

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, FRIDAY, JUNE 21, 1929.

On this 21st day of June, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1929 Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.  
John M. Goldesberry, Esq., United States Dist. Attorney.  
John H. Vickrey, Esq., United States Marshal.

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

ADMISSION TO THE BAR:

On this 21st day of June, A. D. 1929, it being made satisfactorily to appear that WARREN T. SPIES is qualified for admission to the Bar of the Court, the oath prescribed by the Court is administered and said attorney is declared admitted to the Bar of the Court.

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ORDER OF REMOVAL

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

THE PRESIDENT OF THE UNITED STATES

To the Marshal of the Northern District of Oklahoma, Greeting:

WHEREAS, it has been made to appear that Alfred Rector is charged by complaint in the District Court of the United States for the District of Kansas, First Division, for the offense of violation of the Dyer Act, Sec. 10418-E U. S. Comp. Statutes and whereas the said Alfred Rector having been brought before me, upon an examination then and there had in the presence of said defendant, it sufficiently appeared that he was the identical person named in said complaint and a certified copy thereof furnished probable cause to believe him guilty of the offense therein charged, and whereas it was thereupon ordered by me that said defendant enter into bond to the United States in the sum of \_\_\_\_\_ Dollars, with one or more sufficient sureties, conditioned for his personal appearance before the said District Court of the United States for the District of Kansas, First Division on the first day of the next ensuing term thereof, to answer to said complaint and depart not thence without the leave of said Court. And the said defendant having failed and refused to give bail as required, therefore:

You are hereby commanded seasonable to remove the said Alfred Rector hence to the said District of Kansas, First Division and there surrender him to the Marshal of that District, there to be dealt with according to law.

And make due return of this warrant to the Clerk of the District Court of the United States for the District of Kansas, 1st Div. with a true statement of how you have executed the same.

Given under my hand this 21st day of June, 1929.

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

ENDORSED: Filed June 21, 1929.  
In Open Court.  
H. P. Warfield, Clerk.

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

NORTHERN District of OKLAHOMA
SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, FRIDAY, JUNE 21, 1929.

ORDER TO NOTIFY GRAND JURORS TO REPORT

Now on this 21st day of June, A. D. 1929, it is ordered by the Court that the Clerk notify each Grand Juror to report for duty Tuesday, July 2nd, 1929.

UNITED STATES OF AMERICA, Plaintiff, )
vs. ) No. 1850 - Criminal.
CHARLEY JOHNSON, Defendant. )

Now on this 21st day of June, A. D. 1929, it is ordered by the Court that, upon request of the Defendant herein, commitment be issued forthwith as of this date, in accordance with the Mandate from the Circuit Court of Appeals.

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

UNITED STATES OF AMERICA, Plaintiff, )
vs. ) No. 2900 - Criminal.
WM. K. HALE, Defendant. )

- ORDER OF COURT -

And now on this the 21st day of June A. D. 1929, the same being a regular day of the special March A. D. 1929, term of said court, and coming on for hearing the matter of taxation of the said costs in the above entitled matter and it appearing to the court that at Pawhuska, Oklahoma, from January 15th to January 26th, A. D. 1929, that the above entitled cause was on for hearing and that said matter was of such importance both to the Government and the defendant, and that said defendant had heretofore been tried and that attempts had been made to tamper with the jury and for said reason the court deemed it advisable to have two bailiffs with the jury at all times, both day and night, and for said reason an Order was signed directing the United States Marshal to employ and have with said jury two bailiffs at all times, which made it necessary for the Marshal to have constantly employed during said time four bailiffs.

And it further appearing to the court that under Sec. 834 of Instructions to United States Marshals, said Marshal only has authority to employ three bailiffs, and it further appearing under Sec. 536 of said Instructions to United States Marshals and under the Revised Status of Sec. 846, that the court may by an order cause extraordinary costs to be taxed in any action.

And it further appearing to the court that Voucher No. 1751 issued by the United States Marshal, for the Northern District of Oklahoma, S. G. Victor, has been refused and payment disallowed, by reason of the fact that said marshal is only authorized to employ three bailiffs, and it further appearing that said voucher has been returned for a special Order by the court, and the court being fully advised in the premises and on motion of said Marshal and the United States Attorney appearing for said marshal,

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, that the sum of SIXTY (\$60.00) DOLLARS, be and the same is hereby taxed as costs in said above entitled matter for the payment of fees due A. C. Roomsbury for his services as bailiff at Pawhuska, Oklahoma, from January 15th to January 26th, both inclusive.

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

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

ENDORSED: Filed - In Open Court - June 21, 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, FRIDAY, JUNE 21, 1929.

possession and sale of intoxicating liquor, and

It further appearing to the court that on said date, defendant was sentenced to the National Training School for boys at Washington, D. C. for a period of eighteen months and to pay a fine of ONE HUNDRED (\$100.00) DOLLARS, and

It further appearing to the court that said defendant is under age of seventeen (17) years, and that under and by virtue of Sec. 145 and 146 of Title 20 U.S.C.A. said defendant must be sentenced for a period until he is twenty-one (21) years of age, and

It further appearing to the court that a commitment has been issued in said cause by the Clerk of the United States Court, for the Northern District of Oklahoma, under date of June 1st, 1929.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, that said commitment be and the same is hereby set aside.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED THAT THE defendant be incarcerated in the National Training School for boys at Washington, D. C. until his 21st birthday.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED, that a commitment be issued by the United States District Court Clerk in this cause, in accordance with this Order.

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

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

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

UNITED STATES OF AMERICA, Plaintiff, )  
vs. ) No. 3633 - Criminal.  
CRAWFORD ROACH, Defendant. )

Now on this 21st day of June, A. D. 1929, there comes on for hearing defendant's application for modification of sentence in the above entitled cause. After being advised in the premises it is ordered by the Court that said application be, and the same is hereby denied.

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

AMERICAN WHOLESALE CORPORATION, )  
Plaintiff, )  
vs. ) No. 375 - Law.  
J. PUTTER, TRADING AS J. PUTTER )  
& SONS, Defendant. )

O R D E R

In the above entitled cause, it appearing to the court that the parties are making effort to settle and compromise the above case and obviate the necessity of a trial, and that a proposition of settlement and compromise has been submitted to the attorneys for the plaintiff and that the same is being forwarded for consideration and action thereon, which may obviate the necessity of a trial.

IT IS THEREFORE CONSIDERED, ORDERED AND ADJUDGED that this cause be stricken from the present trial assignment.

Dated this June 21, 1929.

F. E. KENNAMER,  
District Judge.

ENDORSED: Filed June 21, 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, FRIDAY, JUNE 21, 1929.

