk of this court enter and charge one-half of said amount, to-wit: Twenty-Five Dollars (\$25.00) against the defendant to be recovered as a part of the costs of this case.

Made in open court this the 14th day of June, A. D. 1929.

F. E. KENNAMER, Judge.

O. K.
James P. Melone,
Atty. for Complainant.

ENDORSED: Filed June 14, 1929. H. P. Warfield, Clerk.

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

JAMES W. GULLETT, RECEIVER,	Complainant,)	Equity No. 363.
vs.		
F. L. DUNN AND JAMES O'CONNOR, PARTNERS, DOING BUSINESS AS LEE DRILLING COMPANY,	Defendant.)	Ancillary to Missouri Valley Bridge & Iron Company, vs. J. H. Middleton, et al., Equity No. 284-E.

ORDER ALLOWING FEE OF SPECIAL MASTER

Now on this the 14th day of June, 1929, the matter of allowing a reasonable compensation for the Special Master in the above entitled cause comes on regularly to be heard upon the application of G. O. Grant, Special Master in said cause, the applicant appearing in person and the complainant appearing by his attorney of record, James P. Melone, and the court after examining said application and being

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA,

FRIDAY, JUNE 14, 1929.

fully advised as to the services rendered by said Special Master and being fully advised in the premises finds that the work of the Special Master has been completed and a full report of same has been made to the court and is on file in the above entitled cause and that he is entitled to a reasonable compensation for said services rendered and for all reasonable necessary costs and expenses in connection therewith;

The court further finds that the sum of One Hundred Dollars (\$100.00) is a fair and reasonable fee for the services rendered by said Special Master in this case and that said fee should be paid by the complainant and that one-half of said sum should be charged against the defendant and taxed as a part of the judgment indebtedness in favor of the complainant and against the said defendant;

THEREFORE, It is hereby the order of the court that said G. O. Grant be, and he hereby is allowed the sum of One Hundred Dollars (\$100.00) as compensation for his services as Special Master herein and the complainant hereby is authorized, ordered and directed to pay same from any available funds under his control as such receiver; And it is the further order of the court that the Clerk of this court enter and charge one-half of said amount, to-wit: Fifty Dollars (\$50.00) against the defendant to be recovered as a part of the costs of this case.

Made in open court this the 14th day of June, A. D., 1929.

F. B. KENNAMER, Judge.

O. K.
James P. Melone,
Att. for Complainant.

ENDORSED: Filed June 14, 1929. H. P. Warfield, Clerk.

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

JAMES W. GULLETT, RECEIVER,)
Complainant,) Equity No. 366.
vs.) Ancillary to Missouri Valley
E. S. MENTZER, G. G. MENTZER AND) Bridge & Iron Company, vs.
O. O. MENTZER, PARTNERS DOING) J. H. Middleton, et al.,
BUSINESS AS MENTZER BROTHERS,)
Defendants.) Equity No. 254-E.

ORDER ALLOWING FEE OF SPECIAL MASTER

Now on this the 14th day of June, 1929, the matter of allowing a reasonable compensation for the Special Master in the above entitled cause comes on regularly to be heard upon the application of G. O. Grant, Special Master in said cause, the applicant appearing in person and the complainant appearing by his attorney of record, James P. Melone, and the court after examining said application and being fully advised as to the services rendered by said Special Master and being fully advised in the premises finds that the work of the Special Master has been completed and a full report of same has been made to the court and is on file in the above entitled cause and that he is entitled to a reasonable compensation for said services rendered and for all reasonable necessary costs and expenses in connection therewith;

The court further finds that the sum of Thirty-Five Dollars (\$35.00) is a fair and reasonable fee for the services rendered by said Special Master in this case and that said fee should be paid by the complainant and that one-half of said sum should be charged against the defendant and taxed as a part of the judgment indebtedness in favor of the complainant and against said defendants.

THEREFORE, it hereby is the order of the court that said G. O. Grant be, and he hereby is allowed the sum of Thirty-Five Dollars (\$35.00) as compensation for his services as Special Master herein and

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

NORTHERN
EQUITY SESSION

District of
TULSA, OKLAHOMA,

OKLAHOMA
FRIDAY, JUNE 14, 1929.

the complainant hereby is authorized, ordered and directed to pay same from any available funds under his control as such receiver; And it is the further order of the court that the Clerk of this court enter and charge one-half of said amount, to-wit: Seventeen and 50/100 Dollars (\$17.50) against the defendant to be recovered as a part of the costs of this case.

Made in open court this the 14th day of June, A. D. 1929.

F. E. KENNAMER, Judge.

O. K.
James P. Melone
Atty. for Complainant.

ENDORSED: Filed June 14, 1929. H. P. Warfield, Clerk.

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

JAMES W. GULLETT, RECEIVER,)
Complainant,) Equity No. 367.
vs.) Ancillary to Missouri Valley
G. D. MORROW AND W. O. MORROW,) Bridge & Iron Company, vs.
PARTNERS DOING BUSINESS AS) J. H. Middleton, et al.,
G. D. MORROW & SON,)
Defendants.) Equity No. 284-E.

ORDER GRANTING EXTENSION OF TIME

Now on this the 14th day of June, 1929, upon the report of the Special Master in the above entitled cause and for good cause shown the time for trying, determining and reporting the above entitled cause hereby is extended to the 1st day of October, 1929.

Made in open court the day and year first above written.

F. E. KENNAMER, Judge.

O. K.
James P. Melone,
Atty. for Complainant.

ENDORSED: Filed June 14, 1929. H. P. Warfield, Clerk.

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

JAMES W. GULLETT, RECEIVER,)
Complainant,) Equity No. 367.
vs.) Ancillary to Missouri Valley
C. D. MORROW AND W. O. MORROW,) Bridge & Iron Company, vs.
PARTNERS, DOING BUSINESS AS) J. H. Middleton, et al.,
C. D. MORROW & SON,)
Defendants.) Equity No. 284-E.

ORDER ALLOWING FEE OF SPECIAL MASTER

Now on this the 14th day of June, 1929, the matter of allowing a reasonable compensation for the Special Master in the above entitled cause comes on regularly to be heard upon the application of G. O. Grant, Special Master in said cause, the applicant appearing in person and the complainant appearing by his attorney of record, James P. Melone, and the court after examining said application and being fully advised as to the services rendered by said Special Master and being fully advised in the premises finds that said case was prepared and set for trial by the Special Master and at the instance of the defendants said cause was passed subject to setting same for trial at a later date by the Special Master, under agreement and stipulation that all costs of the proceedings before

172

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA, FRIDAY, JUNE 14, 1929.

the Special Master at this hearing be taxed to the defendants regardless of the final outcome of the case and that said cause was stricken from the Master's Docket with the request that an extension of time be given to reset and try said case.

The court further finds that the sum of Ten Dollars (\$10.00) is a fair and reasonable fee for the services rendered by said Special Master in this case and that said fee should be paid by the complainant and that the same be charged against the defendants and taxed as a part of the judgment indebtedness in favor of the complainant and against said defendants.

THEREFORE, it hereby is the order of the court that said G. O. Grant be, and he hereby is allowed the sum of Ten Dollars (\$10.00) as compensation for his services as Special Master herein. The complainant hereby is authorized, ordered and directed to pay same from any available funds under his control as such receiver; And it is the further order of the court that the Clerk of this court enter and charge all of said amount, to-wit: Ten Dollars (\$10.00) against the defendants to be recovered as a part of the costs of this case.

Made in open court this the 14th day of June, A. D., 1929.

O. K. F. E. KENNAMER, Judge.
James F. Melone,
Atty. for Complainant.

ENDORSED: Filed June 14, 1929. H. P. Warfield, Clerk.

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

JAMES W. GULLETT, RECEIVER,	}	
	Complainant, }	Equity No. 373.
vs.		
		Ancillary to Missouri Valley
RUTH FUEL COMPANY, A CORPORATION,	}	Bridge & Iron Company, vs.
	Defendant. }	J. H. Middleton, et al.,
		Equity No. 284-E.

ORDER ALLOWING FEE OF SPECIAL MASTER

Now on this the 14th day of June, 1929, the matter of allowing a reasonable compensation for the Special Master in the above entitled cause comes on regularly to be heard upon the application of G. O. Grant, Special Master in said cause, the applicant appearing in person and the complainant appearing by his attorney of record, James F. Melone, and the court after examining said application and being fully advised as to the services rendered by said Special Master and being fully advised in the premises finds that the work of the Special Master has been completed and a full report of same has been made to the court and is on file in the above entitled cause and that he is entitled to a reasonable compensation for said services rendered and for all reasonable necessary costs and expenses in connection therewith;

The court further finds that the sum of Twenty Dollars (\$20.00) is a fair and reasonable fee for the services rendered by said Special Master in this case and that said fee should be paid by the complainant and that one-half of said sum should be charged against the defendant and taxed as a part of the judgment indebtedness in favor of the complainant and against the said defendant;

THEREFORE, it hereby is the order of the court that said G. O. Grant be, and he hereby is allowed the sum of Twenty Dollars (\$20.00) as compensation for his services as Special Master herein and the complainant hereby is authorized, ordered and directed to pay same from any available funds under his control as such receiver; And it is the further order of the court that the Clerk of this court enter and charge one-half of said amount, to-wit: Ten Dollars (\$10.00) against

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

NORTHERN
EQUITY SESSION

District of
TULSA, OKLAHOMA,

OKLAHOMA
FRIDAY, JUNE 14, 1929.

the defendant to be recovered as a part of the costs of this case.

Made in open court this the 14th day of June, A. D. 1929.

F. E. KENNAMER, Judge.

O. K.
James P. Melone,
Atty. for Complainant.

ENDORSED: Filed June 14, 1929. H. P. Warfield, Clerk.

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

JAMES W. GULLETT, RECEIVER,)
Complainant,) Equity No. 374.
vs.) Ancillary to Missouri Valley
SAVOY DRILLING COMPANY,) Bridge & Iron Company, vs.
A CORPORATION,) J. H. Middleton, et al.,
Defendant.) Equity No. 284-E.

ORDER ALLOWING FEE OF SPECIAL MASTER

Now on this the 14th day of June, 1929, the matter of allowing a reasonable compensation for the Special Master in the above entitled cause comes on regularly to be heard upon the application of G. O. Grant, Special Master in said cause, the applicant appearing in person and the complainant appearing by his attorney of record, James P. Melone, and the court after examining said application and being fully advised as to the services rendered by said Special Master and being fully advised in the premises finds that the work of the Special Master has been completed and a full report of same has been made to the court and is on file in the above entitled cause and that he is entitled to a reasonable compensation for said services rendered and for all reasonable necessary costs and expenses in connection therewith;

The court further finds that the sum of Thirty-Five Dollars (\$35.00) is a fair and reasonable fee for the services rendered by said Special Master in this case and that said fee should be paid by the complainant and that one-half of said sum should be charged against the defendant and taxed as a part of the judgment indebtedness in favor of the complainant and against the defendant.

THEREFORE, it hereby is the order of the court that said G. O. Grant be, and he hereby is allowed the sum of Thirty-Five Dollars (\$35.00) as compensation for his services as Special Master herein and the complainant hereby is authorized, ordered and directed to pay same from any available funds under his control as such receiver; And it is the further order of the court that the Clerk of this court enter and charge one-half of said amount, to-wit: Seventeen and 50/100 Dollars (\$17.50) against the defendant to be recovered as a part of the costs of this case.

Made in open court this the 14th day of June, A. D. 1929.

F. E. KENNAMER, Judge.

O. K.
James P. Melone,
Atty. for Complainant.

ENDORSED: Filed June 14, 1929. H. P. Warfield, Clerk.

14

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA, FRIDAY, JUNE 14, 1929.

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

JAMES W. GULIETT, RECEIVER, Complainant,	}	Equity No. 375.
vs.		
SAVOY OIL COMPANY, A CORPORATION, Defendant.	}	Ancillary to Missouri Valley Bridge & Iron Company, vs. J. R. Middleton, et al., Equity No. 284-E.

ORDER ALLOWING FEE OF SPECIAL MASTER

Now on this the 14th day of June, 1929, the matter of allowing a reasonable compensation for the Special Master in the above entitled cause comes regularly to be heard upon the application of G. O. Grant, Special Master in said cause, the applicant appearing in person and the complainant appearing by his attorney of record, James P. Melone, and the court after examining said application and being fully advised as to the services rendered by said Special Master and being fully advised in the premises finds that the work of the Special Master has been completed and a full report of same has been made to the court and is on file in the above entitled cause and he is entitled to a reasonable compensation for said services rendered and for all reasonable necessary costs and expenses in connection therewith;

The court further finds that the sum of Seventy-Five Dollars (\$75.00) is a fair and reasonable fee for the services rendered by said Special Master in this case and that said fee should be paid by the complainant and that one-half of said sum should be charged against the defendant and taxed as a part of the judgment indebtedness in favor of the complainant and against the said defendant;

THEREFORE, it hereby is the order of the court that said G. O. Grant be, and he hereby is allowed the sum of Seventy-Five Dollars (\$75.00) as compensation for his services as Special Master herein and the complainant hereby is authorized, ordered and directed to pay same from any available funds under his control as such receiver; And it is the further order of the court that the Clerk of this court enter and charge one-half of said amount, to-wit: Thirty-Seven and 50/100 (\$37.50) against the defendant to be recovered as a part of the costs of this case.

Made in open court this the 14th day of June, A. D. 1929.

J. R. MIDDLETON, Judge.

J. P.
James P. Melone,
Atty. for Complainant.

ENDORSED: Filed June 14, 1929. W. P. Warfield, Clerk.

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

JAMES W. GULIETT, RECEIVER, Complainant,	}	Equity No. 376.
vs.		
SAVOY OIL COMPANY OF LOUISIANA, INC., A CORPORATION, Defendant.	}	Ancillary to Missouri Valley Bridge & Iron Company, vs. J. R. Middleton, et al., Equity No. 284-E.

ORDER ALLOWING FEE OF SPECIAL MASTER

Now on this the 14th day of June, 1929, the matter of allowing a reasonable compensation for the Special Master in the above entitled cause comes on regularly to be heard upon the application of G. O. Grant, Special Master in said cause, the applicant appearing in person and the complainant appearing by his attorney of record, James P. Melone, and the court after examining said application and being fully advised as to the services rendered by said Special Master and

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA,

FRIDAY, JUNE 14, 1929.

being fully advised in the premises finds that the work of the Special Master has been completed and a full report of same has been made to the court and is on file in the above entitled cause and that he is entitled to a reasonable compensation for said services rendered and for all reasonable necessary costs and expenses in connection therewith;

The court further finds that the sum of Twenty-Five Dollars (\$25.00) is a fair and reasonable fee for the services rendered by said Special Master in this case and that said fee should be paid by the complainant and that one-half of said sum should be charged against the defendant and taxed as a part of the judgment indebtedness in favor of the complainant and against the said defendant;

THEREFORE, it hereby is the order of the court that said G. O. Grant be, and he hereby is allowed the sum of Twenty-Five Dollars (\$25.00) as compensation for his services as Special Master herein and the complainant hereby is authorized, ordered and directed to pay same from any available funds under his control as such receiver; And it is the further order of the court that the Clerk of this court enter and charge one-half of said amount, to-wit: Twelve and 50/100 Dollars (\$12.50) against the defendant to be recovered as a part of the costs of this case.

Made in open court this the 14th day of June, A. D. 1929.

F. E. KENNAMER, Judge.

O. K.
James P. Melone,
Atty. for Complainant.

ENDORSED: Filed June 14, 1929, H. P. Warfield, Clerk.

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

JAMES W. GULLETT, RECEIVER,
Complainant,)

Equity No. 397.

vs.)

Ancillary to Missouri Valley
Bridge & Iron Company, vs.
J. H. Middleton, et al..

A. M. NICHOLS, AN INDIVIDUAL,
DOING BUSINESS AS PAWHUSKA
STEAM LAUNDRY,
Defendant.)

Equity No. 284-E.

ORDER ALLOWING FEE OF SPECIAL MASTER

Now on this the 14th day of June, 1929, the matter of allowing a reasonable compensation for the Special Master in the above entitled cause comes on regularly to be heard upon the application of G. O. Grant, Special Master in said cause, the applicant appearing in person and the complainant appearing by his attorney of record, James P. Melone, and the court after examining said application and being fully advised as to the services rendered by said Special Master and being fully advised in the premises finds that the work of the Special Master has been completed and a full report of same has been made to the court and is on file in the above entitled cause and that he is entitled to a reasonable compensation for said services rendered and for all reasonable necessary costs and expenses in connection therewith;

The court further finds that the sum of Twenty Dollars (\$20.00) is a fair and reasonable fee for the services rendered by said Special Master in this case and that said fee should be paid by the complainant and that one-half of said sum should be charged against the defendant and taxed as a part of the judgment indebtedness in favor of the complainant and against the said defendant.

