

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. SATURDAY, OCTOBER 12, 1929.

Court convened pursuant to adjournment Saturday, October 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:

RAYMOND WILLIAMS, ET AL, Plaintiff, }
vs. } No. 387 - Equity.
DARWIN FILTSCH, Defendant. }

Now on this 12th day of October, A. D. 1929, the above entitled cause came on for hearing. And thereafter, the court having heard the evidence and being fully advised in the matters, takes said cause under advisement and same is set for further hearing October 28th, 1929.

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

Zerah Hover, et al, Plaintiffs, }
vs. } No. 477 - Equity.
Josey Oil Company, Defendant. }
a Corporation,

JOURNAL ENTRY

Now on this 10th day of October, 1929, the motion of the defendant, Josey Oil Company to dismiss the amended bill in equity of the plaintiffs herein is duly presented to the court and by the court overruled. The defendant excepts and exception is allowed. The defendant is granted ten days from this date within which to file its answer to the amended bill in equity of the plaintiffs.

F. E. KENNAMER, District Judge.

O. K.
Bailey E. Bell,
Atty. for Plaintiff.

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

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

NORTHERN
EQUITY SESSIONDistrict of OKLAHOMA
TULSA, OKLAHOMA. MONDAY, OCTOBER 14, 1929.

Court convened pursuant to adjournment Monday, October 14th, 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:

JANE JEFFERSON, ET AL,	Plaintiff,	} No. 29 - Equity.
vs.		
TYPSY OIL COMPANY, ET AL,	Defendant.	

Now on this 14th day of October, A. D. 1929, the above entitled cause comes on for hearing and at this time it is ordered by the Court that same be stricken from the assignment of this date.

CARRIE LINDLEY, ET AL,	Plaintiff,	} No. 95 - Equity.
vs.		
P. E. BROTTON, ET AL,	Defendant.	

Now on this 14th day of October, A. D. 1929, it is ordered by the Court that the above entitled cause be dismissed for want of prosecution.

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

Now on this 14th day of October, A. D. 1929, it is ordered by the Court that the above entitled cause be dismissed for want of prosecution.

STATE OF OKLAHOMA,	IN THE DISTRICT COURT OF THE
: SS.	UNITED STATES FOR THE NORTHERN
COUNTY OF TULSA,	DISTRICT OF THE STATE OF OKLAHOMA.

PRESIDING: HON. F. E. KENNAMER,
Judge.

THE SUPREME LODGE KNIGHTS OF PYTHIAS
INSURANCE DEPARTMENT,
Interpleader-Plaintiff,

-vs-

JENNIE E. BAILEY, FRED CHARLES BAILEY,
ORA PARK BAILEY, EDNA M. BAILEY,
VIRGINIA MARGARET BAILEY, HATTIE ELVA
WILSON- DAWSON, Defendants.

IN EQUITY

NO. 447.

D E C R E E

Now on this 14th day of October, 1929, being one of the regular judicial days of the United States District Court for the Northern District of Oklahoma of the March, 1929, term sitting at Tulsa, Oklahoma, the above entitled cause came on for hearing with the Interpleader-Plaintiff being in court by its attorney of record, Frank E. Duncan, of Tulsa, Oklahoma; and the defendant, Jennie E. Bailey being

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA.

MONDAY, OCTOBER 14, 1929.

in court represented by her attorney, J. A. Denny, and defendants, Edna M. Bailey and Virginia Margaret Bailey, being minors, are in court represented by their guardian ad litem and attorney, J. A. Denny, of Tulsa, Oklahoma; and defendants, Fred Charles Bailey, Ora Park Bailey and Hattie Elva Wilson-Dawson having been duly and legally served in manner and form by law provided and return of service being filed in this cause, and the court having examined the record and the pleadings herein finds that said defendants and each of them have been regularly and properly served with chancery subpoena, with a copy of plaintiff-interpleader's petition and a certified copy of the warning order issued herein, and that defendants, Fred Charles Bailey, Jennie E. Bailey, Edna M. Bailey, Virginia Margaret Bailey, and each of them, have signed, verified and filed with the pleadings in this case an acknowledgment of service of subpoena, also copy of interpleader-plaintiff's petition, copy of warning order issued out of this court and entering their appearance herein and consenting and agreeing that the court may here determine the issues of this case at any time it suits the convenience of the court; and, the court further finds that defendant, Hattie Elva Wilson-Dawson has been regularly and personally served with the chancery subpoena herein by the Marshal of this court and return of service made and that defendant, Ora Park Bailey has been duly and legally served by order of the Honorable F. E. Kennamer, District Judge, under date of June 27, 1929, by publication of said order in the Tulsa Tribune for six consecutive weeks, the first publication being July 4, 1929, and the last publication being August 8, 1929, and that more than twenty days have elapsed since date of service of subpoenas herein and the last date of service by publication herein; and that defendants, Ora Park Bailey and Hattie Elva Wilson-Dawson not having entered their appearance and no one appearing for them have waved appearance and are in default for want of appearance and answer, and the court having heard the evidence in said cause and being duly advised in the premises finds:

(Par. a.) It is agreed by all parties hereto that the plaintiff (interpleader herein) on the first day of September, 1909, being then and there a life insurance company, a corporation, organized and existing under and by virtue of an act of Congress approved June 29, 1894; and, amendments thereto approved June 7, 1900 and Feb. 26, 1907; and duly authorized and licensed to transact the business of life insurance in the United States of America and elsewhere with its principal place of business for the transaction of life insurance in the City of Indianapolis, State of Indiana, and authorized and empowered to transact the business of life insurance in the State of Oklahoma, issued its certificate and policy of life insurance No. 275238 in the amount of One Thousand (\$1,000.00) Dollars in "Plan A. New, In the Fifth Class" on the life of one Edwin Marcus Bailey (assured herein) then a resident of Afton, Ottawa County, State of Oklahoma; said certificate being payable to Fred Charles Bailey and Ora Park Bailey, sons of Edwin Marcus Bailey and Bessie O. Bailey, his wife.

(Par. b.) The certificate and policy of insurance required the payment of a monthly premium of One and sixty-one hundredths (\$.61) Dollars, and the premiums of said policy of insurance were fully paid in accordance with the provisions of the said policy to the date of the death of said assured, Edwin Marcus Bailey.

(Par. c.) That the assured, Edwin Marcus Bailey, died in the City of Tulsa, Tulsa County, State of Oklahoma, on the 4th day of July, 1928, leaving surviving him his wife, Jennie E. Bailey, herein named; his two sons, Fred Charles Bailey, twenty-four years of age, February 11, 1929; and Ora Park Bailey, twenty-two years of age, December 21, 1928, children of Edwin Marcus Bailey and Bessie O. Bailey, his wife; and his two daughters, Edna M. Bailey, fifteen years of age; and Virginia Margaret Bailey, thirteen years of age, children of Edwin Marcus Bailey and Jennie E. Bailey, his wife, all being herein named.

(Par. D.) That on or about the 22nd day of January, 1912, Bessie O. Bailey, then and there being the wife of and living with Edwin Marcus Bailey, died in the Town of Afton, Ottawa County, State of Oklahoma, on or about the 22nd day of January, 1912, leaving surviving her, her husband, Edwin Marcus Bailey, and two sons, Fred Charles Bailey and Ora Park Bailey, the sole and only children of

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

NORTHERN
EQUITY SESSION
1929District of
TULSA, OKLAHOMA.

OKLAHOMA

MONDAY, OCTOBER 14, 1929.

the said Edwin Marcus Bailey and Bessie O. Bailey; and, that Edwin Marcus Bailey and Bessie O. Bailey were married during the month of January, 1903, and lived together as husband and wife at all times thereafter until her death, as herein set out and contained.

(Par. e.) That the said Edwin Marcus Bailey and the said Jennie E. Bailey were married at Afton, Oklahoma, on or about the 15th day of July, 1913, and that they lived together as husband and wife until the death of the said Edwin Marcus Bailey, as herein set out and contained; and that there were born to the said Edwin Marcus Bailey and the said Jennie E. Bailey two daughters, Edna M. Bailey, fifteen years of age; and Virginia Margaret Bailey, thirteen years of age, and that the two daughters herein named are the sole and only children of the said Edwin Marcus Bailey and the said Jennie E. Bailey.

(Par. f.) That said Fred Charles Bailey and Ora Park Bailey as herein set out and contained and the said Edna M. Bailey and the said Virginia Margaret Bailey are all of the children of the said Edwin Marcus Bailey, and are all living at this time.

(Par. g.) On or about the 16th day of February, 1911, the assured herein, Edwin Marcus Bailey, made application for a change of beneficiary in his said certificate of insurance No. 275238 and on or about the 16th day of February, 1911, the application of the assured herein was approved by the Supreme Lodge, Knights of Pythias, Insurance Department, and Bessie O. Bailey, as wife, was then and there named beneficiary in said certificate of insurance.

(Par. h.) That on or about the first day of February, 1912, the assured herein, Edwin Marcus Bailey, made application for a change of beneficiary in his certificate of insurance No. 275238, herein referred to, to Hattie Elva Wilson, now Mrs. Hattie Elva Wilson-Dawson, one of the defendants herein, who was at that time a sister of Bessie O. Bailey, deceased, which application for a change of beneficiary by the assured, Edwin Marcus Bailey, was refused by the Supreme Lodge, Knights of Pythias, for the reason that the said beneficiary named in the application (at that time) was not eligible under the laws, rules and regulations of the insurer, the Supreme Lodge, Knights of Pythias.

(Par. i.) That the assured herein, Edwin Marcus Bailey, on or about the 14th day of February, 1912, made application for a change of beneficiary in his certificate of insurance No. 275238 to Fred Charles Bailey and Ora Park Bailey, his sons, his two children born to Edwin Marcus Bailey and Bessie O. Bailey, which said application for change of beneficiary was on the 14th day of February, 1912, approved by the Supreme Lodge, Knights of Pythias and the said Fred Charles Bailey and the said Ora Park Bailey were named as beneficiaries in said certificate of insurance; that on or about the 22nd day of February, 1921, the assured, Edwin Marcus Bailey (named in the application as E. M. Bailey) made application for a change of beneficiary in his certificate of insurance No. 275238 to "Jennie E. Bailey, who is related to me as wife;" that the last above application for a change of beneficiary was not approved by the Supreme Lodge, Knights of Pythias, for the reason that the certificate of insurance No. 275238 herein referred to did not accompany this application for a change of beneficiary, for the reason that the said assured at that time was not in possession of said certificate of insurance and was unable to get possession of same, and that the said Jennie E. Bailey, defendant herein named, was then and there at that time, to-wit: February 22, 1921, the wife of the said Edwin Marcus Bailey and had been for more than seven and one-half years prior thereto, and that the said Edwin Marcus Bailey and the said Jennie E. Bailey were then living together as husband and wife and continued to live together as husband and wife during the life time of the said Edwin Marcus Bailey; that the plaintiff-interpleader herein has deposited in this court the sum of One Thousand (\$1,000.00) Dollars, the amount of said certificate of insurance No. 275238 and the same is now in the hands of this court subject to the orders of this court.

(Par. j.) That on the 4th day of July, 1928, being the day of the death of the said Edwin Marcus Bailey, and at said time the said Edwin Marcus Bailey was a resident of the State of Oklahoma,

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA. MONDAY, OCTOBER 14, 1929.

residing at Tulsa, Oklahoma; that defendant, Jennie E. Bailey, wife of Edwin Marcus Bailey, assured, at the time of his death, was living with the said Edwin Marcus Bailey in Tulsa, Oklahoma; that the defendants, Edna M. Bailey and Virginia Margaret Bailey, were minors living with Edwin Marcus Bailey and Jennie E. Bailey, his wife, at the time of the death of the said Edwin Marcus Bailey, in the City of Tulsa, State of Oklahoma; that the defendant, Fred Charles Bailey, at the time of the death of the said Edwin Marcus Bailey was a resident of the State of Oklahoma, residing at Afton, Oklahoma; that the defendant, Hattie Elva Wilson-Dawson, at the time of the death of the said Edwin Marcus Bailey was a resident of Oklahoma, living in the Town of Afton, Oklahoma; that Ora Park Bailey, defendant herein, at the time of the death of the said Edwin Marcus Bailey, was a resident of the State of Illinois, residing at Chicago, Illinois; that the principal place of business of the Supreme Lodge, Knights of Pythias, Insurance Department, at the time of the death of the said Edwin Marcus Bailey was at the City of Indianapolis, State of Indiana.

(Par. k.) That the above named defendants and each of them were residents and citizens of different states in the United States and are adverse claimants of the certificate of insurance herein referred to.

(Par. l.) That all of the facts essential to the jurisdiction and power of this court under the Act of Congress of the United States, under date of May 8, 1926, Section One (1), Section Two (2) and Section Three (3) thereof, entitled "Bills of Interpleader by Insurance Companies" do appear and the interpleader-plaintiff admitting his liability, that one or the other of the contesting defendants is entitled to the money provided for by said certificate of insurance No. 275238 in the amount of One Thousand (\$1,000.00) Dollars, which the said interpleader-plaintiff has paid into this court, and that said plaintiff submits to this court for determination as to which of the contesting defendants is entitled to said money.

(Par. m.) That it further appears the interpleader-plaintiff herein does not, nor do any of its officers or agents collude with any of the defendants touching the matters in question, but the interpleader-plaintiff seeks relief as prayed for in the bill of interpleader solely and of its own free will, without the request of either of said defendants, to avoid being molested by suit or suits already instituted, or by suit or suits that may be hereafter instituted by either of the defendants, adverse claimants of the fund now before this court.

(Par. n.) That interpleader-plaintiff herein has been to the expense of court costs, service fees and securing dismissal of pending suits in the State Courts by the various defendants and has been compelled by reason of the cost and expense of preparing copies of Bill of Interpleader, Chancery Subpoenas, Warning Order together with the exhibits, such as the policy of insurance and other filings; and that such expense and court costs advanced and paid by plaintiff-interpleader should be charged as against the amount deposited by plaintiff-interpleader herein, namely, One Thousand (\$1,000.00) Dollars.

(Par. o.) That the said certificate of insurance No. 275238 herein referred to, has been deposited with the Clerk of this Court and under terms and conditions of said certificate of insurance should be cancelled and returned to the interpleader-plaintiff.

(Par. p.) That the time the said assured made application to the plaintiff-interpleader for a change of beneficiary from Fred Charles Bailey and Ora Park Bailey to Jennie E. Bailey, who was related to him at that time as wife, evidenced his intention and purpose of changing the beneficiary as herein contained, that said assured did all he could do to effect such change of beneficiary and was led to believe and did believe that such change had been made to the wife, Jennie E. Bailey, as he had intended; and that the action of the plaintiff-interpleader in neglecting to approve said application of the assured for a change in the beneficiary was purely a ministerial action on the part of the plaintiff-interpleader, and one in which the assured had no right or authority to intervene.

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

NORTHERN
EQUITY SESSION
78818

District of
TULSA, OKLAHOMA.

OKLAHOMA
MONDAY, OCTOBER 14, 1929.

NOW THEREFORE, IT IS ORDERED ADJUDGED AND DECREED: As prayed for in the Bill of Interpleader that the plaintiff, Supreme Lodge, Knights of Pythias, Insurance Department, having deposited a said sum of money, to-wit: One Thousand (\$1,000.00) Dollars with the Clerk of this Court, be discharged from any and all liability for the payment of the said sum of money and from all liability under said certificate of insurance No. 275238 to the said defendants and to each and either of them; and,

IT IS FURTHER ORDERED ADJUDGED AND DECREED: That the plaintiff shall have and recover its costs to be paid out of the insurance money deposited by said plaintiff with the Clerk of this Court including costs of service and the preparing of orders and papers herein and the costs deposited in this court and accruing costs, all in the sum of \$102.87 Dollars; and,

IT IS FURTHER ORDERED ADJUDGED AND DECREED: That the said certificate of insurance No. 275238 issued by the Supreme Lodge, Knights of Pythias, Insurance Department, having been fully paid and satisfied shall be delivered up to the plaintiff-interpleader to be cancelled and held for naught.

IT IS FURTHER ORDERED ADJUDGED AND DECREED: That under the testimony and the pleadings and the agreed upon statement of facts in this cause and in accordance with the laws of the State of Oklahoma as interpreted by the Supreme Court of Oklahoma and in accordance with the laws of the United States as interpreted by the United States Courts, the said defendant, Jennie E. Bailey, is hereby declared to be the beneficiary of the said certificate of insurance and entitled to the proceeds thereof subject to costs and accrued costs as herein set out and contained.

IT IS FURTHER ORDERED ADJUDGED AND DECREED: That the Clerk of this Court shall pay to the defendant, Jennie E. Bailey, the sum of One Thousand (\$1,000.00) Dollars less the costs and accruing costs, including the costs of publication in the sum of \$102.87 Dollars, upon the said Jennie E. Bailey making and issuing and delivering to plaintiff-interpleader herein a receipt therefor.

IT IS FURTHER ORDERED ADJUDGED AND DECREED: By the Court that the interpleader-plaintiff herein has fully performed all of the obligations to be by it performed under or on account of said certificate and contract of insurance; and, that said certificate of insurance, be, and the same is hereby satisfied, cancelled and returned to the plaintiff herein (The Supreme Lodge, Knights of Pythias, Insurance Department, 941 Meridian Street, Indianapolis, Ind.) as fully discharged; and, that the interpleader-plaintiff is discharged from liability thereon and thereunder; and, that said defendants, Jennie E. Bailey, Fred Charles Bailey, Ora Park Bailey, Edna M. Bailey, Virginia Margaret Bailey and Hattie Elva Wilson-Dawson, and or either of them, and all parties claiming under or through them, or either of them be, and they are, perpetually restrained and enjoined from commencing or prosecuting any suit, action or proceeding in law or equity against the plaintiff on account of said certificate of insurance, or for the proceedings thereof or on account of any acts or conduct of plaintiff or its agents or officers in respect thereof.

ORDERED, ADJUDGED AND DECREED this 14 day of October, 1929.

F. E. KENNAMER, Judge.

APPROVED:
Frank E. Duncan,
Attorney for Plaintiff-Interpleader.

APPROVED:
J. A. Denny,
Attorney for defendants, Jennie E.
Bailey, Edna M. Bailey and Virginia
Margaret Bailey.

ENDORSED: Filed Oct. 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. MONDAY, OCTOBER 14, 1929.

IN THE UNITED STATES COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

WILLIAM BECK, COMPLAINANT, }
vs. } Equity No. 459.
E. E. COBY, ET AL., DEFENDANTS. }

ORDER GRANTING ADDITIONAL TIME TO ANSWER

NOW on this 14th day of October, 1929, upon the application of counsel for defendants for an extension of time within which to answer the Bill of the plaintiff filed herein, and for good cause shown:

IT IS ORDERED that the defendants, and each of them, be and they hereby are given 30 days from the date hereof within which to answer the Bill of complainant filed in this cause.

F. E. KENNAMER.

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

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

Tulsa Pfister, nee Drew, Plaintiff, }
vs. } No. 499 - Equity.
E. S. Johnson, Harry A. Randall, Olga Randall, et al, Defendants. }

O R D E R

For good cause shown, it is hereby ordered that the defendants, Harry A. Randall and Olga Randall, be, and they hereby are, allowed until November 20, 1929, within which to plead to the Bill of Complaint in the above styled cause.

DATED this 14 day of October, 1929.

F. E. KENNAMER, Judge.

ENDORSED: Filed Oct. 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.

TUESDAY, OCTOBER 15, 1929.

IN CHAMBERS

On this 15th day of October, A. D. 1929, court convened pursuant to adjournment.

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 DISTRICT COURT OF THE UNITED STATES - NORTHERN
DISTRICT OF OKLAHOMA

THE EAGLE PICHER LEAD COMPANY,	} Plaintiff,	} EQUITY NO. 291.
vs.		
ROBINSON PACKER COMPANY,	} Defendant.	}

PETITION FOR AN ORDER ALLOWING APPEAL

The plaintiff, The Eagle Picher Lead Company, conceiving itself aggrieved by the decree, entered on the 30th day of September 1929, dismissing its bill of complaint, does hereby appeal from said order and decree to the United States Circuit Court of Appeals for the Tenth Circuit, for the reasons specified in the assignment of errors which is filed herewith; and it prays that this appeal may be allowed and a citation granted, directed to the above named defendant, Robinson Packer Company, commanding it to appear before the United States Circuit Court of Appeals for the Tenth Circuit, to do and receive what may appertain to justice to be done in the premises, and that a transcript of record, proceedings, papers and physical exhibits upon which said decree was made, may be duly authenticated and sent to the United States Circuit Court of Appeals for the Tenth Circuit, upon the giving of a suitable bond.

THE EAGLE PICHER LEAD COMPANY,
by Murray & Zugelter
Counsel for Plaintiff

Phillip Kates
Solicitor for Plaintiff.

The foregoing claim of appeal is allowed. Cost bond fixed at \$500.

F. E. KENNAMER,
District Judge.

Dated October 15, 1929.

ENDORSED: Filed Oct. 15, 1929.
H. P. Warfield, Clerk.

Court adjourned until October 17, 1929.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. THURSDAY, OCTOBER 17, 1929.

Court convened pursuant to adjournment Thursday, October 17th, 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

FIRST NATIONAL BANK OF TULSA, OKLAHOMA, a corporation, Plaintiff,
Vs.
NATIONAL HARDWOOD COMPANY, a corporation, Defendant,
GEORGE J. THOMSON, Intervener.
Equity No. 39.

O R D E R

Now on this 10th day of October, 1929, the above cause coming on for hearing in regular order on the motion to confirm the sale made by the special master on the 9th day of July, 1929, and the intervener George J. Thomson appearing by his attorney, A. B. Honnold, and F. M. Brewster, County Treasurer of Delaware County, Oklahoma, appearing by his attorney, W. F. Hampton, and the special master appearing in person, and the receiver appearing by his attorneys, A. B. Honnold and Leonard Roach, and the court having heard the statements and argument of counsel, and being fully advised in the premises:

IT IS ORDERED that the motion to confirm the sale be and hereby is denied and the sale set aside for the reason that it is not made to sufficiently appear to the court that the amount bid is adequate;

AND IT IS FURTHER ORDERED that the sale to be made by the special master under the decree and in accordance with the further orders of this court shall be subject to all valid liens for taxes superior to the lien of the mortgages foreclosed through the decree herein.

Filed: F. E. KENNAMER, Judge.
RECORDED: Oct. 17, 1929.
H. P. Warfield, Clerk.

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

Charles L. McIntosh, Complainant,
vs.
Andy Panoske, Susan Yarbola, Lina Screechowl, W. H. Woods and Sam T. Palmer, Respondents.
No. 310 - Equity.

D E C R E E

This cause came on to be further heard at this term on the 10th day of October, 1929, and was argued by counsel, and thereupon, upon consideration thereof, the Court finds the issues in favor of the plaintiff, Charles L. McIntosh, and the defendant Sam T. Palmer, and against the defendants Andy Panoske, Susan Yarbola, Lina Screechowl and W. H. Woods.

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

NORTHERN District of OKLAHOMA
 EQUITY SESSION TULSA, OKLAHOMA. THURSDAY, OCTOBER 17, 1929.

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

R. H. Macy & Co., Inc.,
 a corporation, Plaintiff, }
 vs. } No. 433 Equity.
 Macys Inc., a corporation,
 Defendant. }

O R D E R

On this 7th day of October, A. D. 1929, it appearing to the Court that it will be impossible for plaintiff's leading counsel to be present on the 18th day of October, 1929, on which last named date this case now stands assigned for trial, and that counsel for defendant have agreed that the case may be stricken from the present trial assignment; the Court being well and sufficiently advised in the premises, IT IS, BY THE COURT, CONSIDERED, ADJUDGED AND ORDERED that this case be stricken from the present trial assignment, to be hereafter re-assigned for trial by further order of the Court.

DONE at Tulsa, Oklahoma, this 7th day of October, A. D. 1929.

F. E. KENNAMER, Judge.

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

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

Siller Kemohah, et al, Plaintiffs, }
 vs. } No. 448 Equity.
 Shaffer Oil & Refining Company,
 a Corporation, Defendant. }

ORDER STRIKING CAUSE FROM TRIAL ASSIGNMENT.

Now on this 14th day of October, 1929, the above named plaintiffs having presented their motion to strike said cause from its assignment for trial as of October 28, 1929, and after hearing statement of counsel, and being fully advised in the premises, the Court finds that said cause should be stricken.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said cause be, and hereby is stricken from the trial assignment aforesaid.

F. E. KENNAMER,
 United States District Judge.

O. K.
 Louis N. Stivers
 Assistant United States Attorney.

ENDORSED: Filed Oct. 17, 1929.
 In Open Court.
 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, OCTOBER 18, 1929.

Court convened pursuant to adjournment Friday, October 18th, 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 DISTRICT COURT OF THE UNITED STATES FOR THE
NORTHERN DISTRICT OF OKLAHOMA

Hartford Accident & Indemnity
Company, a corporation,

Plaintiff,

-vs-

J. W. Wilson, John J. Monahan,
Board of Education of the City
of Tulsa of the State of Okla-
homa, a public corporation,
Pickering Lumber Company, a
corporation, Patterson Steel Com-
pany, a corporation, United Clay
Products Corporation, a corporation,
Axel Anderson & Son Cut Stone Com-
pany, a partnership consisting of
Axel Anderson and his son, Tulsa
Lumber Company, a corporation,
Jasper Sipes Company, a corporation,
L. H. Mead, Standard Roofing &
Material Company, a corporation,
Wellston Planing Mills Company of
Missouri, a corporation, David E.
Kennedy, Inc., a corporation, Robert W.
Hunt Company, a corporation, The Newman
Manufacturing Company, a corporation,
Southern Cornice Works, a partnership
consisting of J. W. Tidwell and James
J. Fitzgerald, Sanymetal Products
Company, a corporation, George Warner,
Builders Supply Company, a corporation,
and the Bond Tile and Marble Company,
a corporation.

Defendants.

In Equity

No. 246

JOURNAL ENTRY OF JUDGMENT

WHEREAS on the 18th day of September, 1927, an order of this Court was entered in the above entitled and numbered cause determining the rights of the parties hereto, in part, said order directing the application of the sum of \$9,948.60 paid into Court by the Board of Education of the City of Tulsa of the State of Oklahoma in the payment of certain claims herein as set out in said order. Said order further showing that the plaintiff herein, Hartford Accident and Indemnity Company, was directed to and did pay certain other and further claims in the amount of \$21,558.01 and became subrogated to the rights and remedies of the holders of said claims as more particularly appears in said order the same being hereby expressly referred to and made a part hereof as though set out in full herein; and

WHEREAS on the 1st day of August, 1927 the plaintiff herein filed its Supplemental Bill of Complaint seeking judgment against the defendants, J. W. Wilson and John J. Monahan, for attorney's fees and for disbursements as provided in the general indemnity agreement therein referred to; and

WHEREAS on the 23d day of February, 1928 the above matter came on for hearing as more particularly appears in an order bearing date of February 23d, 1928, said order being hereby expressly referred to and made a part hereof as though the same was set out herein in full as it appears in the files of this Court under the above captioned and numbered case; and

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

NORTHERN
EQUITY SESSIONDistrict of
TULSA, OKLAHOMA. FRIDAY, OCTOBER 18, 1929.

OKLAHOMA

WHEREAS in the last referred to order the parties were given time in which to prepare briefs and submit the same in support of their contentions.

NOW, on this 2nd day of May, 1929, briefs having been submitted pursuant to the aforesaid order and having been considered by the Court and the Court being fully advised in the premises finds;

That the plaintiff, Hartford Accident and Indemnity Company, has paid claims in the amount of \$21,558.01, has been subrogated to the rights and remedies of the holders of said claims against the defendants, J. W. Wilson and John J. Monahan, as above set out, and is entitled to judgment in the sum of \$21,558.01 against the defendants J. W. Wilson and John J. Monahan, and each of them, together with interest from the 19th day of September, 1927 at the rate of six per centum per annum until paid, and the costs of this action taxed at \$64.00;

That the plaintiff, Hartford Accident and Indemnity Company, is entitled to the sum of \$2,000.00 as expended by it for attorney's fees under the above referred to agreement, said sum being in all respects a reasonable and proper fee for the attorneys of the plaintiff herein, together with interest at the rate of six per centum per annum from the 2nd day of May, 1929 by virtue of which the plaintiff, Hartford Accident and Indemnity Company, is entitled to judgment against the defendants, J. W. Wilson and John J. Monahan, and each of them, in the sum of \$2,000.00, with interest as aforesaid; and

That plaintiff, Hartford Accident and Indemnity Company, is entitled to the sum of \$106.85 as expended by it for expenses and disbursements in the investigation of this matter under the above referred to agreement, said sum being in all respects reasonable and proper, together with interest at the rate of six per centum per annum from the 2nd day of May, 1929, by virtue of which the plaintiff, Hartford Accident and Indemnity Company, is entitled to judgment against the defendants, J. W. Wilson and John J. Monahan, and each of them, the sum of \$106.85, with interest as aforesaid.

IT IS THEREFORE BY THE COURT ORDERED, ADJUDGED AND DECREED that the plaintiff, Hartford Accident and Indemnity Company, have and recover a judgment in the sum of \$23,664.86, with interest as above set out, together with the costs of this action taxed at \$64.00, from and against the defendants, J. W. Wilson and John J. Monahan, and each of them, for which let execution issue.

O. K. as to form:
Gerald F. O'Brien,
Attorney for defendants,
J. W. Wilson and John J. Monahan.

F. E. KENNAMER, Judge.

Mason, Williams & Lynch
Attorneys for Plaintiff.

ENDORSED: Filed Oct. 19, 1929.
H. P. Warfield, Clerk.

WILLIAM P. HATCHETT, JR., ET AL, Plaintiffs,

vs.

W. P. HATCHETT, ET AL,

Defendants. }

No. 434 - Equity.

Now on this 18th day of October, A. D. 1929, it is ordered by the Court that the above entitled case be stricken from the assignment of this date pending settlement.

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

NORTHERN EQUITY SESSION District of OKLAHOMA TULSA, OKLAHOMA. FRIDAY, OCTOBER 18, 1929.