You are hereby cited and admonished to be and appear at the United States Circuit Court of Appeals for the Tenth Circuit, to be held in the City of Denver, State of Colorado, on the 31st day of July, 1929, pursuant to an order allowing an appeal, filed and entered in the Clerk's office of the District Court of the United States for the Northern District of Oklahoma from a final judgment signed, filed and entered on the 11th day of June, 1929 in that certain suit, being Number 771 Law, wherein you, the said R. E. Davis, are plaintiff and appellee, to show cause, if any there be, why the judgment rendered against the said appellant, F. W. Woolworth Company, a corporation, should not be corrected, and why justice should not be done to the parties in that behalf.

WITNESS the said Hon. F. E. Kennamer, United States District Judge for the Northern District of Oklahoma this 21st day of June 1929.

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

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

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TRANSCONTINENTAL OIL COMPANY,	}	No. 786 - Law.
Plaintiff,		
vs.	}	
TIDAL OIL COMPANY, ET AL,		
Defendants.)		

Now on this 21st day of June, A. D. 1929, it is ordered by the Court, upon agreement by both parties, that the above entitled cause be, and the same is hereby stricken from the assignment of July 10th, 1929.

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Court adjourned until June 24, 1929.

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION

TULSA, OKLAHOMA,

MONDAY, JUNE 24, 1929.

On this 24th day of June, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma sitting in Special March 1929 Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.  
John M. Goldesberry, Esq., United States Dist. Attorney.  
John H. Vickrey, Esq., United States Marshal.

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

ORDER EMPANELING PETIT JURORS.

Now on this 24th day of June, A. D. 1929, come R. K. Anthis and Oscar Payne, Petit Jurors, having heretofore been excused in open court for good cause shown. The Court thereupon examines said Petit Jurors as to their qualifications and they are hereby accepted as Petit Jurors for this Special March 1929 Term of Court.

OATH OF WILSON R. ROACH, U. S. COMMISSIONER, TULSA, OKLAHOMA.

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

UNITED STATES OF AMERICA }  
NORTHERN DISTRICT OF OKLAHOMA } SS

I, Wilson R. Roach, do solemnly swear that I will administer justice without respect to person, and do equal right to the rich and the poor, and that I will faithfully and impartially discharge and perform all the duties incumbent upon me as a United States Commissioner, agreeable to the Constitution and Laws of the United States.

I further solemnly swear that I will support and defend the Constitution of the United States against all enemies, foreign and domestic, that I will bear true faith and allegiance to the same; that I take this obligation freely, without any mental reservation and purpose of evasion; that I will well and faithfully discharge the duties of the office of which I am about to enter. SO HELP ME GOD.

WILSON R. ROACH,

Subscribed and sworn to before me this 1st day of April, 1929.

Where Born: Nebraska.  
Whence appointed: State - Oklahoma  
County - Tulsa  
Congressional District: First  
Date of Birth: Sept. 19, 1901.  
Date of entry on duty: April 1, 1929.  
Impression of seal of Commissioner.  
( S E A L )

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

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

UNITED STATES OF AMERICA, Plaintiff, )  
vs. ) No. 1758 - Criminal.  
MARY HARMELIA, Defendant. )

Now on this 24th day of June, A. D. 1929, on motion of the United States District Attorney, it is ordered by the Court that the above entitled cause be, and the same is hereby dismissed.

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

NORTHERN District of OKLAHOMA  
SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, MONDAY, JUNE 24, 1929.

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

THE UNITED STATES OF AMERICA, Plaintiff, )  
vs. ) No. 3571 - Criminal.  
CHARLES O'DONNELL, Defendant. )

## O R D E R

Now on this 24th day of June, 1929 being one of the regular judicial days of this court this cause comes on to be heard on the intervening petition of C. F. Marshall, asking for an order, delivering to the intervenor one,

Erskine Club Sedan Automobile, Serial No.  
5032016, Motor No. 108468.

Present, the intervenor in person and by his attorney, E. D. Brewer. Present, the United States Government by the Assistant United States attorney, H. F. Seaton and the court having heard all of the evidence and the testimony of witnesses sworn and examined in open court finds that the said automobile should be delivered to the intervenor, C. F. Marshall.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED THAT THE prohibition enforcement officers of the United States and the officers of this court and their agents and custodians and the Browne Motor Company immediately deliver to the intervenor C. F. Marshall the above described automobile.

It is further ordered that the intervenor, C. F. Marshall pay the costs and expense incidental to the custody of the said automobile with the Browne Motor Company during the pendency of this action.

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

F. E. KENNAMER, Judge.

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

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UNITED STATES OF AMERICA, Plaintiff, )  
vs. ) No. 1905 - Criminal.  
MARY HARMELIA, Defendant. )

Now on this 24th day of June, A. D. 1929, it is ordered by the Court, upon motion of the United States District Attorney, that the above entitled cause be, and the same is hereby dismissed.

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UNITED STATES OF AMERICA, Plaintiff, )  
vs. ) No. 3645 - Criminal.  
MRS. CHARLIE FREEZE, Defendant. )

Now on this 24th day of June, A. D. 1929, it is ordered by the Court that bond of Mrs. Charlie Freeze, defendant herein, be fixed in the sum of \$1000.00.

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION

TULSA, OKLAHOMA,

MONDAY, JUNE 24, 1929.

IN THE UNITED STATES DISTRICT COURT FOR  
THE NORTHERN DISTRICT OF OKLAHOMAIN RE: ASSESSMENT AGAINST THE  
CARTER OIL COMPANY OF OMITTED  
PROPERTY FOR 1920, 1921 and 1922.THE TAXING AUTHORITIES OF CREEK  
COUNTY, OKLAHOMA,

Plaintiff,

No. 136 - Law.

vs.

THE CARTER OIL COMPANY, A CORPORA-  
TION,  
Defendant.ORDER DISMISSING PROCEEDING AND EXFUNGING ASSESSMENT  
FROM TAX ROLLS

Now on this 24th day of June, 1929, this cause coming on for hearing after due notice to the parties hereto and their attorneys of record, and the defendant appearing by its attorney, Walter Davison, and the plaintiff, although duly called in open court, appearing not, and the defendant having filed its motion to dismiss the proceedings herein for want of prosecution and to expunge the assessment of its property from the tax rolls for the years in question, which said motion is in proper form and duly verified; and,

It appearing to the Court from the statement of counsel, the record is the case and the evidence adduced, that the plaintiff herein, being the taxing authorities of Creek County, Oklahoma, failed to appear and prosecute this action and that said action was in fact instituted by one W. M. Gulager, formerly tax ferret of Creek County, Oklahoma, who has also failed to appear in person or by counsel and prosecute said action in the name of the taxing authorities, and it being further made to appear to the court that said taxing authorities do not desire to further prosecute this proceeding but that they are not in position to dismiss it because said proceeding is brought to this court by appeal of the defendant, The Carter Oil Company, from a judgment of the County Treasurer assessing said property for taxation, and it further appearing to the court that failure on the part of the plaintiff and said tax ferret to prosecute said action in effect harasses and embarrasses said defendant in the transaction of its business and that said proceeding should be dismissed, and said defendant protected, in its rights with relation hereto; that said tax ferret is not a party to this action and has no such interest herein as entitles him to prosecute the same.