THEREFORE, it hereby is the order of the court that said G. O. Grant be, and he hereby is allowed the sum of Twenty Dollars (\$20.00) as compensation for his services as Special Master herein and the complainant hereby is authorized, ordered and directed to pay same from any available funds under his control as such receiver; And it is the further order of the court that the Clerk of this court enter and

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

NORTHERN EQUITY SESSION DISTRICT of TULSA, OKLAHOMA, OKLAHOMA FRIDAY, JUNE 14, 1929.

charge one-half of said amount, to-wit: Ten Dollars (\$10.00) against the defendant to be recovered as a part of the costs of this case.

Made in open court this the 14th day of June, A. D. 1929.
F. E. KENNAMER, Judge.

O. K. James P. Melone,
Atty. for Complainant.

ENDORSED: Filed June 14, 1929. H. P. Warfield, Clerk.

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

JAMES W. GULLETT, RECEIVER,)
Complainant,) Equity No. 399.
vs.)
C. M. MURRAY, JAMES M. MURRAY,) Ancillary to Missouri Valley
TOM ROZELLE AND NEAL SIMPSON,) Bridge & Iron Company, vs.
PARTNERS, DOING BUSINESS AS) J. H. Middleton, et al.,
ROZELLE DRILLING COMPANY,) Equity No. 284-E.
Defendants.)

ORDER GRANTING EXTENSION OF TIME

Now on this the 14th day of June, 1929, upon the report of the Special Master in the above entitled cause and for good cause shown the time for trying, determining and reporting the above entitled cause hereby is extended to the 1st day of October, 1929.

Made in open court the day and year first above written.

O. K. James P. Melone,
Atty. for Complainant.

F. E. KENNAMER, Judge.

ENDORSED: Filed June 14, 1929. H. P. Warfield, Clerk.

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

JAMES W. GULLETT, RECEIVER,)
Complainant,) Equity No. 399.
vs.)
C. M. MURRAY, JAMES M. MURRAY,) Ancillary to Missouri Valley
TOM ROZELLE AND NEAL SIMPSON,) Bridge & Iron Company, vs.
PARTNERS, DOING BUSINESS AS) J. H. Middleton, et al.,
ROZELLE DRILLING COMPANY,) Equity No. 284-E.
Defendant.)

ORDER ALLOWING FEE OF SPECIAL MASTER.

Now on this the 14th day of June, 1929, the matter of allowing a reasonable compensation for the Special Master in the above entitled cause comes on regularly to be heard upon the application of G. O. Grant, Special Master in said cause, the applicant appearing in person and the complainant appearing by his attorney of record, James P. Melone, and the court after examining said application and being fully advised as to the services rendered by said Special Master and being fully advised in the premises finds that said case was prepared and set for trial by the Special Master and at the instance of the defendant said cause was passed subject to setting same for trial at a later date by the Special Master, under agreement and stipulation that all costs of the proceedings before the Special Master at this hearing be taxed to the defendant regardless of the final outcome of the case.

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

NORTHERN
EQUITY SESSION.

District of

PULSA, OKLAHOMA,

OKLAHOMA

FRIDAY, JUNE 14, 1929.

and that said cause was stricken from the Master's Docket with the request that an extension of time be given to reset and try said case.

The court further finds that the sum of Ten Dollars (\$10.00) is a fair and reasonable fee for the services rendered by said Special Master in this case and that said fee should be paid by the complainant and that the same be charged against the defendant and taxed as a part of the judgment indebtedness in favor of the complainant and against said defendant.

THEREFORE, it hereby is the order of the court that said G. O. Grant be, and he hereby is allowed the sum of Ten Dollars (\$10.00) as compensation for his services as Special Master herein and the complainant hereby is authorized, ordered and directed to pay same from any available funds under his control as such receiver; And it is the further order of the court that the Clerk of this court enter and charge all of said amount, to-wit: Ten Dollars (\$10.00) against the defendant to be recovered as a part of the costs of this case.

Made in open court this the 14th day of June, A. D. 1929.

F. E. KENNAMER, Judge.

O. K.
James P. Melone,
Atty. for Complainant.

ENDORSED: Filed June 14, 1929. H. P. Warfield, Clerk.

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

JAMES W. GULLETT, RECEIVER,)	Equity No. 427
Complainant,)	
vs.)	Ancillary to Missouri Valley
J. A. POPE AND A. D. MORTON,)	Bridge & Iron Company, vs.
PARTNERS, OPERATING AS J. A.)	J. H. Middleton, et al.,
POPE DRILLING COMPANY,)	Equity No. 284-E.
Defendants.)	

ORDER ALLOWING FEE OF SPECIAL MASTER

Now on this the 14th day of June, 1929, the matter of allowing a reasonable compensation for the Special Master in the above entitled cause comes on regularly to be heard upon the application of G. O. Grant, Special Master in said cause, the applicant appearing in person and the complainant appearing by his attorney of record, James P. Melone, and the court after examining said application and being fully advised as to the services rendered by said Special Master and being fully advised in the premises finds that the work of the Special Master has been completed and a full report of same has been made to the court and is on file in the above entitled cause and that he is entitled to a reasonable compensation for said services rendered and for all reasonable necessary costs and expenses in connection therewith:

The court further finds that the sum of One Hundred Fifty Dollars (\$150.00) is a fair and reasonable fee for the services rendered by said Special Master in this case and that said fee should be paid by the complainant and that one-half of said sum should be charged against the defendant and taxed as a part of the judgment indebtedness in favor of the complainant and against the said defendant;

THEREFORE, it hereby is the order of the court that said G. O. Grant be, and he hereby is allowed the sum of One Hundred Fifty Dollars (\$150.00) as compensation for his services as Special Master herein and the complainant hereby is authorized, ordered and directed

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

NORTHERN District of OKLAHOMA

EQUITY SESSION TULSA, OKLAHOMA, FRIDAY, JUNE 14, 1929.

to pay same from any available funds under his control as such receiver; And it is the further order of the court that the Clerk of this court enter and charge one-half of said amount, to-wit: Seventy-Five Dollars (\$75.00) against the defendants to be recovered as a part of the costs of this case.

Made in open court this the 14th day of June, A. D. 1929.

F. E. KERMAMER, Judge.

O. K.
James P. Melone,
Atty. for Complainant.

ENDORSED: Filed June 14, 1929.
H. P. Warfield, Clerk.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA, SATURDAY, JUNE 15, 1929.

Court convened pursuant to adjournment Saturday, June 15th, 1929.

Present: Hon. F. E. Kennamer, Judge, U. S. Dist. Court.
H. P. Warfield Esq., Clerk, U. S. Dist. Court.

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

FIRST NATIONAL BANK, TULSA,	Plaintiff,	}	No. 39 - Equity.
vs.			
NATIONAL HARDWOOD COMPANY,	Defendants.	}	
ET AL,			

Now on this 15th day of June, A. D. 1929, there came on for further hearing the citation for contempt in the above entitled cause as to respondents C. L. Lamonte, J. C. Durette and Ned Rusk. Witnesses for complainant are sworn and evidence presented. Thereupon, after being fully advised in the premises it is ordered by the Court that respondent C. L. Lamonte pay the sum of Twenty-Four and 50/100 Dollars (\$24.50), that that respondents J. C. Durette and Ned Rusk be, and they are hereby discharged.

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

HARWOOD KEATON, RECEIVER OF THE FIRST NATIONAL BANK OF BARNSDALL, OKLAHOMA,	Complainant,	}	No. 187 - Equity.
vs.			
MARY E. LITTLE, EXECUTRIX OF THE ESTATE OF G. R. LITTLE, DECEASED,	Defendant.	}	

JOURNAL ENTRY

This cause came on for hearing upon the motion of defendant, Mary E. Little, Executrix of the Estate of G. R. Little, Deceased, for continuance. It appears that said cause is set for June 29th, 1929. It further appears to the court that the showing made for continuance is insufficient, and the motion is, therefore, overruled.

Counsel for said defendant asked leave to file an amended answer. After considering the objection of the plaintiff, leave to file said amended answer is granted without prejudice to the trial of said cause on June 29th, 1929.

Counsel for plaintiff asks leave to file motion to strike said amended answer, and that said motion be set for hearing. Leave is granted to file said motion to strike, and same is set for hearing, at nine o'clock A. M., June 22nd, 1929.

Dated this 15th day of June, 1929.

F. E. KENNAMER, Judge.

ENDORSED: Filed June 15, 1929.
H. P. Warfield, Clerk.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA,

SATURDAY, JUNE 15, 1929.

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

HARWOOD KEATON, RECEIVER OF
THE FIRST NATIONAL BANK, OF
BARNSDALL, OKLAHOMA,

Plaintiff,

vs.

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

Defendant.

No. 187 - Equity.

O R D E R

On this 15th day of June, 1929, this cause comes on to be heard upon the application of the defendant for an order continuing the trial of said cause from June 29, 1929, as now assigned, plaintiff being present by his attorney, Robt. B. Keenan, and said defendant appearing by her attorney, John T. Craig. And the court having heard arguments of counsel and having considered said application for a continuance, finds that the same should be denied, and it is therefore

Ordered by the court, that defendant's said application for a continuance herein be, and the same hereby is, denied. To which ruling and order of the court said defendant excepts.

F. E. KENNAMER,
United States District Judge.

ENDORSED: Filed In Open Court
June 15, 1929.
H. P. Warfield, Clerk.

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

UNITED STATES OF AMERICA, Plaintiff,)

vs.)

MARSHALL L. MOTT,

Defendant.)

No. 343 - Equity.

PETITION FOR ALLOWANCE OF APPEAL

To the Honorable John C. Pollock, District Judge:

Comes now the United States of America, plaintiff above named, by and through its attorneys, John M. Goldesberry, United States Attorney for the Northern District of Oklahoma, and Charles H. Selby, Special Assistant to the Attorney General of the United States, each hereunto duly authorized, and feeling itself aggrieved at the decision and judgment rendered and entered herein by the court on May 4th, 1929, and by the decree thereon rendered and entered herein on the 16th day of May, A. D. 1929, by which it was adjudged and decreed that the written, verified application of the United States of America for leave of court to file herein with the clerk of this court a second amended bill of complaint against said defendant, Marshall L. Mott, tendered and offered for filing at the time of presenting said application to this court, be and was denied and this cause dismissed, in which said adjudication and the proceedings had in connection with the entry thereof, certain errors were committed prejudicial to the plaintiff, from which said decision, adjudication and decree, by reason of said errors, the United States of America does hereby appeal to the United States Circuit Court of Appeals for the Tenth Circuit of the United States, for the reasons set forth in the assignments of error filed herewith.

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

NORTHERN

District of

OKLAHOMA

NORTHERN DISTRICT OF OKLAHOMA

TULSA, OKLAHOMA, SATURDAY, JUNE 15, 1929.

WHEREFORE, the United States of America, plaintiff herein, prays that an appeal herein may be to it allowed to the said United States Circuit Court of appeals for the said Tenth Circuit of the United States for the correction of the said errors so complained of and that citation be issued herein as by law provided, and that a transcript of the record, proceedings, papers and documents involved in this appeal and upon which said adjudication and decree was based, duly authenticated, be sent to the said United States Circuit Court of Appeals for the said Tenth District of the United States under and in conformity with law and the rules of court in such cases made and provided.

Dated at Tulsa, Oklahoma, June 11th, 1929.

JOHN M. GOLDSBERRY,
United States District Attorney,
Northern District of Oklahoma.

CHARLES B. SELBY,
Special Assistant to the Attorney
General of United States.

Attorneys for United States of
America, Plaintiff.

Appeal as prayed for is hereby allowed.

Dated at Kansas City, June 15th, 1929.

JOHN C. POLLOCK
United States District Judge.

ENDORSED: Filed June 15, 1929. H. P. Warfield, Clerk.

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

UNITED STATES OF AMERICA, Plaintiff,)
vs.) No. 343 - Equity.
MARSHALL L. MOTT, Defendant.)

C I T A T I O N

UNITED STATES OF AMERICA) (SS.

To Marshall L. Mott, above named defendant and Charles
B. Rogers, record solicitor thereof, Greeting:

You and each of you are hereby cited and admonished to be
and appear before a United States Circuit Court of Appeals for the Tenth
Circuit to be holden in the city of Denver, Colorado, in said Circuit
above named forty days from and after the day this citation bears date,
pursuant to an allowance of appeal in the above entitled cause filed in
the clerk's office of the District Court of the United States for the
Northern District of Oklahoma, from a final decree signed, filed and
entered therein on the 16th day of May, 1929, in that certain suit,
being in Equity No. 343, wherein the United States of America is plain-
tiff and you, Marshall L. Mott, are defendant and appellee, to show
cause, if any there be, why the decree rendered against the said plain-
tiff and appellent, as in said order allowing appeal mentioned, should
not be corrected any why justice should not be done to the parties in
that behalf.

Witness the Honorable John C. Pollock, United States Dis-
trict Judge for the Northern District of Oklahoma this 15th day of June,
A. D. 1929, and of the independence of the United States the one hundred
and fifty-third.

ENDORSED: Filed June 15, 1929 JOHN C. POLLOCK,
H. P. Warfield, Clerk. UNITED STATES DISTRICT JUDGE, NORTHERN
DISTRICT OF OKLAHOMA.

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

NORTH

District of

OKLAHOMA

WEEKLY SESSION

TULSA, OKLAHOMA,

SATURDAY, JUNE 15, 1929.

(a) Why Donald P. Oak, Receiver for Nowata Oil & Refining Company, should not dismiss cause Donald P. Oak, Receiver for Nowata Oil & Refining Company, a corporation, Plaintiff, vs. Producers National Bank, et al., Defendants, pending in the District Court of Tulsa County, Oklahoma, No. 45,235, as against Producers National Bank and N. T. Gilbert petitioners herein;

(b) Why said Donald P. Oak should not be discharged as Receiver for Nowata Oil & Refining Company;

(c) Why said Randolph, Haver, Shirk & Bridges should not be discharged as attorneys for said Donald P. Oak, Receiver;

(d) Why said Donald P. Oak did not ask this Court for instructions before the institution of said cause of Donald P. Oak, Receiver, vs. Producers National Bank, et al;

IT IS FURTHER ORDERED, that said respondents, and each of them, be and hereby are directed to file a verified response to the petition for rule to show cause of Producers National Bank and N. T. Gilbert, within twenty days from this date, and deliver a copy of said response to said petitioners or their attorneys of record;

IT IS FURTHER ORDERED that said Donald P. Oak and his attorneys be and hereby are directed not to take any further proceedings in said cause of Donald P. Oak, Receiver for Nowata Oil & Refining Company, a corporation, Plaintiff, vs. Producers National Bank, a corporation, et al, Defendants, pending in the District Court of Tulsa County, Oklahoma, No. 45, 235, until the further order of this Court.

MADE AND ENTERED this 15th day of June, 1929.

BY THE COURT,

JOHN C. POLLOCK, Judge.

ENDORSED: Filed June 15, 1929.
H. P. Warfield, Clerk.

Osage & Refining Company, Plaintiff,)
vs.) No. 224 - Equity.
Mulber Oil Company, Defendant.)

Now on this 15th day of June, A. D. 1929, the above entitled cause comes on for hearing on defendant's motion to dismiss. Thereupon the Court hears oral arguments upon said motion and after being fully advised in the premises the Court hands down a decree as per Journal Entry. (Journal Entry recorded as of July 13th, 1929, in Equity Journal 3 at Pages 11 and 12.)

Court adjourned until June 17, 1929.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA, MONDAY, JUNE 17, 1929.

Court convened pursuant to adjournment, Monday, June 17th, 1929.

Present: Hon. Edgar S. Vaught, Judge, U. S. Dist. Court.
H. P. Warfield, Esq., Clerk, U. S. District Court.

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

H. F. HAUSERMAN, Plaintiff,)
vs.) No. 241 - Equity.
MARY OIL & GAS COMPANY, Defendant.)

Now on this 17th day of June, A. D. 1929, the above cause came on for hearing, and at this time it is ordered by Hon. Edgar S. Vaught, Judge of the United States District Court, now presiding in the United States District Court for the Eastern District of Oklahoma, that he be voluntarily disqualified from hearing said cause, and it is further ordered that motion to dismiss said cause from the assignment of this date be, and the same is hereby stricken.

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

OIL WELL SUPPLY COMPANY, A CORPORATION, Plaintiff,)
vs.)
CHARLES F. NOBLE, OSAGE PETROLEUM CORPORATION,) In Equity
A CORPORATION, THE CONTINENTAL SUPPLY COMPANY,) No. 453.
A CORPORATION, REPUBLIC SUPPLY COMPANY, A)
CORPORATION, PICKERING LUMBER COMPANY, A)
CORPORATION, THE FIRST NATIONAL BANK AND TRUST)
COMPANY, A CORPORATION, J. E. DUNCAN AND)
S. C. NOBLE, Defendants.)