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

R. S. Savery, Plaintiff, vs. W. A. Burden and S. A. Mitchell, Defendants. No. 466 - Equity.

O R D E R

This cause coming on to be heard this 8th day of October, 1929, upon the application of the defendants for the appointment of a Receiver, said Defendants appearing by their attorneys Smas & Raymond, of Nowata, Oklahoma, and the Plaintiff appearing by his attorneys Twyford & Smith, and Leo G. Mann, of Oklahoma City, Oklahoma; the court being sufficiently advised in respect to said application denies same, and it appearing to the court that said cause is at issue and both parties are present, consenting to a reference, it is therefore ordered, adjudged, and decreed that said cause with the pleadings, evidence, and exhibits be referred to the Honorable O. L. Rider, of Vinita, Oklahoma, to hear and determine the issues of law and fact arising in this cause; and that he set a date for the hearing thereon to be had in Nowata, Oklahoma, and to notify counsel for Plaintiff and counsel for Defendants of the time of said hearing.

It is further ordered, adjudged, and decreed that said Master shall report his conclusions of law and findings of fact and his recommendations for judgment thereon, together with the evidence upon which he founds his conclusion, to this court by the 1 day of December 1929, and the same shall be filed to await further action of this court.

F. E. KERNAMER, Judge.

C. E. Twyford & Smith, Leo G. Mann

John Hamilton, Attorneys for Plaintiff.

C. E. Smas and Raymond Attorneys for Defendants.

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

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

MONTHLY
EQUITY SESSION
OCTOBER 1929

District of OKLAHOMA
TULSA, OKLAHOMA. SATURDAY, OCTOBER 19, 1929.

Court convened pursuant to adjournment Saturday, Oct. 19, 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

FIRST NATIONAL BANK OF TULSA, OKLAHOMA, Plaintiff, }
vs. }
NATIONAL HARDWOOD COMPANY, Defendant, } Equity No. 39.
GEORGE J. THOMPSON, Intervener. }

SUPPLEMENTAL ORDER

Now on this 10th day of October, 1929, the above cause came on for hearing in regular order on the motion to confirm the sale made by the Special Master on the 9th day of July, 1929, and the intervener George J. Thompson appearing by his attorney, A. D. Honnold, and F. L. Brewster, County Treasurer of Delaware County, Oklahoma, appearing by his attorney, W. F. Hampton, and the Special Master appearing in person, and the receiver appearing by his attorneys, A. B. Honnold and Leonard Roach, and the court having heard the statements and argument of counsel, and being fully advised in the premises;

IT IS ORDERED that the motion to confirm the sale be and hereby is denied and the sale set aside for the reason that it is not made to sufficiently appear to the court that the amount bid is adequate;

AND IT IS FURTHER ORDERED that the sale to be made by the Special Master under the decree and in accordance with the further orders of this court shall be subject to all valid liens for taxes superior to the lien of the mortgages foreclosed through the decree herein;

IT IS FURTHER ORDERED that the order filed for record October 17, 1929 be supplemented and amended as follows;

IT IS FURTHER ORDERED ADJUDGED AND DECREED that the intervener, George J. Thompson, pay the costs of the sale conducted on the 9th day of July, 1929, as shown by the Special Master's report filed herein on the 9th day of August, 1929.

F. E. KENNAMER, Judge.

ENDORSED: Filed Oct. 19, 1929. H. P. Warfield, Clerk.

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

Now on this 19th day of October, A. D. 1929, it is ordered by the Court that the above entitled cause be reinstated and Order of Court, October 14th, 1929, dismissing cause, be and the same is hereby set aside.

IN THE UNITED STATES COURT FOR THE NORTHERN DISTRICT
OF OKLAHOMA

ANGLO-TEXAS OIL COMPANY AND
INDEPENDENT OIL AND GAS COMPANY, Complainants, }
vs. } No. 231 Equity.
JOSEPH CATES, GLENN O. YOUNG and
SAMUEL L. LUBELL, as Trustee, Respondents. }

D E C R E E

NOW, on this 19th day of October, 1929, this cause came on for hearing, the complainants, Anglo-Texas Oil Company appearing by its attorney, R. W. Kellough, and Independent Oil and Gas Company by its attorneys, Villard Martin, John E. Curran and R. B. F. Hummer, and

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA. SATURDAY, OCTOBER 19, 1929.

the respondents, Joseph Cates and Glenn O. Young appearing by their attorneys Edward P. Marshall and Glenn O. Young, and Samuel L. Lubell appearing by his attorneys, M. H. Silverman and C. H. Rosenstein, and the court having inspected the pleadings and exhibits, assignments, bills of sale, deed, and stipulations for settlement; and the court having heard the evidence and argument of counsel, and being fully advised in the premises, finds the issues in favor of the complainants, Anglo-Texas Oil Company and Independent Oil and Gas Company, and the respondent, Samuel L. Lubell, as trustee, and against the respondents, Joseph Cates and Glenn O. Young.

And the court finds that the complainant, Independent Oil and Gas Company is the legal owner and in possession of an undivided one-half interest in and to a good, valid and subsisting oil and gas mining lease and oil and gas mining leasehold estate, and appurtenances thereunto belonging, together with the personal property in connection therewith, upon the premises hereinafter described; the court further finds that Samuel L. Lubell, as trustee, is the owner of an undivided one-half interest in and to a good, valid and subsisting oil and gas mining lease and leasehold estate thereby created, together with the appurtenances thereunto belonging, with the personal property in connection therewith, upon the premises hereinafter described; that said Samuel L. Lubell, as trustee, had a mortgage on the interest of the complainant, Anglo-Texas Oil Company, and that said mortgage has been foreclosed since the institution of this action, and that he is the owner in possession of the interest of the said Anglo-Texas Oil Company in and to said oil and gas mining lease and leasehold estate; the court further finds that since the commencement of this action there has been a trial of an action in the District Court in and for Okfuskee County, State of Oklahoma, wherein Joseph Cates was plaintiff and the North Baltimore Oil and Gas Association, a business trust, J. J. Moroney, J. J. O'Laughlin, M. F. Moroney, L. J. Blackall, C. G. High, J. P. Moroney, Irene Sarah McCrory, nee Mitchell, Nellis Frances Gladish, nee Mitchell, Louise Mitchell Smith, Mary Ellen Mitchell Mills, George W. Mitchell, Jr., Charles Mitchell, minors, and Louis Mitchell Smith as their guardian, and David M. Smith, Louis Mitchell Smith and Ed Hart, Trustees under the last will and testament of George W. Mitchell, deceased, were defendants, which Cause was No. 6010 in said court, in which action the same issues were joined by the pleadings in that case, as are joined by the pleadings in this action, except that these complainants were not finally served and made parties in said action, but their privies in title were the defendants in said action, to wit, the owners of the fee simple estate in and to said premises, subject to said oil and gas mining lease, from said parties named defendants in the action in the said District Court of Okfuskee County, as lessors, to the said J. J. Moroney, as lessee, and said lease thereafter was assigned, and the ownership is now vested in the parties hereinabove stated; that in the trial of said action in the District Court in and for Okfuskee County, State of Oklahoma, the same resulted in a verdict by the jury, in favor of the defendants in said action and against the plaintiff, Joseph Cates; that judgment was rendered by the court on said verdict, and this court has examined a certified copy of the journal entry of judgment; that motion for a new trial was filed and overruled, and an appeal taken by the plaintiff to the Supreme Court of the State of Oklahoma, where said action is now pending; that said Joseph Cates and his attorneys have fully compromised and settled any right, title or interest they have in and to the premises hereinafter described, or the rents, royalties and profits taken from said premises, and that said Joseph Cates, together with his attorney, Glenn O. Young, have executed a motion to dismiss said appeal in the Supreme Court of Oklahoma.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY THE COURT, that the title and possession of said complainant, Independent Oil and Gas Company, and said respondent, Samuel L. Lubell, as trustee, in and to the oil and gas mining lease and oil and gas mining leasehold estate thereby created, and all oil and gas heretofore produced from the premises hereinafter described, or hereafter to be produced, and in all appurtenances thereunto belonging, be, and the same is hereby forever settled and quieted in said Independent Oil and Gas Company, a corporation, and Samuel L. Lubell, as trustee, as against all claims or demands by the said respondents, Joseph Cates and Glenn O. Young, and those claiming or to claim under them, or either of them, in and to the following described premises, to wit:

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA.

SATURDAY, OCTOBER 19, 1929.

Northeast quarter (NE $\frac{1}{4}$) of Section Thirteen (13), Township Twelve (12) North, Range Eleven (11) East, Okfuskee County, State of Oklahoma.

AND IT IS FURTHER ORDERED, ADJUDGED AND DECREED that said respondents Joseph Cates and Glenn O. Young, and those claiming through, by or under them, be, and they are hereby perpetually enjoined and forbidden to claim any right, title, interest or estate in or to said premises, hostile or adverse to the possession and title of said Independent Oil and Gas Company and Samuel L. Lubell, as trustee, or either of them; and the said respondents, Joseph Cates and Glenn O. Young, or either of them, and those claiming under them, are hereby perpetually forbidden and enjoined from commencing any suit to disturb the said Independent Oil and Gas Company and Samuel L. Lubell, or either of them, in their said possession and title to said premises, or from setting up any claim adverse to the title of said Independent Oil and Gas Company and Samuel L. Lubell, as trustee, or either of them, and from disturbing them in their peaceable and quiet enjoyment of their oil and gas mining lease and oil and gas mining leasehold estate thereby created, and appurtenances thereunto belonging, upon the said described premises.

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

C.K. Villard Martin, John E. Curran, & R. B. F. Hummer by R. B. F. Hummer. Attorneys for Independent Oil and Gas Company.

O. K. Glenn O. Young, In propria personam. Glenn O. Young, for Joseph Cates.

C. K. Silverman & Rosenstein, Attys. for Saml. L. Lubell, Trustee.

ENDORSED: Filed Oct. 19, 1929. H. P. Warfield, Clerk.

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

Walter J. Reilly, E. G. Sailor, Catherine S. Faurot and G. M. Silverthorne, Complainants.

-vs-

Nowata Oil & Refining Co., a corporation, Defendant.

IN EQUITY NO. 460.

ORDER GRANTING THOS. E. ELLIOTT LEAVE TO INTERVENE

THIS day came on to be heard the application of Thos. E. Elliott for leave to intervene in the above entitled cause, and it appearing to the Court that said Thos. E. Elliott has an interest in the subject matters in litigation in the above entitled cause, it is therefore

ORDERED that said Thos. E. Elliott be and hereby is granted leave to file his bill of intervention submitted with said application.

IT IS FURTHER ORDERED that a copy of this order, together with copy of intervener's bill be served upon the defendant, Nowata Oil & Refining Company by the United States Marshall.

MADE AND ENTERED THIS 19 DAY OF October, 1929. BY THE COURT:

F. E. KENNAMER, Judge.

ENDORSED: Filed Oct. 19, 1929. H. P. Warfield, Clerk.

Court adjourned until October 23, 1929.

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

Northern District of Oklahoma, Tulsa, Oklahoma. Wednesday, October 23, 1929.

Refining Company, a Corporation, in case number 137 in the Circuit Court of Appeals for the Tenth Circuit, when in Thos. E. Elliott is appellant and the Novata Oil & Refining Company, a Corporation, is appellee, and which said cause was tried in this court by said attorneys representing said Novata Oil & Refining Company, a Corporation; and

WHEREAS, said Temporary Receiver is of the opinion that it would be for the best interests of the Novata Oil & Refining Company, a Corporation, that said law firm here mentioned should appear in said Circuit Court of Appeals, on account of the fact that they are familiar with the law in said case and with all the facts and circumstances connected therewith, and the trial thereof in the District Court of the United States for the Northern District of Oklahoma.

NOW, THEREFORE, it is hereby ordered that the law firm of Randolph, Raver, Shirk & Bridges, be and said firm is hereby appointed, authorized and directed to appear before the Circuit Court of Appeals for the Tenth Circuit in the case of Thos. E. Elliott, Appellant, versus Novata Oil & Refining Company, a Corporation, Appellee, number 137, on the 23rd day of October, 1929, or upon such other day to which said cause may be continued, and argue said cause for and on behalf of the said appellee.

This appointment is for the purpose of appearing in the above entitled cause, in said Circuit Court of Appeals, only, and for no other purpose.

Dated at Tulsa, Oklahoma, this 23 day of October, 1929.

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

WITNESSETH: Filed Oct. 23, 1929. M. P. Warfield, Clerk.

At a stated Term of the United States District Court for the Northern District of Oklahoma held in the Court Rooms in the City of Oklahoma on the 21st day of October, 1929.

Present: Hon. U. S. District Judge.

THE SINGER MANUFACTURING COMPANY and SINGER SEWING MACHINE COMPANY, Plaintiffs, vs. J. W. WILLIAMS, doing business under the name and style of J.W.Williams Singer Store, Defendant. In Equity No. 491.

DECREE

This cause having come on to be heard, it is, upon the consent of the defendant, and on motion of Messrs. Everest, Dudley and Brewer, solicitors for the plaintiffs

ORDERED, ADJUDGED and DECREED, as follows, to-wit:

- 1. That the trademarks set forth in the bill of complaint herein are good and valid and the plaintiffs are the exclusive owners of the same and of the right to use the same on and in connection with the sale of sewing machines, or their parts, appurtenances and supplies and on stores or shops for sale of the same.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA. WEDNESDAY, OCTOBER 23, 1929.

2. Defendant has infringed on said trademarks, and each of them, and upon the exclusive rights of the plaintiffs in and to the same by the use of the words "Singer", "Singer Store", "Singer Sewing Machines" and the predominant letter "S", and each of them, in advertising and in, about and upon defendant's store.

3. That a perpetual injunction be issued enjoining defendant, J. W. Williams, his servants, agents, attorneys, employees and confederates, and each of them, from directly or indirectly using or in any wise counterfeiting or imitating said trademarks, or either of them, and from the use of "Singer", "Singer Store", "Singer Shop" or the predominant letter "S" either in display advertising in or about or upon the defendant's store, or in newspaper or poster advertising, or any other form of advertising.

4. That no costs or damages shall be assessed against the defendant in this court.

F. E. KENNAMER

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

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

Arthur Stinnett, et al., Plaintiffs,
vs.
Dumarks Mining Corporation, Defendant.
No. 497 - Equity.

ORDER APPROVING FINAL REPORT AND DISCHARGING RECEIVER

Now on this 23 day of October 1929, the above entitled cause coming on to be heard on Receiver's final report and application for discharge, and it appearing to the Court that the Receiver, W. C. Stevens, has complied with all the orders of this Court, and has paid all proper costs and expenses of the Receivership as ordered, and has otherwise performed all of his duties as said receiver and that there remains nothing further to be done by said receiver, and the Court, being fully advised, finds that said final report should be approved and said Receiver discharged.

It is therefore, by the Court, ordered, adjudged and decreed that the final report of the Receiver herein, W. C. Stevens, be and the same is hereby approved, and that said receiver be and he is hereby finally discharged and his bondsmen exonerated.

F. E. KENNAMER,
United States District Judge.

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

Rogers Bread Company, a corporation,
Plaintiff,
vs.
Southwestern Stores Inc.,
Defendant.
No. 505 - Equity.

Now on this 23rd day of October, A. D. 1929, it is ordered by the Court that all pleas of intervention be referred to the Receiver herein and not filed in this case.

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

WESTERN DISTRICT OF MISSOURI
 DISTRICT COURT

District of

MISSOURI, EASTERN DISTRICT OF MISSOURI.

Court convened pursuant to adjournment Thursday, 11th day of
 1933.

Hon. F. B. Lechner, Judge, U. S. Dist. Court.
 U. S. Marshall, Esq., Clerk, U. S. Dist. Court.

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

IN THE MATTER OF THE ESTATE OF JOHN S. FARRINGTON, RECEIVER,
 AND UNITED IRON WORKS, INC., DEFENDANT.

SHEPHERD C. JONES, et al., Plaintiffs, }
 vs. } No. 496 - Equity.
 UNITED IRON WORKS, INC., Defendant. }

ORDER WITH RESPECT TO FILING OF CLAIMS

On this 21st day of October, 1933, the Court, by the
 filing of John S. Farrington, Receiver, for an order herein, proceeded
 to the filing of claims against the assets of defendant, United Iron
 Works, Inc., and it appearing to the court that heretofore in every
 receivership proceedings pending in this cause in the United States
 District Court for the Eastern Division of the Western District of
 Missouri, an order was entered in respect to the filing of claims, as
 follows:

"On motion of John S. Farrington, Receiver,
 IT IS ORDERED that all persons, firms or corporations
 having claims or demands against defendant, United
 Iron Works, Inc., whether secured or unsecured,
 including all claims for taxes, are hereby required
 to file the same with John S. Farrington, Receiver,
 1004-1012 Lander's Building, Springfield, Missouri,
 which said claims or demands shall be supported by
 affidavit, and shall set out the amount and nature
 of any security or lien held by the claimant, or to
 which the claimant is entitled, or claims to be
 entitled, and also any claim of preference or
 priority in payment thereof, from the assets in the
 hands of Receiver, or the earnings therefrom.

IT IS FURTHER ORDERED, that Receiver shall
 give notice of this order to all creditors and
 claimants whose names and whereabouts appear upon
 the books of defendant, United Iron Works, Inc.,
 by mail.

IT IS FURTHER ORDERED, that said Receiver
 shall, as soon as practicable, cause notice of this
 order to be given by publication in a daily newspaper
 of general circulation in each of the states of
 Missouri, Kansas and Oklahoma, by publishing notice
 hereof in each of such newspapers, once a week,
 upon the same day of the week, for four consecutive
 weeks, proof of publication to be made and filed with
 all creditors and claimants shall have forty (40) days
 from and after the date of first publication of notice
 in said newspapers, in which to file their said claims
 with receiver, and any and all claims not filed within
 said time shall be barred and not permitted or allowed
 to participate in property and assets of United Iron
 Works, Inc., in Receiver's hands, or in the income from
 the property and business of said United Iron Works,
 Inc., or from the proceeds of any sale thereof.

IT IS FURTHER ORDERED that as soon as
 practicable after the expiration of time for the
 filing of claims as herein fixed, the receiver shall
 report to this court a list of all claims presented to
 him, up a filing which said report said Receiver, and
 any and all parties hereto, and any and all creditors
 and claimants, shall be permitted to file objections
 to the allowance of any claim, or claims, so filed with

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

Western

District of

Oklahoma

Equity Division

TULSA, OKLAHOMA. THURSDAY, OCTOBER 22, 1931.

Receiver, such objections to be filed at least ten
thirty (30) days after the filing of receiver's
report on claims. Objections to be filed, or copies,
or to the allowance thereof filed, and by this
court, or a master to be appointed for that purpose."

IT IS ORDERED that the aforesaid order of the United States
District Court for the Western Division of the Eastern District of
Missouri, he, and the same is hereby adopted in the name of this
court of this jurisdiction, and that all creditors and claimants
to said claims shall be given, in the said order provided, and
that all creditors and claimants shall file their claims or demands
as provided, in default of which any of said claims and demands
shall be barred, and that receiver's report on claims and objections
thereon shall be filed and made as provided in the aforesaid order of
the United States District Court for the Western Division of the Eastern
District of Missouri.

IT IS FURTHER ORDERED that the receiver shall pro-
ceed to file in this court a list of all claims asserted to him by
creditors and claimants in this jurisdiction, and that objections
therein shall be filed in this court within the time and upon the
conditions specified in the aforesaid order of the United States Dis-
trict Court for the Western Division of the Eastern District of Missou-
ri.

J. L. HANCOCK,
District Judge.

AND BEING Filed Oct. 22, 1931.
U. S. DEPARTMENT OF JUSTICE.

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

NORTHERN
DISTRICT OF OKLAHOMA
EQUITY SESSIONDistrict of
TULSA, OKLAHOMA.CLERK
FRIDAY, OCTOBER 25, 1929.

Court convened pursuant to adjournment Friday, October 25th, 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

Joseph Reynolds, Lina McCoy Morris,
and Napoleon Reynolds, adults, and Kushan
Reynolds, Marshall Reynolds, Mary K.
Reynolds, Euellia Reynolds, Heman Reynolds,
Elvie Reynolds, J. B. Reynolds, Lydie
Reynolds, minor heirs of Delphia Reynolds,
deceased, by Joseph Reynolds, their
guardian and next friend, Plaintiffs,

vs.

Harry E. Schmidt, Jockey Oil Company, a cor-
poration, J. H. Woods, E. H. Murphy, D. H.
Rudcliffe, O. E. Stoner, Prentiss T. Moore,
Dudley W. Moore, Mrs. Label Vail, Ethel Moore,
John E. Moore, R. Dawkins Moore, Sybil Moore,
Mary Moore, Phillips Petroleum Company, a
corporation, E. L. Terry, and Black Oil
Company, a corporation, Defendants.

vs. J.C.
in Equity.

D E C R E E

Now on this 15th day of May, 1929, same being one of the regular judicial days of the regular term of the above entitled court, the above cause comes regularly on for hearing upon the amended bill of plaintiffs and the answers of the various defendants, and the plaintiffs appear by Charles West, their solicitor, and the defendants appear by Biddison, Campbell, Biddison and Cantrell and Wright & Frerichs and W. B. Robinson, their solicitors and the plaintiffs introduce their evidence and rest. In said evidence, including all of the evidence and verdicts, judgments and decrees, the certain action brought by Joseph Reynolds and Delphia Reynolds on the 7th day of March in the District Court of Okfuskee County, Oklahoma, and against the defendant Harry E. Schmidt, Henry Ferguson, W. R. Pincham, J. E. Durkee and O. J. Pharaoh and Jockey Oil Company and in the certain action of ejectment on the law side in this court in which the plaintiffs herein were plaintiffs and the defendants herein were defendants and which is heretofore determined in this court and the court being fully advised in the premises and in consideration of all evidence, in the opinion that all the matters and things complained of in plaintiffs amended bill herein, have been adjudicated adversely to their contention and that the plaintiffs and none of them have any right of recovery herein.

It is therefore by the court, considered, ordered and adjudged that the plaintiffs and none of them take anything by their action herein and that the same be dismissed at their cost with prejudice and it appearing to the court that the allegations of the several answers, counter-claims and cross-petitions of the several defendants herein are true, it is by the court considered, ordered and adjudged that the title and titles of the defendants and of the several defendants in and to the premises described in the said amended bill and the said various counter-claims, answers and cross-petitions be quieted in the said defendants as claimed and prayed for by them severally as against all the claims of each, every and all of the plaintiffs, and that the plaintiffs, each, every and all of them be forever adjudged from asserting any right, title, interest or equity in or to any of the said premises.

F. E. KENNAMER, Judge.

C.L.
Solicitor for Plaintiffs.
Biddison, Campbell, Biddison & Cantrell
Wright & Frerichs W. B. Robinson
Solicitor for Defendants.

ENDORSED: Filed Of May 15, 1929. H. P. Warfield, Clerk.

Court adjourned until October 28, 1929.

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

District of TULSA, OKLAHOMA. NOVEMBER 20, 1933.

Court convened pursuant to 22d precept. Motion 20th, 1933.

Present: Hon. P. E. Anderson, Judge, U. S. Dist. Court. W. D. Harfield, Clerk, U. S. Dist. Court.

Whereupon, the following proceeding was had and entered, to-wit:

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OKLAHOMA

United States of America, Plaintiff,

-vs-

John A. Hardier, Camp 13478; W. L. Ransom, U. S. Military Police, 1st Cavalry, 2d Division, 4th Army, U. S. Army.

COMES NOW AND MOVES

On this 20th day of October, 1933, the undersigned Charles J. Hardier, Ralph Joseph Rizer and W. L. Ransom, having presented and filed in this Court their petition for writs, and having filed therewith their assignment of officers;

It is shown that said petition is true and the relief prayed, and that the said petitioners are entitled to the writs of HABEAS CORPUS and WRIT OF HABEAS CORPUS as prayed for by them.

W. D. Harfield, Clerk.

Witness my hand and seal of office this 20th day of October, 1933. W. D. Harfield, Clerk.

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OKLAHOMA

John A. Hardier, and W. L. Ransom, Defendants.

John A. Hardier, Camp 13478; W. L. Ransom, U. S. Military Police, 1st Cavalry, 2d Division, 4th Army, U. S. Army.

COMES NOW AND MOVES

On this 20th day of October, 1933, the undersigned Charles J. Hardier, Ralph Joseph Rizer and W. L. Ransom, having presented and filed in this Court their petition for writs, and having filed therewith their assignment of officers;

It is shown that said petition is true and the relief prayed, and that the said petitioners are entitled to the writs of HABEAS CORPUS and WRIT OF HABEAS CORPUS as prayed for by them.

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

District of

Plaintiff, et al., vs. Defendant, et al.

Plaintiff, et al., vs. Defendant, et al.

On this the 23rd day of June, 1900, the Court... application of A. J. C. Clark...

Enclosed: Filed in Open Court... 1900.

Plaintiff, et al., vs. Defendant, et al.

Not on this 23rd day of June, 1900, the Court... judgment in favor of plaintiff...

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

District of

COLOMBIA, SOUTH CAROLINA. CHARLESTON, SOUTH CAROLINA.

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHEAST DISTRICT OF CHARLESTON.

JOHN W. ROBB, et al., Plaintiffs, vs. THE SOUTHERN RAILWAY COMPANY, Defendant.

COMPLAINT.

That the said Defendant, The Southern Railway Company, is a corporation organized under the laws of the State of Georgia, and is a common carrier of passengers and freight by rail, and is engaged in the business of operating and maintaining a railway line through the State of South Carolina, and is a party to the following described property:

A certain lot of large exempt property situated on the 7th day of July, 1923, and located in the City of Charleston, South Carolina, and on the 20th day of August, 1923, and is more fully described as follows:

Beginning at a point 200 feet west of the northeast corner of E. North Street (No. 14) of the City of Charleston (15), to said point, and thence east, parallel to and along the said Street, to the place of beginning of North Street (No. 17) of the City of Charleston, 150 feet;

Together with the ground on which are located, telephone lines, telegraph lines, and other lines, and the property of every kind and character situated thereon, and used in connection therewith, and all rights and privileges in and to the same, and all rights, privileges and immunities, and all claims and demands, and all causes of action, and all other things, of every kind and character, which may in any way be connected with or appurtenant to the above described property.

That the said Defendant, The Southern Railway Company, is a party to the following described property:

That the said Defendant, The Southern Railway Company, is a party to the following described property:

That the said Defendant, The Southern Railway Company, is a party to the following described property:

That the said Defendant, The Southern Railway Company, is a party to the following described property:

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

Southern

District of

Oklahoma

Approved and filed for
recording on October 19, 1929

TULSA, OKLAHOMA. COURT, OCTOBER 23, 1929.

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

First National Bank of Oklahoma, Plaintiff,)
vs.) No. 477 - Equity.
J. W. Franklin, et al., Defendants.)

RECEIPT

BY RECEIPT OF THE PLAINTIFFS THE COURT WITHIN HAS RECEIVED FROM THE EQUITY ASSIGNMENT FOR TUESDAY, OCTOBER 22ND, 1929, \$100.00 TO BE SET FOR TRIAL ON THURSDAY, NOVEMBER 1ST, 1929.

The Clerk is directed to make the change upon the assignment.

F. E. KENNAMER, Judge.

WITNESSED: Filed Oct. 23, 1929.
H. B. Warfield, Clerk.

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

Mississippi Valley Trust Company,)
a corporation, Trustee, Plaintiff,)
-vs-) No. 478 - Equity.
Oklahoma Union Railway Company,)
a corporation, Defendant.)

ORDER AUTHORIZING RECEIVERS TO EXECUTE WAIVER

This cause coming on to be heard upon the application of J. A. Frates and F. A. Bodovitz, the duly appointed, qualified and acting receivers of the property and assets of the above named defendant, and it being made to appear to the court that the City engineer's assessment roll, printed notices, etc. covering Street Improvement District No. 911 of the City of Tulsa, Tulsa County, Oklahoma, is irregular and ambiguous as to the description of the defendant's right of way within said District and that loss of time will be occasioned and additional expense incurred if it is necessary for the City of Tulsa to re-run said District; and it being made to further appear that said irregularities and ambiguities in the assessment of the property of the above named defendant within said District may be corrected by a waiver of all right of the above named defendant to protest against the above assessment as levied against its property within said Street Improvement District No. 911 by reason of the irregularities and ambiguities of the description as given in the City engineer's assessment roll, printed notice, etc., and consent to the assessment as levied with like effect as if the property had been correctly described in all notices and the it further appearing to the court that execution of said waiver and consent will in no wise prejudice the rights or occasion loss to the above named defendant;

IT IS HEREBY ORDERED, ADJUDGED and DECREED that Joseph A. Frates and Felix A. Bodovitz, receivers of the property and assets of the above named defendant, be and they are hereby authorized, empowered and directed to execute and deliver unto the City of Tulsa and to the contractor employed by the City of Tulsa to carry into effect improvements contemplated by Street Improvement District No. 911, said waiver to be in words and figures as set forth in Exhibit "A" attached to the application upon which this order is made.

Done this 23 day of October, A. D. 1929.

F. E. KENNAMER, Judge.

WITNESSED: Filed Oct. 23, 1929.
H. B. Warfield, Clerk.

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

NORTHERN

District of

OKLAHOMA

FILED IN CASE NO. 1000

TULSA, OKLAHOMA.

MONDAY, OCTOBER 23, 1933.

This suit are pending, for the purpose of meeting and paying papers, material and supply bills and other pecuniary obligations and indebtedness.

4. To consider and determine which of the contracts, leases or other contractual arrangements between defendant and any individual, other persons and corporations as said Ancillary Receiver will be retained or sold, and to adopt and perfect such of said contracts, leases or other contractual arrangements as the plaintiff as in and to said petition and exhibits or hereinafter filed, or any of them, shall deem proper.

IT IS FURTHER ORDERED that all creditors, stockholders and other persons, firms and corporations be and they hereby are enjoined from instituting, prosecuting, maintaining or continuing the prosecution of any suit, action or demand against defendant, at law or in equity, and from levying any judgment, execution, tax warrant, writ or any process upon or against any of the properties of defendant, now or hereafter located or situated within the jurisdiction of this Court, or from taking, or attempting to take, into their possession any property, real or personal, of defendant, or any part thereof, in violation of said injunction, or any part thereof.