The court finds that plaintiff's motion herein filed should be, and the same hereby is sustained; that said proceedings herein should be, and the same hereby are dismissed and the assessment complained of by the defendant, The Carter Oil Company, be expunged from the tax rolls of said Creek County, Oklahoma, and cancelled, and that said Creek County and its taxing officials and all officers, agents and employees of said county and their successors be forever enjoined from attempting in any way to collect the taxes assessed against said The Carter Oil Company, complained of by such company in this proceedings, which are based upon the findings of James E. Payne, County Treasurer in and for said Creek County, Oklahoma, wherein such treasurer found that The Carter Oil Company should be assessed on omitted property in the following years and amounts:

1921 - \$75,000.00, resulting in levy and  
assessment in the sum of \$2,985.00,

1922 - \$75,000.00, resulting in levy and  
assessment in the sum of \$3,465.00,

pursuant to which finding and on the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, said County Treasurer listed, assessed and extended upon the tax rolls of said Creek County, Oklahoma, for the years aforesaid property of the valuation and bearing taxes as above, from which finding by the said County Treasurer The Carter Oil Company took an appeal from the

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

NORTHERN District of OKLAHOMA  
SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, MONDAY, JUNE 24, 1929.

County Court of said Creek County, Oklahoma, and after said appeal was lodged in said County Court of said Creek County, Oklahoma, removed said cause to the United States District Court for the Eastern District of Oklahoma, at a time prior to the existence of the United States Court for the Northern District of Oklahoma; and after the creation of such United States District Court for the Northern District of Oklahoma this proceeding was duly transferred from the United States District Court for the Eastern District of Oklahoma to the United States Court for the Northern District of Oklahoma.

IT IS, THEREFORE, ORDERED AND ADJUDGED that the proceedings herein be dismissed and that the listing, assessment and extension of the taxes above referred to be expunged from the tax rolls and the records of Creek County, Oklahoma, and cancelled, and that said Creek County and its taxing officials and all officers, agents and employees of said County and their successors be forever enjoined from attempting in any way to collect the taxes so assessed against The Carter Oil Company by virtue of the proceedings complained of by The Carter Oil Company herein. Nothing herein contained shall prevent the taxing officials of said Creek County, Oklahoma, from instituting new proceedings to assess the alleged omitted property.

F. E. KENNAMER, Judge.

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

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

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

vs. )

W. W. STUCKEY, COUNTY TREASURER  
OF TULSA COUNTY, OKLAHOMA, Defendant. )

No. 148 - Law.

JOURNAL ENTRY OF JUDGMENT.

The above cause coming on for trial this 24th day of June, 1929, both parties appearing in person and having waived a jury and submitted the cause to the court upon an agreed statement of facts, and the court being sufficiently advised in the premises;

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the court that the plaintiff herein, St. Louis-San Francisco Railway Company do have and recover of and from the defendant herein, W. W. Stuckey, as County Treasurer of Tulsa County, Oklahoma, upon the first cause of action questioning the Free Fair levy of Tulsa County for the taxing year 1924 .25 mills of the amount sued for, or a total of \$211.62, together with its costs in this action expended.

IT IS FURTHER ORDERED by the court, in accordance with the agreed statement of facts, that the sixth cause of action be reserved for future trial, consideration and determination.

IT IS FURTHER ORDERED by the court, in accordance with said agreed statement of facts, that .25 mills of the first cause of action and all of the second, third, fourth, fifth, seventh and eighth causes of action, be dismissed on motion of the plaintiff, and the County Treasurer is hereby directed to disburse to the proper funds any amount held up by him on account of protest mentioned in said last named causes of action.

IT IS FURTHER ORDERED that the defendant herein do upon presentation to him of properly certified copy of this judgment, pay to the plaintiff herein the amount herein adjudged due him.

O. K.  
Cruse & Franklin,  
Attorneys for Plaintiff.  
Byron Kirkpatrick, County Attorney.  
Hugh Webster, Asst. Co. Atty.

F. E. KENNAMER, Judge.

ENDORSED: Filed June 24, 1929. H. P. Warfield, Clerk.  
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## In the District Court of the United States in and for the

NORTHERN District of OKLAHOMA  
 SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, MONDAY, JUNE 24, 1929.

G. C. ZINGLEY, Plaintiff, )  
 vs. ) No. 175 - Law.  
 TURMAN OIL COMPANY, Defendant. )

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

PAWNEE COUNTY, Plaintiff, )  
 vs. ) No. 271 - Law.  
 JOHNSON OIL & REFINING COMPANY, Defendant. )

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

BOARD OF COUNTY COMMISSIONERS, Plaintiffs, )  
 TULSA COUNTY, )  
 vs. ) No. 279 - Law.  
 MISSOURI, KANSAS & TEXAS RAILWAY COMPANY, Defendant. )

Now on this 24th day of June, A. D. 1929, it is ordered by the Court that the above entitled cause be, and the same is hereby passed for hearing to Monday, July 1st, 1929.

ST. LOUIS & SAN FRANCISCO RAILWAY COMPANY, Plaintiff, )  
 vs. ) No. 282 - Law.  
 OTTAWA COUNTY, COUNTY TREASURER, Defendant. )

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

GIBSON OIL COMPANY, Plaintiff, )  
 vs. ) No. 330 - Law.  
 FIRST NATIONAL BANK, TULSA, Defendant. )

Now on this 24th day of June, A. D. 1929, stipulation is filed in the above entitled cause, and thereupon, it is ordered by the Court that said stipulation be, and the same is hereby approved, and said cause is stricken from the assignment of this date.

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

MISSOURI-KANSAS-TEXAS RAILROAD COMPANY, Plaintiff, )  
 vs. ) No. 364 - Law.  
 FRANK H. BAILEY, AS COUNTY TREASURER OF CRAIG COUNTY, STATE OF OKLAHOMA, Defendant. )

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, MONDAY, JUNE 24, 1929.