OATH OF RECEIVER

I, Hiram B. Frederick, do solemnly swear that I will support, defend, and observe the Constitution of the United States, and will honestly, faithfully and impartially discharge and perform the duties of receiver in the above styled and numbered action in the above named Court, to the best of my ability and understanding under the Constitution and Law of the United States.

HIRMA B. FREDERICK,
Receiver.

Subscribed and sworn to before me this 14th day of June, 1929.

(SEAL)
My Commission expires Nov. 13th, 1931.

Mcrtimer P. Waldron,
Notary Public.

ENDORSED: Filed June 17, 1929.
H. P. Warfield, Clerk.

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

NORTHERN
DISTRICT OF OKLAHOMA
PULASKI COUNTY

District of
PULASKI COUNTY, OKLAHOMA,

OKLAHOMA
MONDAY, JUNE 17, 1929.

IN THE UNITED STATES COURT FOR THE NORTHERN
DISTRICT OF OKLAHOMA

HARWOOD KEATON, AS RECEIVER OF THE
FIRST NATIONAL BANK AT COLLINSVILLE,
OKLAHOMA, A NATIONAL BANKING
ASSOCIATION,)
Plaintiff,

vs.

No. 473 - Equity.

HENRY BOGERTY, AND E. D. EVANS
AND EVANS BROTHERS, A CO-PARTNERSHIP
COMPOSED OF F. A. EVANS, EVERETT EVANS
AND E. D. EVANS,)
Defendants.

ORDER CONTINUING HEARING

NOW on this 17th day of June, 1929, the above cause came
on regularly for hearing upon the application of plaintiff for an in-
junction, and for good cause shown this hearing is continued until
the 24th day of June, 1929, at 10 o'clock A. M.

EDGAR S. VAUGHT,
District Judge.

ENDORSED: Filed June 17, 1929.
H. P. Warfield, Clerk.

IN THE UNITED STATES COURT FOR THE NORTHERN
DISTRICT OF OKLAHOMA

HARWOOD KEATON, AS RECEIVER OF THE
FIRST NATIONAL BANK AT COLLINSVILLE,
OKLAHOMA, A NATIONAL BANKING
ASSOCIATION,)
Plaintiff,

vs.

No. 475 - Equity.

BERT McCARTY AND E. D. EVANS
AND EVANS BROTHERS, A CO-PARTNERSHIP
COMPOSED OF F. A. EVANS, EVERETT EVANS
AND ED. D. EVANS,)
Defendants.

ORDER CONTINUING HEARING

NOW on this 17th day of June, 1929, the above cause came
on regularly for hearing upon the application of plaintiff for an in-
junction, and for good cause shown this hearing is continued until the
24th day of June, 1929, at 10 o'clock A. M.

EDGAR S. VAUGHT,
District Judge.

ENDORSED: Filed June 17, 1929.
H. P. Warfield, Clerk.

Court adjourned until June 21, 1929.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLA. FRIDAY, JUNE 21, 1929.

1929. Court convened pursuant to adjournment Friday June 21,
U.S. Dist. Court
Present: Hon. F.E. Kernamer, Judge, /
H.P. Warfield, Clerk Esq. U.S. Dist. 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.

American Steamship Company,

Plaintiff,

vs.

In Equity No. 347.

Wickwire Spencer Steel
Company,

Defendant .)

ORDER APPROVING FINAL REPORT OF RECEIVERS AND
DISCHARGING RECEIVERS.

Now on this 21st day of June, 1929, came on to be heard before the Court sitting at Tulsa, in the Northern District of Oklahoma, the final report of Edward C. Bowers and Charles L. Feldman as receivers in the above styled and entitled cause, and their petition and prayer in said report for order of this Court approving said report and ordering and directing the payment of certain expenses and costs of this action and for order of this Court directing said receivers, after the payment of any and all amounts ordered and directed to be paid by this Court, as expenses and costs in this action, to transmit and pay to the said Edward C. Bowers and Charles L. Feldman as receivers in a certain cause of action in the District Court of the United States for the Western District of New York, in Equity No. 1208-F, wherein the American Steamship Company is plaintiff and Wickwire Spencer Steel Company is defendant, all the balance of cash or funds in their hands as receivers in this action. The receivers appeared by D.A. Richardson, one of their counsel.

Neither the plaintiff, American Steamship Company, nor the defendant, Wickwire Spencer Steel Company, appeared in person or by counsel, but it was made to appear, and the Court finds, that the plaintiff, American Steamship Company, and the defendant, Wickwire Spencer Steel Company, have filed in this action their acknowledgment of service upon them of aforesaid final report of receivers herein, and their waiver of notice of time and place of hearing thereon, whereby plaintiff and defendant and their counsel agree that they have no exceptions or objections to make to said final report of receivers, and waive notice of time and place of hearing thereon, and agree that hearing on said final report of receivers, without further notice to them, may be had by the Court at any time and place, or such other time and place as the Court may elect to hear the same; and agree that orders may be made by the Court upon the petition and prayer of the said receivers in their final report as therein petitioned and prayed for. Upon statement of counsel for receivers, and upon evidence adduced and examination of the final report of Edward C. Bowers and Charles L. Feldman as receivers filed herein, it is made to appear, and the Court finds, that this action is an ancillary proceeding for the appointment of receivers to conserve the assets of the defendant, which receivers were appointed on October 21, 1927, in one certain proceeding in Equity No. 1208-F, in the District Court of the United States for the Western District of New York, the Court of Primary Jurisdiction, wherein plaintiff and defendant in this cause are respectively plaintiff and defendant, and that in said cause Edward C. Bowers and Charles L. Feldman, receivers in this cause, were appointed and qualified, and are acting as receivers.

It is further made to appear, and the Court finds, that pursuant to an order of this Court made on May 22, 1928, in full

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

NORTHERN
EQUITY SESSION

District of
TULSA, OKLA.

OKLAHOMA
FRIDAY, JUNE 21, 1929.

compliance therewith, notice has been given by said Receivers to all persons, firms and corporations having claims and demands against the defendant, to file their claims with said Receiver on or before July 1, 1928, and that no claims or demands of any creditors have been filed with said Receivers, and that the time for the filing thereof, pursuant to the Order of this Court made and notice thereof given, has expired, and that there are no creditors, having claims or indebtedness against the defendant, who are residents of the Northern District of Oklahoma; and

It is further made to appear, and the Court finds, that in the final report of Receivers filed herein, said Edward C. Bowers and Charles L. Feldman make no request for allowance of fees or compensation as receivers in this case, but agree that the fixing, allowance and payment of their compensation, as receivers in this cause, if any, shall be referred and remitted to the Court of Primary Jurisdiction.

It is further made to appear, and the Court finds, that the firm of Hayes & Richardson, composed of S.W. Hayes and D.A. Richardson, attorneys of Oklahoma City, Oklahoma, attorneys for the Receivers in this cause, have filed in this cause their agreement, whereby the said Hayes & Richardson, as attorneys for the Receivers in this cause, agree that the fixing and allowance of compensation to them, as attorneys for the Receivers in this cause, may be referred and transmitted to the Court of Primary Jurisdiction; and

It further appears to the Court, and the Court so finds, that there has been filed in this cause an agreement by the plaintiff and defendant and their respective counsel, whereby plaintiff and defendant and their respective counsel agree that the matter of fixing and allowing to plaintiff and defendant and/or to their respective counsel fees or compensation for the services of their respective counsel in this case may be referred and transmitted to the Court of Primary Jurisdiction; and

It further appears, and the Court so finds, that the Receivers herein have sold all merchandise and physical assets of the defendant which have come into their hands as receivers, and have collected and/or sold all credits and accounts of the defendant and have converted all assets of the defendant into cash, and that all court costs of this action have been paid and that there is now in the hands of said Receivers as such the sum of One Hundred Twenty-eight Thousand Two Hundred Fifty-six & 69/100 (\$128,256.69) Dollars, and that there remains nothing further to be done by the said Receivers herein in order to marshal the assets of the defendant and convert the same into cash, and that since there are no claims or demands by creditors or other firms, persons or corporations in the Northern District of Oklahoma, and the Court having examined the final report of Receivers filed herein, and there being no objections or exceptions thereto, or to the approval thereof by the Court, and it having been agreed by plaintiff and defendant by their written agreement filed herein that the Court shall make orders on said final report as therein prayed for, it is hereby considered, adjudged and ordered by the Court:

1. That the final report of Edward C. Bowers and Charles L. Feldman, Receivers in the above styled and entitled cause, be and the same is hereby approved.
2. That the matter of allowing, fixing and ordering the payment of fees or compensation to Snyder, Owen & Lybrand, as attorneys for plaintiff, and to J.F. Sharp, Jr., as attorney for defendant, and to Hayes & Richardson, as attorneys for Receivers, in this cause, without waiver of or prejudice to their respective rights to compensation for services as attorneys respectively for the parties to, and the Receivers in, this action, be and the same is hereby referred and remitted for determination and action of the Court thereon to the United States Court for the Western District of New York, in one certain proceeding in Equity pending in said Court, No. 1208-F, wherein the American Steamship Company is plaintiff and Wickwire Spencer Steel Company is defendant.
3. That Edward C. Bowers and Charles L. Feldman, as receivers in this cause, be and they are hereby ordered and directed to remit and pay to themselves, to-wit: Edward C. Bowers and Charles L. Feldman, as Receivers of and in a certain action in Equity No. 1208-F in the District Court of the United States for the Western District of New York, wherein the American Steamship Company is plaintiff and Wickwire Spencer

258

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

NORTHERN District of OKLAHOMA

EQUITY SESSION TULSA, OKLA. FRIDAY, JUNE 21, 1929.

Steel Company is defendant, the said sum of One Hundred Twenty eight Thousand Two Hundred Fifty-six & 69/100 (\$128,256.69) Dollars now in their hands and possession as receivers in this cause, and thereupon to file or cause to be filed with the Clerk of the Court in this action the receipt of Edward C. Bowers and Charles L. Feldman as receivers in aforesaid action in the District Court of the United States for the Western District of New York whereby as receivers in said cause they shall acknowledge the payment to and receipt by them of aforesaid sum of money from themselves as receivers in this action, and that the said Edward C. Bowers and Charles L. Feldman as receivers in this cause shall file or cause to be filed with the Clerk of this Court in this action a certified copy of report by them as receivers in aforesaid cause in the District Court of the United States for the Western District of New York filed with the Clerk of said Court in said cause, whereby it shall be reported and shown that the said Edward C. Bowers and Charles L. Feldman as receivers in aforesaid cause in the District Court of the United States for the Western District of New York, have received from themselves as receivers in this cause, and have in their possession as receivers in aforesaid cause in the District Court of the United States for the Western District of New York the aforesaid sum of One Hundred Twenty-eight Thousand Two Hundred Fifty-six & 69/100 (\$128,256.69) Dollars.

4. That upon the performance by said Edward C. Bowers and Charles L. Feldman, as receivers in this cause, of the things and acts herein directed and ordered to be done by them, the said Edward C. Bowers and Charles L. Feldman, as receivers in this cause, shall be and they are hereby discharged, and they and their sureties on their bond given and filed by them as such receivers herein shall be and are finally released from all liability on account of said receivership.

F.E. Kennamer, Judge.

FORM OF AFORESAID ORDER APPROVED
AND AGREED TO BY:

Snyder, Owen & Lybrand,

By W.A. Lybrand,
Attorneys for Plaintiff.

J.F. Sharp, Jr.
Attorney for Defendant

Huges & Richardson,
By D.A. Richardson,
Attorneys for Receivers.

ENDORSED: Filed: Jun 21, 1929
H.P. Warfield, Clerk.

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

NORTHERN
EQUITY SESSION

District of
TULSA, OKLA.

OKLAHOMA
MONDAY, JUNE 24, 1929.

24, 1929. Court convened pursuant to adjournment, Monday, June

Present; Hon. J.E. Kennamer, Judge, U.S. Dist. Court
H.P. Warfield, Esq. Clerk U.S. Dist. Court

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

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

Osage Oil & Refining Company, a
Corporation,

Complainant

vs

No. 222 Equity.

Mamie Axelrod, et al.,

Defendants

JOURNAL ENTRY AND DECREE.

The above entitled matter comes on to be heard upon motion of defendant, Continental Oil Company for modification of decree, which motion was filed in this Court February 2d, 1929, and upon response thereto by the plaintiff, Osage Oil & Refining Company, filed herein March 29th, 1929. Said motion of the Continental Oil Company asked for modification of the decree of this Court in this cause filed April 29th 1927, so as to direct the return to the Continental Oil Company by the Clerk of this Court of the sum of Fifty Thousand Dollars (\$50,000.00) held by such Clerk, and so as to free the Continental Oil Company of any liability whatsoever to plaintiff herein.

Evidence for and against the granting of said motion was presented and arguments of counsel were made on April 1st, 1929, and again on May 13th, 1929, after which written briefs were submitted, and action on said motion and the response was thereupon taken under advisement by the Court.

Now on this 24th day of June, 1929, after full consideration of all the issues presented by said motion and the response,

THE COURT FINDS all the issues of fact and of law now involved herein in favor of the Continental Oil Company; that under the decree of April 29th, 1927, if the plaintiff had, prior to thirty days from the date said decree became final, delivered to the Continental Oil Company, evidence showing that the plaintiff was the owner of the Osage lease in question, with good and valid title thereto, in good standing with the Osage Indian Agency and the Secretary of the Interior and had, during such thirty-day-period, delivered valid assignments of a one-half interest in said lease to the Continental Oil Company, then said defendant, under the aforesaid decree, would have been compelled to purchase such interest in said lease; that in the aforesaid decree title to said Osage lease was quieted in plaintiff; that said decree was not superseded by the defendant, Continental Oil Company and that at all times after April 29th, 1927, the plaintiff could have entered upon the leased premises and operated the same and maintained its lease in force and effect; that it was the duty of the plaintiff, after title to said lease was quieted in it and such judgment not superseded, to have entered upon and operated said lease, and it was its duty before the expiration of the thirty days from the date said decree became final, to have furnished to the Continental Oil Company evidence showing that it had valid title to such Osage lease in good standing with the Secretary of the Interior, but that said duty was not performed by said plaintiff.

THE COURT THEREFORE FURTHER FINDS that the plaintiff failed, within thirty days after the date the decree of April 29th, 1927, became

160

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

NORTHERN District of OKLAHOMA

EQUITY SESSION TULSA, OKLA. MONDAY, JUNE 24th, 1929.

final, to tender to the Continental Oil Company an undivided one-half interest in the Osage Oil lease involved in this action, in good standing with the Osage Indian Agency and the Secretary of the Interior, and free and clear of any and all liens and incumbrances; that such failure of plaintiff to deliver such title within the thirty-day period was not induced, caused or contributed to by the Continental Oil Company, which is found to be without fault in the premises; that plaintiff has not yet tendered such valid title to the Continental Oil Company; that plaintiff has not yet tendered abstract of title covering the lands described in said lease; that since April 29th, 1927, the lease involved in this action has not been operated and no oil has been produced therefrom; that the five year term of said lease expired August 27, 1923, and that by failure to operate said lease and secure production after April 29, 1927, the term of said lease automatically expired and is not now in force and effect and was not in force and effect at any time within thirty days after the above decree of this Court became final; that therefore, under aforesaid decree of April 29, 1927, the Continental Oil Company is entitled to return to it of the Fifty Thousand Dollar deposit held by the Clerk of this Court, and it should be freed from any liability whatsoever to the plaintiff herein.

IT IS, THEREFORE HEREBY ORDERED AND DECREED that the journal entry or decree of this Court in this cause dated April 29th, 1927, be and the same is hereby modified as follows:

The Clerk of this Court is hereby directed forthwith to pay over to the Continental Oil Company the entire sum of Fifty Thousand Dollars (\$50,000.00) deposited with him in this cause less the 1% poundage free of any claims whatsoever thereon by plaintiff.

The Continental Oil Company is hereby barred of any right, title or interest in and to the oil lease involved in this action, and is hereby restrained from hereafter asserting any right, title or interest therein.

The Continental Oil Company is hereby relieved of any and all liability of any kind whatsoever to plaintiff herein, and is discharged herefrom free of any costs.

To this order of the Court the plaintiff, Osage Oil & Refining Company excepts and such exceptions are allowed.

F.E. Kennamer, Judge.

FORWARDED: Filed: Jun 24, 1929.
H.P. Warfield, Clerk.