IT IS FURTHER ORDERED, that all persons, including sheriffs, marshals and constables be and they are hereby enjoined from in any way disturbing the possession of said Ancillary Receiver of any of the property or assets of defendant corporation and from levying any writ of attachment, execution or other process thereon.

Dated this 23 day of October, 1933.

E. E. KENDRICK, District Judge.

Approved: Filed Oct. 23, 1933.
T. W. Warfield, Clerk.

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

SELAFORD C. JONES, et al.,	Plaintiffs,	} No. 496 - Equity.
vs.	}	
UNITED IRON WORKS, INC.,		

ORDER AUTHORIZING ANCILLARY RECEIVER TO
DISCOUNT AND SELL ACCOUNTS RECEIVABLE

On this 23 day of October, 1933, this matter coming on to be heard upon the petition of John S. Farrington, as Ancillary Receiver for United Iron Works, Inc., heretofore duly appointed, qualified and now acting, for authority to enter into a certain contract proposed by Manufacturers' Finance Company, dated October 23, 1933, and the court having considered said contract and the petition of the Ancillary Receiver thereon, and being fully advised in the premises, finds that it is necessary that said Ancillary Receiver be authorized, empowered and directed to enter in said contract as proposed by Manufacturers' Finance Company.

IT IS THEREFORE ORDERED, that John S. Farrington, as Ancillary Receiver for United Iron Works, Inc., be and he is hereby authorized, empowered and directed to enter into that certain proposed contract with Manufacturers' Finance Company, dated October 23, 1933, with reference to the sale, transfer and discount of accounts receivable in said Ancillary Receiver's hands, and to do any and all things necessary, proper, convenient or requisite to the full performance and carrying out of said contract.

IT IS FURTHER ORDERED that said Ancillary Receiver is hereby directed to reserve the privilege in himself of repurchasing from Manufacturers' Finance Company, at any time that funds available for the purpose are in his hands, and subject to the order of this court,

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

NORTHERN

District of

OKLAHOMA

REGULAR SESSION

TULSA, OKLAHOMA. MONDAY, OCTOBER 29, 1933.

the accounts so to be sold, negotiated and transferred to Manufacturers' Finance Company under the terms of the aforesaid contract, by paying all just and proper charges then accrued on said Manufacturers' Finance Company under the terms of said contract, and after making due and proper allowance for all lawful deductions from the reserve fund thereunder created, in accordance with the terminal provisions of said contract.

F. D. HANCOCK, District Judge.

RECORDED: Filed Oct. 29, 1933.
W. I. SAWYER, Clerk.

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

JOHN S. JONES, et al., Plaintiffs,
vs.
UNITED IRON WORKS, INC., Defendant.

ORDER AUTHORIZING RECEIVERSHIP OF THE
ASSETS OF THE DEFENDANT FOR THE
PURPOSE OF PAYING DEBTS.

On this 29 day of October, 1933, this matter coming on for trial upon the petition of John S. Partridge, an Auxiliary Receiver of United Iron Works, Inc., for directions in carrying out certain proposed contract with Manufacturers' Finance Company, requesting the discount of paper and bills received by the defendant with the sale of ice-making machines and refrigerating equipment manufactured at the Spring Field, Missouri, plant of defendant, and the court having considered said petition and the proposed order of receivership in connection therewith, and the petition of the defendant for the appointment of receivership but the court, that said Auxiliary Receiver be authorized to carry into the proposed order of receivership...

IT IS THEREFORE ORDERED that the order of receivership, as aforesaid, be entered into, approved, and confirmed by the court, and that the contract with Manufacturers' Finance Company, dated September 1, 1933, be carried into effect, and that the assets of the defendant be sold in the operation of receivership, and that the contract effective as to the assets of the defendant be carried into effect subsequent to his appointment as receiver, and that all things be done in accordance with the proposed contract as herein set forth.

F. D. HANCOCK, District Judge.

RECORDED: Filed Oct. 29, 1933.
W. I. SAWYER, Clerk.

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

JOHN S. JONES, et al., Plaintiffs,
vs.
UNITED IRON WORKS, INC., Defendant.

ORDER AUTHORIZING RECEIVERSHIP OF THE
ASSETS OF THE DEFENDANT FOR THE
PURPOSE OF PAYING DEBTS.

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

District of

Washington, D.C.

Case No. 100-1000000

Plaintiff, v. Defendant

Filed: 10/10/1911

100-1000000

ORDER OF THE COURT

- 1. The Court hereby orders that the
- 2. ...
- 3. ...
- 4. ...
- 5. ...
- 6. ...
- 7. ...
- 8. ...
- 9. ...
- 10. ...
- 11. ...
- 12. ...
- 13. ...
- 14. ...
- 15. ...
- 16. ...
- 17. ...
- 18. ...
- 19. ...
- 20. ...

ORDER OF THE COURT

On reading and filing of the ...

It is ordered that the ...

It is further ordered that ...

It is further ordered that ...

Witness my hand and seal of the Court at Washington, D.C. this 10th day of October, 1911.

By the Court: ...

It is further ordered that ...

Witness my hand and seal of the Court at Washington, D.C. this 10th day of October, 1911.

By the Court: ...

It is further ordered that ...

Witness my hand and seal of the Court at Washington, D.C. this 10th day of October, 1911.

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

NORTHERN DISTRICT OF OKLAHOMA
EQUITY DIVISION TULSA, OKLAHOMA. DECEMBER 18, 1929.

Court convened pursuant to adjournment Tuesday, Oct. 29, 1929.

Present: Hon. F. E. Remagen, Judge, U. S. Dist. Court.
H. F. 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 THE STATE OF OKLAHOMA

MISSISSIPPI VALLEY TRUST CO.,
a corporation, Trustee, Plaintiff,

-vs-

No. 470 - Equity.

OKLAHOMA UNION RAILWAY CO.,
a corporation, Defendant.

ORDER AUTHORIZING RECEIVERS TO PAY
AND SETTLE CLAIMS

On this 29 day of October, 1929, there came on to be heard, the application of J. A. Frates and F. A. Bodovitz, the duly appointed, qualified and acting Receivers of the Oklahoma Union Railway Company, a corporation, for authority to pay and settle claims, and for good causes shown, and it being made to appear that said payment should be made and said claims adjusted;

IT IS, THEREFORE, BY THE COURT ORDERED, That J. A. Frates and F. A. Bodovitz, be, and they are hereby, authorized and directed to pay the sum of \$11.50 to St. John's Hospital, as payment in full for the hospital bill and services rendered to Edward Creekpaw and Lester Creekpaw; that they be directed to pay the Tulsa Rubber Products Company the sum of \$1.05 for payment for repairs rendered for S. C. Brown; and that they be authorized and directed to pay the sum of \$20.00 in full settlement of all claims of both property and personal injuries of Howard Long and A. Schwartz in respect of collisions described in the Receiver's application in this herein.

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

Present: H. F. Warfield, Clerk.
F. E. Remagen, Clerk.

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

ORDERED

District of

OKLAHOMA

U.S. DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

OKLAHOMA, OKLAHOMA. WEDNESDAY, OCTOBER 10, 1929.

Present: Hon. W. B. Ketchum, Judge, U. S. Dist. Court.

vs. Hon. W. B. Ketchum, Judge, U. S. Dist. Court.

Whereupon, the following proceedings were had and the court ordered:

ORDER TO SHOW REASON FOR APPEAL

Jacqueline E. Sankar, Plaintiff,
vs. W. B. Ketchum, Judge,
T. G. Skelly, et al, Defendant.

Now on this 10th day of October, A. D. 1929, the court ordered that the check and spread made of record, in the above entitled cause, and set forth in words and figures as follows:

UNITED STATES OF AMERICA, vs:
THE PRESIDENT OF THE UNITED STATES OF AMERICA,
(SEAL) TO THE HONORABLE THE JUDGES OF THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA.

ORDERING:

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 Jacqueline E. Sankar, a minor, by Faye Williams, her Guardian and next Friend, Plaintiff, and T. G. Skelly, T. E. Liguillon and Skelly Oil Company, a Corporation, Defendants, No. 102, in equity, wherein the decree of the said District Court in said cause, entered on the 10th day of January, A. D. 1928, was to the following words, viz:

"On this the 10th day of January, A. D. 1928, said being a day of the January, 1928, term of this court, this cause came on to be further heard same having heretofore been briefed and argued by counsel; and thereupon upon a declaration thereof it was ordered, adjudged and decreed as follows, viz:

That the bill of complaint of the plaintiff be and the same is hereby dismissed, that plaintiff take nothing by this bill as against the defendants or either of them, and that the defendants do have and recover of and from the plaintiff their costs herein laid out and expended; to all of which the plaintiff excepts and her objection is allowed.
W. B. KETCHUM, Judge."

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, pursuant to the act of Congress, in such case made and provided, duly and at large appears:

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

On consideration hereof, it is now here ordered, adjudged and decreed by this Court, that the decree of the said District Court, in this cause be, and the same is hereby, affirmed with costs; and that T. G. Skelly, T. E. Liguillon and the Skelly Oil Company, a Corporation, have and recover against Jacqueline E. Sankar, a minor, by Faye Williams, guardian and next friend, the sum of thirty dollars and their costs herein and here expended therefor.-----

-----July 1, 1929.-----

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

District of

Washington, D.C.

And, therefore, the parties herein...

WHEREAS, the defendant...

And, therefore, the parties...

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA.

THURSDAY, OCTOBER 31, 1929.

Abbie Connor and Nettie Connor, under the name of Neff and Neff, Fred A. Speakman, Judge of the District Court for the Twenty-second Judicial District, Thomas S. Harris, District Judge of the Twenty-second Judicial District, both sitting in and for Creek County, and Ray H. Weakley, Court Clerk of Creek County, State of Oklahoma, Defendants, No. 236, In Equity, wherein the decree of the said District Court in said cause entered on the 3rd day of February, A. D. 1928, was in the following words, viz:

"Now, on this 10th day of January, 1928, the above entitled cause is regularly set for hearing before this court, and thereupon the death of Robert Oglesby, one of the plaintiffs, is suggested, and upon order of court the case is continued, and upon application and agreement of all parties, and Herman D. Cornell having been duly appointed executor of the estate of Robert Oglesby, deceased, was substituted as party plaintiff in the name and place of Robert Oglesby, and said cause is set for hearing on February 3, 1928.

Now, on this 3rd day of February, 1928, plaintiffs appearing by their attorney, John Rogers, and defendants, Abbie Connor, Nettie Connor, William Neff and L. E. Neff, as attorneys of record for Abbie Connor and Nettie Connor, having heretofore filed their answer herein, appearing by their attorney, William Neff, the court proceeds to a hearing of the case.

Thereupon, the case came on for hearing on motion of plaintiffs for a permanent injunction on the admitted allegations in the answer of defendants.

Thereupon, the court having read the bill of complaint filed herein and the answer of the defendants, Abbie Connor, Nettie Connor, William Neff and L. E. Neff, and after argument of counsel, and being fully advised in the premises finds that Abbie Connor and Nettie Connor have filed an action in the District Court of Creek County, Oklahoma, asserting and claiming an interest in and to the East Half of the Southeast Quarter of Section Four (4), and the East Half of the Northeast Quarter of Section Eight (8), all in Township Eighteen (18) North, Range Seven (7) East, being cause No. 16015 in said District Court of Creek County, Oklahoma, and that summons was duly served on the plaintiffs herein.

The court further finds that prior to said action in the District Court of Creek County, Oklahoma, an action was instituted by the United States of America, acting for itself and through the Attorney General, and for and on behalf of Abbie Connor and Nettie Connor, in the United States District Court for the Eastern District of Oklahoma, being No. 3163 Equity therein, and which is attached to and marked Exhibit "A" to plaintiff's bill herein, wherein the United States of America attempted to recover for and on behalf of Abbie Connor and Nettie Connor an interest in the above described lands, and finds that said action was in substance the identical cause of action as set forth in the petition filed in the District Court of Creek County, Oklahoma, and being No. 16015 therein, to which finding defendants except.

The court further finds that an amended bill of complaint was filed in said cause No. 3163 Equity in the United States Court for the Eastern District of Oklahoma, and that complainants herein filed their answer and responses, and issue was raised and joined as to all allegations, and that the several responses and answers are attached as exhibits to complainant's bill herein and made a part thereof.

109
In the District Court of the United States in and for the

NORTHERN
EQUITY SESSION
DISTRICT COURT OF THE UNITED STATES
TULSA, OKLAHOMA

District of
OKLAHOMA
TULSA, OKLAHOMA. THURSDAY, OCTOBER 31, 1929.

The court further finds that thereafter said cause No. 3183 Equity, pending in the United States Court for the Eastern District of Oklahoma, was transferred to the United States Court for the Northern District of Oklahoma and marked as cause No. 8 Equity therein; and thereafter the United States of America, acting through its Department of Justice and the Attorney General of the United States, filed a motion in the United States District Court for the Northern District of Oklahoma in said cause No. 8 Equity, in substance alleging that there was no equity in the amended bill, and that the same should be dismissed with prejudice, and thereafter and after the matter was duly considered, to-wit, on the 10th day of February, 1926, upon motion of the complainants, the United States of America, this court entered its order in said cause No. 8 Equity, dismissing said cause with prejudice as to all future actions and the order of dismissal is attached to complainant's bill herein as an exhibit and made a part thereof, to which finding defendants except.

The court finds that all the proceedings and matters and facts alleged by Abbie Connor, Nettie Connor, and Neff and Neff, their attorneys of record, filed in the District Court of Creek County, Oklahoma, in cause No. 16015 therein were fully determined, adjudicated and settled by the judgment in cause No. 8 Equity in the United States District Court for the Northern District of Oklahoma, and that said judgment therein fully determined and adjudicated the rights of said parties and became the law of the case and is res adjudicata and that the said Abbie Connor, Nettie Connor, William Neff and L. E. Neff are estopped from again attempting to proceed and relitigate the matters therein set forth, to which finding the defendants except.

The court further finds that by reason thereof a permanent injunction should issue as against Abbie Connor, Nettie Connor, William Neff and L. E. Neff, and each and every one claiming by, through or under them, enjoining and restraining them from proceeding to prosecute or raise any issue in the District Court of Creek County, Oklahoma, in said cause No. 16015, wherein Abbie Connor and Nettie Connor are plaintiffs and H. U. Bartlett, et al., are defendants, to which findings the defendants except.

The court further finds that on the 21st day of April, 1927, a temporary injunction was granted, and upon consideration finds that the said injunction should be made permanent.

It is Therefore Ordered, Adjudged and Decreed by this court that the temporary injunction heretofore granted on the 21st day of April, 1927, be and the same is hereby made permanent and perpetual as against the defendants, Abbie Connor, Nettie Connor, William Neff and L. E. Neff, and that they and each of them and every one claiming by, through or under them, are hereby forever enjoined, restrained and debarred from proceeding to prosecute or raise any issue in the District Court of Creek County, Oklahoma, in said cause No. 16016 wherein Abbie Connor and Nettie Connor are plaintiffs and H. U. Bartlett, et al., are defendants, and are enjoined and restrained from taking any steps to call into question or to relitigate in the District Court of Creek County, Oklahoma, the issues involved in said cause No. 8 Equity, in the United States Court for the Northern District of Oklahoma, to which respondents except and exception is allowed.

It is Further Ordered that the plaintiffs recover judgment for their costs herein expended.

F. E. KENNAMER, District Judge."

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA THURSDAY, OCTOBER 31, 1929.

as by the inspection of the transcript of the record of the said District Court, which was brought into the United States Circuit Court of Appeals, Eighth Circuit, by virtue of an appeal prayed by and allowed to Abby Conner, Nettie Conner, William Neff and L. E. Neff, agreeably to the act of Congress, in such case made and provided, fully and at large appears;

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

On Consideration Whereof, it is now here ordered, adjudged and decreed by this Court, that the decree of the said District Court, in this cause be, and the same is hereby, affirmed with costs; and that Herman D. Cornell, Executor of the estate of Robert Oglesby, deceased, McMan Oil and Gas Company, Harry H. Rogers, Magnolie Petroleum Company, Frank Buttram, William A. Buttram, Belco Royalties, Incorporated, and Erret R. Newby and H. U. Bartlett, have and recover against Abby Conner, Nettie Conner, William Neff and L. E. Neff, the sum of Twenty Dollars for their costs herein and have execution therefor.----

----April 23, 1929.----

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

WITNESS, the Honorable WILLIAM H. TAFT, Chief Justice of the United States, the 29th day of October, in the year of our Lord one thousand nine hundred and twenty-nine.

Costs of Appellees:

Clerk, Paid by Appellant.
Printing Record, Printed below.
Attorney, - - \$20.00
\$20.00

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

ENDORSED: Filed Oct. 31, 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-

CHAS. F. NOBLE, J. M. DUNCAN, NOB GASOLINE COMPANY, a corporation, THE CONTINENTAL SUPPLY COMPANY, a corporation, REPUBLIC SUPPLY COMPANY, a corporation, PICKERING LUMBER COMPANY, a corporation, THE FIRST NATIONAL BANK AND TRUST COMPANY OF TULSA, a corporation, and J. C. PINKERTON, Trustee for The First National Bank and Trust Company of Tulsa, Defendants.

In Equity No. 452.

ORDER CONFIRMING SALE

Now, on this 31st day of October, 1929, this matter came on for hearing upon the report of John A. Denny, Special Master heretofore appointed by this Court for the sale of said property situated in Creek County, in the State of Oklahoma, to-wit:

A certain surface lease executed by Margie Bear on the 30th day of July, 1926, and Howard Van Pelt, et al., on the 30th day of August, 1926, covering the following described property:

138
In the District Court of the United States in and for the

NORTHERN
EQUITY SESSION
OCTOBER TERM, 1929

District of
TULSA, OKLAHOMA. THURSDAY, OCTOBER 31, 1929.

OKLAHOMA

Beginning at a point 660 feet West of the Northeast Corner of the Northwest Quarter (NW $\frac{1}{4}$) of Section Nineteen (19), Township Fourteen (14) North, Range Ten (10) East; running thence West 660 Feet; thence South 330 feet; thence East 660 feet; thence North 330 feet back to the place of beginning, containing five (5) acres, more or less, in Creek County, Oklahoma;

Together with the gasoline plant, buildings, dwellings, machinery, fixtures, equipment, pipes, pipe lines and telephone lines and all other personal property of every kind and character located thereon, or used in connection therewith and all appurtenances and appliances thereunto belonging, and all right-of-way agreements, casinghead gas contracts, and all rights, privileges and immunities and all gathering lines extending from said plant and used for the purpose of conveying casinghead gas to said plant; and all other property of every kind and character used in connection with said plant whether located on said property or not.

And the Court having, by order of October 28th, 1929, set this matter for hearing upon this date, and it appearing that a copy of said order has been mailed to each of the parties hereto, or to their respective attorneys, and that all parties interested have had notice thereof; and

It further appearing to the Court that said Special Master has proceeded as provided by law and by the decree of this Court to sell the above described property and did, on the 21st day of October, 1929, pursuant to said decree and pursuant to advertisement, duly published, as provided by said decree, sell the above described property, to J. M. Winters, Jr., and J. H. Foster, subject to the approval of this Court, for the sum of Seventy-five Thousand Dollars (\$75,000), to be paid by said purchasers by credits upon the judgments in favor of The First National Bank and Trust Company of Tulsa, Oil Well Supply Company, The Continental Supply Company and the Pickering Lumber Company in the order of the priority of the liens of said parties upon said property; and said judgment creditors appearing herein by their attorneys and consenting to the credit in accordance with the bid of said purchasers; and it appearing to the Court that said sum is a reasonable bid for said property; that the same was the highest and best bid received by said Master and that a higher bid cannot reasonably be expected; and no one appearing to object to said sale, or the confirmation thereof by the Court;

IT IS ORDERED AND ADJUDGED, By the Court, that said sale be, and the same hereby is, ratified, approved and confirmed and said Special Master is hereby authorized and directed to issue a good and sufficient deed of conveyance conveying to said purchaser the above described property, free and clear of all right and equity of redemption of the parties to this litigation, or any of them, or those claiming by, through or under them subsequent to the commencement of this action.

J. C. PINKERTON, TRUSTEE, is hereby authorized and directed to forthwith deliver possession of the gasoline plant and other property to the said J. M. Winters, Jr., and J. H. Foster, and to transfer, assign and convey to them all casinghead gas contracts and insurance policies which have been executed in his name and to take any other steps necessary to vest in said purchasers the legal and beneficial title to said gasoline plant and to the personal property and contracts connected therewith.

IT IS FURTHER ORDERED AND ADJUDGED, That there be taxed as costs, in favor of the Special Master as his fee, the sum of One Hundred Dollars (\$100.00).

IT IS FURTHER ORDERED AND ADJUDGED, That the judgments of the parties against Chas. F. Noble be credited with the sum of Seventy-five Thousand Dollars (\$75,000) and that said credit be distributed and applied on said judgments in the order of their priority.

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

(See Endorsements - next page.)

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. THURSDAY, OCTOBER 31, 1929.

O. K.
J. H. Foster,
Attorney for Oil Well Supply Company.

R. W. Kellough,
Attorney for Continental Supply Company.

B. C. Conner, Atty. for The First National
Bk. & Trust Co., Assignee of judgment in
favor of Pickering Lumber Company.

B. C. Conner,
Attorneys for The First National Bank
and Trust Company of Tulsa and J. C.
Pinkerton, Trustee.

ENDORSED: Filed Oct. 31, 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. } In Equity No. 452.
CHAS. F. NOBLE, et al., Defendants. }

O R D E R

Now, on this 31st day of October, 1929, this matter came on upon the partial report of J. C. Pinkerton, as Trustee, and it appearing from said partial report that it will be necessary to extend the time within which said Trustee shall file his full report of his acts as such Trustee;

IT IS ORDERED AND ADJUDGED, That the time within which said Trustee shall report be, and the same hereby is, extended to December 1st, 1929.

F. E. KENNAMER,
U. S. DISTRICT JUDGE.

Endorsed: Filed Oct. 31, 1929.
H. P. Warfield, Clerk.

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

NORTHERN
EQUITY SESSION
OPTIONAL FORM NO. 10 1-28-19

District of

OKLAHOMA

TULSA, OKLAHOMA. FRIDAY, November 1, 1929.

Court convened pursuant to adjournment Friday, November 1st, 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:

OIL WELL IMPROVEMENT COMPANY,	Plaintiff,	} No. 278 - Equity.
vs.		
SKINNER BROTHERS BELTING COMPANY,	Defendant.	

Now on this 1st day of November, A. D. 1929, the above entitled cause came on for trial. Both sides announce ready and opening statements of counsel are made. Plaintiff introduces evidence and proof and rests. Defendant introduces evidence and proof and rests. Plaintiff introduces rebuttal testimony and rests. Both sides rest. Thereupon, it is ordered by the Court that parties be given twenty days to file briefs and defendant given twenty days thereafter to file answer brief, after transcript is received herein.

Court adjourned until November 2, 1929.

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

NORTHERN District of OKLAHOMA
 EQUITY SESSION TULSA, OKLAHOMA. SATURDAY, NOVEMBER 2, 1929.

Court convened pursuant to adjournment Saturday, November 2nd, 1929.

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

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

CARIE LINDLEY, ET AL, Plaintiff, }
 vs. } No. 95 - Equity.
 P. E. BROTTON, ET AL, Defendant. }

Now on this 2nd day of November, A. D. 1929, it is ordered by the Court that former order of October 14th, 1929, dismissing the above entitled cause for want of prosecution be, and the same is hereby set aside.

ORDER TO SPREAD MANDATE OF RECORD

UNITED STATES OF AMERICA, Plaintiff, }
 vs. } No. 303 - Equity.
 OSAGE COUNTY MOTOR COMPANY, a corporation, Defendant. }

Now on this 2nd day of November, 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, 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 the United States, Plaintiff, and Osage County Motor Company, a Corporation, Defendant, No. 303, in Equity, wherein the decree of the said District Court in said cause, entered on the 28th day of September, A. D. 1928, was in the following words, viz:

"Now on this 28 day of Sept., 1928, this matter coming on to be heard upon the motion of the defendant to dismiss the government's bill of complaint, filed for and on behalf of said defendant, the Osage County Motor Company, a corporation; and said plaintiff now appearing by and through its solicitor, Louis N. Stivers, Assistant United States Attorney in and for the Northern District of Oklahoma, and said defendant, the Osage Motor Company, a corporation, now appearing by and through its solicitors, Wilson & Duncan, of Pawhuska, Oklahoma, and the court, after hearing the argument of counsel, and being fully advised in the premises, finds that said motion to dismiss should be overruled, and to the overruling of said motion to dismiss the defendant, the Osage County Motor Company, a corporation, objects and excepts, said exceptions being by the court duly allowed, and said defendant, the Osage County Motor Company, a corporation, having been offered additional time in which to answer, declines to plead further, and elects to stand upon its motion to dismiss.

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

NORTHERN
EQUITY SESSION

District of
TULSA, OKLAHOMA.

OKLAHOMA

SATURDAY, NOVEMBER 2, 1929.

The court further finds the allegations contained in plaintiff's bill of complaint to be true and correct, and finds all issues in favor of plaintiff and against said defendant.

It is, therefore, ordered, adjudged and decreed that said motion to dismiss be, and hereby is overruled.

It is further ordered, adjudged and decreed that said plaintiff, the United States, do have and recover judgment against said defendant, the Osage County Motor Company, a corporation, for the cancellation of its certain mortgage in Book 45, at page 192 of the records of the County Clerk of Osage County, State of Oklahoma, covering the following described land, to-wit:

An undivided one-half interest in Lots Three (3) and Four (4), Block Twenty-seven (27), Palmer addition to the City of Pawhuska, Oklahoma; Lots Fifteen (15) and Sixteen (16), Block Seventy-nine (79), original Town of Pawhuska, Oklahoma;

and for the cancellation of its certain mortgage recorded in Book 45, at page 199 of the records of the County Clerk of Osage County, State of Oklahoma; and for the cancellation of its certain mortgage recorded in Book 45, at page 190 of the records of the County Clerk of Osage County, Oklahoma, said two mortgages last aforesaid covering the following described land, to-wit:

Southeast Quarter (SE4) of Section Twenty-nine (29), Township Twenty-eight, Range Eight; and East Half (E2) of East Half (E2); and West Half (W2) of Northwest Quarter (NW4); and Southwest Quarter (SW4) of Southeast Quarter (SE4) of Section Thirty-four (34), Township Twenty-six (26), Range Eight (8); South Half (S2) of Northwest Quarter (NW4) of Northeast Quarter (NE4) of Northwest Quarter (NW4); and Southwest Quarter (SW4) of Northeast Quarter (NE4) of Northwest Quarter (NW4) of Section Thirty-five (35), Township Twenty-seven (27), Range Ten (10); and Northwest Quarter (NW4) of Northwest Quarter (NW4) of Section Thirty-six (36), Township Twenty-seven (27), Range Ten (10).

And it is the further judgment of this court that said defendant, the Osage County Motor Company, a corporation, has no right, title or interest of whatsoever nature in or to any of the said described land, and that the title thereto is hereby duly quieted in and to, and for and on behalf of Roosevelt Pappin, Osage Allottee No. 1626; and that all of the contracts for debt, mentioned in plaintiff's bill of complaint, are hereby held to be null and void, and of no force and effect, and said defendant, the Osage County Motor Company, a corporation, is hereby enjoined from claiming or asserting any right, title or interest, by virtue thereof, in or to any of said described land.

That to the within judgment said defendant objects and excepts, said exceptions being by the court allowed, and that in the presence of opposing counsel and in open court, said defendant serves notice of its intention to appeal from the within judgment.

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

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

NORTHERN District of OKLAHOMA
 EQUITY SESSION TULSA, OKLAHOMA. SATURDAY, NOVEMBER 2, 1929.

On Consideration Whereof, it is now here ordered, adjudged and decreed by this Court, that the decree of the said District Court, in this cause be, and the same is hereby, affirmed without costs to either party in this Court.

-----May 8, 1929.-----

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

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

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

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

 MAUDE PAINTER KEMP LIVINGSTON, Plaintiff, }
 vs. } No. 455 - Equity.
 M. A. YOUNGMAN, ET AL, Defendant. }

Now on this 2nd day of November, A. D. 1929, the above entitled cause comes on for trial. Both sides having announced ready, witnesses are sworn in open court and opening statement of counsel are heard. Thereupon plaintiff introduces evidence and proof and rests. Defendant introduces evidence and proof and rests. Both sides rest. Thereupon, said hearing is continued to next Friday, November 8, 1929.

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

WALTER J. REILLY, E. G. SAILOR, }
 CATHERINE S. FAUROT and G. M. }
 SILVERTHORNE, Complainants, }
 v. } IN EQUITY no. 460.
 NOWATA OIL & REFINING CO., }
 a corp., Defendant. }

O R D E R

Now on this 2 day of November, 1929;

IT IS ORDERED, that the motion herein filed by the plaintiffs to strike from the files the bill of intervention of H. R. McGill, and the motion to strike from the files herein the bill of intervention of Thomas E. Elliott, be and the same hereby are set for hearing in the United States District Court Room in Tulsa, Oklahoma, on the 8 day of November 1929, at the hour of 9:30 M. and that copies of thos notice forthwith be mailed by the Clerk of this Court to the attorneys for each of said interveners, and to Mr. Guy C. Manatt, Receiver.

MADE AND ENTERED this 2 day of November, 1929.

BY THE COURT, F. E. KENNAMER, Judge.

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

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

MIAMI, OKLAHOMA. TUESDAY, NOVEMBER 5, 1929.

Court convened pursuant to adjournment, Tuesday, November 5th, 1929.

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

WALTER J. REILLY, E. G. SAILOR,
CATHERINE S. FAUROT, and
G. E. SILVERTHORNE, Complainants,

vs.

NOWATA OIL & REFINING COMPANY,
Corporation, Defendant.

IN EQUITY

No. 400.