JOURNAL ENTRY

NOW, on this 24th day of June, 1929, the same being one of the judicial days of the Special March, 1929 Term of this court, sitting at Tulsa, Oklahoma, come the parties in the above entitled and numbered cause, for the recovery of taxes for the last half of the fiscal year beginning July 1, 1925, and ending June 30, 1926, paid under protest, and file and present stipulation by the terms of which it appears that this cause shall be dismissed, with prejudice, as to the first cause of action set up in plaintiff's second amended petition, involving the County General Fund levy for current expenses, amount \$439.03, and the second cause of action set up in plaintiff's second amended petition, involving the County General Fund levy for County Highway Fund, amount \$1,233.59, and the third cause of action set up in plaintiff's second amended petition, involving the Vinita City Sinking Fund levy, amount \$508.94, and that plaintiff having heretofore recovered judgment on the Vinita City General Fund levy, and School District No. 50 Sinking Fund levy, and a portion of said County General Fund levy for current expenses, involved herein, the defendant will pay the costs in this cause;

AND, the court having seen the stipulation and being fully advised in the premises,

IT IS THEREFORE, CONSIDERED, ORDERED AND ADJUDGED BY THE Court that this cause be and the same is hereby dismissed, with prejudice, as to the first cause of action set up in plaintiff's second amended petition, involving the County General Fund levy for current expenses, amount \$439.03, and the second cause of action set up in plaintiff's second amended petition, involving the County General Fund levy for County Highway Fund, amount \$1,233.59, and the third cause of action set up in plaintiff's second amended petition, involving the Vinita City Sinking Fund levy, amount \$508.94, the court costs herein to be paid by the defendant.

O. K.  
M. D. Green  
Eric Haase  
S. F. Parks  
Attorneys for Plaintiff.

F. E. KENNAMER, Judge.

O. K.  
Paul O. Simms,  
County Attorney -  
Attorney for Defendant.

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

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COSDEN OIL & GAS COMPANY, Plaintiff, )  
vs. ) No. 441 - Law.  
C. G. TIBBENS, Defendant. )

Now on this 24th day of June, A. D. 1929, it is ordered by the Court, after agreement by both sides, that the above entitled cause be, and the same is hereby stricken from the assignment of this date.

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

L. R. KERSHAW, RECEIVER OF THE )  
MUSKOGEE-SECURITY NATIONAL BANK )  
OF MUSKOGEE, A CORPORATION, Plaintiff, )  
vs ) No. 724 - Law.  
NOEL C. OWNBY, Defendant. )

JOURNAL ENTRY

Now on this 24th day of June, 1929, being one of the

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, MONDAY, JUNE 24, 1929.

regular judicial days of said court, this cause came on to be heard in its regular order on motion for a default judgment by the plaintiff herein; and the plaintiff appearing by Ferd. P. Snider, his attorney, and the defendant, Noel C. Ownby, having been three times called in open court to appear, except, demur, answer or plead to the petition of the plaintiff filed herein, came not but made default. And the court having ordered that said defendant is in default and having ordered that the allegations contained in plaintiff's petition be taken as confessed; and it appearing that said defendant had been duly notified more than twenty days prior to this date of the pendency of this action as required by law, by personal service of summons; and the court having heard all the evidence and the oral testimony of witnesses sworn and examined in open court, and being fully advised in the premises, on consideration thereof finds that all the averments of the plaintiff's petition are true, as therein set forth; that on the 7th day of November, 1925, the said defendant, Noel C. Ownby, became liable and bound to pay to the plaintiff the sum of \$7,466.67 on account of a levy, requisition and assessment of one hundred per cent upon the shareholders of The Muskogee-Security National Bank, a corporation, on or before November 12th, 1925, together with interest thereon at the rate of six per cent per annum from the last mentioned date and that no part of said assessment has been paid; that said assessment is now due together with interest thereon as hereinbefore set out.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the court that the plaintiff herein do have and recover of said defendant, Noel C. Ownby, the sum of \$7,466.67 with interest thereon at the rate of six per cent per annum from and after November 12, 1925, until paid, and all costs of this suit.

F. E. KENNAMER, Judge.

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

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BROWN-CRUMMER INVESTMENT COMPANY,	Plaintiff,	} No. 760 - Law.
vs.		
BOARD OF EDUCATION, KEIFER, OKLAHOMA,	Defendant.	

Now on this 24th day of June, A. D. 1929, it is ordered by the Court that the above entitled cause be, and the same is hereby set July 11th, 1929. It is further ordered that Counsel for Plaintiff herein notify all attorneys in said cause of said setting.

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GUARANTY FUND LIFE INSURANCE COMPANY,	Plaintiff,	} No. 781 - Law.
vs.		
CITY OF DRUMRIGHT,	Defendant.	

Now on this 24th day of June, A. D. 1929, it is ordered by the Court that the above entitled cause be, and the same is hereby set for hearing on July 11th, 1929. It is further ordered that Counsel for Plaintiff herein notify all attorneys in said cause of said setting.

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MAUDE TRIMM,	Plaintiff,	} No. 795 - Law.
vs.		
OKLAHOMA UTILITIES COMPANY,	Defendant.	

Now on this 24th day of June, A. D. 1929, the above entitled cause comes on for trial. It is ordered by the Court that plaintiff be granted leave to file reply and thereafter reply is file. There-

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, MONDAY, JUNE 24, 1929.

upon, both sides having announced ready for trial, a jury is duly empaneled and sworn to try said cause and a true verdict render. Challenges are waived by both sides and all witnesses are sworn in open court. Opening statement are made and the Plaintiff presents her evidence and proof with the following witnesses: Maude Trimm, W. W. Trimm, Ruth Trimm, Dr. E. N. Lipe, A. J. Newton, E. Mancer and Walter Trimm, and thereafter, Plaintiff rests. Defendant demurs to evidence offered, which demurrer is overruled and exceptions are allowed. Thereupon Defendant presents its evidence and proof with the following witnesses: W. M. McCullum and B. P. Walker, and thereafter, Defendant rests. Rebuttal testimony is waived by both sides. Closing arguments of counsel are heard and motion for a directed verdict is overruled and exceptions are allowed. Thereupon, the Court instruct the jury as to the law in the case and the jury retire in charge of a sworn bailiff to deliberate upon their verdict herein. And thereafter on this same day the jury return into open court and through their Foreman present their verdict herein which is in words and figures as follows:

"VERDICT

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

MAUDE TRIMM, Plaintiff, )
vs. )
OKLAHOMA UTILITIES COMPANY, Defendant. ) Case No. 795 - Law.

We, the jury in the above-entitled case, duly impaneled and sworn, upon our oaths find for the plaintiff, and assess damages at Two Thousand and no/100 Dollars.

HARRY E. HEWITT, Foreman."

ENDORSED: Filed In Open Court June 24, 1929. H. P. Warfield, Clerk.

And thereupon the defendant excepts to the verdict of the jury, which exceptions are allowed.

And thereafter, the jury announcing this to be their true verdict herein, it is ordered by the Court that said jury be discharged from further consideration of this case.

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

MAUDE TRIMM, AS NEXT FRIEND OF WALTER TRIMM, Plaintiff, )
vs. )
OKLAHOMA UTILITIES COMPANY, A CORPORATION, Defendant. ) No. 795 - Law.