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

Standard Asbestos Manufacturing and
Insulating Company, a corporation,
George E. Ryder and Ben C. Haylor,
Complainants,

vs

Southwest Flexible Form Company,
a corporation, and W.L. Walker,
Defendants.

In Equity,
No 315.

O R D E R.

Now, on this 24th day of June, 1929, for good cause shown it is ordered that the clerk of this court deliver to the STANDARD ASBESTOS MANUFACTURING AND INSULATING COMPANY, a corporation, or to its attorney of record, JAMES OWEN, the Court's title for all shares of the common stock of the SOUTHWEST FLEXIBLE FORM COMPANY, a corporation, heretofore deposited with the clerk by W.L. Walker, defendant in the above entitled cause, and take a receipt therefor.

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

... DISTRICT OF OKLAHOMA

... TULSA, OKLA. MONDAY, June 24th, 1929.

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

William P. Hatchett, Jr., a
minor by his next friend,
Gertrude Young, Plaintiff

vs

No. 434- In Equity.

W.P. Hatchett, et al. Defendants

Now on this 24th day of June, A.D. 1929, it is by the
Court Ordered that the Clerk record Order of May 23, 1929 as of this
date.

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

William P. Hatchett, Jr., a
minor, by his next friend,
Gertrude Young, Plaintiff

vs

No. 434
In Equity.

/ W.P. Hatchett, et al. Defendants.

ORDER

Now on this the 23rd day of May, 1929, the above cause
having been regularly set on the trial docket for this date, and it
having been called to the court's attention, and the court finding
the fact to be, that since the service on the defendant W.P. Hatchett
in this cause, that the said W.P. Hatchett had been adjudged an incompetent
by the County Court within and for Tulsa County, Oklahoma, the court
having jurisdiction of the said W.P. Hatchett and of his estate, and the
court deeming it proper that a guardian ad litem should be appointed for
the said W.P. Hatchett to make defense in said cause, it is by the court
ordered that Grover C. Spillers, a suitable and competent person, be and
he is hereby appointed guardian ad litem for the said W.P. Hatchett,
and is directed to file for and on behalf of the said W.P. Hatchett, as
guardian ad litem, his answer and defense in said cause within twenty
days from the date hereof, and it is further ordered that said cause be and
it is hereby continued until the 1st day of July, 1929.

Witness my hand this the 23rd day of May, 1929.

F.E. Kennamer, Judge.

ENDORSED: Filed May 23, 1929
H.P. Warfield, Clerk.

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

NORTHERN
EQUITY SESSION

District of
TULSA, OKLA.

OKLAHOMA.
MONDAY, JUNE 24th, 1929.

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

Harwood Keaton, as Receiver of the
First National Bank at Collinsville,
Oklahoma, a National Banking
Association,
Plaintiff,

-vs-

No. 473-Equity.

Henry McCarty and E.D. Evans,
and Evans Brothers, a co-partnership
composed of F.A. Evans, Everett Evans
and E.D. Evans,
Defendants.

ORDER CONTINUING HEARING.

NOW ON this 24th day of June, 1929, the above cause
came on regularly for hearing upon the application of plaintiff for an
injunction, and for good cause shown this hearing is continued until the
1st day of July, 1929 at 10 o'clock A.M.

F.E. Kennamer, District Judge.

ENDORSED: Filed: Jun 24, 1929
H.P. Warfield, Clerk

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

Harwood Keaton, as Receiver of the
First National Bank at Collinsville,
Oklahoma, a National Banking
Association,
Plaintiff,

-vs-

No. 475-Equity.

Bert McCarty and E.D. Evans, and
Evans Brothers, a co-partnership
composed of F.A. Evans, Everett Evans
and E.D. Evans.
Defendants.)

ORDER CONTINUING HEARING.

Now on this 24th day of June, 1929, the above cause came
on regularly for hearing upon the application of plaintiff for an
injunction, and for good cause shown this hearing is continued until
the 1st day of July, 1929, at 10 o'clock A.M.

F.E. Kennamer,
District Judge.

ENDORSED: Filed: Jun 24, 1929.
H.P. Warfield, Clerk.

Court adjourned until June 27, 1929.

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

NORTHERN District of OKLAHOMA.

EQUITY SESSION TULSA, OKLAHOMA THURSDAY, JUNE 27, 1929.

Court convened pursuant to adjournment Thursday, June 27, 1929.

Present; Hon. F.E. Kennamer, Judge, U.S. Dist. Court.
H.P. Warfield, Esq. Clerk, U.S. Dist. Court.

Thereupon the following proceedings were had and entered

to-wit:

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA AT A REGULAR STATED TERM THEREOF HELD IN SAID DISTRICT, IN THE UNITED STATES DISTRICT COURT ROOM IN THE CITY OF TULSA IN SAID DISTRICT ON THE 4 DAY OF FEB. 1929.

PRESENT

HON. F.E. KENNAMER,
JUDGE

The Supreme Lodge Knights of Pythias
Insurance Department

Interpleader-Plaintiff,

-vs-

No. 447- In Equity.

Jennie E. Bailey, Fred Charles Bailey,
Ora Park Bailey, Edna M. Bailey,
Virginia Margaret Bailey,
Hattie Elva Wilson-Dawson,
Defendants.)

ORDER.

WHEREAS, Bill of Interpleader in the above entitled cause, verified and filed on the 4th day of February 1929 in the United States Court of the Northern District of Oklahoma and;

WHEREAS, it satis actorily appears to the Judge of this Court that the plaintiff has been unable to secure service upon one of the defendants, Ora Park Bailey, who is a non-resident of the District herein and the court being fully advised in the matter hereby orders, directs and permits the said plaintiff herein to have and secure service on said defendant, Ora Park Bailey, by publication, and;

It is hereby ordered and directed that the plaintiff have and secure service on said defendant, Ora Park Bailey by publication in the Tulsa Tribune, Tulsa, Okla. being a newspaper of general circulation throughout the state of Oklahoma, at least once each week on Thursday for not less than six consecutive weeks. That said defendant, Ora Park Bailey, shall take due notice of said pending suit, enter his appearance therein within twenty days after the last publication as herein provided, and that upon the failure of said defendant so to do, and upon application of plaintiff said cause herein will be set down for hearing and the said defendant, Ora Park Bailey, in the event is not present and not entered his appearance either by himself or his attorney, that judgment shall be entered herein by the Honorable District Judge of the District Court for the Northern District of Oklahoma, and the said defendant and all parties claiming by through or under him shall be forever bound by said judgment.

Given under my hand this 27 day of June, 1929.

F.E. Kennamer,

District Judge.

The above and foregoing is a true and correct copy of Order made by said Judge under said date.
H.P. Warfield, Clerk.
RECORDED: Filed 6-27-29 (1061)
H.P. Warfield, Clerk.

H.P. Warfield, Clerk of the
Northern District of U.S. Court
in and for the State of Oklahoma.

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

NORTHERN
DISTRICT OF

District of
TULSA, OKLA.

OKLAHOMA
FRIDAY, JUNE 28, 1929.

28, 1929.

Court convened pursuant to adjournment Friday, June

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

James V. Gullett, Receiver for
Subscribers at Associated Employers
Reciprocal,

Complainant,

vs

Tulsa Tribune Company,
a corporation,
Defendant.

Equity No. 326.

Ancillary to Missouri Valley
Bridges & Iron Company vs
J.H. Middleton, et al.,
Equity No. 284-E.

FINAL DECREE.

Now on this 28th day of June, 1929, this cause came on to
be heard at this term upon the application of complainant herein for an
Order confirming the report of the Special Master filed herein on the 6th
day of May, 1929, and for a money judgment thereon, and the complainant
appearing by James P. Melone, one of his solicitors of record, and the
court after being fully advised in the premises, and upon consideration
thereof finds that the report of the Special Master was filed herein on the
6th day of May, 1929, and that there were no exceptions filed to said
report and the time for filing said exceptions has long since expired;
the court further finds that the Special Master's report is regular in all
respects and that the same should be approved and confirmed and that
complainant is entitled to have and recover judgment from the defendant,
Tulsa Tribune Company, a corporation, in the sum of Two Hundred Thirty
eight and 33/100 (\$238.33) Dollars, and the costs of this action.

IT IS THEREFORE BY THE COURT, CONSIDERED, ORDERED,
ADJUDGED, AND DECREED, that the report of the Special Master, G.O.
Grant, filed herein on the 6th day of May, 1929, be and the same is
hereby approved and confirmed in all respects; and it is further
ordered, adjudged and decreed that the complainant have and recover of
and from the defendant, Tulsa Tribune Company, a corporation, judgment
in the sum of Two Hundred Thirty-eight and 33/100 (\$238.33) Dollars,
and the costs of this action for all of which let execution issue.

F.E. Kennamer,
Judge.

ENDORSED: Filed; Jun 28, 1929
H.P. Warfield, Clerk
U.S. District Court.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLA. FRIDAY, JUNE 28th, 1929.

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

James W. Gullett, Receiver for
Subscribers at Associated Employers
Reciprocal,
Complainant,

vs

Hutchison Lumber Company,
a corporation,
Defendant.

Equity No. 332.

Ancillary to Missouri Valley
Bridge & Iron Company vs
J.H. Middleton, et al.,
Equity No. 284-E

FINAL DECREE.

Now on this 28th day of June 1929, this cause came on to be heard at this term upon the application of complainant herein for an Order confirming the report of the Special Master filed herein on the 6th day of May, 1929, and for a money judgment thereon, and the complainant appearing by James P. Melone, one of his solicitors of record, and the court after being fully advised in the premises, and upon consideration thereof finds that the report of the Special Master was filed herein on the 6th day of May, 1929, and that there were no exceptions filed to said report and the time for filing said exceptions has long since expires; the court further finds that the same should be approved and confirmed and that complainant is entitled to have and recover judgment from the defendant, Hutchison Lumber Company a corporation, in the sum of Eighty-one and 87/100 (\$81.87) Dollars, and the costs of this action.

IT IS THEREFORE BY THE COURT, CONSIDERED, ORDERED, ADJUDGED AND DECREED, that the report of the Special Master, G.O. Grant, filed herein on the 6th day of May, 1929, be and the same is hereby approved and confirmed in all respects; and it is further ordered, adjudged and decreed that the complainant have and recover of and from the defendant, Hutchison Lumber Company, a corporation, judgment in the sum of Eighty-one and 87/100 (\$81.87) Dollars, and the costs of this action for all of which let execution issue.

F.E. Kennamer, Judge.

ENDORSED: Filed: Jun 28, 1929
H.P. Warfield, Clerk.

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

James W. Gullett, Receiver for
Subscribers at Associated Employers
Reciprocal,
Complainant,

vs

Douglas Oil Company,
a corporation,
Defendant.

Equity No. 335.

Ancillary to Missouri Valley
Bridge & Iron Company vs
J.H. Middleton, et al.,
Equity No. 284-E.

FINAL DECREE.

Now on this 28th day of June, 1929, this cause came on to be heard at this term upon the application of complainant herein for an Order confirming the report of the Special Master filed herein on the

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA

FRIDAY, JUNE 28th, 1929.

6th day of May, 1929, and for a money judgment thereon, and the complainant appearing by James P. Melone, one of his solicitors of record, and the court after being fully advised in the premises, and upon consideration thereof finds that the report of the Special Master was filed herein on the 6th day of May, 1929, and that there were no exceptions filed to said report and the time for filing said exceptions has long since expired; the court further finds that the Special Master's report is regular in all respects and that the same should be approved and confirmed and that complainant is entitled to have and recover judgment from the defendant, Douglas Oil Company, a corporation, in the sum of One Thousand One Hundred Forty-six and 39/100 (\$1146.39) Dollars, and the costs of this action.

IT IS THEREFORE BY THE COURT, CONSIDERED, ORDERED, ADJUDGED AND DECREED, that the report of the Special Master, G.O. Grant, filed herein on the 6th day of May, 1929, be and the same is hereby approved and confirmed in all respects; and it is further ordered, adjudged and decreed that the complainant have and recover of and from the defendant, Douglas Oil Company, a corporation, judgment in the sum of One Thousand One Hundred Forty-six and 39/100 (\$1146.39) Dollars, and the costs of this action and for all of which let execution issue.

F.E. Kennamer,
Judge.

ENDORSED: Filed Jun 28, 1929.
H.P. Warfield, Clerk.

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

James W. Gullett, Receiver for
Subscribers at Associated Employers
Reciprocal,

Complainant,

vs

Eastern Oklahoma Light & Power Co.,
a corporation,

Defendant.

Equity No. 337

Ancillary to Missouri Valley
Bridge & Iron Company vs
J.N. Middleton, et al.,
Equity No. 284-E.

FINAL DECREE.

Now on this 28th day of June, 1929, this cause came on to be heard at this term upon the application of complainant herein for an Order confirming the report of the Special Master filed herein on the 6th day of May, 1929, and for a money judgment thereon, and the complainant appearing by James P. Melone, one of his solicitors of record, and the court after being fully advised in the premises, and upon consideration thereof finds that the report of the Special Master was filed herein on the 6th day of May, 1929, and that there were no exceptions filed to said report and the time for filing said exceptions has long since expired; the court further finds that the Special Master's report is regular in all respects and that the same should be approved and confirmed and that complainant is entitled to have and recover judgment from the defendant, Eastern Oklahoma Light & Power Company, a corporation, in the sum of One Hundred Thirteen and 88/100 (\$113.88) Dollars, and costs of this action.

IT IS THEREFORE BY THE COURT, CONSIDERED, ORDERED, ADJUDGED, AND DECREED, that the report of the Special Master, G.O. Grant, filed herein on the 6th day of May, 1929, be and the same is hereby approved and confirmed in all respects; and it is further ordered, adjudged and decreed that the complainant have and recover of and from the defendant, Eastern Oklahoma Light & Power Company, a corporation, judgment in the sum of One Hundred Thirteen and 88/100 (\$113.88) Dollars, and the costs of this action for all of which let execution issue.

F.E. Kennamer, Judge.

ENDORSED: Filed: Jun 28, 1929.
H.F. Warfield, Clerk.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLA FRIDAY, June 28th, 1929.

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

James W. Gullett, Receiver for Subscribers at Associated Employers Reciprocal,	Complainant,	Equity No. 338.
vs		
O.C. Snodgrass, an Individual, doing business as Blue Ribbon Bakery,	Defendant.	Ancillary to Missouri Valley Bridge & Iron Company v. J.H. Middleton, et al., Equity No. 284.-E

FINAL DECREE.

Now on this 28th day of June, 1929, this cause came on to be heard at this term upon the application of complainant herein for an Order Confirming the report of the Special Master filed herein on the 6th day of May, 1929, and for a money judgment thereon, and the complainant appearing by James P. Melone, one of his solicitors of record, and the court after being fully advised in the premises, and upon consideration thereof finds that the report of the Special Master was filed herein on the 6th day of May, 1929, and that there were no exceptions filed to said report, and the time for filing said exceptions has long since expired; the court further finds that the Special Master's report is regular in all respects and that the same should be approved and confirmed and that complainant is entitled to have and recover judgment from the defendant, O.C. Snodgrass, an Individual, doing business as Blue Ribbon Bakery, in the sum of One Hundred Thirty-six and 81/100 (\$136.81) Dollars, and the costs of this action.

IT IS THEREFORE BY THE COURT, CONSIDERED, ORDERED, ADJUDGED AND DECREED, that the report of the Special Master, G.O. Grant, filed herein on the 6th day of May, 1929, be and the same is hereby approved and confirmed in all respects; and it is further ordered, adjudged and decreed that the complainant have and recover of and from the defendant, O.C. Snodgrass, an Individual, doing business as Blue Ribbon Bakery, judgment in the sum of One Hundred Thirty-six and 81/100 (\$136.81) Dollars, and the costs of this action for all of which let execution issue.

W.H. Gammeter, Judge.

ENDORSED: Filed: Jun 28, 1929
H.P. Warfield, Clerk.

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

James W. Gullett, Receiver for Subscribers at Associated Employers Reciprocal,	Complainant,	Equity No. 339.
vs		
C.A. Buzzard and W.R. Whiteside, Partners, doing business as Buzz Side Drilling Company,	Defendants.	Ancillary to Missouri Valley Bridge & Iron Company v J.H. Middleton, et al. Equity No. 284-E

FINAL DECREE.

Now on this 28th day of June, 1929, this cause come on to be heard at this term upon the application of complainant herein for an

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

MULDA, OKLA.

FRIDAY JUNE, 28, 1929.