O R D E R

BE IT REMEMBERED That on this 4th day of November, 1929, Guy S. Manatt, Temporary Receiver for the Nowata Oil & Refining Company, a corporation, presented to the Court the above and foregoing application for an order authorizing and directing him to accept the bid of A. J. Rudd Estate for the purchase of certain oil well casing of the property of the above corporation and at the prices and upon the terms in said application and exhibits attached hereto set forth.

And the Court, after examining said application and being fully advised in the premises, finds that said application should be granted, that the bid of the said A. J. Rudd Estate for the purchase of the casing in said bid set forth should be accepted in accordance with the terms and conditions in said bid and acceptance thereof, in the letter of said Receiver, as above set forth.

IT IS THEREFORE ORDERED, CONSIDERED, ADJUDGED AND DECREED BY THE COURT That the bid of the said A. J. Rudd Estate for the purchase of the casing in said bid set forth be and the same is hereby approved and accepted, and Guy S. Manatt, Temporary Receiver of the Nowata Oil & Refining Company, a corporation, be and he is hereby authorized, ordered and directed to proceed to have said casing tallied by C. L. Young, the production superintendent of the Nowata Oil & Refining Company, and a representative of the A. J. Rudd Estate; that the sale of said casing be concluded and the purchase price arrived at in accordance with the said tally, and that in case, upon final tally, the cashier's check delivered by said A. J. Rudd Estate to said Guy S. Manatt, Temporary Receiver, is insufficient to pay for all and entire the said casing, then and in that event said A. J. Rudd Estate shall pay to said Receiver any unpaid balance before the actual delivery of said casing shall be made by said Receiver to said purchasers, and that in case said cashier's check is more than sufficient to pay for said casing, then and in that event, the Receiver is hereby ordered, authorized and directed to pay back to said A. J. Rudd Estate the difference between the amount of said check and the sale price of said casing, as determined by said tally.

IT IS FURTHER ORDERED BY THE COURT That after the sale of said casing, the Receiver shall purchase, at the best possible advantage, one hundred ninety-four feet of twelve and one-half inch (12 1/2 inch) casing of like kind and quality as the twelve and one-half inch (12 1/2 inch) casing sold herein, and deliver the same to Lewis Emery, Jr. & Sons to replace a like amount of casing borrowed from said Lewis Emery, Jr. & Sons by Donald P. Oak, former Receiver herein.

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

ENDORSED: Filed
Nov. 5, 1929.
H. P. Warfield, Clerk.

It is this day ordered by the Court that the
November 1929 Term of said court at Miami, Okla.,
be recessed until November 18th, 1929.

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

NORTHERN EQUITY DISTRICT OF OKLAHOMA
 SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA. THURSDAY, NOVEMBER 7, 1929.

Court convened pursuant to adjournment Thursday, November 7, 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 UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

OSAGE OIL & REFINING COMPANY, et al,)
 Plaintiffs)
 vs) No. 224 - Equity.
 MULBER OIL COMPANY, et al Defendants.)

ORDER ENLARGING TIME TO FILE RECORD

Now on this the 6th day of November, A. D. 1929, it appearing to the Court that the time for filing the record in the above cause, in the Circuit Court of Appeals for the Tenth Circuit will expire on November 13th and that Appellant for good cause to the Court shown, should be given additional time to file said record,

IT IS THEREFORE by the Court ordered and adjudged that said Appellant be granted an enlargement of time to file said record in the Circuit Court of Appeals for the Tenth Circuit until the 15th day of December, 1929.

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

Service of copy of above order acknowledged Nov. 7th, 1929.
 Hagan and Gavin, Attorneys.

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

 IN THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA SITTING AT THE CITY OF TULSA

MAUDE PAINTER KEMP LIVINGSTON, Plaintiff,)
 vs.) No. 455 Equity
 M. A. YOUNEMAN and D. SELTZER, Defendants.) Consolidated

O R D E R

Now, on this 7th day of November, A. D. 1929, application having been duly made to bring in an additional party defendant and it appearing to the Court that good reason exists why said application should be granted and said order made and entered,

IT IS THEREFORE ORDERED, CONSIDERED, ADJUDGED AND DECREED by the Court that Helen Zeller alleged to reside at the City of Washington in the District of Columbia, he and she is hereby made a party defendant to this proceeding.

DONE IN OPEN COURT at the City of Tulsa, on this 7th day of November, A. D. 1929.

F. E. KENNAMER,
 District Judge.

11-7-29

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

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

NORTHERN
EQUITY SESSION
1929District of
OKLAHOMA
TULSA, OKLAHOMA. THURSDAY, NOVEMBER 7, 1929.IN THE DISTRICT COURT OF THE UNITED STATES FOR THE
NORTHERN DISTRICT OF OKLAHOMA SITTING
AT TULSA

HAUDE PAINTER KEMP LIVINGSTON,	Plaintiff,	} No. 455 - Equity.
vs.		
H. A. YOUNGLAN and E. SELTZER,	Defendants,	

ORDER AUTHORIZING SERVICE BY PUBLICATION

Now, on this 7th day of November, A. D. 1929, comes on to be heard the application of the defendant-cross petitioners in the above styled and numbered cause for an order authorizing service by publication upon the defendant Helen Zeller, made so by order of court on this day and directing said defendant to appear and plead, answer or demur herein on a day certain to be designated by the Court, and it appearing to the Court that this suit was commenced by the plaintiff, a citizen and resident of the State of New York for the recovery of a money judgment against defendants above named and to foreclose her equitable claim and lien upon certain mortgage security consisting of certain real estate in the petition and answer thereto fully described in said cause and that said defendant Helen Zeller is not an inhabitant of the State of Oklahoma nor can she be found in said state and has not voluntarily appeared in said suit and the Court being of the opinion that said application should be granted,

IT IS THEREFORE ORDERED that the defendant Helen Zeller shall be and appear and plead, answer or demur to the answer-cross petition filed herein, on or before the 20th day of January, A. D. 1930, at the Courtroom in the City of Tulsa, County of Tulsa, State of Oklahoma, and

IT IS FURTHER ORDERED THAT the Tulsa World, a newspaper within the meaning of the laws of the State of Oklahoma is hereby designated for the purpose of publication of summons in this cause in the time and manner provided by law.

DONE IN OPEN COURT, in the City of Tulsa, County of Tulsa, State of Oklahoma, this 7th day of November, A. D. 1929.

F. E. KENNAMER,
District Judge.

EMBOISED: Filed Nov. 7, 1929.
H. P. Warfield, Clerk.

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

WALTER J. REILLY, E. G. SAILOR, CATHERINE S. FAUROT, and G. H. SILVERTHORNE,	Complainants,	} IN EQUITY No. 460.
vs.		
MCNATA OIL & REFINING COMPANY, A Corporation,	Defendant.	

APPLICATION OF TEMPORARY RECEIVER FOR PERMISSION TO SELL TANKO R D E R

BE IT REMEMBERED That on this 7 day of November, 1929, Guy S. Manatt, Temporary Receiver herein, presented the foregoing application to the Court for permission to sell one 250-barrel Maloney steel tank, located on the H. R. Bethel lease in Section 16, Township 16, Range 9 in Creek County, Oklahoma.

And the Court, after having examined said application and being fully advised in the premises, finds that said application should be granted.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA. THURSDAY, NOVEMBER 7, 1929.

IT IS THEREFORE ORDERED AND ADJUDGED BY THE COURT That Guy S. Manatt, Temporary Receiver herein, be and he is hereby ordered, authorized and directed to sell and deliver to the Brooks Drilling Company, the 250-barrel Maloney steel tank located on the H. R. Bethel lease in Section 16, Township 16, Range 9 in Creek County, Oklahoma, for the cash sum and purchase price of seventy-five dollars (\$75.00) cash in hand, and that delivery be made at the place where said tank is now located.

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

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

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

CLIFFORD C. JONES, et al.,	Plaintiffs,	} No. 496 - Equity.
vs.		
UNITED IRON WORKS, INC.,	Defendant.	

RULE TO SHOW CAUSE

THE PRESIDENT OF THE UNITED STATES OF AMERICA TO LAWRENCE MILLS AND MILTON COHEN, ATTORNEYS AT LAW, ENGAGED IN THE PRACTICE OF LAW AS MILLS & COHEN, PERSONALLY, AND ATTORNEYS FOR HILL AND GRIFFITH, IRVING IRON WORKS AND CLEVELAND STEEL TOOL COMPANY, GREETING:

You, and each of you, are hereby cited, commanded and admonished to be and appear before the United States District Court within and for the Northern District of Oklahoma, at Tulsa, Oklahoma, upon the 11th day of November, 1929, at the hour of 9:30 o'clock in the forenoon of said day, then and there to exhibit and show cause, if any there be, as to why:

1. You should not be adjudged and determined to be in contempt of the order of said court entered in the above entitled cause on the 26th day of October, 1929, enlarging the powers of Ancillary Receiver herein and enjoining and forbidding any and all creditors and other persons from instituting, prosecuting or continuing any actions or suits against said defendant United Iron Works, Inc., and in contempt of the lawfully acquired jurisdiction of said court and of interfering with, obstructing and embarrassing possession by John S. Farrington, as Ancillary Receiver for United Iron Works, Inc., of the property, assets, business and effects of said United Iron Works, Inc., and of obstructing, interfering with and embarrassing the management by said Ancillary Receiver of the business and affairs of said United Iron Works, Inc.

2. As to why a certain bankruptcy petition by you and each of you filed in the United States District Court within and for the Northern District of Oklahoma against United Iron Works, Inc., as alleged bankrupt, under date of October 26th, 1929, should not be dismissed by you, and that you should be required to dismiss and abandon the same.

3. As to why you and each of you should not be enjoined, forbidden and restrained from further continuing or prosecuting said petition in bankruptcy, or the bankruptcy proceedings thereby initiated and begun.

IT IS FURTHER HEREBY ORDERED that the Marshal of this court be and is hereby directed and commanded to cause service hereof to be made upon the aforesaid respondents, Lawrence Mills and Milton Cohen forthwith by delivering to them and each of them a true copy hereof.

Witness the Honorable F. E. Kennamer, Judge of the United States District Court within and for the Northern District of Oklahoma, this 7 day of November, A. D. 1929.

F. E. KENNAMER,
District Judge.

ENDORSED: Filed Nov. 7, 1929.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA. THURSDAY, NOVEMBER 7, 1929.

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

Jacob A. Salmon, Receiver
First National Bank of Elzby,
Oklahoma, Plaintiff,

-vs-

Stanley W. Brown, W. L. Childers,
I. L. Nelson, Howard Nelson and
W. W. Reavis, First National Bank
& Trust Co. of Tulsa, Oklahoma, a
Corporation, Defendants.

EQUITY NO. 511.

TEMPORARY RESTRAINING ORDER

This matter coming on for hearing before the Honorable Franklin E. Kennamer, Judge of the United States District Court for the Northern District of Oklahoma, upon the verified petition of the plaintiff filed herein, and it appearing to the Court that the plaintiff, upon the facts alleged in said petition, is entitled to the relief prayed for; and it further appearing that the said plaintiff will suffer irreparable damage and injury unless the said defendants are restrained forthwith and without notice.

IT IS, THEREFORE, HEREBY ORDERED, ADJUDGED AND DECREED that the said defendants, Stanley W. Brown, W. L. Childers, I. L. Nelson, Howard Nelson and W. W. Reavis, and each of them, their agents, servants and all persons acting by or under their authority, be and they are hereby enjoined and restrained from disposing of any of the crops or any portion thereof produced during the year 1929, upon the premises described in the petition of the plaintiff, until further order of this Court.

IT IS FURTHER ORDERED that this restraining order shall be in force and binding upon the defendants, Stanley W. Brown, W. L. Childers, I. L. Nelson, Howard Nelson and W. W. Reavis, from and after service upon them severally of this writ by delivering a copy hereof or by reading the same to them or to each of them.

IT IS FURTHER ORDERED that this cause be set down for further hearing on the 9th day of November, 1929, at 10 o'clock A. M. in the United States District Court room at Tulsa, Oklahoma, and each of said defendants is hereby notified of said hearing, and this restraining order shall remain in full force and effect until said hearing and until the further order of this Court.

Dated this 7 day of November, 1929.

F. E. KENNAMER, Judge.

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

Court adjourned until November 8, 1929.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA. FRIDAY, NOVEMBER 8, 1929.

Court convened pursuant to adjournment Friday, November 8th, 1929.

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

THE SECURITIES BENEFIT ASSOCIATION, a corporation, Plaintiff, vs. TOWN OF SLICK, OKLAHOMA, a Municipal Corporation, and SCHARLIE SPROTT, President of the Board of Trustees, Defendants. THE GUARANTEE FUND LIFE ASSOCIATION, Intervenor. In Equity No. 445.

JOURNAL ENTRY OF JUDGMENT

NOW, on this 28th day of October, 1929, a regular day, this cause comes on for hearing upon the merits, pursuant to due assignment, plaintiff, The Security Benefit Association, appearing by its attorney, George F. Short, of Oklahoma City, Oklahoma; intervenor, The Guarantee Fund Life Association, appearing by its attorneys, Elcock & Martin, of Wichita, Kansas; and defendants, Town of Slick, Oklahoma, and Charlie Sprott, President of the Board of Trustees of said Town, appearing not.

And ther upon said cause is called for trial and plaintiff introduces its evidence and rests, and thereafter intervenor introduces its evidence and rests.

And the Court being duly advised in the premises finds that the allegations in the Amended Intervening Petition of Intervenor, The Guarantee Fund Life Association, are true, and that intervenor is entitled to judgment as therein prayed for.

IT IS THEREFORE CONSIDERED, ORDERED AND ADJUDGED that intervenor, The Guarantee Fund Life Association, do have and recover from defendant, Town of Slick, Oklahoma, the sum of Seven Thousand Five Hundred twenty-four and 50/100 Dollars (\$7,524.50), being the principal amount of the bonds and coupons described in said intervening petition, together with interest thereon from the respective maturities thereof to the date of this judgment, at the rate of Six per cent (6%), and for costs, and that this judgment bear interest from date at the rate of Six per cent (6%) per annum.

IT IS FURTHER ORDERED that for the purpose of permitting intervention herein by other bondholders, and supplemental pleadings by the parties hereto covering coupons maturing since the institution of this suit, and for the proper administration and disbursements of the funds in the hands of the Receiver heretofore appointed by this Court, and for the purpose of making such further orders as may be proper in the premises, that this Court do retain jurisdiction of this cause until further ordered.

IT IS FURTHER ORDERED that intervenor, The Guarantee Fund Life Association, be given leave to file a supplemental Petition herein to recover upon coupons held by it and maturing subsequent to the filing of its Amended Petition herein.

F. E. KENNAMER, Judge.

Approved: Elcock & Martin, Attorneys for Intervenor.

2299
In the District Court of the United States in and for the

NORTHERN
EQUITY SESSION
1929

District of OKLAHOMA
TULSA, OKLAHOMA. FRIDAY, NOVEMBER 8, 1929.

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

THE SECURITY BENEFIT ASSOCIATION,
A Corporation, Plaintiff, }

vs. }

TOWN OF SLICK, OKLAHOMA, A Municipal
Corporation and CHARLIE STROTT,
President of the Board of Trustees,
Defendants, }

No. 445 Equity.

THE MACCABEES, A FRATERNAL BENEFIT
SOCIETY, A Michigan Corporation, Intervenor. }

O R D E R

On this the 28th day of October, A. D. 1929, came on to be heard the application of THE MACCABEES, A FRATERNAL BENEFIT SOCIETY, a Corporation organized under the laws of the State of Michigan, for permission to intervene in the above styled and numbered cause, and it appearing to the Court that the said, THE MACCABEES, A FRATERNAL BENEFIT SOCIETY, A Michigan Corporation, is the bondholder of a portion of the issue sued upon by the plaintiff in the above styled and numbered cause, and claims an interest in any fund or funds collected, or to be collected, by the Town of Slick for the payment of any of the bonds, interest coupons, or interest thereon, relating to said issue described in plaintiff's amended petition, it is ordered that the said THE MACCABEES, A FRATERNAL BENEFIT SOCIETY, A Michigan Corporation, be, and it is hereby authorized to intervene generally as a party in the above styled and numbered cause for all purposes whatsoever.

F. E. KENNAMER, Judge.

ENDORSED: Filed Nov. 8, 1929.
H. P. Warfield, Clerk.

WALTER J. REILLY, E. G. SAILOR,
CATHERINE S. FAUROT, and G. M.
SILVERTECRNE, Complainants, }

vs. }

NOWATA OIL & REFINING COMPANY,
A Corporation, Defendant. }

IN EQUITY

No. 460.

Now on this 8th day of November, A. D. 1929, it is ordered by the Court that permission be granted to file Inventory herein out of time.

It is further ordered that H. R. McGill be give ten (10) within which to file exceptions to report of former receiver; and that T. E. Elliott be given one (1) day thereafter to file his exceptions to report of former receiver.

It is further ordered that said case be referred to O. L. Rider as Special Master for an accounting.

Motion is introduced to strike said cause and thereupon it is ordered that said motion be, and the same is hereby overruled, and exceptions are allowed.

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

NORTHERN District of OKLAHOMA EQUITY SESSION TULSA, OKLAHOMA. FRIDAY, NOVEMBER 8, 1929.

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

WALTER J. REILLY, E. G. SAILOR, CATHERINE S. FAUROT, and G. M. SILBERTHORNE, Complainants,

vs.

NOWATA OIL & REFINING COMPANY, a Corporation, Defendant.

IN EQUITY No. 460.

O R D E R

BE IT REMEMBERED That on this 25th day of October, 1929, there came on for hearing the application of Earl Woody for permission to garnish Guy S. Manatt, the Receiver for the Nowata Oil & Refining Company, a corporation, said applicant appearing by his attorney, Robert C. Burks, and the Receiver appearing in person.

And the Court, after examining said application and hearing the statements of counsel and the Receiver, finds that said applicant has an action pending in the Justice Court of a Justice of the Peace of the County of Creek and State of Oklahoma against H. L. Bronaugh and that said Nowata Oil & Refining Company is indebted to the said H. L. Bronaugh; that said application to garnish said Receiver should be denied but that in case said applicant should reduce his claim against said H. L. Bronaugh to final judgment within a reasonable time, and during the pendency of the receivership proceedings herein, said applicant should be granted permission to intervene in this cause, and the Receiver should be ordered to withhold the payment of any moneys due said H. L. Bronaugh until the further order of this Court.

IT IS THEREFORE ORDERED BY THIS COURT That the application of Earl Woody to garnish the Receiver herein be and the same is hereby denied.

IT IS FURTHER ORDERED BY THE COURT That in case the applicant should reduce his claim against H. L. Bronaugh to final judgment within a reasonable time and during the pendency of the Receivership proceedings herein, that said applicant be and he is hereby granted permission to file his petition in intervention in this cause; and the Receiver is hereby ordered to withhold the payment, to H. L. Bronaugh, of any moneys until the further order of this Court.

J. G. THOMPSON, Judge, United States District Court For the Northern District of Oklahoma.

ENCREED: Filed Nov. 6, 1929. E. F. Warfield, Clerk.

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

WALTER J. REILLY, E. G. SAILOR, CATHERINE S. FAUROT, and G. M. SILBERTHORNE, Complainants,

vs.

NOWATA OIL & REFINING COMPANY, A Corporation, Defendant.

IN EQUITY No. 460.

O R D E R

BE IT REMEMBERED That on this 25th day of October, 1929, there came on for hearing the application of H. A. Hill, W. A. Hill and Bob Hill for permission to garnish Guy S. Manatt, the Receiver for the Nowata Oil & Refining Company, a corporation, said applicants appearing by their attorney, Robert C. Burks, and the Receiver appearing in person.

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

NORTHERN
DISTRICT OF OKLAHOMA
U. S. DISTRICT COURT

District of OKLAHOMA
TULSA, OKLAHOMA. FRIDAY, NOVEMBER 8, 1929.

And the Court, after examining said application and hearing the statements of counsel and the Receiver, finds that the said applicants have an action pending in the Superior Court of Creek County, District Division, against H. L. Bronaugh and that said Nowata Oil & Refining Company is indebted to the said H. L. Bronaugh; that said application to garnish said Receiver should be denied but that in case said applicants should reduce their claim against said H. L. Bronaugh to final judgment within a reasonable time, and during the pendency of the receivership proceedings herein, said applicants should be granted permission to intervene in this cause, and the Receiver should be ordered to withhold the payment of any moneys due said H. L. Bronaugh until the further order of this Court.

IT IS THEREFORE ORDERED BY THIS COURT That the application of R. A. Hill, et al., to garnish the Receiver herein be and the same is hereby denied.

IT IS FURTHER ORDERED BY THIS COURT That in case the applicants Hill, reduce their claim against H. L. Bronaugh to final judgment within a reasonable time and during the pendency of the receivership proceedings herein, that said applicants be and they are hereby granted permission to file their petition in intervention in this cause; and the Receiver is hereby ordered to withhold the payment, to H. L. Bronaugh, of any moneys until the further order of this Court.

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

ENDORSED: Filed Nov. 8, 1929.
H. P. Warfield, Clerk.

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

MISSISSIPPI VALLEY TRUST CO.,
A Corporation, Trustee, Plaintiff

vs.

OKLAHOMA UNION RAILWAY CO.,
a corporation, Defendant.

}
No. 478 - Equity.

ORDER AUTHORIZING INTERIM ALLOWANCE FOR RECEIVERS

On this 8th day of November, 1929, there came on for hearing the application of the Receivers for an interim allowance in the above entitled cause, and it being made to appear that the Receivers, J. A. Frates and F. A. Dodovitz, were appointed and qualified, and have operated the properties, and have had possession, charge and control of the assets of the Oklahoma Union Railway Company since the 1st day of July, 1929, and that no allowances have been made to the Receivers; and it being made to appear further, that the Receivers have a substantial balance to their credit on deposit; and it being made to appear further, that the sum of \$100.00 interim allowance for each of the Receivers is fair and reasonable;

IT IS, THEREFORE, BY THE COURT ORDERED, that J. A. Frates and F. A. Dodovitz, Receivers, each be, and they are hereby, authorized and empowered to withdraw the sum of \$400.00 as interim allowances for the months of July, August, September and October, 1929.

It is further ordered, that the Receivers be, and they are each authorized and empowered to withdraw the sum of \$100.00 as interim allowances as Receivers until the further order of this Court.

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

ENDORSED: Filed Nov. 8, 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. FRIDAY, NOVEMBER 8, 1929.

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

THE SECURITY BENEFIT ASSOCIATION,
a Corporation, Plaintiff,)
vs.) In Equity
JESSE MILLER, DOUGLAS CAPIAU, and)
CLEMENT CAPIAU, Defendants.) No. 490.

ORDER FOR SERVICE BY PUBLICATION.

Upon the motion of Reynolds, Williams & Ridings, counsel for Security Benefit Association, a Corporation, plaintiff, and it appearing to the court that the defendant, Douglas Capiau, is not an inhabitant of and is not found within this district and has not voluntarily entered his appearance herein, and that personal service upon said defendant, Douglas Capiau, is not practicable, it is hereby ordered that said defendant, Douglas Capiau, appear, plead, answer or demur to the said bill filed by the plaintiff herein by the 6th day of January, 1930, and upon default thereof this court will proceed to the hearing and adjudication of said suit, and that this order be published in a newspaper of general circulation, to-wit: Tulsa Daily Legal News, once a week for six consecutive weeks.

F. E. KENNAUER, Judge.

ENDORSED: Filed Nov. 8, 1929.
H. P. Warfield, Clerk.

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

T. B. SLICK, Plaintiff,)
vs.) No. 510 - Equity.
UNION TRANSPORTATION COMPANY,
a corporation, Defendant.)

ORDER AUTHORIZING INTERIM ALLOWANCES FOR RECEIVERS

On this 6th day of November, 1929, the cause on for testing the application of the Receivers for an interim allowance in the above entitled cause, and it being made to appear that the Receivers, J. A. Frates and F. A. Bodovitz, were appointed and qualified, and have operated the properties and have had possession, charge and control of the assets of the Union Transportation Company since the 1st day of July, 1929, and that no allowances have been made to the Receivers; and it being made to appear further, that the Receivers have a substantial balance to their credit on deposit; and it being made to appear further, that the sum of \$400.00 interim allowance for each of the receivers is fair and reasonable;

IT IS, THEREFORE, BY THE COURT ORDERED, That J. A. Frates and F. A. Bodovitz, Receivers, each be, and they are hereby, authorized and empowered to withdraw the sum of \$1600.00 as interim allowances for the months of July, August, September and October, 1929.

It is further ordered, that the Receivers be, and they are each authorized and empowered to withdraw the sum of \$400.00 as interim allowances as Receivers until the further order of this Court.

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

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

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

NORTHERN

OKLAHOMA

District of

EQUITY SESSION
DISTRICT COURT OFFICE 138618

PAULSIEK, OKLAHOMA. THURSDAY, NOVEMBER 14, 1929.

Court convened pursuant to adjournment, Thursday, November 14th, 1929.

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

THE CAMPBELL BAKING COMPANY,
a Corporation, Complainant,)

-vs-

CITY OF CLEVELAND, OKLAHOMA,
a Municipal Corporation, and
T. M. REYNOLDS, as Mayor of
the said City of Cleveland,
Oklahoma, Defendants.)

IN EQUITY NO. 508.

O R D E R

And now on this the 9th day of November, 1929 the above styled and numbered cause came on for hearing upon the complainant's prayer for a temporary injunction pending the final hearing of said cause, and it appearing that a copy of temporary restraining order setting the date of the hearing of the temporary injunction, together with copy of complainant's bill of complaint, was duly served upon the defendants on the 9th day of November, 1929; and the said complainant The Campbell Baking Company, a corporation, being present by its solicitors, Herbert D. Mason, Harold R. Williams and Stewart Lynch, and the defendants, City of Cleveland, Oklahoma, a municipal corporation, and W. M. Reynolds, as mayor of said City of Cleveland Oklahoma, not being present but having advised of their consent to the issuance and entering at this time of a temporary injunction, and after the Court was fully advised in the premises and on motion of the solicitors for the complainant,

IT IS ORDERED that the City of Cleveland, Oklahoma, a municipal corporation, and W. M. Reynolds, as mayor of said City of Cleveland, Oklahoma, the marshal, city attorney, officers, representatives, agents and employees, and all persons acting for it or them or in concert with it or them, be and they are hereby each and every one of them restrained and enjoined, pending the final hearing of this cause, from enforcing the ordinance referred to in complainant's bill of complaint and temporary restraining order heretofore issued as against the Campbell Baking Company or its employees, and from arresting or causing to be arrested under said ordinance any officer, employee, representative or agent of The Campbell Baking Company, pending the final hearing of this cause and until further order of this court herein.

Let a writ of injunction issue in accordance herewith.

Dated this 9th day of November, 1929.

F. E. KENNAMER, Judge.

ENDORSE: Filed Nov. 14, 1929.
H. P. Warfield, Clerk.

Court adjourned until November 15, 1929.

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

NORTHERN
EQUITY SESSION

District of

OKLAHOMA

PAWBUKA, OKLAHOMA. FRIDAY, NOVEMBER 15, 1929.

Court convened pursuant to adjournment Friday, November 15th, 1929.

Present: Hon. F. E. Kennamer, Judge, U. S. Dist. Court.
H. P. Warfield, 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 THE STATE OF OKLAHOMA

United States of America,	Plaintiff,	} No. 320 - Equity.
VS.		
Charles W. Mandler, et al,	Defendants.	

ORDER EXTENDING TIME FOR FILING TRANSCRIPT ON APPEAL

On this 15 day of November, 1929, for good cause shown it is ordered:

That the Appellants, Charles W. Mandler, Tahperscoyke Tiger and W. L. Ranscombe, and they are, hereby granted an extension of time until December 18, 1929, within which to file the transcript on appeal herein in the Tenth Circuit Court of Appeals.

F. E. KENNAMER, Judge.

G. K.
Louis N. Stivers,
Asst. U. S. Atty.

ENDORSED: Filed Nov. 15, 1929.
H. P. Warfield, Clerk.

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

NORTHERN
SPECIAL NOVEMBER 1929
SESSION

District of
PENNSYLVANIA, PHILADELPHIA, NOVEMBER 19, 1929.

appearing that the Bondholders' Committee, representing a majority in amount of all bonds issued under and secured by the aforesaid deed of trust, have consented to the issuance of Receiver's certificates, and that said Receiver's certificates be made a first lien upon the property of the defendant and take precedence over said bonds; and it further appearing that the United States District Court within and for the Western Division of the Western District of Missouri, in primary receivership proceedings therein pending, in a cause in Equity, entitled Clifford C. Jones, et al., plaintiffs, v. United Iron Works, Inc., defendant, Equity No. 1375, has heretofore ordered and directed the issuance of Receiver's certificates, in accordance with the terms and provisions of such order, which is fully set forth in Ancillary Receiver's petition herein filed, and in accordance with the prayer and allegations of Ancillary Receiver's petition herein filed,

IT IS ORDERED that said Ancillary Receiver, John E. Farrington be and he is hereby authorized and directed, as such Ancillary Receiver and as Receiver for United Iron Works, Inc., heretofore duly appointed by the United States District Court within and for the Western Division of the Western District of Missouri, in Equity cause No. 1375, therein pending, to borrow not to exceed and limited to the sum of \$100,000.00 Dollars, to be used by him or such Receiver or Ancillary Receiver, for the purposes described in his said petition herein filed, and to be accounted for to the Court from time to time, and to issue his certificate or certificates therefor in forms set out in his petition herein, and pay the same out of any funds that may come into his hands as such Receiver or Ancillary Receiver, and applicable thereto, with interest thereon from date at such rate as said Receiver shall find necessary in order to secure such loan, not to exceed seven per cent. (7%) per annum, and that said Receiver's certificate or certificates, shall become due on or before a time not to exceed six months after date, to be fixed by said Receiver, and that said certificates shall be a lien upon the funds, property and assets of defendant now in the hands of said Receiver, and Ancillary Receiver, or which may come into his hands, prior in right and paramount to any mortgage, trust deed or any lien thereon, subject only to the prior claims of the Inland Steel Company to 1170 shares of no par value stock of the Rogers Iron Works Company held by said Inland Steel Company as collateral security to an indebtedness owing to it by the said United Iron Works, Inc., and subject only to the prior claims of the Union National Bank of Springfield, Missouri, in and to certain warehouse receipts covering ice making machinery belonging to the United Iron Works, Inc., and in the warehouse of the Springfield Warehouse and Storage Company of Springfield, Missouri.