JOURNAL ENTRY

Now, on this the 24th day of June, 1929, the same being a regular juridical day of the March, 1929, special term of this court, this cause comes on in its regular order on the special assignment for trial; the plaintiff appearing in person and by her counsel, Leahy, Macdonald, Maxey & Files; and the defendant appearing by its counsel, Neil E. McNeil, Eben L. Taylor, H. V. Lewis and Sam A. Neely; and all parties announcing ready for trial;

Thereupon, a jury of twelve good and lawful men was drawn to try the issues between the plaintiff and defendant; the plaintiff introduced her evidence and rested; the defendant thereupon demurred to the evidence offered for and on behalf of the plaintiff, which demurrer was by the court overruled, to which the defendant excepted, and its expectations were and are by the court allowed; the defendant thereupon introduced its evidence and rested; the plaintiff offered its evidence in rebuttal and closed, and the defendant having closed its evi-

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

NORTHERN District of OKLAHOMA  
 SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, MONDAY, JUNE 24, 1929.

dence moved the court for an instructed verdict, which motion was by the court overruled, to which the defendant excepted, and its exceptions were allowed; and the court, after hearing the argument of counsel for both plaintiff and defendant, instructs the jury, and the jury retired and after due consideration returned its verdict into open court, omitting the caption, in words and figures as follows, to-wit:

"We, the jury in the above-entitled case, duly empaneled and sworn, upon our oaths find for the plaintiff and assess damages at Two Thousand and No/100 Dollars.

Harry Hewitt,  
 Foreman."

NOW, THEREFORE, in accordance with said verdict of said jury, it is ordered, adjudged and decreed by the court that the plaintiff have and recover of and from the defendant the sum of \$2,000.00 together with costs of this action.

F. E. KENNAMER, Judge.

O. K.  
 Leahy, Macdonald, Maxey & Files,  
 Attorneys for Plaintiff.

Neil E. McNeil, Eben L. Taylor,  
 H. V. Lewis and Sam A. Neely,  
 Attorneys for Defendant.

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

-----  
 UNITED STATES OF AMERICA, Plaintiff, )  
 vs. ) No. 849 - Law.  
 SAM TURNER AND BERTHA MORRIS, Defendants. )

Now on this 24th day of June, A. D. 1929, it is ordered by the Court that Motion for Judgment on Pleadings be, and the same is hereby set for hearing on June 26th, 1929.

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 Court adjourned until June 25, 1929.

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, TUESDAY, JUNE 25, 1929.

On this 25th day of June, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1929 Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kenamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.  
John M. Goldesberry, Esq., United States Dist. Attorney.  
John H. Vickrey, Esq., United States Marshal.

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

UNITED STATES OF AMERICA,	Plaintiff,	}	No. 560 - Criminal.
vs.			
HARRY BRIGHT,	Defendant.		

Now on this 25th day of June, A. D. 1929, it is ordered by the Court, upon motion of the United States District Attorney, that the above entitled cause, be and the same is hereby dismissed.

UNITED STATES OF AMERICA,	Plaintiff,	}	No. 789 - Criminal.
vs.			
BEN DOWDRY,	Defendant.		

Now on this 25th day of June, A. D. 1929, it is ordered by the Court, upon motion of the United States District Attorney, that Count 3 in the above entitled cause be, and the same is hereby dismissed.

UNITED STATES OF AMERICA,	Plaintiff,	}	No. 2334 - Criminal.
vs.			
MRS. IDA SPRINGS,	Defendant.		

Now on this 25th day of June, A. D. 1929, it is ordered by the Court, upon motion of the United States District Attorney, that the above entitled cause be, and the same is hereby dismissed as to said defendant.

UNITED STATES OF AMERICA,	Plaintiff,	}	No. 3093 - Criminal.
vs.			
FRED CAMPBELL,	Defendant.		

Now on this 25th day of June, A. D. 1929, it is ordered by the Court, upon motion of the United States District Attorney, that the above entitled cause be, and the same is hereby dismissed as to said defendant.

UNITED STATES OF AMERICA,	Plaintiff,	}	No. 3653 - Criminal.
vs.			
TOM DYER,	Defendant.		

Now on this 25th day of June, A. D. 1929, there comes on for hearing in the above entitled cause application for modification of sentence heretofore imposed. Said application is, by the Court, denied and it is ordered that sentence is to stand as pronounced.

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

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SPECIAL MARCH 1929 SESSION

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TULSA, OKLAHOMA, TUESDAY, JUNE 25, 1929.

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

P. B. STERLING,	Plaintiff,	}	No. 302 - Law.
vs.			
SEABOARD OIL & GAS COMPANY, A CORPORATION,	Defendant.	}	

ORDER OF DISMISSAL

Upon application of the attorney for the plaintiff, the above entitled cause is dismissed without prejudice at the cost of the plaintiff.

Dated this 25th day of June, 1929.

F. E. KENNAMER, Judge.

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

MRS. BLANCHE WEITZEL, ADMX.	Plaintiff,	}	No. 435 - Law.
vs.			
SKELLY OIL COMPANY,	Defendant..	}	

Now on this 25th day of June, A. D. 1929, the above entitled cause came on for hearing and trial, and a jury was duly empaneled. Thereafter, information having been given the Court that a witness for the Plaintiff on account of illness is unable to be present, it is ordered by the Court that said cause be set for trial on July 1st, 1929. It is further ordered that the jury be discharged from further consideration of this case on this date.

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

UNITED STATES,	Plaintiff,	}	No. 440 - Law.
vs.			
ELIZABETH GREER, ESTHER GREER, GLADYS DANIELS, M. LEVINSON, JOE KRAUS, W. E. BEST, AND THE AETNA CASUALTY & SURETY COMPANY, A CORPORATION,	Defendants.	}	

JOURNAL ENTRY.

Now on this 25th day of June, 1929, this matter coming on to be heard, pursuant to former setting, whereupon it was suggested by counsel that all of the facts in connection with the case could be stipulated to within the near future, and request was made of the Court for permission to submit said cause upon such prospective stipulation of facts, and that said cause be stricken from the present trial assignment, such request being by the Court duly allowed.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said cause be stricken from the present assignment, and that a stipulation covering the facts herein be filed at the earliest convenience of counsel herein.

F. E. KENNAMER, Judge.

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

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

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District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, TUESDAY, JUNE 25, 1929.

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

EMMA BLANSETT HYATT, Plaintiff, )  
 vs. )  
 ST. LOUIS-SAN FRANCISCO RAILWAY ) No. 549 - Law.  
 COMPANY, A CORPORATION, Defendant. )

O R D E R

Now on this 25th day of June, 1929, it appearing to the court that heretofore, to-wit on the 21st day of January, 1928, the court sustained the demurrer of the defendant to the petition of plaintiff and granted plaintiff thirty days within which to amend petition; and it further appearing to the court that plaintiff has failed and neglected to file an amended petition, and on application of the defendant for a dismissal it is hereby ordered, adjudged and decreed by the court that the above styled cause be and the same is hereby dismissed without prejudice.