Order confirming the report of the Special Master filed herein on the 6th day of May, 1929, and for a money judgment thereon, and the complainant appearing by James P. Melong, one of his solicitors of record, and the court after being fully advised in the premises, and upon consideration thereof finds that the report of the Special Master was filed herein on the 6th day of May, 1929, and that there were no exceptions filed to said report, and the time for filing said exceptions has long since expired; the court further finds that the Special Master's report is regular in all respects and that the same should be approved and confirmed and that complainant is entitled to have and recover judgment from the defendants, C.A. Buzzard and J.R. Whiteside, Partners, doing business as Buzz Side Drilling Company, in the sum of Two Hundred Twenty-five and 30/100 (\$225.30) Dollars, and the costs of this action.

IT IS THEREFORE BY THE COURT, CONSIDERED, ORDERED, ADJUDGED AND DECREED, that the report of the Special Master, G.O. Grant, filed herein on the 6th day of May, 1929, be and the same is hereby approved and confirmed in all respects; and it is further ordered, adjudged and decreed that the complainant have and recover of and from the defendants, C.A. Buzzard and J.R. Whiteside, Partners, doing business as Buzz Side Drilling Company, judgment in the sum of Two Hundred Twenty-five and 30/100 (\$225.30) Dollars, and the costs of this action for all of which let execution issue.

F.E. Kennamer, Judge.

ENDORSED: Filed: Jun 28, 1929
H.P. Warfield, Clerk

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

James W. Gullett, Receiver for
Subscribers at Associated Employers
Reciprocal,

Complainant,

vs

F.M. Buckley and C.B. Cooper,
a partnership,

Defendants.

Equity No. 340.
Ancillary to Missouri Valley
Bridge & Iron Company v.
J.H. Middleton, et al.,
Equity No. 284-E

FINAL DECREE.

Now on this 28th day of June, 1929, this cause came on to be heard at this term upon the application of complainant herein for an Order confirming the report of the Special Master filed herein on the 6th day of May, 1929, and for a money judgment thereon, and the complainant appearing by James P. Melone, one of his solicitors of record, and the court after being fully advised in the premises, and upon consideration thereof finds that the report of the Special Master was filed herein on the 6th day of May, 1929, and that there were no exceptions filed to said report, and the time for filing said exceptions has long since expired; the court further finds that the Special Master's report is regular in all respects and that the same should be approved and confirmed and that complainant is entitled to have and recover judgment from the defendants, F.M. Buckley and C.B. Cooper, a partnership, in the sum of Two Hundred Twenty-one and 65/100 (\$211.65) Dollars, and the costs of this action.

IT IS THEREFORE BY THE COURT, CONSIDERED, ORDERED, ADJUDGED AND DECREED, that the report of the Special Master, G.O. Grant, filed herein on the 6th day of May, 1929, be and the same is hereby approved

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLA. FRIDAY, JUNE 28, 1929.

and confirmed in all respects; and it is further ordered, adjudged and decreed that the complainant have and recover of and from the defendants, P.M. Buckley and C.B. Cooper, a partnership, judgment in the sum of Two Hundred Twenty-one and 65/100 (\$221.65) Dollars, and the costs of this action for all of which let execution issue.

F.E. Kennamer, Judge.

ENDORSED: Filed: Jun 28, 1929
H.P. Warfield, Clerk.

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

James W. Gullett, Receiver for Subscribers at Associated Employers Reciprocal,	Complainant,	Equity No. 341.
vs		
T.E. Turner and T.C. Turner, Partners, operating as T.E. Turner Drilling Company,	Defendants.	Ancillary to Missouri Valley Bridge & Iron Company v J.H. Middleton, et al., Equity No. 284-E.

FINAL DECREE.

Now on this 28th day of June, 1929, this cause came on to be heard at this term upon the application of complainant herein for an Order confirming the report of the Special Master filed herein on the 6th day of May, 1929, and for a money judgment thereon and the complainant appearing by James E. Melone, one of his solicitors of record, and the court after being fully advised in the premises, and upon consideration thereof finds that the report of the Special Master was filed herein on the 6th day of May, 1929, and that there were no exceptions filed in said report, and the time for filing said exceptions has long since expired; the court further finds that the Special Master's report is regular in all respects and that the same should be approved and confirmed and that complainant is entitled to have and recover judgment from the defendant, T.E. Turner and T.C. Turner, Partners, operating as T.E. Turner Drilling Company in the sum of Two Hundred Eight and 89/100 (\$208.89) Dollars, and the costs of this action.

IT IS THEREFORE BY THE COURT, CONSIDERED, ORDERED, ADJUDGED AND DECREED, that the report of the Special Master, G.O. Grant, filed herein on the 6th day of May, 1929, be and the same is hereby approved and confirmed in all respects; and it is further ordered, adjudged and decreed that the complainant have and recover of and from the defendants, T.E. Turner and T.C. Turner, Partners, operating as T.E. Turner Drilling Company, judgment in the sum of Two Hundred Eight and 89/100 (\$208.89) Dollars, and the costs of this action for all of which let execution issue.

F.E. Kennamer, Judge.

ENDORSED: Filed: Jun 28, 1929
H.P. Warfield, Clerk.

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

NORTHERN District of OKLAHOMA
 TULSA, OKLA. FRIDAY, JUNE 28, 1929.

In the district COURT OF THE UNITED STATES
 FOR THE NORTHERN DISTRICT OF OKLAHOMA.

James W. Gullett, Receiver for
 Subscribers at Associated Employers
 Reciprocal,

Complainant,)

Equity No. 351.

vs

American Gas Company,
 a corporation,

Defendant.)

Ancillary to Missouri Valley
 Bridge & Iron Company v
 J.H. Middleton, et al
 Equity No. 284-E.

FINAL DECREE.

Now on this 28th day of June, 1929, this cause came on to be heard at this term upon the application of complainant herein for an Order confirming the report of the Special Master filed herein on the 6th day of May, 1929, and for a money judgment thereon, and the complainant appearing by James P. Melone, one of his solicitors of record, and the Court after being fully advised in the premises, and upon consideration thereof finds that the report of the Special Master was filed herein on the 6th day of May, 1929, and that there were no exceptions filed to said report, and the time for filing said exceptions has long since expired; the court further finds that the Special Master's report is regular in all respects and that the same should be approved and confirmed and that complainant is entitled to have and recover judgment from the defendant, American Gas Company, a corporation, in the sum of seventy-seven and 47/100 (\$77.47) Dollars, and the costs of this action.

IT IS THEREFORE BY THE COURT, CONSIDERED, ORDERED, ADJUDGED AND DECREED, that the report of the Special Master, W.O. Grant, filed herein on the 6th day of May, 1929, be and the same is hereby approved and confirmed in all respects; and it is further ordered, adjudged and decreed that the complainant have and recover of and from the defendant, American Gas Company, a corporation, judgment in the sum of seventy-seven and 47/100 (\$77.47) Dollars, and the costs of this action for all of which let execution issue.

F.E. Kennamer, Judge.

ENDORSED: Filed: Jun 28, 1929
 H.P. Warfield, Clerk.

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

James W. Gullett, Receiver for
 Subscribers at Associated Employers
 Reciprocal,

Complainant,)

Equity No. 353.

vs-

Barnsdall-Foster Company,
 a corporation,

Defendant)

Ancillary to Missouri Valley
 Bridge & Iron Company v
 J.H. Middleton, et al.,
 Equity No. 284-E.

FINAL DECREE.

Now on this 28th day of June, 1929, this cause came on to be heard at this term upon the application of complainant herein for an Order confirming the report of the Special Master filed herein on the 6th day of May, 1929, and for a money judgment thereon and the complainant appearing by James P. Melone, one of his solicitors of record, and the court after being fully advised in the premises, and upon consideration thereof

172

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

NORTHERN District of OKLAHOMA.

EQUITY SESSION TULSA, OKLA. FRIDAY, June 28, 1929.

finds that the report of the Special Master was filed herein on the 6th day of May, 1929, and that there were no exceptions filed to said report, and the time for filing said exceptions has long since expired; the court further finds that the Special Master's report is regular in all respects and that the same should be approved and confirmed and that complainant is entitled to have and recover judgment from the defendant, Barnsdall-Foster Company, a corporation, in the sum of Six Hundred Eighty-two and 32/100 (\$682.32) Dollars, and the costs of this action.

IT IS THEREFORE BY THE COURT, CONSIDERED, ORDERED, ADJUDGED AND DECREED, that the report of the Special Master, G.O. Grant, filed herein on the 6th day of May, 1929, be and the same is hereby approved and confirmed in all respects; and it is further ordered, adjudged and decreed that the complainant have and recover of and from the defendant Barnsdall-Foster Company, a corporation, judgment in the sum of Six Hundred Eighty-two and 32/100 (\$682.32) Dollars, and the costs of this action for all of which let execution issue.

F.E. Kennamer, Judge.

ENDORSED: Filed Jun 28, 1929.
H.P. Warfield, Clerk.

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

James W. Gullett, Receiver for Subscribers at Associated Employers Reciprocal, Complainant,	}	Equity No. 354.
vs	}	Ancillary to Missouri Valley Bridge & Iron Company v. J.H. Middleton, et al
Baxter Springs Gas Company, a corporation, Defendant.	}	Equity No. 284-E

FINAL DECREE.

Now on this 28th day of June, 1929, this cause came on to be heard at this term upon the application of complainant herein for an order confirming the report of the special master filed herein on the 6th day of May, 1929, and for a money judgment thereon, and the complainant appearing by James P. Helene, one of his solicitors of record, and the court after being fully advised in the premises, and upon consideration thereof finds that the report of the Special Master was filed herein on the 6th day of May, 1929, and that there were no exceptions filed to said report, and the time for filing said exceptions has long since expired; the court further finds that the Special Master's report is regular in all respects and that the same should be approved and confirmed and that complainant is entitled to have and recover judgment from the defendant, Baxter Springs Gas Company, a corporation, in the sum of Ninety-one and 09/100 (\$91.09) Dollars, and the costs of this action.

IT IS THEREFORE BY THE COURT CONSIDERED, ORDERED, ADJUDGED AND DECREED, that the report of the Special Master, G.O. Grant, filed herein on the 6th day of May, 1929, be and the same is hereby approved and confirmed in all respects; and it is further ordered, adjudged and decreed that the complainant have and recover of and from the defendant Baxter Springs Gas Company, a corporation, judgment in the sum of Ninety-one and 09/100 (\$91.09) Dollars, and the costs of this action for all of which let execution issue.

F.E. Kennamer, Judge.

ENDORSED: Filed: Jun 28, 1929
H.P. Warfield, Clerk.

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

NORTHERN
EQUITY SESSION

District of
TULSA, OKLA.

OKLAHOMA.

FRIDAY, JUNE 28th, 1929.

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

James W. Gullett, Receiver for Subscribers at Associated Employers Reciprocal,)	Equity No. 356.
Complainant,)	Ancillary to Missouri Valley Bridge & Iron Company v. J.H. Middleton, et al.,
vs.)	Equity No. 284-E.
P.M. Buckley,)	
Defendant.)	

FINAL DECREE.

Now on this 28th day of June, 1929, this cause came on to be heard at this term upon the application of complaint herein for an Order confirming the report of the Special Master filed herein on the 6th day of May, 1929, and for a money judgment thereon, and the complainant appearing by James P. Melone, one of his solicitors of record, and the court after being fully advised in the premises, and upon consideration thereof finds that the report of the Special Master was filed herein on the 6th day of May, 1929, and that there were no exceptions filed to said report, and the time for filing said exceptions has long since expired; the court further finds that the Special Master's report is regular in all respects and that the same should be approved and confirmed and that complainant is entitled to have and recover judgment from the defendant, P.M. Buckley, in the sum of One Thousand One Hundred Eighty-six and 92/100 (\$1186.92) Dollars, and the costs of this action.

IT IS THEREFORE BY THE COURT CONSIDERED, ORDERED, ADJUDGED AND DECREED, that the report of the Special Master, G.O. Grant, filed herein on the 6th day of May, 1929, be and the same is hereby approved and confirmed in all respects; and it is further ordered, adjudged and decreed that the complainant have and recover of and from the defendant, P.M. Buckley, judgment in the sum of One Thousand One Hundred Eighty-six and 92/100 (\$1186.92) Dollars, and the costs of this action for all of which let execution issued.

F.E. Kennamer, Judge.

ENFORCED: Filed: Jun 28, 1929
H.P. Warfield, Clerk.

James W. Gullett, Rec. Plaintiff)
vs) No. 360- Equity
J.J. Fitzstephens Defendant)

Now on this 28th day of June, A.D. 1929, It is ordered by the Court that the exceptions be and the same are hereby allowed to Master's report submitted on briefs filed and to be filed.

James W. Gullett, Rec. Plaintiff)
vs) No. 363- Equity.
F.L. Dunn et al, Defendant)

Now on this 28th day of June, A.D. 1929, it is ordered by the Court that the exceptions be and the same are hereby allowed to Master's report submitted on briefs filed and to be filed.

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

NORTHERN District of OKLAHOMA.

EQUITY SESSION TULSA, OKLA FRIDAY, June 28th, 1929.

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

James W. Gullett, Receiver for
Subscribers at Associated Employers
Reciprocal,
Complainant,
vs
M.S. Mentzer, G.G. Mentzer, and
O.O. Mentzer, Partners, doing
business as Mentzer Brothers,
Defendants

Equity No. 366.
Ancillary to Missouri Valley
Bridge & Iron Company v.
J.H. Middleton, et al.,
Equity No. 284-E.

FINAL DECREE.

Now on this 28th day of June, 1929, this cause came to be heard at this term upon the application of complainant herein for an Order confirming the report of the Special Master filed herein on the 6th day of May, 1929, and for a money judgment thereon, and the complainant appearing by James P. Melone, one of his solicitors of record, and the court after being fully advised in the premises, and upon consideration thereof finds that the report of the Special Master was filed herein on the 6th day of May, 1929, and that there were no exceptions filed to said report, and the time for filing said exceptions has long since expired; the court further finds that the Special Master's report is regular in all respects and that the same should be approved and confirmed and that complainant is entitled to have and recover judgment from the defendants, M.S. Mentzer, G.G. Mentzer and O.O. Mentzer, Partners, doing business as Mentzer Brothers, in the sum of Four Hundred Eighty-nine and 09/100 (\$489.09) Dollars, and the costs of this action.

IT IS THEREFORE BY THE COURT, CONSIDERED, ORDERED, ADJUDGED, AND DECREED, that the report of the Special Master, G.O. Grant, filed herein on the 6th day of May, 1929, be and the same is hereby approved and confirmed in all respects; and it is further ordered adjudged and decreed that the complainant have and recover of and from the defendants, M.S. Mentzer, G.G. Mentzer and O.O. Mentzer, Partners, doing business as Mentzer Brothers, judgment in the sum of Four Hundred Eighty-nine and 09/100 (\$489.09) Dollars, and the costs of this action for all of which let execution issue.

F.E. Memmeger, Judge.

ENDORSED: Filed Jun 28, 1929
H.P. Warfield, Clerk

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

James W. Gullett, Receiver for
Subscribers at Associated Employers
Reciprocal,
Complainant,
vs
Ruth Fuel Company, a corporation,
Defendant

Equity No. 373.
Ancillary to Missouri Valley
Bridge & Iron Company v.
J.H. Middleton, et al.,
Equity No. 284-E.

FINAL DECREE.

Now on this 28th day of June, 1929, this cause came on to be heard at this term upon the application of complainant herein for an Order confirming the report of the Special Master filed herein on the 6th day of May, 1929, and for a money judgment thereon, and the complainant appearing by James P. Melone, one of his solicitors of

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

NORTHERN

District of

OKLAHOMA.

EQUITY SESSION

TULSA, OKLA.

FRIDAY, JUNE 28, 1929

record, and the court after being fully advised in the premises, and upon consideration thereof finds that the report of the Special Master was filed herein on the 6th day of May, 1929, and that there were no exceptions filed to said report, and the time for filing said exceptions has long since expired; the court further finds that the Special Master's report is regular in all respects and that the same should be approved and confirmed and that complainant is entitled to have and recover judgment from the defendants, Ruth Fuel Company, a corporation, in the sum of One Hundred Fourteen and 28/100 (\$114.28) Dollars, the costs of this action.

IT IS THEREFORE BY THE COURT, CONSIDERED, ORDERED ADJUDGED AND DECREED, that the report of the Special Master, G.O. Grant, filed herein on the 6th day of May, 1929, be and the same is hereby approved and confirmed in all respects; and it is further ordered, adjudged and decreed that the complainant have and recover of and from the defendant, Ruth Fuel Company, a corporation, judgment in the sum of One Hundred Fourteen and 28/100 (\$114.28) Dollars, and the costs of this action for all of which let execution issue.

F.E. Kennamer, Judge.

ENDORSED: Filed: Jun 28, 1929
 Filed: H.P. Warfield,
 Clerk.

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

James W. Gullett, Receiver for
 Subscribers at Associated Employers
 Reciprocal,

Complainant

vs

Savoy Drilling Company, a
 corporation,

Defendant

Equity No. 374.