IT IS FURTHER ORDERED that the order of reference to the Receiver's certificates, made by the United States District Court for the Western Division of the Western District of Missouri, in Equity cause No. 1375 therein pending, entered under date of November 3, 1929, be and the same is hereby extended in force and effect in this jurisdiction, and as to all lands and property of defendant United Iron Works, Inc., within the jurisdiction of this court, and said Receiver, John E. Farrington, as Receiver and as Ancillary Receiver, is hereby authorized to fully execute, perform and carry into effect this order, as well as the order of the said court of said jurisdiction.

Dated this 19 day of November, 1929.

W. H. [Signature]
Clerk of Court.

RECORDED: Filed Nov. 19, 1929.
H. P. Warfield, Clerk.

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

RECORDED
NOVEMBER 1929
DECEMBER 1929

District of

OKLAHOMA

TULSA, OKLAHOMA. NOVEMBER 18, 1929.

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

F. B. SLICK, Plaintiff,)
-vs-) No. 519 - Equity.
UNION TRANSPORTATION COMPANY,)
a corporation,)

ORDER RELATIVE TO THE FILING OF AN INVENTORY

For good cause shown, it is hereby ordered that J. A. Frates and F. A. Bodovitz, Receivers, be, and they are hereby, permitted to file an inventory of the assets of the above named defendant on this 18th day of November, 1929.

It is further ordered, that the order entered herein requiring said Receivers to file inventory within sixty days, be, and the same is hereby, modified to the extent of permitting the filing of said inventory on this 18th day of November, 1929.

Done at Tulsa, Oklahoma, this 18th day of November, 1929.

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

RECORDED: Filed Nov. 18, 1929.
R. P. Warfield, Clerk.

Court adjourned until November 19, 1929.

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

NO. 55 - EQUITY

District of

OKLAHOMA

EQUITY SESSION

PAWBUSSA, OKLAHOMA. TUESDAY, NOVEMBER 14, 1929.

Court convened pursuant to adjournment Tuesday, November 14th, 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:

ORDER TO SPREAD MANIFEST OF RECORD

UNITED STATES OF AMERICA, Plaintiff, vs. H. C. PAULSON, Defendant. No. 55 - Equity.

Now on this 14th day of November, A. D. 1929, it is by the Court ordered that the Clerk file and spread manifest of Record in the above entitled cause, same being in words and figures as follows:

MANDATE

UNITED STATES OF AMERICA, OS:

THE PRESIDENT OF THE UNITED STATES OF AMERICA,

(C L A L)

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

GRISTING:

WHEREAS, lately in the District Court of the United States for the Northern District of Oklahoma, before you, or some of you in a cause between the United States of America, Plaintiff, and H. C. Paulson, Defendant, No. 55, in Equity, wherein the decree of the said District Court in said cause, entered on the 18th day of May, A. D. 1929, was in the following words, viz:

"Now on this 18th day of May, 1929, a matter coming on for further hearing, and in said plaintiff, the United States, now appearing by and through its solicitor, Louis H. Clifton, Assistant United States Attorney, in and for the District of Oklahoma, and the said defendant, H. C. Paulson, now appearing by his solicitors, Alfred J. Gorman, of Pawhuska, Oklahoma, and the court having heard the evidence offered herein, and the argument of counsel, upon a further consideration of the same, finds:

That one Mary Penn, nee Allerton, do. 321, died on or about the 24th day of February, 1887, before receiving her allotment, and that her estate and the lands due her were duly allotted to Allerton, do. 321, her father, do. 321, her father, and Augustus, do. 321, her mother, do. 321, her mother, and the certified Osage rolls as being of one-fourth Indian blood, a portion of the estate of each said allotment being the subject of this order, and described as follows, to-wit:

- The Southeast Quarter (SE 1/4) of Section 10, Township 12N, Range 10E, Meridian 10W; Northern Quarter (N 1/4) of the Southeast Quarter (SE 1/4) of Section 10, Township 12N, Range 10E, Meridian 10W; and the Southeast Quarter (SE 1/4) of Section 10, Township 12N, Range 10E, Meridian 10W.

and by Acts of Congress... distribution of... 1906.

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

NORTHERN

District of

OKLAHOMA

EXHIBIT C-335241
7/20/11

PAWNEE, OKLAHOMA. TUESDAY, NOVEMBER 19, 1934.

That thereafter, and on June 8, 1910, after the removal of restrictions by the Secretary of the Interior, and under his supervision, said heirs executed and delivered a certain warranty deed to C. W. Brown and J. M. Boren, covering such said lands, aforesaid, they being the highest and best bidders at a certain sale conducted by the said Secretary of the Interior, and their deed of conveyance, pursuant to said sale, contained the following provision, to-wit:

'Subject to the payment of Five Hundred and Forty and No/100 Dollars, lawful money of the United States, as evidenced by mortgage and notes of even date herewith, and it is expressly covenanted and agreed by the party of the first part that in the event the title to the lands shall revert to them by foreclosure proceedings or otherwise, they will hold the same subject to all the conditions and limitations, attaching thereto at the time of the said conveyance effected.'

That in pursuance of said provision, said purchasers and grantees aforesaid, on the 19th day of January, 1911, executed and delivered to the said Albert Penn and the said Augustine Choteau Crow a certain mortgage covering said land, to secure the payment of said unpaid purchase price mentioned in said deed, and on February 8, 1911, said deed and mortgage were both duly approved by the Secretary of the Interior, and duly recorded in Osage County, Oklahoma.

That the said Brown and Boren, aforesaid, thereafter failed to make satisfaction of said unpaid purchase price, aforesaid, and on July 7, 1913, executed and delivered back to the said Albert Penn and the said Augustine Choteau Crow their certain warranty deed, covering the lands in question, which said deed, last aforesaid, from the said Brown and the said Boren, contained the following provision, to-wit:

'To have and to hold said premises unto the said party of the second part, their heirs, executors, administrators and assigns forever; and it is further expressly agreed by and between the parties hereto, and the grantees herein named, members of the Osage tribe, hereby expressly agree and consent that the title of the said land above described shall be and remain subject to all the conditions, limitations and provisions of the Act of Congress of June 28, 1906 (34 Stat. L. 539), in all respects the same as though said land had not been conveyed to the said party of the first part, and shall be and remain inalienable for a period of twenty-five years from the first day of January, 1907, except as provided by Act of Congress, and with the consent and approval of the Secretary of the Interior.'

That said deed was thereafter, and on January 28, 1914, duly approved by the Secretary of the Interior, and placed of record in Osage County, Oklahoma.

That thereafter, and on December 26, 1914, the said heir, Augustine Choteau Crow, executed and delivered to the said Albert Penn a certain warranty deed covering her inherited interest in said land, which said deed, last aforesaid, contained the following provision, to-wit:

'To have and to hold said described premises unto the said party of the second part, his heirs, executors, administrators and assigns forever; subject, however, to all the conditions, limitations, and provisions of the Act of Congress of March 3, 1909 (35 Stat. L. 778),

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

NORTHERN

District of

OKLAHOMA

COURT SESSION

PAWBUKKA, OKLAHOMA. TUESDAY, NOVEMBER 19, 1929.

and the Act of June 26, 1906 (34 Stat. U. 539), one of which is that the oil, gas, coal or other minerals covered by the lands hereby conveyed are reserved to the Osage tribe for a period of twenty-five years from the eighth day of April, 1906,

and which said deed last aforesaid was duly approved by the Secretary of the Interior on March 27, 1915, and duly placed of record in Osage County, Oklahoma.

That thereafter, and on or about the 7th day of February, 1919, the said Albert Penn, aforesaid, executed and delivered to the defendant herein his certain warranty deed, covering the said lands aforesaid, which said deed last aforesaid, to the said defendant herein, plaintiff seeks to cancel, for the reason that the same was not executed and delivered under the supervision of, or approved by, the Secretary of the Interior.

The court further finds that neither the said Albert Penn nor the said Augustine Choteau Crow ever received a certificate of competency. That the said Albert Penn, on or about March 9, 1920, departed this life, intestate, leaving surviving him as his sole and only heirs at law, Dora Penn, his widow, Grace Penn Korvell, Mary Penn, Maryville Penn, May Penn and Otis Penn, his five children, and that each and every one of said heirs is of one-half Osage Indian blood.

The court further finds that said lands were restricted against alienation on the 7th day of February, 1919, and that said certain warranty deed of that date, from the said Albert Penn to the said defendant, R. C. Drummond, is therefore null and void and in violation of the restrictions imposed by certain Acts of Congress, and that the same should be canceled, set aside and held for naught.

The court further finds that the said title of the said Albert Penn, heretofore mentioned, to the lands in fee simple of said lands herein described, subject only to the supervision of the United States, and held by virtue of the Acts of Congress heretofore mentioned.

It is therefore ordered, adjudged and decreed that the said purported warranty deed, dated February 7, 1919, from the said Albert Penn, to the said defendant, R. C. Drummond, of the date and date aforesaid, and recorded in book 17, page 115, of the records of Osage County, Oklahoma, covering the lands herein to be described, be, and the same is hereby canceled of record, set aside and held for naught. That the title to the lands therein described, the subject of this suit, be and hereby is quieted in and to the said heirs of the said Albert Penn, hereinbefore mentioned, so that said Albert Penn, R. C. Drummond, be and he is hereby forever enjoined and barred from further claiming or asserting any right, title or interest of whatsoever kind in or to any part of the said warranty deed, or the lands therein described, that are the subject of this suit, and that the said defendant objects and except to, said judgment being by the court allowed, and in open court and in the presence of opposing counsel, said defendant giving notice of his intention to appear from the said judgment.

Filed May 19, 1929, H. J. ...

only the impetive of the true and just ...

THE WHEREAS, it is the duty of the court to ...

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

WESTERN DISTRICT OF

District of

OKLAHOMA

SOUTH BEND, INDIANA

PAID UPON, OKLAHOMA. TUESDAY, SEPTEMBER 19, 1929.

On Consideration thereof, it is now here ordered, affirmed and decreed by this Court, that the decree of the said district court, in this cause be, and the same is hereby, affirmed without costs to either party in this Court.

-----September 19, 1929.-----

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

WITNESS, the Honorable WILLIAM H. TART, Chief Justice of the United States, the 15th day of November, in the year of our Lord one thousand nine hundred and twenty-nine.

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

ENDORSED: Filed Nov. 19, 1929.
H. P. Garfield, Clerk.

IN THE DISTRICT COURT OF THE UNITED STATES WESTERN
DISTRICT OF OKLAHOMA

THE EAGLE PITCHER LEAD COMPANY, Plaintiff,)

-vs-

ROBINSON PACKER COMPANY, Defendant.)

EQUITY NO. 221.

ORDER EXTENDING TIME

And now on this 19th day of November 1929 upon the request of the solicitor for the plaintiff, Mr. Philip Kates, and for good cause shown to the satisfaction of this Court, it is hereby

Ordered, that the time for the making of the return to the appeal, taken by the plaintiff, shall be extended for the period of thirty (30) days from the return day.

F. E. KENHAMER, Judge.

The granting of the foregoing order is hereby consented to.

Humphrey & Campbell
Counsel for Defendant.

ENDORSED: Filed Nov. 19, 1929.
H. P. Garfield, Clerk.

Court recessed subject to call.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA. ENTITLED, NOVEMBER 23, 1929.

Court convened pursuant to adjournment Saturday, November 23, 1929.

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

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

ORDER TO SPREAD MANDATE OF RECORD

HARWOOD KEATON, Receiver, Plaintiff, }
vs. } No. 184 - Equity.
MARY E. LITTLE, ET AL., Defendants. }

Now on this 23rd day of November, 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, SS:

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.

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 John H. Dykes, Receiver of First National Bank of Barnsdall, Oklahoma, a corporation, and Mary E. Little, Mary E. Little, Executrix of the estate of G. R. Little, deceased, and H. R. Little, No. 184 Equity, the decree of said District Court in said cause, entered on the 17th day of May, A. D. 1928, was in the following words, viz:

"Ordered, that the motion of defendant Mary E. Little to dismiss plaintiff's bill of complaint be and it hereby is sustained, and the plaintiff elects to stand thereon and not plead further, and plaintiff's bill is dismissed with prejudice at his costs, and plaintiff take nothing by this action."

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, Tenth 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, by order of the United States Circuit Court of Appeals for the Eighth Circuit, entered February 1, 1929, Harwood Keaton, Receiver of the First National Bank of Barnsdall, Oklahoma, successor to John H. Dykes, Receiver, was substituted as appellant in this cause in the place and stead of said John H. Dykes, Receiver;

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

ON CONSIDERATION WHEREOF, it is now here ordered, adjudged and decreed by this court that the decree of the said District Court in this cause be and the same is hereby reversed and that this cause be and the same is hereby remanded to the said District Court with direction to allow the appellant the privilege of amending his bill

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

NORTHERN
DISTRICT OF OKLAHOMA
EQUITY SESSION

District of

OKLAHOMA

OKLAHOMA, SATURDAY, NOVEMBER 23, 1929.

within a reasonable time and to proceed in the cause consistently with this opinion; and that Mary E. Little, Mary E. Little, Executrix of the estate of G. R. Little, deceased, and H. R. Little, appellees herein, have and recover against Harwood Keaton, Receiver of The First National Bank of Barnsdall, Oklahoma, their costs herein.

--September 2, 1920.

You, therefore, are hereby commanded that such 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 eighteenth day of November, in the year of our Lord one thousand nine hundred and twenty-nine.

Costs of Appellees
Clerk - - - - -
Printing Record - - - - -
Attorney - - - - - \$20.00

\$20.00

ALBERT TREGG
Clerk of the United States Circuit Court
of Appeals, Tenth Circuit.

RECORDED: Filed Nov. 23, 1929.
H. P. Warfield, Clerk.

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

United States, Plaintiff,)
vs.) No. 444 Equity.
William Stalmaker, et al, Defendants.)

ORDER MODIFYING PERMANENT INJUNCTION.

Now on this 23 day of Nov. 1929, there coming on to be heard plaintiff's motion requesting that the permanent injunction heretofore entered on the 13th day of March, 1929, for a period of twelve months, and concerning one certain one-room box house, in the town of Cardin, Ottawa County, Oklahoma, be modified to the extent that one S. M. Blackwell, who now owns said house, may move the same to his Tourist Camp, one mile north of Miami, Oklahoma, conditioned that no intoxicating liquor will be kept or disposed of therein, contrary to law;

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said S. M. Blackwell be, and he is hereby permitted to remove from the premises covered by the permanent injunction herein, one one-room box house, and take the same to his Tourist Camp, one mile north of Miami, Oklahoma.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the removal of said house, aforesaid, and the use thereof, is conditioned that no intoxicating liquor will be kept or disposed of therein, contrary to law, during the period of said permanent injunction, aforesaid.

F. E. KEMMNER, Judge.

L. K.
Louis N. Stivers
Assistant United States Attorney,
Attorney for the Plaintiff,
the United States.

ENDORSED: Filed Nov. 23, 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.

SAVEDAY, NOVEMBER 23, 1929.

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

R. S. Severy, Plaintiff,)
vs) In Equity - No. 406.
S. A. Mitchell and W. A. Burden, Defendants.)

ORDER EXTENDING TIME FOR FILING SPECIAL MASTER'S
REPORT

Now on this 23 day of November, 1929, an application having been made for an extension of the time for the filing of the report of the special master under the order heretofore entered herein on the 2th day of October, 1929, the plaintiff and defendants consenting thereto by written stipulation dated November 18, 1929, and on file herein.

IT IS ORDERED that the time within which said special master shall file his report herein be, and the same be by is, extended to the second day of January, 1930.

F. H. Schmitt, Judge.

RECORDED: Filed Nov. 23, 1929.
H. P. Warfield, Clerk.

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

MISSISSIPPI VALLEY MERCHANTS
STATE TRUST COMPANY, a corpor-)
ation, Trustee, as successor)
to Mississippi Valley Trust)
Company, a corporation, Plaintiff,) No. 478 - Equity.
-vs-)
OKLAHOMA UNION RAILWAY CO -)
RNEY, a corporation, Defendants.)

ORDER

On this 23rd day of November, 1929, there came on for hearing the motion of Mississippi Valley Merchants State Trust Company, a corporation, Trustee, to be substituted as party plaintiff herein, and upon consideration thereof, the Court being fully advised, finds that the said motion should be sustained, and it is accordingly ordered that Mississippi Valley Merchants State Trust Company, a corporation, Trustee, as successor to Mississippi Valley Trust Company, a corporation, be, and it is hereby substituted as party plaintiff herein, and that all further proceedings in this cause be had in the name and on behalf of the said substituted plaintiff.

F. H. Schmitt,
United States District Judge.

C. E.
F. E. Pierce - R. A. Kleinschmidt
Solicitors for Plaintiff.

C. E.
J. H. Grant,
Solicitor for Defendant.

RECORDED: Filed Nov. 23, 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.

SAVEDAY, NOVEMBER 23, 1929.

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

T. B. Slick, Plaintiff,)
vs.) No. 510 Equity.
Union Transportation Company,)
a corporation, Defendant.)

ORDER OF COURT

Now on this 23rd day of November, 1929, the same being a regular day of the special March, A. D. 1929, term of said court, said matter coming on for a hearing of the petition of the Berry Bus Line Company, asking for authority to intervene in the above entitled, styled and numbered cause, the movant Berry Bus Line Company appearing by and through its attorneys of record, Bell and Seaton, Esquires, of Tulsa, Oklahoma, and J. A. Frates and F. A. Bodovitz, receivers of the Union Transportation Company, appearing by and through their attorneys of record, Kleinschmidt and Johnson, Esquires, of Tulsa, Oklahoma; and the court being well and fully advised in the premises, finds that said petition should be sustained.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the Berry Bus Line Company, a corporation, be and it is hereby given authority to file its petition of intervention herein instanter.

IT IS FURTHER ordered, adjudged and decreed that the said receivers shall be allowed 10 days in which to plead thereto, or 15 days in which to answer.

F. B. KIRKMAN,
UNITED STATES DISTRICT JUDGE.

C. K.
Bell & Seaton,
Attys. for Berry Bus Line Co.

C. K.
Kleinschmidt & Johnson,
Attorneys for receivers of Union
Transportation Company.

ENDORSED: Filed Nov. 23, 1929;
H. P. Warfield, Clerk.

Court adjourned until November 29, 1929.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA. FRIDAY, NOVEMBER 29, 1929.

Court convened pursuant to adjournment Friday, November 23, 1929.

Present: Hon. F. E. Kemmerer, Judge, U. S. District Court.
E. P. Warfield, Clerk, United States 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

Anna Beaver Hallam,

Plaintiff,

Vs.

Commerce Mining and Royalty Company, a Voluntary Association composed of James F. Robinson, George L. Coleman, and Charles L. Harvey, as Trustees and Subscribers thereof, and Alfred E. Coleman, as a Subscriber thereof; James F. Robinson, George L. Coleman, Charles L. Harvey and Alfred E. Coleman, as individuals and as Co-partners, doing business under the style and name of the Commerce Mining and Royalty Company; Bulkeley Wells, for himself and as Agent for undisclosed principals; R. H. Channing, Jr., for himself and as Agent for undisclosed Principals; the Board of Directors of the Standard Zinc Lead Mining Company, formerly a corporation organized and existing under the Laws of the State of Oklahoma; the Creech-Doke Mining Company; J. W. Creech, Leroy Cook; Willie Lowe, and E. Lacy, as individuals and as co-partners, doing business under the style and name of the Creech-Doke Mining Company; Hugh Boyner; O. W. Sparks; and the Blue Streak Mining Company, a corporation,

Defendants.

No. 103
In Equity.

O R D E R

Enlarging time for docketing case in office of the Clerk for Appellate Court and for filing the record therein.

For satisfactory reasons appearing to the Court, the time for docketing this case in the office of the Clerk for the United States Circuit Court of Appeals for the Tenth Circuit, and for preparing the record for appeal in this cause and for filing said record in said Court, pursuant to the appeal allowed herein on the 12th day of July, 1929, is hereby enlarged and extended for a period of 60 days from and after the date hereof.

Dated this 12 day of July, 1929.

WITNESSED: Filed Nov. 29, 1929.
As of Jul 12, 1929.
E. P. Warfield, Clerk.

F. E. Kemmerer, Judge.

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

NORTHERN
DISTRICT OF
OKLAHOMA
EQUITY SESSION
NOVEMBER 29, 1929

District of
OKLAHOMA
TULSA, OKLAHOMA. FRIDAY, NOVEMBER 29, 1929.

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

Anna Beaver Hallen,)
Plaintiff,)

vs.)

Commerce Mining and Royalty Company, a Vol-)
untary Association composed of James F.)
Robinson, George L. Coleman, and Charles E.)
Harvey, as Trustees and Subscribers thereof,)
and Alfred E. Coleman, as a Subscriber there-)
of; James F. Robinson, George L. Coleman,)
Charles E. Harvey and Alfred E. Coleman, as)
individuals and as Co-partners, doing business)
under the style and name of the Commerce Min-)
ing and Royalty Company; Bulkeley Wells, for)
himself and as Agent for undisclosed Principals;)
H. H. Channing, Jr., for himself and as Agent)
for undisclosed Principals; the Board of Directors)
of the Standard Zinc Lead Mining Company, former-)
ly a corporation organized and existing under the)
laws of the State of Oklahoma; the Creech-Doke)
Mining Company; J. W. Creech, Leroy Cook, William)
Love, and Z. Lacy, as individuals and as co-)
partners, doing business under the style and name)
of the Creech-Doke Mining Company; Hugh Poyner;)
O. W. Sparks; and the Blue Streak Mining Company,)
a corporation,)
Defendants.)

No. 103
In Equity.

ORDER FOR APPEAL BOND

It appearing to the Court that the plaintiff in the above entitled cause has made application, within the time authorized by law, for an appeal from the judgment of this Court rendered therein on May 4, 1929, against said plaintiff, and that said appeal has been allowed,

IT IS HEREBY ORDERED, That the Appeal Bond for costs, to be furnished by said plaintiff, shall be and is hereby fixed at the sum of Five Hundred Dollars (\$500.00), the same to be conditioned and approved as provided by law.

Dated this 12 day of July, 1929.

F. E. KENNAMER, Judge.

RELEASED: Filed Nov. 29, 1929.
As of Jul. 12, 1929.
H. P. Warfield, Clerk.

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

CLIFFORD C. JONES, R. BRYSON JONES,)
CAREY JONES, MORTON T. JONES, R. L.)
STEWART, MOULTON CREENE, JAMES R.)
SYDMOR, and G. W. KERRDOLFF, composing)
the firm of R. B. JONES AND SONS,)
a co-partnership,)
Plaintiffs,)

-vs-)

UNITED IRON WORKS, INC.,)
Defendant.)

IN EQUITY
NO. 496.

O R D E R

On this 29 day of November, 1929, the petition of The Northern Trust Company and Walter S. McClucas, Trustees, being before the Court, upon consideration thereof and upon motion of Roy B. Thomson, of the law firm of Ryland, Boys, Stinson, Mag & Thomson, Solicitors for said petitioners, and plaintiffs and the Receiver herein appearing by Solicitors, it is ordered that the prayer of the petitioners

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

NORTHERN DISTRICT OF OKLAHOMA

District of TULSA, OKLAHOMA.

GREAT COUNCIL SATEURDAY, NOVEMBER 30, 1929.

Court convened pursuant to adjournment Saturday, November 30th, 1929.

Present: Hon. W. J. Kemmerer, Judge, U. S. Dist. Court. H. P. Warfield, Clerk, United States 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

Anna Beaver Hallam, Plaintiff, vs.

Commerce Mining and Royalty Company, a Voluntary Association composed of James F. Robinson, George L. Coleman, and Charles L. Harvey, as Trustees and Subscribers thereof, and Alfred E. Coleman, as a Subscriber thereof; James F. Robinson, George L. Coleman, Charles L. Harvey and Alfred E. Coleman, as individuals and as Co-partners, doing business under the style and name of the Commerce Mining and Royalty Company; Bulkeley Wells, for himself and as Agent for undisclosed principals; R. H. Channing, Jr., for himself and as Agent for undisclosed Principals; the Board of Directors of the Standard Zinc Lead Mining Company, formerly a corporation organized and existing under the laws of the State of Oklahoma; the Creech-Boke Mining Company; J. W. Creech, Leroy Cook, William Lowe, and E. Lacy, as individuals and as co-partners, doing business under the style and name of the Creech-Boke Mining Company; Hugh Paynor; O. W. Sparks; and the Blue Streak Mining Company, a corporation, Defendants.

No. 103 In Equity.

ORDER

Enlarging time for docketing case in office of the Clerk for Appellate Court and for filing the record therein.

For satisfactory reasons appearing to the Court, the time for docketing this case in the office of the Clerk for the United States Circuit Court of Appeals for the Tenth Circuit, and for preparing the record for appeal in this cause and for filing said record in said Court, pursuant to the appeal allowed herein on the 15th day of July, 1929, is hereby further enlarged and extended until the 1st day of February, 1930.

Dated this 30th day of November, 1929.

F. E. KEMMERER, Judge.

RECORDED: Filed Nov. 30, 1929. H. P. Warfield, Clerk.

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

Connecticut Mutual Life Insurance Company, of Hartford, Connecticut, Plaintiff, vs. James E. Watson, Defendant.

No. 507 In Equity.

ORDER OF DISMISSAL

The plaintiff having filed a dismissal without prejudice

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

NORTHERN
EQUITY SESSION

District of

OKLAHOMA
TULSA, OKLAHOMA. SATURDAY, NOVEMBER 30, 1929.

herein, and it appearing to the Court that the defendant has not been served with subpoena nor has he appeared herein,

IT IS BY THE COURT ORDERED that the above styled and numbered cause be dismissed without prejudice, at plaintiff's cost.

Done at Tulsa, Oklahoma, this 30 day of November, 1929.

F. E. KENNAKER,
United States District Judge.

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

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF
OKLAHOMA

ALUMITE CORPORATION,	Plaintiff,	}	In Equity No. 513.
vs.			
ALBERT E. WEBB and CHRISTINA WEBB, doing business as A. E. WEBB SUPPLY CO.,	Defendants.	}	

ORDER TO SHOW CAUSE

This cause having come on to be heard on motion by plaintiff's solicitor for an order to show cause why a preliminary injunction should not issue and upon reading the bill of complaint and the affidavits of J. E. Otis, Jr., and Ralph R. Morey filed in support of a motion for preliminary injunction, it is

ORDERED: That the above named defendants show cause, if any they have, before this court in the Post Office Building in the City of Tulsa, on the 14 day of December, 1929, at 10 o'clock A. M., or as soon thereafter as counsel can be heard, why a preliminary injunction should not issue pursuant to the prayer of the bill of complaint and plaintiff's affidavits in support thereof.

That the defendants have until and including the 4th day of December, 1929, to serve upon the plaintiff's solicitor affidavits and other papers, if any, proposed to be used at the hearing upon said motion for preliminary injunction; and

That the plaintiff have until the 14 day of December, 1929, for serving and filing reply affidavits.

That service of this order may be made by leaving with the defendants a copy thereof together with a copy of the bill of complaint and plaintiff's affidavits on or before December 14th, 1929.

That the parties may retain in their possession or the possession of their respective solicitors the exhibits relied upon, subject to inspection at all reasonable times.

F. E. KENNAKER,
United States District Judge.

C. K.
Embry, Johnson, Crowe & Tolbert,
By Tolbert
Solicitors for Plaintiff.

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

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

NORTHERN District of OKLAHOMA
SPECIAL MARCH, 1929 SESSION TULSA, OKLAHOMA. TUESDAY, DECEMBER 3, 1929.

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

Sapasa Polecat, William Polecat
and Jim Tiger, Plaintiffs,)

vs.)

Norbe, the H. F. Wilcox Oil
& Gas Company, a Corp., and
the United States of America,)
Defendants.)

No. 349 - Equity.

PETITION FOR APPEAL

Filed December 3rd, 1929 in the District Court
of the United States for the Northern
District of Oklahoma.

To the Honorable F. E. Kennamer, Judge:

The above named Plaintiffs, feeling themselves aggrieved by the decree made and entered in this cause on the 5th day of September, 1929 do hereby appeal from said decree to the Circuit Court of Appeals for the Tenth Circuit for the reasons specified in the assignment of errors which is filed herewith, and plaintiffs pray that their appeal be allowed and that citation issue, as provided by law, and that a transcript of the record, proceedings and papers upon which said decree was and is based, duly authenticated may be sent to the United States Circuit Court of Appeals for the Tenth Circuit sitting at Denver in the State of Colorado.

Your petitioners further pray that proper order touching the security to be required of them to perfect their appeal be made.

DAWES & KYLE,
Attorneys for Plaintiffs.

The petition granted and the appeal allowed, and appellants' appeal bond in the sum of \$250.00 is hereby ordered to be filed within 15 days. This 3rd day of December, 1929.

F. E. KENNAMER, Judge.

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

Court adjourned until December 9, 1929.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA. MONDAY? DECEMBER 9, 1929.

Court convened pursuant to adjournment Monday, December 9th, 1929.

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

Harwood Keaton, Receiver of the
First National Bank of
Sapulpa, Oklahoma, Plaintiff, }
Vs. } No. 43 Equity.
F. B. Reed, et al, Defendants. }

ORDER ENLARGING TIME TO FILE APPEAL

For good cause shown, the time is enlarged within which to file appeal with the Clerk of the United States Circuit Court of Appeals for the Tenth Circuit, sixty (60) days. Such enlargement of time is in addition to the time prescribed by Rule XIII of the United States Circuit Court of Appeals for the Tenth Circuit.

Dated this 2nd day of December, 1929.