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

F. E. KENNAMER, Judge.

ENDORSED: Filed In Open Court  
 June 25, 1929.  
 H. P. Warfield, Clerk.

OLA ENGHART, Plaintiff, )  
 vs. ) No. 558 - Law.  
 SOUTHWEST MISSOURI RAILWAY )  
 COMPANY, Defendant. )

Now on this 25th day of June, A. D. 1929, it is ordered by the Court that the above entitled cause be, and the same is hereby stricken from the assignment of this date.

L. O. CARTER, Plaintiff, )  
 vs. ) No. 576 - Law.  
 ARGO OIL COMPANY, Defendant. )

Now on this 25th day of June, A. D. 1929, it is ordered by the Court that the above entitled cause be, and the same is hereby stricken from trial assignment of this date.

L. O. CARTER, Plaintiff, )  
 vs. ) No. 577 - Law.  
 ARGO OIL COMPANY, Defendant. )

Now on this 25th day of June, A. D. 1929, it is ordered by the Court that the above entitled cause be, and the same is hereby stricken from trial assignment of this date.



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

NORTHERN District of OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, WEDNESDAY, JUNE 26, 1929.

On this 26th day of June, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1929 Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.  
John M. Goldesberry, Esq., United States Dist. Attorney.  
John H. Vickrey, Esq., United States Marshal.

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

UNITED STATES OF AMERICA,	Plaintiff, )	
vs.	)	No. 3653 - Criminal.
TOM DYER,	Defendant. )	

Now on this 26th day of June, A. D. 1929, it is ordered by the Court that the execution of sentence heretofore imposed herein be stayed five (5) days from this date.

-----

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

ADRIAN FRANKLIN BRADLEY, A MINOR, BY W. E. BRADLEY, HIS FATHER AND NEXT FRIEND,	Plaintiff, )	
vs.	)	No. 442 - Law.
UNION TRACTION COMPANY, A CORPORATION, AND VIRGIL CHURCHILL,	Defendants. )	

ORDER OF DISMISSAL

Now on this 26th day of June, 1929, this cause coming on for hearing on application of the plaintiff made in open court, and the plaintiff appearing by Glenn O. Young, his attorney, and the defendants appearing by Chester Stevens, their attorney, and defendant Union Traction Company having announced its insolvency and the fact that it was now in the hands of a receiver, thereupon plaintiff, in open court, dismisses this action without prejudice and it is by the court ordered that the action be dismissed accordingly.

F. E. KENNAMER, Judge.

ENDORSED: Filed June 26, 1929.  
H. P. Warfield, Clerk.

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

CORA TEFERTILLER,	Plaintiff, )	
vs.	)	No. 451 - Law.
UNITED STATES,	Defendant. )	

JOURNAL ENTRY OF JUDGMENT

Now on this 26th day of June, a. d. 1929, there came on for hearing in this Court in regular order and by prior assignment the above entitled action, and there appeared in her own proper person this plaintiff, Cora Tefertiller and her counsel, Glenn O. Young, and doth announce ready for trial.

And now there appeared for this defendant United States of America, John M. Goldesberry, United States Attorney for the

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

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## District of

SPECIAL MARCH 1929 SESSION

TULSA, OKLAHOMA, WEDNESDAY, JUNE 26, 1929.

Northern District of Oklahoma, and Louis N. Stivers, Assistant United States Attorney for the said district, and J. V. Fitts, Regional Attorney of the United States Veterans' Bureau at Oklahoma City, Oklahoma, for this defendant, and doth announce ready for trial;

Whereupon, the Court doth proceed to hear and determine the issues herein joined, the right of trial by jury having been waived in writing in this action, and a stipulation entered into by each of the parties hereto that the issues should be submitted to the Court, sitting as a jury;

And now this plaintiff and this defendant doth submit their evidence both oral and written to this Court, whereupon after oral arguments had in this action, and upon due consideration of this case this Court finds the issues generally for the defendant, United States of America.

It is, therefore, by this Court ORDERED AND ADJUDGED that the plaintiff, Cora Tefertiller, take nothing by this action and that the defendant, United States of America, have and recover from the plaintiff on all issues in this case heretofore joined, and that defendant go hence without day or date.

IT IS SO ORDERED.

To which the plaintiff excepts and exceptions are allowed.

F. E. KENNAMER, Judge.

Form O. K.  
Glenn O. Young,  
Attorney for Plaintiff.

John M. Goldesberry,  
By Harry Seaton, Assistant  
United States Attorney.

Attorneys for the Defendant.

J. V. Fitts,  
Regional Attorney.

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

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M. P. DONOHUE,	Plaintiff,	}	No. 469 - Law.
vs.			
BU-VI-BAR PETROLEUM COMPANY,	Defendant.		

Now on this 26th day of June, A. D. 1929, it is ordered by the Court that the above entitled cause be, and the same is hereby stricken from the assignment of this date.

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IN THE DISTRICT COURT OF THE UNITED STATES FOR		
THE NORTHER DISTRICT OF OKLAHOMA		
RUTHERFORD B. BUTTS, AS RECEIVER OF	}	No. 472 - Law.
THE FIRST NATIONAL BANK IN KIEFER,		
OKLAHOMA,		
vs.	Plaintiff,	
UNITED STATES FIDELITY & GUARANTY	}	
COMPANY, OF BALTIMORE, MARYLAND,		
	Defendant.	

## O R D E R

Now on this 26th day of June, 1929, the same being a regular judicial day of said court, it being made to appear that

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, WEDNESDAY, JUNE 26, 1929.

Rutherford B. Butts as Receiver has been succeeded by J. G. Hughes as Receiver of the First National Bank in Kiefer, Oklahoma, on the application of counsel for plaintiff it is considered, ordered and adjudged by the court that the said J. G. Hughes as Receiver be substituted for Rutherford B. Butts as Receiver, as plaintiff in the above styled cause.

F. E. KENNAMER, Judge.

ENDORSED: Filed In Open Court
June 26, 1929
H. P. Warfield, Clerk.

J. G. HUGHES, RECEIVER OF THE FIRST NATIONAL BANK IN KIEFER, OKLAHOMA. (Substituted for R. B. Butts, Rec.) Plaintiff,
vs. UNITED STATES FIDELITY AND GUARANTY COMPANY, Defendant.
No. 472 - Law.