Ancillary to Missouri Valley
 Bridge & Iron Company v
 J.H. Middleton, et al.,
 Equity No. 284-E.

FINAL DECREE.

Now on this 28th day of June, 1929, this cause came on to be heard at this term upon the application of complainant herein for an Order confirming the report of the Special Master filed herein on the 6th day of May, 1929, and for a money judgment thereon, and the complainant appearing by James P. Melone, one of his solicitors of record, and the court after being fully advised in the premises and upon consideration thereof finds that the report of the Special Master was filed herein on the 6th day of May, 1929, and that there were no exceptions filed to said report, and the time for filing said exceptions has long since expired; the court further finds that the Special Master's report is regular in all respects and that the same should be approved and confirmed and that complainant is entitled to have and recover judgment from the defendants, Savoy Drilling Company, a corporation, in the sum of Five Hundred Sixteen and 49/100 (\$516.49) Dollars, and the costs of this action.

IT IS THEREFORE BY THE COURT, CONSIDERED, ORDERED ADJUDGED AND DECREED, that the report of the Special Master, G.O. Grant, filed herein on the 6th day of May, 1929, be and the same is hereby approved and confirmed in all respects; and it is further ordered, adjudged and decreed that the complainant have and recover of and from the defendant, Savoy Drilling Company, a corporation, judgment in the sum of Five Hundred Sixteen and 49/100 (\$516.49) Dollars, and the costs of this action for all of which let execution issued.

F.E. Kennamer, Judge.

ENDORSED: Filed: Jun 28, 1929
 H.P. Warfield, Clerk.

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

NORTHERN District of OKLAHOMA

EQUITY SESSION TULSA, OKLA. FRIDAY, JUNE 28, 1929.

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

James W. Gullett, Receiver for
Subscribers at Associated Employers
Reciprocal,

Complainant,

vs

Savoy Oil Company, a corporation,
Defendant.

Defendant.

Equity No. 375.

Ancillary to Missouri Valley
Bridge & Iron Company, v
J.H. Middleton, et al.,
Equity No. 284-E.

FINAL DECREE.

Now on this 28th day of June 1929, this cause came on to be heard at this term upon the application of complainant herein for an Order confirming the report of the Special Master filed herein on the 6th day of May, 1929, and for a money judgment thereon, and the complainant appearing by James P. Melone, one of his solicitors of record, and the court after being fully advised in the premises, and upon consideration thereof finds that the report of the Special Master was filed herein on the 6th day of May, 1929, and that there were no exceptions filed to said report, and the time for filing said exceptions has long since expired; the court further finds that the Special Master's report is regular in all respects and that the same should be approved and confirmed and that complainant is entitled to have and recover judgment from the defendants, Savoy Oil Company, a corporation, in the sum of One Thousand Seventy-two and 95/100 (\$1072.95) Dollars, and the costs of this action.

IT IS THEREFORE BY THE COURT, CONSIDERED, ORDERED ADJUDGED AND DECREED, that the report of the Special Master, G.O. Grant, filed herein on the 6th day of May, 1929, be and the same is hereby approved and confirmed in all respects; and it is further ordered, adjudged and decreed that the complainant have and recover of and from the defendant, Savoy Oil Company, a corporation, judgment in the sum of One Thousand Seventy-two and 95/100 (\$1072.95) Dollars, and the costs of this action, for all of which let execution issue.

F.E. Kennamer, Judge.

ENDORSED: Filed: Jun 28, 1929
W.F. Garfield, Clerk.

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

James W. Gullett, Receiver for
Subscribers at Associated Employers
Reciprocal,

Complainant,

vs.

Savoy Oil Company of Louisiana, Inc.,
a corporation.

Equity No. 376.

Ancillary to Missouri Valley
Bridge & Iron Company v
J.H. Middleton, et al.
Equity No. 284-E.

FINAL DECREE.

Now on this 28th day of June, 1929, this cause came on to be heard at this term upon the application of complainant herein for an Order confirming the report of the Special Master filed herein on the 6th day of May, 1929, and for a money judgment thereon, and the complainant appearing by James P. Melone, one of his solicitors of record, and the court after being fully advised in the premises, and upon consideration thereof finds that the report of the Special Master was filed herein on the 6th day of May, 1929, and that there were no exceptions filed to said report, and the time for filing said exceptions has long

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

NORTHERN District of OKLAHOMA.

EQUITY SESSION TULSA, OKLA. FRIDAY, JUNE 28, 1929.

since expired; the court further finds that the Special Master's report is regular in all respects and that the same should be approved and confirmed and that complainant is entitled to have and recover judgment from the defendant, Savoy Oil Company of Louisiana, Inc., a corporation, in the sum of One Hundred Ninety-five and 17/100 (\$195.17) Dollars, and the costs of this action.

IT IS THEREFORE BY THE COURT, CONSIDERED, ORDERED ADJUDGED AND DECREED, that the report of the Special Master, G.O. Grant, filed herein on the 6th day of May, 1929, be and the same is hereby approved and confirmed in all respects; and it is further ordered, adjudged and decreed that the complainant have and recover of and from the defendant, Savoy Oil Company of Louisiana, Inc., a corporation, judgment in the sum of One Hundred Ninety-five and 17/100 (\$195.17) Dollars, and the costs of this action, for all of which let execution issue.

F.E. Kennamer, Judge.

ENDORSED: Filed: Jun 28, 1929
H.P. Warfield, Clerk.

James W. Gullett, Receiver,)
Plaintiff)
vs) Equity No. 427.
J.P. Pope, et al,)
Defendants)

Now on this 28th day of June, A.D. 1929, It is ordered by the Court that the exceptions be and the same are hereby allowed to Master's report submitted on briefs filed and to be filed.

Court adjourned until June 29, 1929.

18

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

NORTHERN District of OKLAHOMA

EQUITY SESSION TULSA, OKLAHOMA SATURDAY, June 29, 1929.

June 29, 1929. Court conveyed pursuant to adjournment Saturday,
Present: Hon. F.E. Kennamer, Judge U.S. Dist Court.
H.P. Warfield, Esq., Clerk U.S. Dist. Court.

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

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

Harwood Keaton, Receiver of
The First National Bank of
Barnsdall, Oklahoma, Plaintiff

vs

Mary E. Little, executrix of
the estate of G.R. Little,
deceased. Defendant

No. 187-Eq.

ORDER.

On this 29th day of June, 1929, this cause comes on for trial in its regular order pursuant to assignment, plaintiff appearing by his attorney, Robt. B. Keenan, and the defendant appearing by her attorneys, Frank M. McCoy and John L. Craig. Whereupon said defendant asked and is granted leave to attach to her application for a continuance heretofore filed in this cause a supplemental affidavit of her attending physician concerning said defendant's present physical condition, and to refile and re-present said application for a continuance at this time.

Upon consideration of said application for a continuance the court finds that the same should be denied, and it is therefore

Ordered by the court, that defendant's said application for a continuance herein be, and the same hereby is denied. To which ruling and order of the court said defendant excepts.

F.E. Kennamer,
United States District Judge.

RECORDED: Filed in open court
Jun 29, 1929.
H.P. Warfield, Clerk.

John H. Dykes, Receiver, Plaintiff

vs

G.R. Little, et al, Defendant

Equity No. 187.

Now on this 29th day of June, A.D. 1929, the above entitled cause comes on for hearing on motion to discharge Receiver herein. Thereupon it is ordered by the Court that said motion be held under advisement.

It is further ordered that authorities on rental question be submitted herein. And thereafter, said cause is passed for further hearing to July 1st, 1929.

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

NORTHERN

District of

OKLAHOMA

~~EQUITY SESSION~~

TULSA, OKLA.

SATURDAY, JUNE 29th, 1929.

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

OIL WELL SUPPLY COMPANY,)	
a corporation,)	
Plaintiff,)	
- vs -)	In Equity
)	No. 452.
Chas. F. Noble, et al.,)	
Defendants.)	

ORDER CONTINUING CASE AND GIVING TIME TO PLEAD AND
EXTENDING TIME FOR WITNESSES UNDER SUBPOENA
DUCES TECUM TO PRODUCE DOCUMENTS.

This matter coming on for hearing on this 29th day
of June, 1929, for good cause shown,

IT IS HEREBY ORDERED; That the trial of said cause
be continued and set for trial on the 15th day of July 1929, at 9:00
o'clock A.M.

IT IS FURTHER ORDERED AND ADJUDGED, That the subpoe-
nae duces tecum heretofore issued herein shall be and hereby are continued
in full force and effect, and Chas. F. Noble, personally, and as President
of the Nob Gasoline Company, and A.D. Noble, Secretary of said company
are directed to appear before this Court at said time, bringing all
documents called for in said subpoenae.

IT IS FURTHER ORDERED AND ADJUDGED, that the First
National Bank and Trust Company of Tulsa may, within five days from this
date, file its amended answer and cross-petition and furnish copies to
opposing and adversely interested parties, who shall have five days
thereafter within which to answer.

DATED this 29th day of June, 1929.

F.E. Kennamer, Judge.

ENDORSED: Filed in open court,
June 29, 1929
H.P. Warfield, Clerk.

Oil Well Supply Co. a corporation,)	
Plaintiff)	
- vs -)	In Equity
)	No. 453.
Charles F. Noble, et al.,)	
Defendants)	

Now on this 29th day of June, A.D. 1929 comes on for hearing on
Application of Receiver for an Order to Sell property.

Thereupon it is ordered by the Court that said cause be passed
to Friday, July 5, 1929 at 9 o'clock A.M.

180

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

NORTHERN District of OKLAHOMA

EQUITY SESSION TULSA, OKLA SATURDAY, JUNE 29, 1929

Mississippi Valley Trust Company,)	
)	
Plaintiff)	
)	
vs)	
)	
Oklahoma Union Railway Company,)	
a corporation,)	
Defendant)	

No. 478- Equity.

Now on this 29th day of June, A.D. 1929, the comes on for Hearing on Application for Receiver.

Thereupon it is ordered by the Court that said cause be passed to July 1, 1929.

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

NORTHERN
EQUITY SESSION

District of
TULSA, OKLA.

OKLAHOMA
MONDAY, JULY 1, 1929

Court convened pursuant to adjournment Monday, July 1,
1929.

Present: Hone. F.E. Kenamer, Judge, U.S. Dist Court.
H.P. Warfield, Esq. Clerk, U.S. Dist Court.

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

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

Harwood Keaton, Receiver of
The First National Bank of
Barnsdall, Oklahoma,
Plaintiff

vs

In Equity, No. 187.

Mary E. Little, Executrix of
the Estate of G.R. Little,
Deceased,
Defendant.

JOURNAL ENTRY.

This cause came on for hearing upon questions of law and upon the merits, this 1st day of July, 1929, and there appeared Robert B. Keenan, attorney for plaintiff, and Frank T. McCoy and John T. Craig, attorneys for defendant.

Leave having been obtained by counsel for defendant, the defense asserted in paragraphs 7 and 8 of the amended answer herein, is withdrawn.

After hearing the proof adduced in support of plaintiff's motion to strike defendant's amended answer, and the argument in support thereof, same is sustained. The motion of defendant to vacate order entered February 11th, 1929, in this case, sustaining motion to strike paragraph of the original answer filed herein, is sustained.

After hearing proof adduced pro and con on the motion to discharge receiver, the court finds that a receiver was appointed in said cause, because the property was probably inadequate to satisfy the mortgage debt, and also, G.R. Little, the mortgagor, was insolvent; that the proof adduced in support of the bill herein shows that G.R. Little's estate is insolvent. The Court is further of the opinion that the property involved herein will be insufficient to satisfy the debt. It is, therefore, ordered that the motion to discharge receiver is overruled, and the receiver, Thomas Casey, heretofore appointed, is directed to conserve all funds remaining in his hands until further order of court, and upon payment by him, said sum shall be applied by plaintiff upon the indebtedness herein.

It appearing that G.R. Little died subsequent to the institution of this suit, and that Mary E. Little was duly appointed executrix of his estate, and that she gave four months' notice to creditors to file claims; that this suit was not revived in her name as executrix within the four months' time prescribed by the notice, nor was claim filed with her, as prescribed by the terms of said notice. It is, therefore, ordered that any claim for deficiency after the foreclosure of the mortgage herein is barred as a claim against the estate of G.R. Little, deceased.

The cause came on further to be heard upon the merits: It is admitted that plaintiff is the duly appointed, qualified and acting receiver of the First National Bank of Barnsdall, Oklahoma; that he is an agent of the Government of the United States of America, authorized to maintain this suit; that by reason of the failure of the said First National Bank of Barnsdall, Oklahoma, its suspension and the subsequent appointment of plaintiff's successor as receiver, and his appointment as receiver, he is the owner and holder of said note and mortgage sued on herein and entitled, under the law, to maintain this suit.

It is further admitted that the note and mortgage were executed and delivered for the consideration alleged in plaintiff's bill.

After hearing the evidence, the court, being fully advised in the premises, finds the issues in favor of plaintiff.

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

NORTHERN District of OKLAHOMA

EQUITY SESSION TULSA, OKLA. MONDAY, JULY 1st, 1929

IT IS, THEREFORE, considered, ordered, adjudged and decreed by the court that plaintiff have judgment against the defendant, Mary E. Little, Executrix of the Estate of G.R. Little, deceased, as follows, to-wit:

1st. For the sum of Seventeen Thousand, Eight Hundred Fifty-seven Dollars and Fifty Cents (\$17,857.50) together with interest thereon at the rate of eight per cent per annum from June 30th, 1924 until paid, and the further sum of Seventeen Hundred Eighty-five Dollars and Seventy-five Cents (\$1785.75) as attorney's fees, and costs.

2nd. Foreclosing the lien of the First National Bank of Barnsdall, Oklahoma against the property given to secure the payment of said sum, described as follows, to-wit:

Lots Eight (8) and Nine (9) Block Eighteen (18) in the Original townsite of Barnsdall, Osage County, Oklahoma,

and said property is ordered sold to satisfy said judgment.

That the funds to arise from the sale of said premises shall be applied as follows:

1st. In payment of the taxes and assessments due thereon.

2nd. In payment of the costs of sale, and of this action.

3rd. In payment of the said plaintiff of said sum, above mentioned, together with interest thereon.

4th. The residue, if any there be, to be paid to said defendant, Mary E. Little, Executrix of the estate of G.R. Little, deceased.

It is further ordered that in case said defendant fails, for six months from the date of rendition of this judgment, to pay said plaintiff the principal sum of note sued on herein, together with interest and attorney's fees, that the special master shall sell said premises in accordance with the terms of this order.

It is further ordered that J.S. Buchanan, esquire, be, and he is hereby designated and appointed by the court as special master to make the sale hereby ordered and decreed, to execute and deliver deed of conveyance, of the property to be sold, to the purchaser, or purchasers, thereof, on order of this court confirming such sale; the court, however, reserving the right to appoint, in any term time, or in his chambers, any other person as such special master, with like powers, in the case of disability to act of the special master hereby designated, or in case of his death or failure, for any cause, to act, or removal by the court.

The special master is ordered and directed to advertise and sell said property on or after six months from this date, without appraisal, at public auction to the highest bidder, according to law, at twelve o'clock, noon, at the front door of the court house of Osage County, Oklahoma, located at Pawhuska, Oklahoma, on the date to be named by the special master in the notice of sale, and before making said sale, and shall publish said notice thereof once a week for at least four weeks prior to said sale, in one newspaper regularly printed and issued and having a general circulation in said county of Osage, State of Oklahoma, and by posting notice on the front door of the court house in the County of Osage, State of Oklahoma, and in five other public places in the county, two of which shall be in the township wherein said lands and tenements lie.

It is further ordered that, the special master making such sale, may, either personally or by some person to be

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLA

MONDAY, JULY 1, 1929.

designated by him to act in his name, and by his authority, adjourn the sale from time to time without further advertisement, but only on the request of plaintiff, or his attorneys, or by order of the court, or judge thereof.

It is further ordered and adjudged by this court that from and after the sale of said lands and tenements, under and by virtue of this judgment and decree, that G.R. Little, his executrix, assigns and heirs at law and all persons claiming under him since the commencement of this action be, and are, forever barred and foreclosed of and from all lien upon, right, title, interest estate or equity of, in or to said lands, tenements, or any part thereof.

It is further ordered that the plaintiff may bid and purchase at any such sale, and from the amount of plaintiff's bid shall be deducted the amount of the debt sued on herein.

It is further ordered that either party to this proceeding may apply to the court for further orders and directions.

To which rulings of the court, which are adverse to defendant, and each of them, defendant excepts and exceptions are allowed.

F.E. Kennamer,
Judge.

O.K. as to form:
Frank T. McCoy & Jno. T. Craig,
Attorneys for May E. Little, Executrix
of the estate of G.R. Little, deceased,
Defendant.