F. E. KENNAMER, Judge.

ENDORSED: Filed Dec. 9, 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 F. Hood, et al, Defendants. }

To Hon. H. P. Warfield Clerk of the above named Court:

The above named plaintiff, by and through his Counsel herein, on motion to this Court that certain original documents which are a part of the record in this cause be transmitted to the Clerk of the Circuit Court of Appeals in and for the Tenth Circuit where the above entitled cause is now pending on appeal;

Therefore it is hereby ordered and decreed that you send and transmit to the said Clerk of the Circuit Court of Appeals in and for the Tenth Circuit, the original deposition, containing the original signature of B. H. Greenwood which was offered in evidence and made a part of the record herein by the above named defendants.

Also transmit and send to the same Clerk of the same Court, defendants exhibit #3, being the original purported deed of this plaintiff, transferring the lands involved herein to A. A. Whitman, which deed bears the date of the 31st day of December 1910 and acknowledged before B. H. Greenwood, Notary Public; which said purported deed also contains an original signature purporting to be the signature of the said B. H. Greenwood.

Done this 9 day of December 1929.

ENDORSED: Filed Dec. 9, 1929. Judge of the U. S. District Court
H. P. Warfield, Clerk. in and for the Northern District
of Oklahoma.

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

NORTHERN
EQUITY SESSION 1929

District of

OKLAHOMA

TULSA, OKLAHOMA. MONDAY, DECEMBER 9, 1929.

IN THE DISTRICT COURT OF THE NORTHERN DISTRICT OF OKLAHOMA

OSAGE OIL & REFINING COMPANY, et al,
Plaintiffs, }

vs.

No. 222 Equity.

MAMIE AXELROD, et al, Defendants. }

ORDER ENLARGING TIME TO FILE RECORD

Now on this the 9th day of December, A. D. 1929, it appearing to the Court that the time for filing the record in the above cause, in the Circuit Court of Appeals for the Tenth Circuit will expire on December 15th, and that the parties for good cause to the Court shown should be given additional time to file said record.

IT IS THEREFORE by the Court ordered and adjudged that the Appellant be granted an enlargement of time to file said record in the Circuit Court of Appeals for the Tenth Circuit until the 1st day of January, 1930.

F. E. KENNAKER,

Judge of the District Court of the
Northern District of Oklahoma.

O. K.
J. E. Whitehead,
O. K.
Ray S. Fellows.

ENDORSED: Filed Dec. 9, 1929.
H. P. Warfield, Clerk.

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

W. W. Lee, Plaintiff, }

-versus-

No. 429 Equity.

United States of America,
R. B. Morris, et al, Defendants. }

ORDER CONFIRMING SALE

Now on this the 9th day of December, 1929, upon oral motion of counsel for the above-named plaintiff there comes on for hearing report and return of the U. S. Marshal from which it is made to appear to the court that pursuant to order of sale issued by the clerk of this court on September 26th, 1929, directing and commanding him to sell, without appraisalment, the mortgaged property involved in this suit, to-wit:

Lot 13, Block 42, in the City of
Bristow, Creek County, Oklahoma,

the said U. S. Marshall did duly advertise and sell said property to the plaintiff, W. W. Lee, the first mortgagee, at and for the sum of \$2248.30, same being the amount due upon his mortgage with interest, costs and attorney's fees; and did, on November 25th, 1929, file herein his return and report of sale, with proof of publication, in which he states that no funds were by him collected. And the court having examined said report of sale and the proceedings had thereunder and finding same to be regular and in conformity to law, and no exceptions being filed herein nor objections made and the judgment of C. McGehee having been satisfied, it is ordered that said sale and proceedings be and they hereby are confirmed and approved. It is further ordered that the judgment of the plaintiff be credited with the said sum of \$2248.30, and that the Marshal, John H. Vickery, make, execute and deliver to said W. W. Lee good and sufficient deed for the premises so sold.

F. E. KENNAKER, Judge.

O. K.
J. E. Thrift,
Atty. for C. McGehee, Deft.

ENDORSED: Filed Dec. 9, 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. MONDAY, DECEMBER 9, 1929.

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 - Equity.
Oklahoma Union Railway Company,
a corporation, Defendant. }

O R D E R

This matter coming on for hearing before me, the undersigned Judge of the United States Court in and for the Northern District of Oklahoma, on this 10th day of December, 1929, the said The Monarch Cement Company, a corporation, asking leave of court to intervene in the above styled and numbered cause and the court having been fully advised in the premises finds:

That said applicant should be permitted to intervene and set up whatever right, title, interest, estate or equity they have in or to said property and premises of the Oklahoma Union Railway Company, a corporation, defendant herein, and that they have an adjudication thereon.

It is, therefore, by the court ordered, adjudged and decreed that The Monarch Cement Company, a corporation, be and they are hereby given leave of the court to intervene in the above styled and numbered cause and set out and plead their claim and Material Men's lien and whatever right, title, interest, estate or equity they have in and to the premises sought to be foreclosed in this action.

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

ENDORSED: Filed Dec. 9, 1929.
H. P. Warfield, Clerk.

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

Mississippi Valley Trust Company,
Plaintiff, }
-vs- } No. 478 - Equity.
Oklahoma Union Railway Company,
Defendant. }

O R D E R

Now on this 9 day of Dec., 1929, the court having under consideration the motion of the St. Louis-San Francisco Railway Company filed in this cause for leave to file claim instant and out of time, and the court being of the opinion that said motion should be granted,

IT IS, THEREFORE, ORDERED AND ADJUDGED that leave be granted said St. Louis-San Francisco Railway Company to file claim in the sum of \$239.56, instant and out of time.

F. E. KEMMNER, Judge.

ENDORSED: Filed Dec. 9, 1929.
H. P. Warfield, Clerk.

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

NORTHERN DISTRICT OF OKLAHOMA

District of

OKLAHOMA

MUSKOGEE, OKLAHOMA. TUESDAY, DECEMBER 10, 1929.

Court convened pursuant to adjournment Tuesday, December 10th, 1929.

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

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

IN THE DISTRICT COURT OF THE NORTHERN DISTRICT OF OKLAHOMA

OSAGE OIL & REFINING COMPANY ET AL PLAINTIFFS VS NUMBER OIL COMPANY et al DEFENDANTS No. 224 - Equity.

ORDER DELAYING FILE TO FILE RECORD.

Now on this the 10 day of December, A. D. 1929, it appearing to the Court that the time for filing the record in the above cause in the Circuit Court of Appeals for the Tenth Circuit will expire on December 15th, and that the parties for good cause to the Court shown, should be given additional time to file said record.

IT IS THEREFORE by the Court ordered and adjudged that the appellant be granted an enlargement of time to file said record in the Circuit Court of Appeals for the Tenth Circuit until the 15th day of January, 1930.

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

ENDORSED: Filed Dec. 10, 1929. H. P. Warfield, Clerk.

UNITED STATES OF AMERICA, Plaintiff, vs. E. C. MULLENDORE, JR., ET AL, Defendants. No. 277 - Equity.

Now on this 10th day of December, 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, SS.

THE PRESIDENT OF THE UNITED STATES OF AMERICA,

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

GRANTING:

WHEREAS, lately in the District Court of the United States for the Northern District of Oklahoma, before you, or some of you in a cause between the United States, Plaintiff, and E. C. Mullendore, Jr., Defendant, and the Board of County Commissioners of the County of Osage, State of Oklahoma, Intervenor, No. 277, In Equity, wherein the decree of the said District Court in said cause, entered on the 20th day of August, A. D. 1928, was in the following words, viz:

"Now on this 20th day of August, 1928, there coming on to be heard a motion to dismiss plaintiff's bill of complaint, interposed by said defendant, E. C. Mullendore, Jr., and a certain other motion to dismiss plaintiff's bill of complaint, filed by the Board of County Commissioners of Osage County, State

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

NORTHERN
DISTRICT SESSION

District of

OKLAHOMA
TULSA, OKLAHOMA. TUESDAY, DECEMBER 10, 1929.

of Oklahoma, as intervener, and said plaintiff, the United States, now appearing by and through its solicitor, Louis N. Stivers, Assistant United States Attorney in and for the Northern District of Oklahoma, and said defendant, E. C. Mullendore, Jr., and said intervener, the Board of County Commissioners of Osage County, Oklahoma, appearing by and through their solicitor, J. H. Maxed, and the court, after hearing argument of counsel, and being fully advised in the premises, finds that each of said motions should be sustained, and said bill of complaint dismissed.

It is therefore ordered, adjudged and decreed that each of said motions, aforesaid, be and hereby is sustained, and that said bill of complaint, aforesaid, be, and hereby is dismissed, to all of which said plaintiff, the United States objects and excepts, said exceptions being by the court allowed; and said plaintiff thereupon being offered additional time in which to plead, declines to plead further, and elects to stand upon its bill of complaint as presented to the court, and in the presence of opposing counsel, and in open court, said plaintiff gives notice of its intention to appeal from the within judgment.

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

On Consideration Whereof, it is now here ordered, adjudged and decreed by this Court, that the decree of the said District Court, in this cause be, and the same is hereby, reversed without costs to either party in this Court.

It is further ordered that this cause be, and the same is hereby, remanded to the said District Court with directions to vacate the dismissal herein and to overrule the doerarer.

---October 3, 1929---

You, therefore, are hereby commanded that such 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.

ITNESS, the Honorable WILLIAM H. TAFT, Chief Justice of the United States, the 6th day of December, in the year of our Lord one thousand nine hundred and twenty-nine.

W. S. ECKH,
Chief of the United States
Circuit Court of Appeals,
Eighth Circuit.

RECORDED: Filed Dec. 10, 1929
H. E. Garfield, Clerk.

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

WESTERN DISTRICT OF OKLAHOMA

District of

OKLAHOMA

TULSA, OKLAHOMA. FILED IN CASE NO. 318, DECEMBER 10, 1929.

ORDER TO SPREAD MANDATE OF RECORD

FANNIE FULSON, et al, Plaintiff,)
vs.) No. 318 - Equity.
QUAKER OIL & GAS CO., et al, Defendants.)

Now on this 10th day of December, A. D. 1929, it is by the Court ordered that the Clerk file and spread Mandate of Record in the above entitled case, same being in words and figures as follows:

RESOLVED

UNITED STATES OF AMERICA, SS:

AND GOVERNMENT 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 WESTERN 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 Fannie Fulson, Mollie Tiger and Babie Cumsey, Plaintiffs, and the Quaker Oil & Gas Company, Pure Oil Company, The Pure Oil Pipe Line Company, H. U. Bartlett, Elliott L. Jones, L. O. Lytle, and D. A. McDougal, Defendants, No. 318, In Equity, wherein the decree of the said District Court in said cause, entered on the 29th day of September, A. D. 1928, was in the following words, viz:

"This cause came on for hearing under Equity Rule 29 upon plaintiffs' bill, defendants' plea of res adjudicata set forth in Paragraph One of their answer, plaintiffs' replication, which is also treated and considered by the court as an amendment to the plaintiffs' bill, and defendants' answer treated as an answer to the bill as amended, and the evidence herein adduced and the objections and exceptions thereto; and after hearing the argument of counsel for plaintiffs and defendants the court finds that the defendants' plea of res adjudicata should be sustained; and

It is Therefore Ordered, Adjudged, Considered and Decreed that plaintiffs take nothing and that this suit be and is hereby dismissed with prejudice and all the cost is taxed to plaintiffs, for which execution may issue for any unpaid part thereof; to all of which judgment and decree plaintiffs except.

Made and ordered entered on this 29th day of September, 1928, same being a regular day of a term of this court at Tulsa, Oklahoma.

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

On Consideration Whereof, it is now here ordered, adjudged and decreed by this Court, that the decree of the said District Court, in this cause be, and the same is hereby, affirmed with costs; and that the Quaker Oil and Gas Company, Pure Oil Company, The Pure Oil Pipe Line Company, H. U. Bartlett, Elliott L. Jones, L. O. Lytle, and D. A. McDougal have and recover against Fannie Fulson, Mollie Tiger and Baby Cumsey the sum of Twenty Dollars for their costs herein and have execution therefor..

-----October 3, 1929-----

20

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

NORTHERN
EQUITY SESSION

District of

OKLAHOMA
TULSA, OKLAHOMA. TUESDAY, December 10, 1929.

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

WITNESS, the Honorable WILLIAM H. TAFT, Chief Justice of the United States, the 6th day of December, in the year of our Lord one thousand nine hundred and twenty-nine.

COSTS OF APPELLEES:

Clerk,	Paid by Appellant
Printing Record	Printed below.
Attorney,	\$20.00
	<hr/>
	\$20.00

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

ENDORSED: Filed Dec. 10, 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. 367. Ancillary to Missouri Valley Bridge & Iron Company, vs. J. H. Middleton, et al., Equity No. 284 - E.
vs.		
G. D. MORROW and W. O. MORROW, Partners doing business as G. D. Morrow & Son,	Defendants.	

ORDER GRANTING EXTENSION OF TIME

Now on this the 9th day of December, A. D. 1929, upon the request of the Special Master in the above entitled cause and for good reasons shown the time for trying, determining and reporting the above entitled cause hereby is extended to the 20th day of March, 1930.

Made in open court the day and year first written herein.

F. E. KENNAMER, Judge.

ENDORSED: Filed Dec. 10, 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. 399. Ancillary to Missouri Valley Bridge & Iron Company, vs. J. H. Mid- dleton, et al., Equity No. 284 - E.
vs.		
G. H. MURRAY, JAMES E. MURRAY, TOBI ROELLE AND NEAL STEVENSON, Partners, doing business as ROELLE DRILLING COMPANY,	Defendants.	

ORDER GRANTING EXTENSION OF TIME

Now on this the 9th day of December, A. D. 1929, upon the request of the Special Master and for good reasons shown the time for trying, determining and reporting the above entitled cause hereby is

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

District of

OKLAHOMA

OKLAHOMA

CLERK OF DISTRICT COURT

TULSA, OKLAHOMA. TUESDAY, DECEMBER 10, 1929.

extended to the 20th day of March, 1930.

Made in open court the day and year first above written.

F. E. KEMMNER,
Judge.

RECORDED: Filed Dec. 10, 1929.
H. P. Warfield, Clerk.

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

CLIFFORD C. JONES, et al.,	Plaintiffs,	} No. 496 Equity.
vs.		
UNITED IRON WORKS, INC.,	Defendant.	

ORDER AUTHORIZING REMOVAL OF GENERAL OFFICE

On this 10th day of December, 1929, it appearing from the petition of John S. Farrington, as Ancillary Receiver for defendant United Iron Works, Inc., that it is desirable that the general office of defendant United Iron Works, Inc., be removed from Tulsa, Oklahoma, to Springfield, Missouri, and that the records of defendant United Iron Works, Inc., and of Receiver should be so removed, with a consequent saving of expense to Receiver, and that rental space occupied by Receiver at Tulsa, Oklahoma, should be given up and relinquished, and the court being advised in the premises, finds that the petition of said Receiver, upon the subject of removal of said office, should be granted.

IT IS THEREFORE ORDERED that John S. Farrington, as Ancillary Receiver for United Iron Works, Inc., be and he is hereby authorized and empowered to remove the general office of United Iron Works, Inc., or so much thereof as in his opinion is proper and in the interest of economy, from the City of Tulsa, Oklahoma, to the City of Springfield, Missouri, including such of the records of United Iron Works, Inc., and of said Receiver as in his judgment shall be proper, in consideration of the economical administration of the business of the receivership estate.

F. E. KEMMNER,
District Judge.

RECORDED: Filed Dec. 10, 1929.
H. P. Warfield, Clerk.

Court adjourned until December 11, 1929.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA. WEDNESDAY, DECEMBER 11, 1929.

Court convened pursuant to adjournment Wednesday, December 11th, 1929.

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

OIL WELL SUPPLY COMPANY, a corporation, Plaintiff,

-vs-

CHAS. F. NOBLE, et al, Defendant.

IN EQUITY
NO. 452.

O R D E R

Now, on this 11th day of December, 1929, this matter came on for hearing upon the report of J. C. Pinkerton, Trustee, and the Court being advised in the premises;

IT IS ORDERED AND ADJUDGED, That said report be, and the same hereby is, set for hearing on the 21st day of December, 1929, at the opening of Court on said day and said Trustee is hereby directed to mail copies of said report to the parties to this litigation, addressed to their last known places of residence or to their attorneys of record, except that by reason of the fact that Exhibit B to said report is bulky, the Trustee may omit from the copies mailed by him Exhibit B. attached to said original report.

IT IS FURTHER ORDERED AND ADJUDGED That said Trustee shall attach to said report a copy of this order which shall be considered as notice to said parties litigant to appear at the time of said hearing on said report and make objections, if any they have, to the approval thereof.

F. E. KENNAMER, Judge.

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

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

MISSISSIPPI VALLEY MERCANTILE STATE TRUST COMPANY, a corporation, Trustee, as successor to Mississippi Valley Trust Company, a corporation, Plaintiff,

-vs-

OKLAHOMA UNION RAILWAY COMPANY, a corporation, Defendant.

No. 478 - Equity.

O R D E R

On this 11 day of December, 1929, there came on for hearing the application of R. A. Kleinschmidt and Lervie T. Johnson, counsel for the Receivers herein, for partial allowance of counsel fees on account of services rendered to said Receivers herein, and the Court being fully advised, and upon due consideration, finds that the said counsel are entitled to a partial allowance in the sum of \$400.00, and the said Receivers herein are accordingly authorized and directed to pay to said counsel the said sum to apply on fees of counsel for said Receivers.

F. E. KENNAMER, United States District Judge.

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

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

NORTHERN DISTRICT OF OKLAHOMA

District of

OKLAHOMA

TULSA, OKLAHOMA. WEDNESDAY, DECEMBER 11, 1929.

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

Tulsa Pfister, nee Drew, Plaintiff,
vs. E. S. Johnson, et al., Defendants. No. 499 Equity.

ORDER

This cause came on for hearing on this 7th day of December, 1929, same being a regular day of a term of this Court at Tulsa, Oklahoma, upon the motion of plaintiff for leave to file an "Amendment and Supplement to Bill of Complaint", which amendment is allowed and plaintiff is hereby given permission to file said "Amendment and Supplement to Bill of Complaint" on this date, and defendants are given thirty (30) days from this date within which to plead to the original bill and "Amendment and Supplement to Bill of Complaint."

Read and ordered entered this 7th day of December, 1929.

F. E. KENNAMER, Judge.

C. E. Davidson & Williams, Attys. for Ida Johnson & E. S. Johnson

Lashley & Rambo for Deft. Randall Attorneys for defendants.

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

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

T. D. SLICK, Plaintiff,
-vs- UNION TRANSPORTATION COMPANY, a corporation, Defendant. No. 510-Equity.

ORDER

On this 11th day of December, 1929, there came on for hearing the application of R. A. Kleinschmidt and Marvin T. Johnson, counsel for the Receivers herein, for partial allowance of counsel fees on account of services rendered to said Receivers herein, and the Court being fully advised, and upon due consideration, finds that the said counsel are entitled to partial allowance in the sum of \$1100.00, and the said Receivers herein are accordingly authorized and directed to pay to said counsel the said sum to apply on fees of counsel for said Receivers.

F. E. KENNAMER, United States District Judge.

ENDORSED: Filed Dec. 11, 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.

WEDNESDAY, DECEMBER 11, 1929.

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

Jacob A. Salmon,
Receiver of The First National
Bank of Bixby, Oklahoma, PLAINTIFF,

vs.

Stanley L. Brown,
W. L. Childers, I. L. Nelson,
Howard Nelson, W. W. Reavis
and The First National Bank
and Trust Company of Tulsa,
Oklahoma, a corporation, DEFENDANTS.

Equity No. 511.

O R D E R

Now on this 11 day of December, 1929, on reading the stipulation of the Plaintiff and the Defendant The First National Bank and Trust Company of Tulsa for an enlargement of said Defendant's time to answer the Plaintiff's bill of complaint herein, it is ordered that the said Defendant be and it is hereby permitted to file its answer on this date with like effect as if the same had been filed in time.

P. E. KENNAMER, Judge.

ENTERED: Filed Dec. 11, 1929.
H. P. Warfield, Clerk.

7

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. FRIDAY, DECEMBER 13, 1929.

this citation bears date, pursuant to an appeal allowed and filed in the clerk's office of the District Court of the United States for the Northern District of Oklahoma, wherein Sapasa Polecat, William Polecat and Jim Tiger are appellants and you are appellees, to show cause, if any there be, why the decree rendered against the said appellant as in said appeal mentioned should not be corrected and why speedy justice should not be 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 3rd day of December, A. D. 1929.

F. E. KENNAMER, Judge.

Service of copy of above citation is accepted this 3rd day of Dec., 1929.

Milkinson & Smith
By Eugene B. Smith
Solicitors for defendants
Ada Brown, Andrew Warrior,
Catherine Warrior, Louis Warrior
and Daniel Warrior.

RECORDED: Filed Dec. 13, 1929.
H. P. Warfield, Clerk.

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

C. B. HOLLOWAY, Plaintiff,)
vs.)
No. Equity 428.
HARWOOD KEATON, Successor to)
John W. Dykes as Receiver of)
First National Bank of Collins-)
ville, Oklahoma, Defendant.)

"C I T A T I O N"

The above cause came on for hearing this 13th day of December, 1929, upon the application of the plaintiff for a citation.

The Court having read the verified application of the plaintiff and being fully advised in the premises finds that a Citation should issue citing Harwood Keaton, Receiver of the First National Bank of Collinsville, Oklahoma, to appear and show cause why he has not paid the judgment in this case with reference to the trust funds.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED that said receiver appear in open court on the 21st day of December, 1929, at 10 A. M., to show cause why he has not paid the judgment of the trust funds in this cause, and it is further ordered that a certified copy of this Citation be served upon said receiver.

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

F. E. KENNAMER, Judge.

RECORDED: Filed Dec. 13, 1929.
H. P. Warfield, Clerk.

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

DISTRICT OF

District of

OKLAHOMA

RECEIVED

OKLAHOMA, OKLAHOMA FRIDAY, DECEMBER 13, 1929.

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

The Rogers Bread Company,
an Oklahoma Corporation, Plaintiff,

vs.

Southwestern Stores, Inc.,
a Corporation, Defendant.

R. S. Henderson, et al., Interveners.

In Equity No. 502.

O R D E R

Upon consideration of the application of the receivers acting for authority to make a payment of five (5%) per cent upon the claims of the creditors filed and allowed, except the claim of The Dominion Stores, Limited, of Canada, and it appearing to the Court that the order asked for should be granted.

It is, therefore, ordered that the receivers, Thomas Z. Varney and Jake Easton, be and they are hereby authorized and directed to make a payment upon the claims of the creditors, whose claims have been filed and allowed, except the claim of The Dominion Stores, Limited, which said claim has been filed but not allowed, which said payment shall be five per cent of the amount of each claim.

F. E. KENNAMER, Judge.

RECORDED: Filed Dec. 13, 1929.
W. P. Warfield, Clerk.

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

The Rogers Bread Company,
an Oklahoma corporation, Plaintiff,

vs.

Southwestern Stores, Inc.,
a corporation, Defendant.

R. S. Henderson, et al, Interveners.

In Equity No. 502.

O R D E R

This matter coming on before me, the undersigned Judge of this Court, on this 13 day of December, 1929, upon the Application to Pay Partial Counsel Fees filed herein by Thomas Z. Varney and Jake Easton, Receivers, and the Court being fully advised in the premises, finds that the relief prayed for in said Application should be granted.

IT IS, THEREFORE, by the COURT ORDERED that Thomas Z. Varney and Jake Easton, Receivers of the Southwestern Stores, Inc., be and they are hereby authorized and directed to pay to Henry L. Fist the sum of \$3000.00, and to Eben L. Taylor the sum of \$2000.00 as partial payment to such counsel as compensation for their services rendered in the above numbered and styled cause.

IT IS FURTHER ORDERED BY THE COURT that Thomas Z. Varney and Jake Easton, Receivers of the Southwestern Stores, Inc., be and they are hereby authorized and directed to pay to Henry L. Fist the sum of Fifty-six and 67/100 (\$56.67) Dollars, as reimbursement of expenses incurred by said Henry L. Fist in the administration of this estate.

F. E. KENNAMER, Judge.

RECORDED: Filed Dec. 13, 1929.
W. P. Warfield, Clerk.

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

NORTHERN
EQUITY SESSION

District of
TULSA, OKLAHOMA. FRIDAY, DECEMBER 13, 1929.

OKLAHOMA

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

The Rogers Bread Company, an Oklahoma corporation,	Plaintiff,	} In Equity, No. 502.
vs.		
Southwestern Stores, Inc., a corporation,	Defendant.	
R. S. Henderson, et al,	Interveners.	

ORDER AUTHORIZING PARTIAL SALE OF ASSETS.

Upon reading and filing the Petition of Thomas Z. Varney and Jake Easton, the duly appointed, qualified, and acting Receivers of the above entitled action, and it appearing to the Court that the relief asked for should be granted:

IT IS ORDERED BY THE COURT that G. C. Thomas and J. F. Goodner and C. W. York be and they are hereby appointed as appraisers to view the property, described as follows:

Merchandise located in store of defendant corporation known as #87, located at Wetumka, Oklahoma; and

Fixtures located in said store known as #87, at Wetumka, Oklahoma, as follows:

- 1 Platform Scale
- 1 Gas Stove
- 1 Hanging Spring Scale
- 1 3x4 Butter Box
- 1 7x5 Meat Cooler
- 1 10' Meat Display Case
- 2 Meat Blocks
- Meat Tools
- 1 Dayton Scale #1380-1010110
- 1 Dayton Scale #1390-1003738
- 1 Burrough's Adding Machine
- 1 National Cash Register #1122TE-2931847
- Counter and Shelving

and to file in this Court, within five days, their appraisal of the same.

IT IS FURTHER ORDERED that the Receivers be and they are hereby authorized and directed to sell the assets her in described at private sale, at a price which shall be Six Hundred (\$600.00) Dollars for the fixtures, and Sixty cents (60%) on the dollar of the wholesale price of the merchandise, provided that said price so received shall not be less than seventy-five per cent of the value of the equipment sold, as fixed by the appraisers, and

IT IS FURTHER ORDERED that the receivers file an accounting as to their acts and doings under this order.

Dated this 13 day of December, 1929.

F. E. LERNER, Judge.

ENFORCED: Filed Dec. 13, 1929.
H. P. Warfield, Clerk.

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

RECEIVED IN
EQUITY SESSION

District of

OKLAHOMA

TULSA, OKLAHOMA. FRIDAY, DECEMBER 13, 1929.

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

The Rogers Bread Company, an Oklahoma corporation,	Plaintiff,	} In Equity, No. 502.
vs.		
Southwestern Stores, Inc., a corporation,	Defendant.	
R. S. Henderson, et al,	Interveners.	

ORDER AUTHORIZING PARTIAL SALE OF ASSETS

Upon reading and filing the Petition of Thomas Z. Varney and Jake Easton, the duly appointed, qualified, and acting Receivers of the above entitled action, and it appearing to the Court that the relief asked for should be granted:

IT IS ORDERED by the COURT that C. C. Thomas and J. E. Goodner, and C. W. York be and they are hereby appointed as appraisers to view the property, described as follows:

- 1 Toledo Scale #485435
- 1 Toledo Scale #463947
- 1 Cash Register #2618844-1842E
- 1 Adding Machine #3-955851
- 1 Sausage Mill #1007198
- 1 Platform Scale
- 1 U. S. Meat Slicer
- 1 Meat Saw
- 1 Meat Block
- 1 14' case and Kelvinator 1/2 H.P.
- 1 7 x 5 Meat Cooler
- 3 Small Grocery Counters
- 1 Ceiling Fan
- 3 Bowls, Meat Pans, and tools,

located at the Tulsa warehouse of the defendant corporation, and to file in this Court, within five days, their appraisal of the same.

IT IS FURTHER ORDERED that the Receivers be and they are hereby authorized and directed to sell the assets herein described at private sale, for the sum of One Thousand Six Hundred Ten (\$1,610.00) Dollars, provided that said price so received shall not be less than seventy-five per cent of the value of the equipment sold, as fixed by the appraisers, and

IT IS FURTHER ORDERED that the Receivers file an accounting as to their acts and doings under this order.

Dated this 13 day of December, 1929.

F. E. KENNAMER, Judge.

RECORDED: Filed Dec. 15, 1929.
W. P. Warfield, Clerk.

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

The Rogers Bread Company, an Oklahoma corporation,	Plaintiff,	} In Equity No. 502.
vs.		
Southwestern Stores, Inc., a corporation,	Defendant.	
R. S. Henderson, et al,	Interveners.	

ORDER AUTHORIZING PARTIAL SALE OF ASSETS

Upon reading and filing the Petition of Thomas Z. Varney and Jake Easton, the duly appointed, qualified, and acting Receivers

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

NORTHERN District of OKLAHOMA
COURTY SESSION TULSA, OKLAHOMA. FRIDAY, DECEMBER 15, 1929.

of the above entitled action, and it appearing to the Court that the relief asked for should be granted:

IT IS ORDERED by the COURT that O. C. Thomas and J. F. Goodner, and C. W. York be and they are hereby appointed as appraisers to view the property described as follows:

Fixtures located at store of defendant corporation known as #73, and located at 716 North Lewis, Tulsa, Oklahoma, as follows:

- 1 11' Seaplane Case
- 1 Air Cooled Kelvinator
- 1 5' Milk Box
- 1 Ceiling Fan
- Counter and Shelving

and to file in this Court, within five days, their appraisalment of the same.

IT IS FURTHER ORDERED that the Receivers be and they are hereby authorized and directed to sell the assets herein described at private sale, at a price which shall be Six Hundred (\$600.00) Dollars for the fixtures, and cancellation of the lease on said premises, provided that said price so received shall not be less than seventy-five per cent of the value of the equipment sold, as fixed by the appraisers, and

IT IS FURTHER ORDERED that the Ancillary Receivers file an accounting as to their acts and doings under this order.

Dated this 13 day of December, 1929.

F. N. KENNAMER, Judge.

RECORDED: Filed Dec. 15, 1929.
H. P. Warfield, Clerk.

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

The Rogers Bread Company, an Oklahoma corporation,	Plaintiff,	}	In Equity, No. 502.
vs.			
Southwestern Stores, Inc., a corporation,	Defendant.	}	
R. C. Henderson, et al,	Interveners.		