Now on this 26th day of June, A. D. 1929, the above entitled cause came on for trial. It is ordered by the Court that J. G. Hughes be substituted for R. B. Butts, as Receiver of the First National Bank in Kiefer, Oklahoma. Thereafter both sides announce ready for trial, the plaintiff being represented by counsel, Miller & Stephenson, and defendant being represented by its counsel, West, Gibson, Sherman, et al. Thereupon a jury is duly empaneled and sworn to try said cause and a true verdict render. George L. Carpenter is excused for cause and plaintiff challenges W. J. Ruyles. Defendant waives challenges. Opening statement of counsel are made and plaintiff introduces his evidence and rests. Defendant demurs to evidence offered by plaintiff which demurrer is overruled and exceptions are allowed. Defendant introduces evidence and rests. Both sides rest. Defendant moves the Court for a directed verdict which motion is overruled. Plaintiff moves the Court for a directed verdict which motion is sustained. Thereupon the Court summons Cecil Peters, Foreman of the Jury, to sign the Directed Verdict for the Plaintiff assess damages in the sum of Ten Thousand Dollars, which verdict is in words and figures as follows:

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

J. G. HUGHES, RECEIVER, Plain tiff, )
vs. ) Case
UNITED STATES FIDELITY ) No. 472 - Law.
AND GUARANTY COMPANY, Defendant. )

We, the jury in the above-entitled case, duly impaneled and sworn, upon our oaths find for the plaintiff, and assess damages at \$10,000.00.

CECIL PETERS, Foreman."

ENDORSED: Filed In Open Court
June 26, 1929.
H. P. Warfield, Clerk.

Thereupon it is ordered by the Court that said jury be discharged from further consideration of this case.

It is further ordered by the Court that defendant be allowed Fifteen (15) Days from this date within which to file motion for a new trial and to prepare briefs to be filed therewith.

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

NORTHERN District of OKLAHOMA  
 SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, WEDNESDAY, JUNE 26, 1929.

MADELINE PEMBERTON WHITAKER, )  
 Plaintiff, )  
 vs. ) No. 568 - Law.  
 JOSEPH G. WHITAKER, ET AL, )  
 Defendants. )

Now on this 26th day of June, A. D. 1929, it is ordered by the Court, upon request of the defendant herein, that said cause be, and the same is hereby stricken from the assignment of this date.

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

UNITED STATES OF AMERICA, Plaintiff, )  
 vs. ) No. 849 - Law.  
 SAM TURNER, BERTHA MORRIS, )  
 CASTELLA ANDERSON-TALLEY, Defendants. )

And now on this the 26th, day of June A. D. 1929, the same being a regular day of the Special March term A. D. 1929, of said court, the above entitled matter coming on for hearing upon motion of the plaintiff, for judgment on the pleadings; plaintiff appearing by the United States Attorney, and the defendants having heretofore filed their answer herein, said matter having been regularly set for hearing at this time, but defendants came not and their attorney of record came not, whereupon the defendants were called aloud at the bar three times but came not. Said defendants, each of them and their attorney of record, failed to show cause why motion should not be sustained, and the court having heard the evidence, having the files, and being fully advised herein, finds that said motion should be sustained, and that the said Bertha Morris, 1020 E. Queen St., Tulsa, Oklahoma, and Castella Anderson-Talley, 936 E. Queen St., Tulsa, Oklahoma, are indebted to the plaintiff in the sum of SEVEN (\$700.00) HUNDRED DOLLARS, by reason of the forfeiture of said bond.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, that the plaintiff have and recover of and from the said Bertha Morris and Castella Anderson-Talley, and each of them, the sum of Seven Hundred Dollars, with interest thereon at the rate of six percent per annum from the 26th day of June A. D. 1929, for all of which let execution issue.

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

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

ENDORSED: Filed June 26, 1929.  
 H. P. Warfield, Clerk.

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

UNITED STATES OF AMERICA, Libellant, )  
 vs. ) No. 858 - Law.  
 FOUR HUNDRED AND NINETY-EIGHT CASES, )  
 MORE OR LESS, OF TOMATO CATSUP, )

O R D E R

This cause coming on to be heard before the Honorable F. E. Kennamer, Judge of the said Court, upon the application for an order of this Court that the said Eleven and Three-eighths cases of Tomato Catsup be delivered to the Griffin-Goodner Grocery Company, a corporation, the owner thereof; and the Court being fully advised in

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

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SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, WEDNESDAY, JUNE 26, 1929.

the premises, finds that the Griffin-Goodner Grocery Company, a corporation, is the owner of the said Eleven and Three-eights Cases of Tomato Catsup and that the said Griffin-Goodner Grocery Company, a corporation, has filed an answer in this cause wherein it admits that said Eleven and Three-eights cases of Tomato Catsup are misbranded, and that the Marshal of this Court has taken possession of the said Eleven and Three-eights Cases of Tomato Catsup.

The Court further finds that the said Griffin-Goodner Grocery Company, a corporation, has executed and delivered a good and sufficient surety bond in the sum of One Hundred Dollars (\$100.00) to the effect that such Eleven and Three-eights cases of Tomato Catsup will not be sold or otherwise disposed of contrary to the provisions of the Act of Congress of June 30, 1906, known as the Food and Drugs Act, and that the said Griffin-Goodner Grocery Company, a corporation, has also made payment of the court costs in this cause.

The Court further finds that the said Eleven and Three-eights Cases of Tomato Catsup should be delivered to the Griffin-Goodner Grocery Company, a corporation, the owner thereof.

IT IS THEREFORE CONSIDERED, ORDERED, ADJUDGED AND DECREED BY THE COURT that the said Eleven and Three-eights Cases of Tomato Catsup be delivered to the Griffin-Goodner Grocery Company, a corporation, or its lawful agent.

Done in open Court this 26th day of June, 1929.

F. E. KENNAMER, Judge.

O. K.  
Louis N. Stivers,

ENDORSED: Filed June 26, 1929.  
H. P. Warfield, Clerk.

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Court adjourned until June 27, 1929.



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

NORTHERN District of OKLAHOMA  
SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, THURSDAY, JUNE 27, 1929.

UNITED STATES OF AMERICA, Plaintiff, )  
vs. ) No. 3590 - Criminal.  
C. F. KENNER, Defendant. )

Now on this 27th day of June A. D. 1929, said defendant having been ordered brought before the Court instanter for sentence, it is ordered by the Court that judgment and sentence be imposed as follows:

Count 1. Be imprisoned in the United States Penitentiary at Leavenworth, Kansas, and be confined for the period of Two (2) Years; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.

Count 2. Pay a fine unto the United States in the sum of Twenty Five Dollars (\$25.00), and in default thereof stand committed until said fine is paid or until released by due process of law.

-----  
UNITED STATES OF AMERICA, Plaintiff, )  
vs. ) No. 3647 - Criminal.  
CLYDE HAGAN, Defendant. )

Now on this 27th day of June, A. D. 1929, it is ordered by the Court that the Clerk record Order of June 3rd, 1929, in the above entitled cause, as of this date, June 27th, 1929.