Robt. B. Kennan,
Atty. for Plaintiff.

ENDORSED: Filed: Jul. 13, 1929
H.P. Warfield, Clerk.

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

Victor Clifford, Complainant, }
vs } No. 201-Equity.
Johns-Manville, Inc., }
a corporation, et al. Defendants }

ORDER.

On this day came on to be heard in open court the motion of the complainant herein for an order permitting the testimony of the complainant, Victor Clifford, to be taken before the Special Master upon the whole case, the attorneys for defendant, Johns-Manville, Inc., having been notified, and both parties being present by counsel, the court finds the motion is well taken and is granted.

It is therefore, ordered by the court that the order referring this matter to Judge G.F. O'Brien as Special Master to take and report his conclusions on the facts to this Court be and the same is hereby modified to the extent of extending the authority and power to the said G.F. O'Brien as Special Master, and he is hereby directed to take the testimony of the complainant, Victor Clifford, upon the whole case, and that said hearing be had as expeditiously as practical after giving notice to counsel for the respective parties; that said testimony when taken shall be transcribed and filed with the Special Master to be used by either party upon the hearing of the

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

NORTHERN District of OKLAHOMA

EQUITY SESSION TULSA, OKLA. MONDAY, JULY 1st, 1929.

issue upon the main case between the complaint herein and the defendant, Johns-Manville, Inc.

Dated this 1st day of July, 1929.

F.E. Kennamer, District Judge.

ENDORSED: Filed in open court
July 1, 1929.
H.P. Warfield, Clerk.

Sapasa Polecat, et al	Plaintiff	} No. 349 Equity.
vs		
Norbe, et al,	Defendants	

Now on this 1st day of July, A.D. 1929, it is hereby ordered by the Court that the allowing of Resubmission of former Motion to revive as to Norbe, et al. be and the same is hereby allowed.

It is also ordered by the Court that L.N. Stivers be and hereby is appointed Guardian ad Litem.

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

Sapasa Polecat, et al.,	Plaintiffs,	} No. 349 Equity.
vs		
Norbe, et al.,	Defendants.	

Order Reviving Cause in Behalf of Plaintiffs against the Heirs of the Defendant, Norbe, also Known as Samuel Warrior, deceased.

Now on this first day of July, 1929, came on for hearing the application of plaintiffs for an order to revive this cause of action in behalf of said plaintiffs and against the heirs of the defendant, Norbe, also known as Samuel Warrior, deceased, and his privies in estate;

Plaintiffs appeared by their attorneys of record, S.W. Lawes; Defendant, H.P. Wilcox Oil & Gas Company, appeared by its attorney Horace B. Clay; Ada Brown, one of the heirs of the said Norbe, deceased, appeared by her attorneys, Wilkinson & Smith, and the Intervenor, United States of America, appeared by its attorney, Louis N. Stivers, Assistant United States District Attorney for the Northern District of Oklahoma;

And it appearing to the court that due and proper notice has heretofore been served on Lydia Warrior, widow of the said Norbe, also known as Samuel Warrior, deceased, and Ada Brown, an adult daughter of said decedent, and Andrew Warrior, Catherine Warrior, Louis Warrior and Daniel Warrior, minor children of the said Norbe, also known as Samuel Warrior, deceased, the court finds that the cause of action pleaded by plaintiffs in their amended bill filed herein survives in behalf of the plaintiffs against the heirs at law and privies in estate of the said deceased defendant, Norbe, also known as Samuel Warrior;

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

NORTHERN District of OKLAHOMA.
 EQUITY SESSION TULSA, OKLA. JULY 1st, MONDAY, 1929.

The court further finds that said defendant, Norbe, also known as Samuel Warrior, departed this life about the 25th day of June, 1928, but that the fact of the death of the said defendant was not known to plaintiffs or their counsel, nor to counsel of the defendants, nor to this Court, until sometime after the 12th day of July, 1928;

The court further finds that no objection or protest has been presented against the granting of the order of reviving this cause by any of the defendants, though due and proper notice has been served upon all the known heirs of the said Norbe, also known as Samuel Warrior, deceased, and they are represented by counsel before the court;

IT IS THEREFORE ORDERED AND ADJUDGED that said action so pleaded by plaintiffs in their amended bill filed herein be, and the same is hereby, revived in behalf of said plaintiffs against the said heirs at law of the said defendant, Norbe, known as Samuel Warrior, deceased, to-wit: Lydia Warrior, and Ada Brown, adults, the Andrew Warrior, Catherine Warrior, Louis Warrior and Daniel Warrior, minors and the Hon. Louis N. Stivers, Assistant United States Attorney, is hereby appointed guardian ad litem to appear, plead and answer for and on behalf of said above named minor heirs of the said deceased defendant, Norbe, known as Samuel Warrior, deceased, and that said cause stand on the docket for prosecution to final decree under its original title, but that the said above named heirs of the said original defendant, Norbe, or Samuel Warrior, be added as defendants herein.

F.E. Kennamer, Judge.

ENDORSED: Filed Jul. 1, 1929.
 H.P. Warfield, Clerk.

William P. Hatchett, Jr. et al)	
) Plaintiff	
vs)	No. 434- In Equity.
W.P. Hatchett, et al,)	
) Defendants.	

Now on this 1st day of July, A.D. 1929, it is ordered by the Court that this above styled cause be passed temporarily.

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

Mississippi Valley Trust Company, a corporation, Trustee,)	
) Plaintiff,	
vs)	No. 478-
Oklahoma Union Railway Company, a corporation,)	Equity.
) Defendant.	

ORDER.

On reading and considering the verified Bill of Complaint and Answer filed in this cause, and on motion of counsel for the plaintiff, and the defendant, Oklahoma Union Railway Company, appearing by its counsel and consenting to the entry of this order, and due deliberation being had; and for good cause shown:

It is now ordered, adjudged and decreed by the Court:
 1. That J.A. Frates and F.A. Bodovitz of the City of Tulsa and State of Oklahoma, be and they are hereby appointed Receiver

106

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLA.

MONDAY, JULY 1st, 1929.

of all and singular the railroads, lands, property, assets, rights and franchises of the Oklahoma Union Railway Company (hereinafter called Railway Company) including all railroads and other property and assets, real, personal and mixed, of whatever kind or description and wherever situated, owned, leased or operated by said Railway Company, and all contracts, poles, wires, warehouses, offices, stations, shops and all other buildings and appurtenances of every kind, and all electric locomotives, cars, and other rolling stock and equipment of every kind and description and wherever situated, owned, leased or operated by said Railway Company, and all contracts, poles, wires, warehouses, offices, stations, shops and all other buildings and appurtenances of every kind and all electric locomotives, cars and other rolling stock and equipment of every kind and description, and all tools, machinery, furniture, fixtures, coal, material and supplies and all books of account, records and other books, papers, cash in banks and all other moneys, all debts, things in action, credits, stocks, bonds, securities, deeds, leases, contracts, muniments of title, bills receivable, rents, issues, profits and income accruing or to accrue, as well as all lines of railroad owned by another corporation, but operated and controlled by Railway Company under and by virtue of its ownership of all the capital stock of such other corporation, and all leasehold interests, trackage and operating contracts, and all other contracts and all rights, interests, easements, privileges and franchises of said Railway Company or of any other company or corporation, the capital stock of which is owned by Railway Company, and all other assets of every kind and description, and said Receivers are hereby granted six (6) months, (unless the time is further extended) to determine whether they will adopt or rescind all contracts of every nature which Railway Company may have entered into.

2. Said Receivers are hereby directed to immediately take possession of all and singular said railroads, rolling stock, franchises, rights, property and premises, and to run, manage, maintain and operate the said railroad and property, wherever situated and found, including such railroads and property as said Railway Company holds, controls and operates under lease, trackage contracts or ownership of the capital stock of the corporation which owns the same, and to use, manage and conduct said business in such manner as, in their judgment, will produce the best results, and, to this end, exercise the authority and franchises of said Railway Company or any other railway company, the capital stock of which is owned by Railway Company, and to discharge all the public duties obligatory upon Railway Company, and to preserve said railroads and property in proper condition and repair, and manage and operate said railroads and property according to the requirements of the laws of the United States and the valid laws of the State of Oklahoma, and in the same manner that Railway Company would be bound to do if it were in the possession thereof, to keep said property insured as he may deem advisable and to employ and discharge and fix the compensation of all officers, managers, superintendents, agents and employes, and to make such payments and disbursements as may be needful and proper in so doing, and to collect and receive the income and tolls of said property, including the dividends on stock and interest on bonds or other securities, and to hold and retain the net revenues thereof in such manner and to the end that the same may be applied under this order and such other orders as this Court may hereafter make.

3. Said Receivers are hereby authorized and empowered to institute and prosecute within this and any other district or elsewhere, and in its name as Receiver or in the name of Oklahoma Union Railway Company, as they may be advised by counsel, all such suits as may be necessary in their judgment and that of counsel, for the proper protection of said property and the discharge of their trust, and likewise to defend, compromise, settle and discharge all claims suits and actions made or instituted against them as Receivers, and also to appear in and conduct the prosecution or defense of, or compromise or settle any claim, action or proceeding now pending or hereafter brought in any court or before any department, commission or other tribunal, in which Railway Company is or shall be a party, which, in the judgment of the Receivers affects or may affect the property of which they are appointed Receivers but no action taken by the Receivers in respect of any such actions or suits against the Railway Company as yet to judgment, shall have the effect of establishing any claim upon or right in the property or funds in the possession of said Receivers, or as to waive any claim, title or legal rights of the parties.

4. Said Receivers are hereby directed to deposit all moneys coming into their hands from the railroads in such manner as to

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA

MONDAY, JULY 1st, 1929.

trust company or trust companies, or both, and report to the Court what banks or trust companies they have selected for that purpose, and said Receivers are hereby authorized, in their discretion, from time to time, out of the funds coming into their hands, to pay (a) all current expenses incident to the creation or administration of this trust, including the wages, salaries and compensation of all officers, counsel, attorneys, managers, superintendents, agents and employes, the expenses of operating said property, and (b) all just and legal obligations of defendant Railway Company, which were incurred for work, salaries, labor, traveling expenses, materials, machinery and fixtures furnished in the current operation of the railroads and property of which the Receivers are hereby appointed, all fees, charges and expenses due attorneys of the defendant Railway Company for services rendered in the conduct of its current litigation or legal business, and all accounts now or hereafter paid by sureties upon all supersedeas or appeal bonds executed by said sureties, for the benefit of the defendant Railway Company.

5. Said Receivers shall open books of account and cause to be kept therein due and proper account of the earnings, receipts, expenses and disbursements of the railroads and property of which they are hereby appointed Receivers, and shall preserve proper vouchers for all payments made by them on account thereof.

6. All persons, firms and corporations having in their possession any of said property and premises of which the Receivers are hereby appointed, shall deliver said property and premises to said Receivers, and each and every of the officers, directors, agents and employes of said defendant Railway Company be and they are hereby required and commanded to forthwith turn over and deliver to said Receivers or their duly constituted representatives, any and all books of account, vouchers and papers, deeds, leases and contracts, bills, notes, accounts, moneys or other property in his or their hands or under his or their control belonging to or in the possession of said defendant Railway Company or to which it is or may become entitled, and each of said officers, directors, agents and employes is hereby commanded and directed to abide by and conform to such orders as may be given from time to time by said Receivers or their duly constituted representatives, in conducting the operation of the said property and in the discharge of their duties as Receivers.

7. The Oklahoma Union Railway Company and the officers directors, agents, attorneys and employes of said Railway Company and all other persons claiming to act by virtue of or under said Railway Company, and all other persons, firms and corporations whatsoever and wheresoever situated, located or domiciled, be and they are hereby restrained and enjoined from interfering with, attaching, levying upon or in any manner whatsoever disturbing any portion of the assets, goods, moneys, and property and premises of which a Receiver is hereby appointed, or from taking possession of or in any way interfering with the same or any part thereof, or from interfering in any manner to prevent the discharge of said Receivers of their duties or the operation of said property and premises under the orders of this Court.

8. Said Receivers shall retain possession of and continue to discharge the duties or trusts aforesaid until the further order of this Court, and shall from time to time make report of their doings in the premises, and may from time to time apply to this Court for such other and further order and direction as they may deem necessary and requisite to the due administration of said trust. Said Receivers shall, within sixty days from the entry of this order, file with this court an inventory of the property coming into their hands and possession as such Receivers and also file a separate report or reports showing the amount of moneys coming into his hands as such Receivers derived from the operation of the railroads and property of the defendant Railway Company prior to the entry of this order.

9. The Receivers herein are authorized to apply to any other court of competent jurisdiction for such order or orders in the premises as the Receivers may deem necessary in aid of the orders issued by this Court. The right is reserved to the parties hereto to apply to the Court for any further or other instruction to the said Receivers, and this Court reserves the right to make such further orders as may be proper and to modify this order, and in all respects regulate and control the conduct of said Receivers.

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

NORTHERN District of OKLAHOMA

EQUITY SESSION TULSA, OKLA. MONDAY, July 1, 1929

10. Until otherwise directed, the receivers herein shall pay, out of the funds coming into their hands, the cost of maintaining the corporate existence of the defendant Railway Company, including the salaries (to be fixed by him) of each necessary corporate officer, and office rent as may be required and necessary expenses for the preservation of the records of the defendant Railway Company and the transfer of its stocks and bonds, including wages of the necessary clerical help, and the Receivers shall make quarterly reports to the Court of his disbursement under this paragraph of this order.

11. Within ten (10) days from this date, said Receivers shall execute a bond with one or more sureties, approved by this Court or one of the Judges thereof, in the sum of \$25,000.00 for the benefit of whom it may concern, conditioned that they will well and truly perform the duties of his office and account for all moneys and properties which may come into his hands, and abide by and perform all things which he shall be directed by the Court to do, and shall file this bond with the Clerk of this Court.

12. The Court hereby reserves the right and jurisdiction to make from time to time such further orders, amplifying, extending limiting or otherwise modifying or changing this order as to it may at any time seem best.

The Court reserves the right and jurisdiction to make from time to time such further orders, amplifying, extending, limiting or otherwise modifying or changing this order as to it may at any time seem best.

The Court reserves the right and jurisdiction to appoint additional Receiver or Receivers.

F.E. Kennamer, Judge.

ENDORSED: Filed in open court July 1st, 1929 H.F. Warfield, Clerk.

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

Mississippi Valley Trust Company, a corporation, Trustee,

Plaintiff,

vs

No. 478.

Oklahoma Union Railway Company, a corporation,

Defendant.

OATH OF RECEIVER.

I, J.A. Frates, the Receiver appointed herein, do solemnly swear that I will well and truly perform the duties of receiver herein, and will with all due diligence perform and obey the orders of the Court, so help me God.

J.A. Frates.

Subscribed and sworn to before me this 1 day of July, 1929.

(NO SEAL)

L.W. Jones, Deputy Clerk U.S. District Court Northern District of Oklahoma.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

WILSA OKLAHOMA

MONDAY JULY 1, 1929.

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

Mississippi Valley Trust Company,
a corporation,

Plaintiff,

vs

Oklahoma Union Railway Company, a
corporation,

No. 478-Equity.

OATH OF RECEIVER.

I, F.A. Bodovitz, the Receiver appointed herein, do solemnly swear
that I will well and truly perform the duties of Receiver herein, and will
with all due diligence perform and obey the Orders of the Court, so
help me God.

F.A. Bodovitz,

Subscribed and sworn to before me this 1st day of July, 1929.

(SEAL)

L.W. Jones, Deputy Clerk
U.S. District Court.

ENDORSED: Filed Jul. 1, 1929
H.P. Warfield.

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

Delaware Consolidated Oil Company,
a corporation,

Complainant,

vs

Max W. Randall and F.L. Berrian,
County Treasurer of Nowata County,
Oklahoma

Respondents.

No. 481-Equity.

ORDER FIXING DATE OF HEARING APPLICATIONS FOR
PRELIMINARY INJUNCTION.

Now on this 1st day of July 1929, the complainant
having filed its bill of complaint praying for preliminary injunction upon
the grounds and for the reasons stated in said bill of complaint;

IT IS ORDERED that said bill of complaint in so far

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

NORTHERN District of OKLAHOMA

EQUITY SESSION TULSA, OKLA MONDAY, JULY 1st, 1929.

as it prays for a preliminary injunction be, and the same is hereby set for hearing at 10:00 A.M. July 5, 1929, in the court room of the United States District Court for the Northern District of Oklahoma, sitting at Tulsa.

IT IS THEREFORE ORDERED that notice of the hearing of said application for preliminary injunction be served upon the respondents at least three days prior to said hearing.

F.E. Kenamer, Judge.