ORDER AUTHORIZING PARTIAL SALE OF ASSETS.

Upon reading and filing the petition of Thomas E. Varnay, Receiver, the duly appointed, certified, and acting receivers of the above entitled action, and it appearing to the Court that the relief asked for should be granted:

IT IS ORDERED THAT O. C. Thomas, and C. W. York and J. F. Goodner be and they are hereby appointed as appraisers to view the fixtures located in store of defendant corporation known as #39, and fixtures located in warehouse, in Tulsa, Oklahoma, same being described as follows, to-wit: Store #39, 6th & Wheeling, Tulsa, Oklahoma

- 1 12' St. Louis Meat Case
- 1 Grocery Box
- Counter and Shelving
- 1 Electric Fan
- 1 Meat Block

Warehouse, Tulsa, Oklahoma

- 1 Toledo Case #4737
- 1 Sausage Case #132633

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

NORTHERN DISTRICT OF OKLAHOMA
SECURITY DEPARTMENT
P. O. BOX 1000, OKLAHOMA CITY, OKLA. 73103

District of OKLAHOMA
TULSA, OKLA. OKLA. FRIDAY, DECEMBER 13, 1929.

and to file in this Court, within five days, their appraisalment of the same.

IT IS FURTHER ORDERED that the Receivers be and they are hereby authorized and directed to sell the assets hereinabove described, at private sale, at a price which shall be Five Hundred (\$500.00) Dollars for the fixtures, and the assumption of the lease on said property, provided that the price, so received, shall not be less than seventy-five per cent of the value of the equipment sold, as fixed by the appraisers, and

IT IS FURTHER ORDERED that the Receivers file an accounting as to their acts and doings under this order.

F. E. KENNAMER, Judge.

RECORDED: Filed Dec. 13, 1929.
H. P. Warfield, Clerk.

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

The Rogers Bread Company,
an Oklahoma corporation, Plaintiff,

vs.

Southwestern Stores, Inc.,
a corporation, Defendant.

R. S. Henderson, et al, Interveners.

In Equity, No. 502.

ORDER AUTHORIZING PARTIAL SALE OF ASSETS

Upon reading and filing the Petition of Thomas Z. Varney and Jake Easton, the duly appointed, qualified and acting Receivers of the above entitled action, and it appearing to the Court that the relief asked for should be granted:

IT IS ORDERED by the COURT that C. C. Thomas and J. F. Goodner and C. W. York be and they are hereby appointed as appraisers to view the fixtures located in store of defendant corporation known as #83, and located at Bristow, Oklahoma, the said fixtures being described as follows, to-wit:

- 1 10' Meat Case
- 1 Meat Block
- 1 Ceiling Fan
- 1 Small grocery box
- 2 Coolers
- 1 Amonia Machine
- 6 Drop light fixtures,

and to file in this Court, within five days, their appraisalment of the same.

IT IS FURTHER ORDERED that the Receivers be and they are hereby authorized and directed to sell the above described fixtures, at private sale, for the sum of Four Hundred (\$400.00) Dollars, provided that the price, so received, shall not be less than seventy-five per cent of the value of the equipment sold, as fixed by the appraisers, and

IT IS FURTHER ORDERED that the Receivers file an accounting as to their acts and doings under this Order.

F. E. KENNAMER, Judge.

RECORDED: Filed Dec. 13, 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, DECEMBER 13, 1929.

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

The Rogers Bread Company, an Oklahoma corporation, Plaintiff, vs. Southwestern Stores, Inc., a corporation, Defendant. R. S. Henderson, et al, Interveners. In Equity, No. 502.

ORDER AUTHORIZING PARTIAL SALE OF ASSETS.

Upon reading and filing the Petition of Thomas Z. Varney and Jake Easton, the duly appointed, qualified, and acting Receivers of the above entitled action, and it appearing to the Court that the relief asked for should be granted:

IT IS ORDERED by the COURT that O. C. Thomas and J. F. Goodner and W. C. York be and they are hereby appointed as appraisers to view the fixtures located in store of defendant corporation known as #88, and located at Seminole, Oklahoma, the said fixtures being more fully described as shown on Schedule "A", hereto attached, and made a part hereof, and to file in this Court, within five days, their appraisal of the same.

IT IS FURTHER ORDERED that the Receivers be and they are hereby authorized and directed to sell the assets herein described, at private sale, at a price which shall be Four Thousand (\$4000.00) Dollars for the fixtures, and the assumption of the lease on said property, provided that the price, so received, shall not be less than seventy-five per cent of the value of the equipment sold, as fixed by the appraisers, and

IT IS FURTHER ORDERED that the Receivers file an accounting as to their acts and doings under this Order.

F. W. KEMMELER, Judge.

Store #88, Seminole, Oklahoma

- 1 National Register #2951023-11.2 TE
Glass Broken Drawer broken out
2 Old Burroughs Adding Machine Black Manual Type
1 Stimpson Scale, #22549
1 Hall Safe, #74660, 2 x 4 Ft.
1 Lane Vegetable Rack
1 12' Emerson Buzy Fan
1 U.S. Slicing Machine #143872 on stand
1 Old Type Hussman, 12' Ice Bunker Type
2 Meat Blocks
1 National Cash Register 1122EE
1 2 Blade Oil Ceiling Fan
1 Viking 6 x 8 Cooler Box
1 Kobart Coffee Mill, Model 3 - #1113-2
1 1/2 H.P. Frigidaire,
1 1 H.P. " "
1 Jim Vaughn Elec. Meat Cutter
1 McCray Upright Milk Box, Center Ice
Self Service Shelving
1 Bread Rack Table
1 Checking Stand
2 Paper Cutters.

EXHIBIT A

RECORDED: Filed Dec. 15, 1929. H. P. Warfield, Clerk.

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

ROBERTSON
SOCIETY REGISTERED

District of

OKLAHOMA

MULGA, OKLAHOMA. DECEMBER 13, 1929. FRIDAY.

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

The Rogers Bread Company,
an Oklahoma corporation, Plaintiff,)
vs.)
Southwestern Stores, Inc.,)
a corporation, Defendant.)
R. S. Henderson, et al, Interveners.)

In Equity, No. 502.

ORDER AUTHORIZING PARTIAL SALE OF ASSETS.

Upon reading and filing the Petition of Thomas E. Varney and Jake Easton, the duly appointed, qualified, and acting Receivers of the above entitled action, and it appearing to the Court that the relief asked for should be granted:

IT IS ORDERED by the COURT that C. C. Thomas and J. E. Goodner, and C. W. York be and they are hereby appointed as appraisers to view the property described as follows:

Merchandise valued at approximately \$700.00 and located in Store known as #96, located at Netunka, Oklahoma

Fixtures carried on the books of the corporation at approximately \$1500.00 and located at said store known as #96, described as follows:

- 1 12' Meat Display Case
- Meat Tools
- Counter and Shelving
- 1 National Cash Register #1652464-855
- 1 Burrough's Adding Machine
- 1 Candy Case
- 1 Standard Scale #352221-8159
- 1 National Cash Register #2931736-1122 TR
- 1 Round Meat Block
- 1 Ceiling Fan
- 1 6 x 10 Meat Cooler
- 1 1 H. P. Frigidaire
- 1 1/2 H. P. Frigidaire
- 1 Dayton Sausage Mill, 1.3 H. P. #1014429
- 1 Electric Coffee Mill #16119
- 1 Universal Sausage Mill, 1/4 H. P. #647566
- 1 Platform Scale
- 1 2# Candy Scale
- 1 Anderson Computing Scale

and to file in this Court, within five days, their appraisalment of the same.

IT IS FURTHER ORDERED that the Receivers be and they are hereby authorized and directed to sell the assets herein described at private sale, at a price which shall be Eight Hundred (\$800.00) Dollars for the fixtures, and sixty cents on the dollar of the wholesale price for the merchandise, provided that said price so received shall not be less than seventy-five per cent of the value of the equipment sold, as fixed by the appraisers, and

IT IS FURTHER ORDERED that the Receivers file an accounting as to their acts and doings under this order.

Dated, this _____ day of November, 1929.

F. E. KENNAMER, Judge.

ENDORSED: Filed Dec. 13, 1929.
A. P. Warfield, Clerk.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. FRIDAY, DECEMBER 13, 1929.

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

The Rogers Bread Company,
an Oklahoma corporation, Plaintiff,

vs.

Southwestern Stores, Inc.,
a corporation, Defendant.

R. S. Henderson, et al, Interveners.

In Equity, No. 502.

ORDER AUTHORIZING PARTIAL SALE OF ASSETS

Upon reading and filing the Petition of Thomas Z. Varney and Jake Easton, the duly appointed, qualified, and acting Receivers of the above entitled action, and it appearing to the Court that the relief asked for should be granted:

IT IS ORDERED by the COURT that T. C. Thomas and J. P. Goodner and C. W. York be and they are hereby appointed as appraisers to view the property described as follows:

Merchandise located in store of defendant corporation at Sand Springs, known as #16

Fixtures located at said store known as #16, as follows:

2 Scales
2 Cash Registers
1 Adding Machine
2 Melvinators
1 Cooler
1 18' Case
1 Platform Scale
1 Ceiling Fan
1 Candy Case
1 Causage Mill
2 Meat Blocks
Shelving and counters

and to file in this Court, within five days, their appraisalment of the same.

TO BE FURTHER ORDERED that the Receivers be and they are hereby authorized and directed to sell the assets herein described at private sale, at a price which shall be seventy-five cents (75%) on the dollar of the wholesale price for the merchandise; One Thousand One Hundred (\$1,100.00) Dollars for the fixtures, and the assumption of the lease by the purchaser, provided that sale price so received shall not be less than seventy-five per cent of the value of the equipment sold, as shown by the appraisers, and

IT IS FURTHER ORDERED that the Receivers file an accounting as to their acts and claims against the estate.

Dated this 13 day of December, 1929.

T. H. Williams, Judge.

RECORDED: Filed Dec. 13, 1929.
T. D. Garfield, Clerk.

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

OKLAHOMA
DISTRICT COURT
HOLDENVILLE, OKLAHOMA

District of

OKLAHOMA

HOLDENVILLE, OKLAHOMA. FRIDAY, DECEMBER 11, 1931.

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

The Rogers Lumber Company,
an Oklahoma corporation, Plaintiff,

-vs-

Holdenville Stores, Inc.,
Defendant.

R. S. Henderson, et al, Interveners.

In Equity and Good
Conscience.

ORDER AUTHORIZING PARTIAL SALE OF ASSETS

Upon reading and filing the Petition of Thomas J. Varney and
Jake Easton, the duly appointed, qualified, and acting receivers of the
above entitled action, and it appearing to the Court that the relief
asked for should be granted,

IT IS ORDERED by the Court that O. C. Thomas, and J. J.
Goodner, and W. C. York, be and they are hereby appointed as appraisers
to view the fixtures located at stores #89, #76 and #106, said fixtures
being located and fully set forth as shown in Schedule "A", hereto
attached, and made a part hereof, and to file in this Court, within
five days, their Appraisal of the same.

IT IS FURTHER ORDERED that the Receivers be and they are
hereby authorized and directed to sell the assets herein described, at
private sale, at a price which shall be Five Thousand Dollars (\$5,000.00)
for the fixtures, provided that said price so received shall not be
less than seventy-five per cent of the value of the equipment sold as
fixed by the appraisers, the purchaser at such sale to assure the leases
on stores #89 and #76.

IT IS FURTHER ORDERED that the Receivers file an accounting
as to their acts and doings under this order.

F. B. KEMMELER, Judge.

Store #89, Nowoka, Oklahoma.

- 1 Old Black Enamel Burroughs Adding Machine
- 1 National Cash Register, Old Type #852 xx2340691
- 2 Sanitary Scales
- 1 Lane Vegt Rack Window Type, 12 ft.
Self Service Shelving
- 1 McCray Upright Milk Box Curtis Ice
- 1 10' Meat Case, Ice Bunker Type (Old)
- 1 Upright U.S. Slicing Machine #143543 on Stand
- 2 Meat Blocks (Old)
- 1 2 Blade Fan
- 1 Viking 5x7 Meat Cooler - Leaky Top (Old poor
condition)
- 1 York Ice Machine #27643 1 1/2 HP Motor
- 1 Hobart Coffee Mill 1/3 HP Class RFA 275
- 1 Pr. Old Platform Scales
- 1 Fan Type Scale (very Old)
- 1 Very Old 1 HP Cleveland Meat Chopper
- 1 National Cash Reg. #1122 TE Type
- 1 Paper Cutter

Store #76, Holdenville, Oklahoma.

- 1 \$8 Candy Case
- 1 Dayton Fan Type Scale 10# Capacity, #1024032
- 1 Dayton Enam. #0390 Serial 1014337
- 1 National Register #1122 TE
- 1 Dalton Adding Machine
- 1 Dayton Enam Scale #0380 #1015068
- 1 National Cash Register #1122 TE
Shelving - Worthless
- 1 McCray 96' Meat Case, Bunker Type (with Ice)
- 2 Meat Block
- 1 5 x 7 Frederick Cooler
- 1 Platform Scale
- 1 Dayton 1/3 HP Meat Chopper Style #5113
- 1 Frederick Upright Milk Box Side Ice

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA. FRIDAY, DECEMBER 13, 1929.

Store #106, Seminole, Okla.

- Self Service Shelving, fair condition
- 1 Checking Stand
- 1 7' Lane Vegt. Rack #717
- 2 4 Blade Ceiling Fan
- 1 12' Hussman Meat Case with Ice Bunkers #13776 Top Glass Broken
- 2 Meat Blocks (Old poor condition cracked)
- 1 American Upright Slicing Machine #99126
- 1 Viking Meat Cooler 5 x 7 good condition
- 1 5 x 7 Erlich Meat Cooler
- 1 Hobart Meat Grinder 1 1/2 HP #305859 Class R. S. A.
- 1 Pillman Ice Machine Model 200 Serial #9250.

"SCHEDULE A"

WITNESSED: Filed Dec. 13, 1929.
H. P. Warfield, Clerk.

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

The Rogers Bread Company,
an Oklahoma corporation, Plaintiff,

vs.

Southwestern Stores, Inc.,
a corporation, Defendant.

H. S. Henderson, et al, Interveners.

In Equity, No. 502.

ORDER AUTHORIZING PARTIAL SALE OF ASSETS

Upon reading and filing the Petition of Thomas Z. Varney and Jake Easton, the duly appointed, qualified, and acting Receivers of the above entitled action, and it appearing to the Court that the relief asked for should be granted:

IT IS ORDERED by the COURT that C. C. Thomas and J. F. Goodnet, and W. C. York be and they are hereby appointed as appraisers to view the fixtures located in store known as #52, and located on East 17th Place, in the City of Tulsa, Oklahoma, said fixtures being more fully described as follows, to-wit:

- 1 Meat Block
- 1 Cooler
- 1 Meat Case
- 1 National Cash Register
No. 1078729-233
- 1 Dayton Scale

and to file in this court, within five days, their appraisalment of the same.

IT IS FURTHER ORDERED that the receivers be and they are hereby authorized and directed to sell the assets hereinbefore described, at private sale, at the price of Two Hundred Twenty-five (\$225.00) Dollars, provided that said price so received shall not be less than seventy-five per cent of the value of the equipment sold, as fixed by the appraisers, and

IT IS FURTHER ORDERED that the receivers file an accounting as to their acts and doings under this order.

WITNESSED: Filed Dec. 13, 1929.
H. P. Warfield, Clerk.

H. S. HENDERSON, Judge.

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

WESTERN DISTRICT OF OKLAHOMA
U. S. DISTRICT COURT

District of OKLAHOMA
TULSA, OKLAHOMA. FRIDAY, DECEMBER 13, 1939.

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

The Rogers Bread Company,
an Oklahoma corporation, Plaintiff,

vs.

Southwestern Storage, Inc.,
Defendant.

A. S. Henderson, et al., Interveners.

In Equity, No. 708.

ORDER AUTHORIZING PARTIAL SALE OF ASSETS

Upon reading and filing the Petition of Thomas E. Varney and
Jake Gaston, the duly appointed, qualified, and acting Receivers of
the above entitled action, and it appearing to the Court that the relief
sought for should be granted:

IT IS ORDERED BY THE COURT THAT C. C. Thomas and J. S. Goodner
and J. S. York be and they are hereby appointed as appraisers to
view the property described as follows:

Store #41, 901 South Main Street, Tulsa, Oklahoma:

- 1 Causage Mill
- 2 Heat Blocks
- 1 12' Hussmann Ice Case
- 1 Cooler
- 2 Pair Scales
- 1 4' Candy Case
- 1 Cash Register
- 1 Adding Machine
- 1 Platform Scale
- 1 Coiling Fan
- Shelving & Counters

Store #45, 206 West Fourth Street, Tulsa, Oklahoma:

- 1 7 x 5 Cooler
- 1 Redtick Ice Case
- 1 Electric Fan
- 1 Heat Block
- 1 4' Candy Case
- Shelving & Counters

and to file in this Court, within five days, their appraisal of the
same.

IT IS FURTHER ORDERED that the Receivers be and they are
hereby authorized and directed to sell the assets hereinabove des-
cribed, at private sale, at a price which shall be Seven Hundred Fifty
(\$750.00) Dollars for the fixtures located at store known as #41, and
located at 901 South Main Street, Tulsa, Oklahoma, and Three Hundred
Fifty (\$350.00) Dollars for the fixtures located at store known as
#45, and located at 206 West Fourth Street, Tulsa, Oklahoma, pro-
vided that said price so received shall not be less than seventy-five
per cent of the value of the equipment sold, as fixed by the apprais-
ers, the purchaser at such sale to assume the leases on said stores.

IT IS FURTHER ORDERED that the Receivers file an accounting
of their acts and doings under this order.

F. E. KEMMERER, Judge.

ENCLOSED: Filed Dec. 13, 1939.
W. P. Warfield, Clerk.

Court adjourned until December 14, 1939.

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

WESTERN DISTRICT OF OREGON
TULSA, OREGON. SATURDAY, DECEMBER 14, 1929.

Court convened pursuant to adjournment, Saturday, December 14th, 1929.

Present: Hon. F. E. Hennaker, Judge, U. S. Dist. Court.
H. P. Garfield, Clerk, U. S. District Court.

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

IN THE DISTRICT COURT OF THE UNITED STATES WESTERN
DISTRICT OF OREGON.

THE PACIFIC PAPER LEAD COMPANY, Plaintiff, }
-vs- } DEPT. NO. 291.
THE PACIFIC PAPER COMPANY, Defendant. }

Order

It is ordered that the following physical exhibits may be removed from this Court to the Circuit Court of Appeals for the hearing there, viz:

Plaintiff's Exhibits 1, 3 and 14.
Defendant's Exhibits 2 to 9 inclusive.

F. E. Hennaker,
United States District Judge.

W. C. S. Filed Dec. 14, 1929.
H. P. Garfield, Clerk.

UNITED STATES WESTERN DISTRICT OF OREGON

Alvate Corporation, Plaintiff, }
vs. } DEPT. NO. 291.
Albert L. Bebb and }
Christina Bebb, doing business }
as A. L. Bebb Supply Co., Defendants. }

This cause having come on to be heard before the court upon the record and proceedings herein, considering the plaintiff's bill of complaint and the affidavits of J. A. Bebb, Sr., and Ralph W. Corey, and the consent of the parties that a final decree be entered finding title and infringement as charged in the bill of complaint and granting for a perpetual injunction in respect thereto, the defendants having admitted plaintiff's claim and the facts therein stated, and the amount prayed being a very small sum.

WHEREAS, ALVATE CORPORATION is the owner of

(1). That the plaintiff, Alvate Corporation, is the owner of U. S. Letters Patent No. 1,807,723 and No. 1,807,724, granted June 24, 1930 to Arthur V. Gullberg; the inventions disclosed therein are of the rights and privileges under the said Letters Patent.

(2). That the said Letters Patent are good and valid in law.

(3). That the defendant, Albert L. Bebb and Christina Bebb, have infringed claims 3, 4 and 5 of the said Letters Patent No. 1,807,723 and claims 1, 2, 3, 4, 6, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

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

District of

COLUMBIA

U.S. DISTRICT COURT
COLUMBIA, MARYLAND

IN RE: PATENT RIGHTS OF J. I. HUBBARD, JR.

(1). That said defendant had infringed upon said patent rights of plaintiff Albert J. Hubbell and Susistina Lebb, their employees, said defendant and confederate, by joining them and each of them in making, using and/or selling the fittings of the type exemplified by Exhibit "A" of the affidavit of J. I. Hubbell, Jr., filed herein, or any other device or device embodying the inventions described and claimed in Exhibit B, A and C of said Hubbell patent No. 1,309,254, or any of the claims of said patent, which are alleged to be used in and for the making, using and/or selling of said fittings, or for the advertising, offering or advertising of said fittings, and from aiding or abetting in any of the foregoing in the infringement of said patents by either of them.

(2). That the plaintiff is entitled to its costs and expenses of this suit, and also acknowledged that the defendant has agreed to pay the costs of each party having a right to be heard in this case, and to pay the costs to the plaintiff.

J. I. HUBBARD, JR.
Plaintiff

That the defendant is the owner of the foregoing patents of the nature hereinbefore described, and substance, and that the defendant has rendered and is rendering service of the nature hereinbefore described.

ALBERT J. HUBBELL and SUSISTINA LEBB, Plaintiffs
J. I. HUBBARD, JR., Defendant
ALBION A. FOLEY and GEORGE W. BROWN, Attorneys for Plaintiff
WILLIAM H. HARRIS and GEORGE W. BROWN, Attorneys for Defendant

Witness my hand and seal of the Court this 10th day of December, 1920.

WITNESSES: Filed Dec. 10, 1920.
J. I. HUBBARD, JR., Clerk

Next adjournment until Dec. 16, 1920.

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

WESTERN DISTRICT OF OKLAHOMA
District of
TULSA, OKLAHOMA. MONDAY, DECEMBER 16, 1929.

Court convened pursuant to adjournment Monday, December 16th, 1929.

Present: Hon. F. E. Mansamer, Judge, U. S. Dist. Court.
H. P. Warfield, 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
WESTERN DISTRICT OF OKLAHOMA

Fannie Fulson, Kollie Tiger,
and Babie Gunsey, Plaintiffs,

vs.

No. 312 Equity.

Quaker Oil and Gas Company, The
Pure Oil Company, The Pure Oil
Pipe Line Company, H. H. Bart-
lett, Elliott L. Jones, E. C.
Bytle, and D. A. McDougal, Defendants.

ORDER

This cause came on for hearing on this 10 day of December, 1929, same being a regular day of a term of this court at Tulsa, Oklahoma, upon the defendants' motion to spread of record the mandate received by this court from the United States Circuit Court of Appeals for the Eighth Circuit and upon due consideration thereof,

IT IS ORDERED, ADJUDGED, GRANTED AND DECREED that the mandate from the United States Circuit Court of Appeals for the Eighth Circuit in this cause be spread of record and that plaintiffs' suit be, and the same is hereby dismissed with prejudice at plaintiffs' cost.

Made and ordered entered this _____ day of December, 1929.

F. E. MANSAMER, Judge.

RECORDED: Filed Dec. 16, 1929.
H. P. Warfield, Clerk.

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

TULSA OIL & REFINING COMPANY,
A Corporation, Plaintiff,

vs.

No. 309

Equity.

W. R. McCall, Defendant.

ORDER

BE IT REMEMBERED that on this 15th day of November, 1929, the same being a regular judicial day of a regular term of said court, at Tulsa, Oklahoma, the above cause came on for hearing, Rowata Oil Refining Company, A Corporation, Plaintiff, appearing by Randolph, Lever, Shirk, Bridges, its attorneys, Esq. and at, W. R. McCall, being present in person and by his attorney, E. C. Phillips and W. A. Chase, and the foregoing recitals of the Tulsa Oil Refining Company, A Corporation, being read to the court.

Thereupon it was suggested by the defendant on account of Guy S. Bonatt having been appointed receiver of the Rowata Oil Refining Company, A Corporation, the plaintiff herein, that he should be, as receiver of the same, substituted as plaintiff in the above entitled cause.

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

District of OKLAHOMA

OKLAHOMA, this 16th day of December, 1934.

Thereon it was suggested by the Court that the above entitled cause be referred to a master for determination and that the Honorable C. E. Rider be appointed as such master; and

There being no objection interposed to such substitution nor to the appointment of the said Honorable C. E. Rider as such master;

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED BY THE COURT that Guy E. Bennett, Receiver of the Nowata Oil and Refining Company, a Corporation, do, and he is hereby, substituted as petitioner in the above entitled cause;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that the Honorable C. E. Rider, of Vinita, Oklahoma, do, and he is hereby, appointed Special Master herein, with directions to hear the testimony on the issues of fact joined by the pleadings, make findings of fact and enter his conclusions of law, and recommend proper decree in said cause and return the same into this Court ninety (90) days from this date, together with all the evidence taken and rulings thereon.

IT IS FURTHER ORDERED BY THE COURT that the Special Master permit the filing of any additional pleadings in this cause where the issues may not be joined, and determine the right to file any and all additional and supplemental pleadings herein.

F. L. IERSON,
Judge, United States District Court for
the Northern District of Oklahoma.

Attorneys for Plaintiff:

C. A.
E. A. Shase,
G. C. Hillers,
Attorneys for Defendant.

Guy E. Bennett
Temporary Receiver.

Filed Dec. 16, 1934.
W. W. Farfield, Clerk.

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

WALTER S. FLETCHER, J. G. GIBBS,
AMBERLEY S. FAYST AND G. M.
MAGNIFICENT, Complainants
vs. INDIAN OIL CO., INC.
AMBERLEY S. FAYST
INDIAN OIL CORPORATION, Defendant.

W A R N I N G

IT IS ORDERED that on this 16th day of December, 1934, the same being a regular judicial day of a regular term of said Court, Guy E. Bennett, temporary receiver of the Nowata Oil and Refining Company, presented the above and foregoing application for permission to lease the following described real estate, to-wit:

The north forty (40) feet of Lot 1
and the north ten (10) feet of Lot
2, in Block 102 in the Original
Townsite of the City of Tulsa,
Oklahoma.

And the Court, after examining said application and said real estate, and being fully advised in the premises, finds:

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

District of

DELAWARE
JAMES W. HARRIS, Plaintiff, vs. THE SUTTON COMPANY, Defendant.
FILED, U.S. DIST. COURT, DELAWARE, DEC. 15, 1932.

That said application should be granted and that the rental period should begin on the 16th day of December, 1932, and that said lease should be made void as set forth in said application.

IT IS FURTHER ORDERED AND ADJUDGED that Guy J. Bennett, Temporary Receiver of the Houston Oil Refining Company, be and he is hereby authorized ordered and directed to execute the lease hereto attached, and thereby lease said building to said Evelyn Cohen, and that the rental period of one year begin on the 16th day of December, 1932, and that the rental thereon shall be made due in advance, on the 16th day of each month during the life of said lease.

IT IS FURTHER ORDERED AND ADJUDGED that the said temporary receiver be and he is hereby authorized ordered and directed to pay to The Sutton Company, out of the moneys received from said building, the sum of one hundred thirty-five dollars (\$135.00) and 1/2% of their commission for obtaining said court for said temporary receiver.

F. A. HARRIS, Jr.,
Judge of the United States District Court
for the Northern District of Oklahoma.

RECORDED: Filed Dec. 15, 1932.
F. B. Garfield, Clerk.

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

WILLIAM S. REEPLY, W. C. SARRAN,
CHARLES S. FAUROT and C. E.
WYETHORNE, Complainants,
vs. THE SUTTON COMPANY,
A Corporation, Defendant.

BE IT REMEMBERED that on this 15th day of December, 1932, and being a regular judicial day of said court, the above entitled cause came on for hearing and trial before the bill of intervention of Thomas E. Elliott being presented by their attorneys, and the court being advised by the intervenor, Thomas E. Elliott, being present in his attorney, Lewis E. McNeill, and the receiver being present in person.

Thereupon, the plaintiffs presented their bill to the Court; and the Court, after hearing the separate counsel and being fully advised in the premises, finds that said bill of intervention of Thomas E. Elliott should be allowed.

IT IS ORDERED that the bill of intervention of Thomas E. Elliott be and the same is hereby allowed.

To which the plaintiffs objected and demanded, and which objection was allowed by the Court.

L. E. BRIDGES, Judge
United States District Court for the
Northern District of Oklahoma.
Randolph, Hever, Smith & Bridges,
Attorneys for Plaintiffs.
L. E. McNeill,
Attorney for Intervenor Thomas E. Elliott.

RECORDED: Filed Dec. 15, 1932.
F. B. Garfield, Clerk.

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

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OKLAHOMA

District of
TULSA, OKLAHOMA. MICHAEL, 1922 NOV 16, 1929.

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

WALTER J. REELEY, E. C. SAILOR,
CATHERINE S. FAUROT, and
G. I. SILVERTHORPE, Complainants, }
vs. } IN EQUITY
MCNARA OIL & REFINING COMPANY, }
A Corporation, Defendant. } No. 469.

C O R D E R

BE IT REMEMBERED That on this 8th day of November, 1929, same being a regular judicial day of a regular term of said court, the above entitled cause came on for hearing upon the plaintiffs' motion to strike the bill of intervention of G. R. McGill, plaintiffs being present by their attorneys, Randolph, Haver, Shirk & Bridges, the Intervener, H. R. McGill, being present by his attorneys, G. C. Willers and H. A. Shum, and the receiver being present in person.

Thereupon, the plaintiffs presented said motion to the Court;

And the Court, after hearing the arguments of counsel and being fully advised in the premises, finds that said motion to strike the bill of intervention of H. R. McGill should be overruled.

IT IS HEREBY ORDERED AND ADJUDGED BY THE COURT THAT the motion, filed by the plaintiffs herein, to strike the bill of intervention of H. R. McGill be and the same is hereby overruled.

To which the plaintiffs objected and accepted, and which exception was allowed by the Court.

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

G. H.
Randolph, Haver, Shirk & Bridges,
Attorneys for Plaintiffs.

G. H.

Attorneys for Intervener
H. R. McGill.