ENDORSED: Filed Jul. 1, 1929.
H.P. Warfield, Clerk.

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

NORTHERN EQUITY SESSION

District of TULSA, OKLA.

OKLAHOMA

TUESDAY, JULY 2nd, 1929.

Court convened pursuant to adjournment Tuesday, July 2nd, 1929.

Present: Hon. F.E. Kennamer, Judge U.S. Dist. Court
H.P. Warfield, Clerk U.S. Dist. 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.

Zerah Hover, et al, Plaintiffs

vs

No. 477-Equity.

Josey Oil Company, a corporation, et al Defendants.

ORDER.

Now on this 2 day of July 1929, upon application of the defendant, Josey Oil Company, it is hereby ordered,

That the application of the defendant, Josey Oil Company, defendant herein, for an injunction against the plaintiffs herein, pending the final determination of this cause, restraining the said plaintiffs from interfering with the operations of the defendant on its oil and gas lease which is the subject of the litigation herein, while this cause is pending and undetermined, be and the same is hereby set for hearing before the undersigned judge of the above named court on the 8th day of July, 1929, at the hour of 9 A.M. at the court room of the above named court in the City of Tulsa, State of Oklahoma.

Of which the parties hereto will take notice.

F.E. Kennamer, Judge.

Receipt of a true and correct copy of the above order is acknowledged this 2nd day of July 1929.

Bailey A. Bell, Attorney for the Plaintiffs.

ENDORSED: Filed: Jul 2, 1929
H.P. Warfield, Clerk.

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

The Lorraine Corporation, a corporation, Plaintiff,

vs

In Equity

No. 479.

Percy D. Hammer, H. & P. Specialty Company, Johnston Manufacturing Company, a corporation, Jack H. Johnston, C.A. Conwell, John Anderson, doing business as Tulsa Pattern Works, Chester A. Mathey and Frank H. Mathey, a co-partnership, doing business as Mathey Machine Shop, and Big Four Foundry Company, a corporation,

Defendants.

RESTRAINING ORDER.

WHEREAS, in the above cause, a motion for the issuance of a restraining order has been duly filed praying for the issuance of a temporary writ

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

NORTHERN District of OKLAHOMA

EQUITY SESSION TULSA, OKLA TUESDAY, JULY 2, 1929.

of injunction, and it having been made to appear that there is danger of irreparable damage being caused to plaintiff before the hearing of said application for the writ of injunction, unless the said defendants are, pending such hearing, restrained as herein set forth.

NOW, THEREFORE, THE DEFENDANTS above named, their agents, servants, workmen, employees and representatives, and each and every of them, be and they are hereby restrained until the further order of this court from directly or indirectly making, using, vending or putting into practice, operation, or, in any way, practicing or imitating, Lorraine Rod Wacks, or any material or substantial parts thereof, or from inviting or encouraging or enabling others so to do.

IT IS FURTHER ORDERED by the court that the application for a temporary injunction be, and the same is, hereby set for hearing in the court room of the United States District Court for the Northern District of Oklahoma, Tulsa, Oklahoma, on Friday, July 11th, A.D. 1929, at the hour of 9:30 A.M.

Dated this 2nd day of July, A.D. 1929.

F.E. Kennamer, District Judge.

ENDORSED: Filed: Jul 2 1929 H.P. Warfield, Clerk.

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

The Lorraine Corporation, a corporation, Plaintiff vs Percy D. Hammer, Defendant. In Equity, No. 480.

RESTRAINING ORDER.

Whereas in the above cause a motion for the issuance of a restraining order has been duly filed praying for the issuance of a temporary writ of injunction, and it having been made to appear that there is danger of irreparable damage being caused to plaintiff before the hearing of said application for the writ of injunction, unless the said defendant is, pending such hearing, restrained as herein set forth.

NOW, THEREFORE, it is hereby ordered, and the defendant, Percy D. Hammer, will take notice that, he, his agents, servants and employees are hereby specifically restrained and enjoined from disposing of any of the products, merchandise, supplies, specialties or goods now in the possession of the said defendant, his agents, servants or employees, which belong to and are the property of the plaintiff.

IT IS FURTHER ORDERED that the defendant, his agents, servants and employees, be and they are hereby restrained and enjoined from removing, destroying or in any way changing or altering the books, records, vouchers or other documents now in his possession, or in the possession of his said agents, which pertain to or affect the transactions had between said plaintiff and defendant.

IT IS FURTHER ORDERED that the motion for a temporary injunction be and the same is hereby set for hearing in the court room of the United States District Court for the Northern District of Oklahoma at Tulsa, Oklahoma, on Friday the 11th day of July, A.D. 1929, at 9:30 A.M.

Dated this 2nd day of July, A.D. 1929.

ENDORSED: Filed: Jul 2, 1929 F.E. Kennamer, District Judge. H.P. Warfield, Clerk.

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

NORTHERN District of OKLAHOMA

DAILY SESSION TULSA, OKLA WEDNESDAY, JULY 3, 1929.

Court convened pursuant to adjournment Wednesday, July 3, 1929.

Present: Hon. F.E. Kennamer, Judge, U.S. Dist. Court
H.P. Warfield, Clerk, U.S. Dist. Court.

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

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

Ruth B. DeHanas and Jesse L. DeHanas, Plaintiffs vs Equity No. 69. Cortez King Brand Mines Company, et al., Defendants.

ORDER.

Upon satisfactory showing to the Court that this case has been dismissed pursuant to the mandate of the United States Circuit Court of Appeals for the Eighth Circuit, and that all costs and charges in said Court, as well as in this Court, have been paid and satisfied, and that no further reason exists for keeping in force the Appeal Bond executed herein by Ruth B. DeHanas and Jesse L. DeHanas, as principals, and by the United States Fidelity and Guaranty Company as Surety, approved July 1st, 1927.

IT IS HEREBY ORDERED, That said bond be and the same is hereby discharged and that the said bondsmen are relieved and exonerated of all duty and liability thereunder.

Dated this 3 day of July 1929.

F.E. Kennamer, Judge.

ENDORSED: Filed: Jul 3, 1929 H.P. Warfield, Clerk

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

Eddie Jack, Plaintiff vs Equity No. 158. John M. Hood, and Lula A. Hood, his wife, Roxana Petroleum Corp. a corporation; Norwin Company, a corp; American Petroleum Corporation, a corp; J.A. Hull Company, a corporation; Mid-Continent Royalty Corporation, a corp; Barnsdall Oil Company, a corp; Waite Phillips Company, a corporation; Phillips Petroleum Corporation, a corp; E.S. Horn, Trustee; Middle States Petroleum Company, a corporation; and Pure Oil Company, a corporation; Defendants.

ORDER

Filed _____

Be it remembered that on the 8th day of June 1929, this Court

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

NORTHERN District of OKLAHOMA

EQUITY SESSION TULSA, OKLA. FRIDAY, JULY 5, 1929.

Court convened pursuant to adjournment Friday, July 5, 1929.

Present: Hon. J.E. Kennamer, Judge U.S. Dist. Court.
H.P. Warfield, Clerk, U.S. Dist. Court.

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

Maude Painter Kemp Livingston, Plaintiff
vs- No. 455-Equity.
M.A. Younkman, et al Defendant.

Now on this 5th day of July, A.D. 1929, it is by the Court ordered that the above styled case be stricken from the Assignment of July 6, 1929.

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

Walter J. Reilly, W.G. Sailor, Catherine S. Faurot and W.M. Silverthorne, Complainants, vs In Equity
Nowata Oil & Refining Company, a corporation, Defendant. No. 460.

ORDER AUTHORIZING RECEIVER TO ISSUE RECEIVER'S CERTIFICATE FOR \$2500.00.

It appearing to the Court on the application of the Receiver herein that the Receiver has not funds on hand with which to pay certain expenses for labor, teaming and supplies and equipment in connection with the drilling of a certain well for oil and gas, which work the Receiver is prosecuting under his powers in the order appointing him; and it further appearing that the failure to pay for said items promptly will cause substantial loss and damage to the property and business of the Nowata Oil & Refining Company now being administered by said Receiver.

NOW, on this 5th day of July, 1929, IT IS ORDERED ADJUDGED AND DECREED by the Court that Donald P. Oak, Receiver, be and he hereby is, authorized to borrow the sum of \$2500.00 for a period of ninety (90) days at the rate of 7% per annum, from the National Bank of Commerce of Tulsa, Oklahoma, and to issue to said Bank, as security for the repayment of said sum, Receiver's Certificate. Said certificate when so issued shall be a first lien on all and singular the property of the defendant, Nowata Oil & Refining Company, in the possession and under the control of said Receiver, and upon the income thereof.

The Certificate issued under this order shall be countersigned by the Clerk of this Court and registered by him, and said Certificate shall be in the following form:

NOWATA OIL & REFINING COMPANY.

Receiver's Certificate of Indebtedness.

This is to certify that Donald P. Oak, Receiver of the Nowata Oil & Refining Company, as such Receiver, and not individually

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

NORTHERN District of OKLAHOMA

Equity Session Tulsa, Okla. FRIDAY, JULY 5, 1929.

Delaware Consolidated Oil Company
a corporation,
Complainant,

vs

No. 481-Equity.

Max W. Randall and F.L. Berrian,
County Treasurer of Nowata County,
Oklahoma,
Defendants.

Now on this 5th day of July, A.D. 1929 comes on for hearing the Application of Defendant for Restraining order.

Thereupon it is ordered by the Court that leave be granted to amend Answer of Defendant by Interlineation of name of new County Treasurer.

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

Delaware Consolidated Oil
Company, a corporation,

Complainant,

vs

No. 481-Equity.

Max W. Randall, and J.W. McCracken,
County Treasurer of Nowata County,
Oklahoma,

Respondents.

TEMPORARY RESTRAINING ORDER.

This cause came on to be heard in its regular order on this the 5th day of July 1929, upon the application of the complainant for a preliminary injunction herein. The complainant appearing by its solicitors Alvin Richards and F.A. Calvert. The respondent Max W. Randall appearing in person and by his counsel W.A. Chase. The respondent F.L. Berrian appearing not, but J.A. Tillotson, County Attorney of Nowata County, Oklahoma, appearing in his own proper person and stating in open Court that J.W. McCracken has succeeded F.L. Berrian as County Treasurer of Nowata County, Oklahoma, and that the said J.W. McCracken is now the duly elected qualified, and acting County Treasurer of Nowata County, Oklahoma, and said County Attorney stating and agreeing in open court that he will enter the appearance herein of J.W. McCracken, County Treasurer of Nowata County, Oklahoma;

IT IS AGREED by all parties that the bill of complaint herein may be amended so as to name J.W. McCracken as County Treasurer of Nowata County, State of Oklahoma, in all places where said bill of complaint names F.L. Berrian. Such amendment to be made by interlineation.

The court, after having heard and considered complainant's application for preliminary injunction herein finds that a temporary restraining order should be granted complainant as against the respondent Max W. Randall, restraining said Max W. Randall from obtaining a tax deed from the County Treasurer of Nowata County upon the lands involved herein, to-wit:

$\frac{E\frac{1}{2}}$ of $SE\frac{1}{4}$ and $\frac{W\frac{1}{2}}$ of $NW\frac{1}{4}$ of $SE\frac{1}{4}$ and $NW\frac{1}{4}$ of $NE\frac{1}{4}$ of Section 18, Township 27 North, Range 15 East, containing 110 acres, more or less,

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLA FRIDAY, JULY 5, 1929.

and from taking any further steps in his tax deed proceedings pending before the County Treasurer of Nowata County, Oklahoma, to obtain a tax deed upon said property in so far as same affects the oil and gas lease and leasehold estate and equipment upon said lands of the complainant Delaware Consolidated Oil Company, except said respondent may proceed to publish the final notice of his application for tax deed; that this temporary restraining order is issued for the reason that it is shown that the complainant owns a producing oil and gas mining lease upon the lands involved, and that said complainant and its predecessors in title have paid all of the three per cent gross production tax upon said lease and leasehold estate and equipment due under the laws of the State of Oklahoma, including the taxes accruing during the year 1922, and that in case a tax deed should issue in favor of said Max W. Randall upon said lands, same is liable to cloud the title of the complainant in and to said property and cause complainant irreparable damage and necessitate the prosecution of additional suits to protect the rights of complainant and will cause damage to the property of complainant.

WHEREFORE, it is by the court ORDERED, ADJUDGED AND DECREED, that the respondent Max W. Randall, his agents, employees, attorneys and representatives are enjoined from obtaining a tax deed upon the above described land in so far as same might or could affect the right, title and interest of the complainant Delaware Consolidated Oil Company, a corporation, in and to its oil and gas lease and leasehold estate and equipment, upon said land, except said respondent Max W. Randall may complete the publication of his notice of application for said tax deed, but he is restrained and enjoined from doing anything else in said tax deed proceedings except the completion of said notice.

IT IS FURTHER ORDERED that complainant be, and it is hereby, permitted to amend by interlineation its bill of complaint herein so as to name and substitute J.W. McCracken as County Treasurer of Nowata County, State of Oklahoma, respondent herein, in all places in said bill of complaint wherein the name of F.L. Merriam appears.

This temporary restraining order to remain in full force and effect until July 15, 1929 and until the further order of this Court. Complainant to file proper bond herein covering this temporary restraining order, in the sum of \$500. to be approved by the Clerk of this Court.

F.E. Kennemer, Judge.

O.K. Alvin Richards
F.A. Calbert

O.J. W.A. Chase.

ENDEED: Filed July 8, 1929
H.P. Garfield, Clerk.

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

The Fisher Governor Company, (inc)
a corporation,
Plaintiff,

vs.

C.F. Camp Company, a corporation,
Defendant

STIPULATION AND ORDER AS TO CASH BOND IN SUPPORT OF RESTRAINING ORDER HEREIN.

It is hereby stipulated by the parties to their

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

NORTHERN District of OKLAHOMA

REGULAR SESSION TUESDAY, JULY 8, 1929. MONDAY, July 8, 1929.

respective Counsel that the foregoing Condensed Statement of Evidence may be included in the transcript of the record for appeal, instead of the complete transcript of evidence.

It is further stipulated that for the Appeal herein, the following Exhibits shall be forwarded to the Court of Appeals by the Clerk of the United States District Court for the Northern District of Oklahoma with the transcript of the record, as physical Exhibits.

- 1. Defendant's Exhibit W - Bearing
2. Defendant's Exhibit X - Defendant's Device
3. Defendant's Exhibit Y - (Catalog Pantam Anti-Friction Co)
4. Defendant's Exhibit Z - Catalog- New Departure Company.
5. Defendant's Exhibit R - Catalog- Hess Bright Company.
6. Defendant's Exhibit S - Catalog- Kieley Co.
7. Defendant's Exhibit T - Catalog K and L. Swan Co.

The Fisher Governor Company, (Inc)

July 5, 1929

Mason, Williams & Lynch

By Bair & Freeman, Its Attorneys.

June , 1929.

C.F. Camp, Company,

By Aby & Tucker & Welburn Mayock, Its Attorneys.

The above and foregoing stipulation came on for approval by the Court, and the Court having examined the same, and the matters set out therein,

IT IS ORDERED that the same be and it is hereby approved,

IT IS FURTHER ORDERED by the Court that the original Exhibits referred to therein be forwarded to the Clerk of the United States Circuit Court of Appeals at to be used on the hearing of the Appeal in the tenth Circuit Court of Appeals by the Clerk of this Court with the Transcript of the record, as physical Exhibits.

F.E. Kennamer, Judge.

ENDORSED: Filed: in open court Jul 8, 1929 H.P. Warfield.

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

The Fisher Governor Company, Inc. a corporation,

Plaintiff

vs

C.F. Camp Company, a corporation, Defendant

In Equity No. 292.

ORDER ENLARGING TIME WITHIN WHICH RECORD MAY BE PRINTED AND FILED AND CITATION RETURNED.

This matter came on for hearing upon the application of plaintiff, Fisher Governor Company, for an order extending and enlarging the time within which the praecipe for bringing the record may be filed

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

NORTHERN District of OKLAHOMA

EQUITY SESSION TULSA, OKLA. MONDAY JULY 8, 1929.

and the citation returned, and it appearing to the Court that good grounds exist therefore,

IT IS ORDERED that the plaintiff be and it is hereby give until August 20th, 1929 to complete the record and have the same printed and filed with the Clerk of the Circuit Court of Appeals for the Tenth Circuit.

F.E. Kennamer, Judge.

Oil Well Supply Co. a corporation,	}	
Plaintiff,	}	
vs	}	No. 453- Equity.
Charles F. Noble, et al.	}	
Defendant.	}	

Now on this 8th day of July, A.D. 1929, it is ordered by the Court that the Hearing on Application to Sell Property be passed indefinitely.