G. H.
Guy C. Lanatt
Temporary Receiver.

1929 NOV 16 Filed Dec. 16, 1929.
H. A. Warfield, Clerk.

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

WALTER J. REELEY, E. C. SAILOR,
CATHERINE S. FAUROT and G. I.
SILVERTHORPE, Complainants. }
vs. } IN EQUITY No. 469.
MCNARA OIL & REFINING COMPANY, }
A Corporation, Defendant. }

ORDER OF REFERENCE

BE IT REMEMBERED That on this 8th day of November, 1929, the same being a regular judicial day of a regular term of said Court, at Tulsa, Oklahoma, the above cause came on for hearing, the complainants being present by their attorneys Randolph, Haver, Shirk & Bridges, the intervener, H. R. McGill, being present in person and by his attorneys

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

WESTERN DISTRICT OF OKLAHOMA
District of
TULSA, OKLAHOMA. JANUARY, 1929.

G. C. Spillers and E. A. Chase, the intervenor, Thomas N. Elliott, being present by his attorney Neil E. McGill, and the Temporary Receiver, Guy S. Manatt, being present in person;

And it was suggested by the Court that the above entitled cause be referred to a Master for determination and that the Honorable W. L. Rider be appointed as such Master; and

There being no objection interposed to such reference and the appointment of said Honorable W. L. Rider as such Master;

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY THE COURT That W. L. Rider, of Vinita, Oklahoma, be, and he is hereby, appointed Special Master herein, with directions to hear the testimony on the issues of fact joined by the pleadings, make findings of fact, and enter his conclusions of law, and recommend a proper decree in said cause and return the same into this Court within (10) days from this date, together with all the evidence taken on rulings thereon.

IT IS FURTHER ORDERED BY THE COURT That the Special Master may permit the filing of any additional pleadings in any instance where the issues may not be joined, and determine the right to file any and all additional and supplemental pleadings in said cause.

F. M. WARFIELD,
Judge, United States District Court
For the Northern District of Oklahoma.

C.C.

Attorneys for Complainants.

E. A. Chase,
G. C. Spillers,
Attorneys for Intervenor
H. E. McGill.

Neil E. McGill
Attorney for Intervenor
Thomas N. Elliott

Guy S. Manatt
Temporary Receiver.

Case 330: Filed Dec. 14, 1929.
F. M. Warfield, Clerk.

IN THE UNITED STATES DISTRICT COURT OF THE DISTRICT OF OKLAHOMA

Mineral Valley Lumber Co., a corporation, Plaintiff,
vs.
Mineral Valley Lumber Co., a corporation,
Defendant.

Mineral Valley Lumber Co., a corporation,
Plaintiff,
vs.
Mineral Valley Lumber Co., a corporation,
Defendant.

Now on this 10 day of January, 1929, the Court for hearing the application of Mineral Valley Lumber Co., a corporation, for leave to file supplemental claims herein, the Court has considered the same and has ruled as follows:

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

U.S. DISTRICT COURT
SOUTHERD DISTRICT OF CALIFORNIA
SAN FRANCISCO
U.S. GOVERNMENT PRINTING OFFICE: 1916 208508

District of

SAN FRANCISCO

SAN FRANCISCO, CALIFORNIA.

NOVEMBER 17, 1930.

IT IS, ORDERED, that the said defendant, ALFRED W. BROWN, be and he is hereby granted leave to file said supplemental claim, same to be filed with the Special Master within 8 days from this date.

F. J. McLELLAN,
Judge.

Witness my hand and seal of the Court at San Francisco, California, this 17th day of November, 1930.

Court adjourned until December 17, 1930.

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

DISTRICT OF COLUMBIA
EASTERN DISTRICT
TULSA, OKLAHOMA, TULSA, DISTRICT 17, 1929.

Court convened pursuant to adjournment Tuesday, December 17th, 1929.

Present: Hon. F. E. Kenamer, Judge, U. S. Dist. Court.
W. W. Farfield, Clerk, U. S. Dist. Court.

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

IN THE UNITED STATES DISTRICT COURT OF THE DISTRICT OF COLUMBIA

J. F. Hauserman, Plaintiff,
vs. The City of Tulsa, Defendant.

Now on this the 17th day of December, 1929, a regular judicial day of the Special Term, 1929, of the District Court of the United States for the Northern District of Oklahoma, on application of J. F. Hauserman and A. H. Mason, attorneys for the plaintiff in the above styled cause, Franklin D. Sawyer, United States District Judge for said District, caused to be entered upon the records of said court the fact that by information so given to the clerk of said court, and it was further stated by the said clerk that an authenticated copy thereof had been furnished to the United States District Judge of the District of Columbia for the District of Columbia.

J. F. Hauserman, Plaintiff,
vs. The City of Tulsa, Defendant.

I, F. D. Sawyer, Clerk of the United States District Court of the Northern District of Oklahoma, do hereby certify that the above information was given to me by the plaintiff in the above styled cause, and that an authenticated copy thereof has been furnished to the United States District Judge of the District of Columbia for the District of Columbia.

In witness whereof, I have hereunto set my hand and the seal of said court on this the 17th day of December, 1929.

(Signed) Franklin D. Sawyer, United States District Judge for the Northern District of Oklahoma.

J. F. Hauserman, Plaintiff,
vs. The City of Tulsa, Defendant.

IN THE UNITED STATES DISTRICT COURT OF THE DISTRICT OF COLUMBIA

J. F. Hauserman, Plaintiff,
vs. The City of Tulsa, Defendant.

Now on this the 17th day of December, 1929, a regular judicial day of the Special Term, 1929, of the District Court of the United States for the Northern District of Oklahoma, on application of J. F. Hauserman and A. H. Mason, attorneys for the plaintiff in the above styled cause, Franklin D. Sawyer, United States District Judge for said District, caused to be entered upon the records of said court the fact that by information so given to the clerk of said court, and it was further stated by the said clerk that an authenticated copy thereof had been furnished to the United States District Judge of the District of Columbia for the District of Columbia.

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

District of

California, Southern District, San Francisco, California

shown to the satisfaction of this court, it is hereby

Ordered, that the time for filing appeal from the judgment of the United States Circuit Court of Appeals, in the above entitled cause, be extended to January 15, 1920.

F. E. HAINES, Judge.

RECORDED; Filed Dec. 17, 1919.
F. E. HAINES, Clerk.

IN ALL UNITED STATES DISTRICT COURTS AND THE SEVENTH
CIRCUIT COURT OF CALIFORNIA

United States of America, Plaintiff,

-vs-

Charles W. Chandler et al. Defendants.

ORDER OF THE COURT TO FILE APPEAL
ON REHEAR

On this 17th day of December, 1919, for good cause shown it is ordered that the appellants herein are granted additional time to and including the 15th day of January, 1920, to file to appeal from a judgment herein in the Circuit Court of Appeals of the Ninth Circuit.

F. E. HAINES, Judge.

RECORDED; Filed Dec. 17, 1919.
F. E. HAINES, Clerk.

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

Northern District of Georgia
Equity Session TUSA, GEORGIA. WEDNESDAY, DECEMBER 18, 1923.

Court convened pursuant to adjournment Wednesday, December 18th, 1923.

present: Hon. F. E. Holman, Judge, U. S. Dist. Court.
H. L. Warfield, Clerk, U. S. District Court.

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

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF GEORGIA.

Oil Well Improvements Company, Plaintiff,	}	LI EXHIBIT
vs.		No. 276
Winnor Brothers Bolting Company, Defendant.	}	Under date to Nos.
		1,175,261
		and
		1,266,899.

O R D E R

For good cause shown,

IT IS ORDERED that the plaintiff is allowed fifteen (15) days from this date to file its brief in the above entitled cause.

DATED this 18th day of December, 1923.

F. E. HOLMAN, JUDGE.

FILED: Filed Dec. 18, 1923.
H. L. Warfield, Clerk.

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

District of

CLARENCE B. ...

WASH., D.C. THURSDAY, ... 1930.

Court day not present to judgment Saturday, December 21st, 1929.

Present: Hon. F. M. ... Judge, U. S. District Court. ... Clerk, U. S. District Court.

Whereupon, the following proceedings have been ordered, to-wit:

J. W. ... vs. ... No. 424 - Equity. ... Plaintiff, Receiver, Defendant.

Now on this 21st day of December, A. D. 1929, it is ordered by the Court that leave be given to file response to aforesaid ...

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF CLARIA

... vs. ... IN EQUITY NO. 450. ... Plaintiff, Defendants.

ORDER OF THE COURT

Now, on this 21st day of December, 1929, this matter came on for hearing on the report of ... Trustee, and it appearing to the Court that this matter was regularly set down for hearing by order of December 11th, 1929, and that the said ... Trustee, has, pursuant to said order, mailed copies of this report to the parties to this litigation, addressed to their last known addresses or to their attorneys of record; and no one appearing to object to said report, and the Court having been fully advised in the premises.

It is ORDERED that said report of ... Trustee, be ratified, approved and confirmed and the said ... Trustee is fully discharged and released as such Trustee.

F. M. ... U. S. District Judge.

WITNESSES: Filed Dec. 21, 1929. ... Clerk.

... vs. ... No. 465 - Equity. ... Plaintiff, Defendants.

Now on this 21st day of December, A. D. 1929, the above entitled cause came on for hearing and at this time it is ordered by the Court that same be continued for further hearing until January 6th, 1930.

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

District of

TULSA, OKLAHOMA.

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

OKLAHOMA VALLEY ICE STORAGE
TRUST COMPANY, a corporation,
Plaintiff,

-vs-

OKLAHOMA VALLEY ICE STORAGE CO.,
a corporation, Defendant.

No. 476 - 1950.

ORDER

On this 21st day of December, 1950, upon consideration of the motion of C. L. Gales, Special Master in Chancery, and for good cause shown, it is ordered,

That the time for filing the report of said Special Master be, and the same is hereby extended until June 30, 1951.

IT IS FURTHER ORDERED that the sum of One Hundred dollars (\$100.00) be deposited with the said Special Master to apply on the expenses herein by the plaintiff within ten (10) days from this date.

Witness my hand and seal of office
this 21st day of December, 1950.
C. L. Gales, Special Master in Chancery.

ROBERT W. HARRIS, Clerk of the Court.

OKLAHOMA VALLEY ICE STORAGE,
a corporation, Plaintiff,

-vs-

OKLAHOMA VALLEY ICE STORAGE CO.,
a corporation, Defendant.

No. 476 - 1950.

On this 1st day of January, 1951, upon consideration of the motion of C. L. Gales, Special Master in Chancery, and for good cause shown, it is ordered, That the time for filing the report of said Special Master be, and the same is hereby extended until June 30, 1951.

IT IS FURTHER ORDERED that the sum of One Hundred dollars (\$100.00) be deposited with the said Special Master to apply on the expenses herein by the plaintiff within ten (10) days from this date.

Witness my hand and seal of office this 1st day of January, 1951.

C. L. Gales, Special Master in Chancery.

ROBERT W. HARRIS, Clerk of the Court.

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

District of

J. E. ... vs. ...

ORDER OF THE COURT

It is that day of ... 1933, that the ... of ...

I, E. ... That ... and W. A. ... authorized and directed to pay the following sums to the following persons in full payment, and in full satisfaction of payment, all claims by reason of ...

It is further ordered, that said payments shall be, and constitute satisfaction in full for all claims arising by reason of things and matters set forth and described in the application of said receivers.

F. E. ... U. S. District Judge.

RECORDED: Filed Dec. 31, 1933. H. P. ... Clerk.

LOGAN ... vs. ...

Now on this 31st day of December, A. D. 1933, it is ordered by the Court that the above entitled cause be continued for hearing to January 6th, 1934.

Court adjourns until December 31, 1933.

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

District of

CLERK OF COURT
CIVIL DIVISION

TULSA, OKLAHOMA, DECEMBER 26, 1929.

and it further appearing to the court that said transaction is for the best interest of the receivership and is the most advantageous method of adjusting said transactions.

IT IS THEREFORE BY THE COURT ORDERED that the said receivers be and they are hereby directed to transfer and release to the Mack-International Motor Truck Corporation any claim which the estate in receivership might have to said Buick Coupe, upon the release by said Mack-International Motor Truck Corporation of its claim against the receivership, and upon payment by said Truck Corporation to said receivers of the sum of \$70.21, that all claim of said Southwestern Stores, Inc. to said Buick Coupe be released and discharged.

F. W. HITCHCOCK, District Judge.

RECORDED: Filed Dec. 26, 1929.
H. P. Warfield, Clerk.

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

The Rogers Bread Company,
a corporation, Plaintiff,

vs.

Southwestern Stores, Inc.,
a corporation, Defendant,

D. S. Henderson, Ronald T. Lyman,
Jr., Fred Kallitz, and Leo
Whiteman, Intervenor.

Case No. 502.

COURT AUTHORIZING PRIVATE SALE OF REAL ESTATE, AND
AUTHORIZING COMPROMISE OF CLAIMS AND SETTLEMENT

Now on this the 26 day of December, 1929, it appearing to the court, upon the petition of the receivers herein, that one Joe Hodges has a valid and subsisting claim against the receivership in the sum of \$1689.88, which is past due, and that the holder thereof is willing to surrender and settle said claim in exchange for the transfer to said receivership by the receiver herein of a 1 1/2 - 3 ton truck, Model No. 681086, in which the said Southwestern Stores, Inc. owns an equity subject to a conditional sales contract in favor of Mack-International Motor Truck Corporation in the sum of \$1936.20, and it further appearing that the holder of said conditional sales contract is willing to consent to said transfer and to release the receivership from any obligation on said truck indebtedness, and to accept Joe Hodges' therefor; and it further appearing that the said receivers will realize more from the equity in said truck by such transfer and compromise than they could receive by a cash sale of the equity in said truck; and that it is for the best interest of the estate in receivership that said transaction be made.

IT IS THEREFORE BY THE COURT ORDERED that the receivers and Thomas E. Varney, receivers herein, be and they are hereby authorized and directed to sell the equity owned by the receivership in said truck to Joe Hodges in consideration of settlement and satisfaction of the claim of said Joe Hodges against the receivership, and that upon said Joe Hodges releasing his claim against the receivership and assuming the indebtedness against said truck, and further upon the securing of a release from Mack-International Motor Truck Corporation in favor said indebtedness, the said receivers execute to said Joe Hodges a bill of sale to said truck and deliver possession thereof to him.

F. W. HITCHCOCK,
District Judge.

RECORDED: Filed Dec. 26, 1929.
H. P. Warfield, Clerk.

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

District of

Oklahoma

U.S. DISTRICT COURT
DISTRICT OF OKLAHOMA

STILLWATER, OKLAHOMA. THURSDAY, DECEMBER 21, 1929.

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

The Pollack Clothing Company,
a Missouri corporation, Plaintiff,

vs.

In Equity, No. 515.

Putters, Inc., a corporation,
an Oklahoma corporation, Defendant.

ORDER APPOINTING RECEIVER.

Upon the Bill in Equity of The Pollack Clothing Company, a Missouri corporation, verified the 26th day of December, 1929, filed herein against Putters, Inc., a corporation, an Oklahoma corporation, in the office of the Clerk of this Court on the 26th day of December, 1929, and upon the consent to the appointment of receivers duly verified, filed, and approved herewith, and its appearing that a writ has been duly issued against the defendant as required by law, and that the appointment of Receiver is absolutely necessary for the preservation of this estate:

IT IS ORDERED that Arthur G. Bronson be and he is hereby appointed Receiver of the property, assets, and effects of the above named defendant, Putters, Inc., a corporation, with all the usual rights and powers thereof, until the further order of this Court, in the premises, and IT IS FURTHER ORDERED that the said Receiver shall give a bond to the people of the United States, such bond to be in the sum of \$20000, conditioned for the satisfactory discharge of their duties as such Receiver, and

IT IS FURTHER ORDERED that the said defendant forthwith deliver to said Receiver all of its property, assets, and effects now in its possession or under its control, and that the defendant and all other persons, firms, corporations, or creditors of the said defendant, as well as their and each of their attorneys, agents, and servants, and all sheriffs, marshals, and other officers, deputies, and their employees are hereby jointly and severally restrained and enjoined from removing, transferring or otherwise interfering with the property, assets, and effects of the above named Putters, Inc., and from prosecuting, executing or suing out of any Court, any process, attachment, replevin, or other writ for the purpose of taking possession, impounding or interfering with the property, assets or effects of Putters, Inc., and from molesting, disturbing or interfering with the said receiver herein appointed in the discharge of his duties, and

IT IS FURTHER ORDERED that the said defendant, its officers, managers, superintendents, agents and employees shall deliver up forthwith to such receiver the possession of all books of account, vouchers, and papers in any way relating to its business or its operation.

F. E. KEMNER, Judge.

RECORDED: Filed Dec. 26, 1929.
N. W. Warfield, Clerk.

Court adjourned until December 28, 1929.

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

NORTHERN
EQUITY SESSION

District of
TULSA, OF OKLAHOMA. FEBRUARY 26, 1929.

Court convened pursuant to adjournment Saturday, December 28th, 1928.

Present: Hon. F. W. Kemmerer, Judge, U. S. Dist. Court.
H. C. Barfield, 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

United States of America, Plaintiff,)
vs.)
W. C. Franks, and Mary A. Franks,)
his wife, Franks Ranch Company,)
Bird Tuman and Chas. F. Stuart, as)
Guardian of Bird Tuman, Albright)
Title & Investment Co., a corporation,)
Gage Security Co., a corporation,)
Citizens Trust Co., a corporation,)
and Agnes S. Roach, Defendants.)
Duly do. 437.

ORDER OF SALE.

THE UNITED STATES OF AMERICA BY FRANK T. MOSEY, ATTORNEY, GEORGE
TERRY, OKLAHOMA, CREDITORS:

WHEREAS, at the regular January 21, 1928 term of the United States District Court in and for the Northern District of Oklahoma, and on the 13 day of February 1928, in a certain then pending in said court wherein the United States of America was plaintiff, and the persons, firms and corporations named in the caption hereof were defendants, said plaintiff recovered judgment in said court against the defendants in the sum of \$7494.38 with interest thereon at the rate of 10% per annum from July 17, 1928 until paid, and the further sum of \$650.00 attorney's fee, and the costs of this action in the sum of \$72.65, and accruing cost of sale; and a further judgment and decree of foreclosure of the mortgage given to secure said debt on the property hereinafter described was entered; and

WHEREAS, said debt in whole or in part has not been paid and decreed by the court to be paid, and said property has not been sold and decreed by the court to be sold, and said property has not been sold for six months from the date of judgment; and in order to pay amount of said judgment together with interest thereon, attorney's fees and costs aforesaid, an order of sale should be issued to the Special Master Frank W. McCoy, of Muskogee, LeFlore County, Oklahoma, commanding him to advertise and sell as upon execution, without appraisal according to law, the following described premises situate in the County of Cogar, Oklahoma, to-wit:

Northeast Quarter, South Half of Southeast Quarter of
Northwest Quarter of Section 22, Township 23N, Range 9E,
Section 22; Southeast Quarter of Section 22; Southeast
Quarter of Southeast Quarter of Southeast Quarter of
South Half of Southeast Quarter of Southeast Quarter of
Section 22; Northeast Quarter of Section 27; Southeast
Quarter and North Half of Northeast Quarter of Southwest
Quarter of Section 21; North Half of Northwest Quarter
of Section 22; North Half of Southeast Quarter of South-
west Quarter of Section 21; and in Township 23, Range 9E,
East of Indian Meridian. Also an undivided one-half inter-
est in the North Half of Southeast Quarter of North-
east Quarter of Southeast Quarter, and Southeast Quarter
of Northwest Quarter and North Half of Southwest Quarter
of Southeast Quarter of Section 22, all in Township 23,
Range 9, East of the Indian Meridian.

subject to taxes and liens, and free, clear and discharged of and
from all the interest and liens of the Government, and all other
encumbrances, and pending said Special Master's report and sale, the proceeds of the
above said sale: first, to be paid to the creditors of the estate of the
deceased, in payment of the claims of said estate, and the balance

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

District of

U.S. DISTRICT COURT
DISTRICT OF
COLUMBIA

OFFICE OF THE CLERK
U.S. DISTRICT COURT
DISTRICT OF COLUMBIA
WASHINGTON, D.C. 20541

cost and attorney's fees, and that the residue, if any, be paid into court to abide the further orders of the court: and

WHEREAS, the judgment of the plaintiff with interest and costs remains wholly unpaid, and no appeal from said judgment and decree has been taken nor any supersedeas bond filed.

NOW, THEREFORE, you are commanded to proceed according to law and advertise the sale, which shall be public, of the property of the said defendant herein, and to bring, and to cause to be paid, the proceeds arising from said sale as directed in said judgment as aforesaid.

You will make due return of this Order of sale, with your proceedings endorsed thereon, stating the manner in which you have executed the same within sixty days from the date hereof.

IN WITNESS WHEREOF, I have hereunto set my hand at Washington, District of Columbia, this 14th day of September 1934.

J. W. ...
United States District Judge.

Harry Denton,
Assistant U. S. Attorney.

RECORDED: Filed Dec. 14, 1934.
J. D. ...

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. TUESDAY, DECEMBER 31, 1929.

Court convened pursuant to adjournment Tuesday, December 31st, 1929.

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

SAPESA POLECAT, et al Plaintiffs, }
vs. } No. 349 Equity.
NORBE, et al, Defendants. }

ORDER EXTENDING TIME TO PERFECT APPEAL

On this 31st day of December, 1929, was heard the application of plaintiffs for an order granting an extension of time to and including February 10, 1930 within which to perfect the record for filing in the United States Circuit Court of Appeals for the Tenth Circuit in this cause and the court upon hearing said application finds that the same is meritorious and should be granted,

It is therefore hereby ordered that plaintiffs do have and are hereby given until and including February 10, 1930 within which to perfect their record for appeal and lodging their appeal in the United States Circuit Court of Appeals for the Tenth Circuit in this cause.

F. E. KENNAMER, Judge.

ENDORSED: Filed Dec. 31, 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. } No. 407 Equity.
W. C. Franks, et al, Defendants. }

ORDER SETTING DOWN FOR HEARING MOTION TO CONFIRM SPECIAL MASTER'S SALE

Now on this 31 day of Dec., 1929, the above named Plaintiff, the United States, having filed herein, its motion to confirm Special Master's sale herein, of the following described land, to-wit:

Northeast Quarter, South Half of Southwest Quarter of Northwest Quarter of Section 22; Northwest Quarter of Section 23; Southwest Quarter of Section 16; Northwest Quarter of Southeast Quarter of Southeast Quarter and South Half of Southeast Quarter of Southeast Quarter of Section 22; Northeast Quarter of Section 27; Northwest Quarter and North Half of Northeast Quarter of Southwest Quarter of Section 21; North Half of Northwest Quarter of Section 22; North Half of Southwest Quarter of Northwest Quarter of Section 22; all in Township 21, Range 9, East of Indian Meridian. Also an undivided one-half interest in the North Half of Southeast Quarter and Northeast Quarter of the Southwest Quarter, and Southeast Quarter of Northwest Quarter and North Half of Southwest Quarter of Southeast Quarter of Section 22; all in Township 21, Range 9, East of the Indian Meridian,

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 OKLAHOMA
TULSA, OKLAHOMA. TUESDAY, DECEMBER 31, 1929.

situate in Osage County, State of Oklahoma, to one Fred G. Drummond, subject to taxes and tax sale for the sum of \$3763.00, said sale having been made on the 31st day of October, 1929, pursuant to order of this court, all as disclosed by report and return of such sale made by said Special Master, Frank T. McCoy, now on file with the Clerk of this Court, and which is hereby referred to for further particulars, and said movant praying that after proper hearing, an order confirming said sale be duly entered:

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that said Motion aforesaid, be and hereby is set down for hearing on Monday, January 13, 1930, at 9:30 o'clock A. M. at which time any person interested therein, or in the subject matter thereof, may appear and show cause, if any he may have, why such said sale should not be confirmed pursuant to the request of such Motion; it is further ordered that a certified copy of this order be mailed, postage prepaid, to each of the following defendants herein: W. C. Franks, Hominy, Oklahoma; Mary A. Franks, Hominy, Oklahoma, and the Franks Ranch Company, Hominy, Oklahoma, and that an additional copy of this order, duly certified, be mailed, postage prepaid, to the Honorable J. George Wright, Superintendent of the Osage Indian Agency, Pawhuska, Oklahoma.

Witness my hand and seal, the day and date first above written.

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

O. K.
Louis N. Stivers,
Asst. U. S. Atty.

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

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

Sam Ford, Plaintiff, }
vs. } No. 422 In Equity.
Prairie Oil & Gas Defendants. }

ORDER OF REVIVOR

The above entitled cause coming on to be heard before the Honorable Franklin E. Kennamer, Judge of said Court, in open court, in the City of Tulsa, County of Tulsa, State of Oklahoma, on the 31st day of December, 1929, upon motion and application of the administrators and the heirs of the estate of Sam Ford, deceased, for an order reviving the above entitled cause, pending in said court, and the said administrators and heirs appearing by and through their attorneys, Searcy & Reed, and the said defendants appearing by their respective attorneys, and it appearing to the satisfaction of the court that due notice of the filing of said motion and application and of the hearing of the same has been duly and legally given.

And the court being further satisfied that said Sam Ford, the original plaintiff herein, departed this life on or about the 24th day of May, 1929, and that the said cause of action is one which survives to the estate and the heirs of said deceased, and that First National Bank of Mayfield, Kentucky, is the duly and legally appointed administrator of said estate, and that E. C. McMichael of Sapulpa, Oklahoma, is the duly appointed, qualified and acting ancillary administrator of said estate, and that Mary and Tyree Johnson are heirs at law of Sam Ford, deceased.

IT IS THEREFORE ORDERED AND ADJUDGED that the above entitled action be, and the same is hereby revived in the name of First National Bank of Mayfield, Kentucky, administrator, and E. C. McMichael, ancillary administrator in the State of Oklahoma, and Mary Johnson and Tyree

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. TUESDAY, DECEMBER 31, 1929.

Johnson, heirs-at-law of the said Sam Ford, deceased, and that all further proceedings herein be in the name of such administrators and heirs, to all of which defendants except.

F. E. KENNAMER,
United States District Judge.

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

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

Jacob A. Salmon, Receiver
First National Bank of
Bixby, Oklahoma, Complainant,

-vs-

J. S. Shaver, Administrator
of the Estate of S. C. Frost,
deceased, Lena Frost, Meta
Cochran, Joyce Frost, Tom Frost,
Arehle Frost, Jesse Frost, Kathleen
Frost, Jean Frost, William Harrold
Frost, Garmon Frost and Neva Frost,

Defendants.

EQUITY No. 506.

ORDER APPOINTING RECEIVER

This cause coming on to be heard this the 31 day of December, 1929, on the application of the complainant herein for the appointment of a Receiver to take charge of the property described in Bill of Complaint of complainant, to-wit:

Lots Numbers Twenty-four (24) and Twenty-five (25) in Block Fifteen (15), Midland Addition to the town of Bixby, Oklahoma,

and complainant being present by his attorney and it appearing that due notice has been given to the opposite parties, and the Court having heard evidence and argument, and being fully advised in the premises;

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that Clyde Presley be, and he is hereby appointed Receiver of said property to take charge of same, rent the same and collect therefor, and to do such other acts and things as may be proper to do in the holding and management of said property, all subject to the orders of this Court; that said Clyde Presley enter into a bond in the sum of \$500.00, with sureties to be approved by the Clerk of this Court, or the judge thereof, conditioned for the faithful performance of his duties as such Receiver, and that he be answerable for what he shall receive as rents and profits from said property and will pay the same as the Court shall from time to time direct, that said Receiver is ordered to take charge of said property, manage and rent the same and collect the rents therefor, and it is further ordered that said Receiver shall take such steps to protect and care for said property as may be necessary.

F. E. KENNAMER, Judge.

ENDORSED: Filed Dec. 31, 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, DECEMBER 31, 1929.

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

Jacob A. Salmon, Receiver
First National Bank of
Bixby, Oklahoma, Complainant,

-vs-

J. S. Shaver, Administrator
of the Estate of S. C. Frost,
Deceased, Lena Frost, Meta Cochran,
Joyce Frost, Tom Frost, Archie
Frost, Jesse Frost, Kathleen Frost,
Jean Frost, William Harrold Frost,
Carmon Frost and Neva Frost,

Defendants.

Equity No. 506.

ORDER APPOINTING GUARDIAN AD LITEM
FOR MINOR DEFENDANTS.

This cause coming on to be heard on this the 31 day of Dec-
ember, 1929, upon the petition of plaintiff herein for the appointment
of a guardian ad litem for Joyce Frost Swan, Tom Frost, Archie Frost,
Jesse Frost, Kathleen Frost, Jean Frost, William Harrold Frost, Carmon
Frost and Neva Frost, minor defendants in the above entitled action and,

It appearing to the Court that F. D. Busby, an Attorney, is a
competent and responsible person, that he has consented to act as such
guardian ad litem;

IT IS HEREBY ORDERED that said F. D. Busby be and he is hereby
appointed said guardian ad litem for the said minors, and is author-
ized and directed to appear and defend the above entitled action on
their behalf.

F. E. KENNAMER, Judge.

ENDORSED: Filed Dec. 31, 1929.

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

JACOB A. SALMON, Receiver of The First
National Bank of Bixby, Oklahoma, Plaintiff,

vs.

STANLEY W. BROWN, W. L. CHILDERS, I. L.
NELSON, HOWARD NELSON, W. W. REAVIS, AND
THE FIRST NATIONAL BANK AND TRUST COMPANY
OF TULSA, OKLAHOMA, A Corporation,

Defendants.

TREVA M. BROWN,

Intervenor.

No. 511
Equity.

O R D E R

Now on this 31st day of December, 1929, the same being a regu-
lar judicial day of this court, there was presented to the Court a
petition of intervention by Treva M. Brown to be allowed to intervene
in the above cause, and the court being advised in the premises, it is

HEREBY ORDERED, that Treva M. Brown be allowed to intervene
and file her petition of intervention in the above entitled cause.

F. E. KENNAMER, Judge.

ENDORSED: Filed Dec. 31, 1929.

H. P. Warfield, Clerk.

Court adjourned until January 2, 1930.