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

UNITED STATES OF AMERICA, Plaintiff, )  
vs. ) No. 3647 - Criminal.  
CLYDE HAGAN, Defendant. )

O R D E R

And now on this the 3rd, day of June A. D. 1929, the same being a special day of the regular March A. D. 1929 term of said court, and it appearing to the court that on the 31st day of May A. D. 1929, the said defendant plead guilty and was given a sentence of Sixty Days in the Tulsa County Jail, and thereafter on the 1st, day of June A. D. 1929, defendant represented to this court that his mother was in a critical physical condition, and this court granted defendant a twenty day release for the purpose of visiting his mother, and

It further appearing to the court that this defendant did not leave the city of Tulsa, after leaving said jail, but that he spent his time loafing around disreputable rooming houses and that said defendant was not using the twenty days leave of absence granted him, in visiting his mother.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED that the leave of absence granted said defendant be and the same is hereby revoked and this is the authority for the United States Marshal, in and for this district, to apprehend and incarcerate said defendant in the Tulsa County Jail.

IT IS FURTHER ORDERED that said defendant serve the Sixty Days sentence hereof imposed on him, and that the time that the defendant was at large, shall not be included in the said Sixty Days.

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

F. M. KENNAMER,  
United States District Judge.

ENDORSED: Filed June 27, 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, THURSDAY, JUNE 27, 1929.

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

UNITED STATES OF AMERICA, Plaintiff,
vs. No. 3649 - Criminal.
JOHNNIE B. BARBER, Defendant.

O R D E R

And now on this the 27th day of June A. D. 1929, the same being a regular day of the Special March A. D. 1929, term of said court, the above entitled matter coming on for hearing upon the motion of the United States Attorney, and on behalf of the United States of America, shows that the clerk in making his minutes in case No. 3649, had the sentence in this cause to run concurrently with the jail sentence in No. 2529 and that in preparing the commitment for the defendant herein, in cause No. 3649, had the sentence on count one and two herein run concurrently with the sentence on the indictment in cause No. 2529, and the court after having heard said motion and being fully advised in the premises finds:

That on the 13th, day of June A. D. 1929, upon the plea of guilty on two counts:

On the first count, the defendant was given a year and a day in the Federal Penitentiary at Leavenworth, Kansas, and a fine of One Hundred Dollars was imposed.

That on the second count said defendant was sentenced to a year and a day in the Federal Penitentiary at Leavenworth, Kansas, to run concurrently with sentence on count one; and on said date at the request of the defendant in cause No. 2529, this court ordered that the jail sentence in cause 2529 run concurrently with sentence heretofore imposed on count one in cause No. 3649; that the clerk of this court in preparing his minutes, made a mistake and had sentence in No. 3649 run concurrent with sentence in 2529; that in issuing commitment in cause No. 3649 had sentence to run concurrent with sentence in 2529, all of which was erroneous.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED that the minutes of said Court Clerk in cause Nos. 3649 and 2529 be corrected as of the 13th day of June A. D. 1929 to read, that the sentence in No. 2529 run concurrently with the sentence on count one and count two in No. 3649 and that a new and correct commitment be issued in accordance with this order.

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

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

ENDORSED: Filed June 27, 1929. In Open Court. H. P. Warfield, Clerk.

SUNLIGHT CARBON COMPANY, Plaintiff,
vs. No. 480 - Law.
ST. LOUIS & SAN FRANCISCO RAILWAY COMPANY, Defendant.

Now on this 27th day of June, A. D. 1929, it is ordered by the Court that the above entitled cause be, and the same is hereby stricken from the assignment of this date.

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

NORTHERN

District of

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SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, THURSDAY, JUNE 27, 1929.

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

THOMAS L. ROGERS,	Plaintiff,	}	No. 527 - Law.
vs.			
G. A. ROGERS,	Defendant.		

JOURNAL ENTRY

Now on this 27th day of June, 1929, the above entitled and numbered cause comes regularly on for trial pursuant to previous assignment, the plaintiff appearing by his attorneys of record Smith & Underwood and the defendant appearing by his attorneys of record Robson & Moreland. The plaintiff announced ready for trial whereupon the defendant's counsel stated that the defendant was not ready for trial on account of the absence of the defendant and the defendant moved the court to continue the case for the term. WHEREUPON the court being fully advised in the premises finds that no sufficient showing for a continuance of the case has been made on the part of the defendant and that his motion for a continuance should therefore be and it is hereby denied.

THEREUPON a jury of twelve good and lawful men from the Northern District of the State of Oklahoma is duly selected, impaneled and sworn to try the issues in said cause. Thereupon counsel for the plaintiff made his opening statement to the jury and counsel for the defendant made his opening statement to the jury.

THEREUPON the plaintiff proceeded with the introduction of evidence on his behalf and having concluded same the plaintiff rested. WHEREUPON the defendant interposes a demurrer to the evidence of the plaintiff and the court having considered same and being fully advised in the premises finds that said demurrer is not well taken and should be overruled.

IT IS THEREFORE CONSIDERED, ORDERED AND ADJUDGED by the court that defendant's demurrer to plaintiff's evidence be and it is hereby overruled, to which action of the court the defendant then and there in open court duly excepted. Thereupon, the defendant introducing no evidence, the cause is submitted to the jury under instructions of the court, and the jury returns its verdict in words and figures, as follows, to-wit:

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

THOMAS L. ROGERS,	Plaintiff,	}	Case No. 527 Law.
vs.			
G. A. ROGERS,	Defendant.		

We, the jury in the above-entitled case, duly impaneled and sworn, upon our oaths find for the plaintiff, and assess Recovery damages at \$9215.25 Dollars, including interest and attorneys fees.  
(signed) A. T. Bourne,  
Foreman."

Which verdict is duly received and filed and made a part of the record in said cause.

IT IS THEREFORE CONSIDERED, ORDERED AND ADJUDGED BY THE COURT that the plaintiff, Thomas L. Rogers, have and recover of and from the defendant, G. A. Rogers, the sum of Nine Thousand Two Hundred Fifteen and 25/100 (\$9,215.25) Dollars and the costs of this action for which let execution issue.

F. E. KENNAMER, Judge.

ENDORSED: Filed June 27, 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,

THURSDAY, JUNE 27, 1929.

WRIGHTSMAN PETROLEUM COMPANY, Plaintiff, )

vs. )

CONTINENTAL SUPPLY COMPANY, Defendant. )

No. 543 - Law.

Now on this 27th day of June, A. D. 1929, it is ordered by the Court that the above entitled cause be, and the same is hereby stricken from the assignment of this date.

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Court adjourned until Friday, June 28, 1929.

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, FRIDAY, JUNE 28, 1929.

On this 28th day of June, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1929 Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.  
 John H. Goldesberry, Esq., United States Dist. Attorney.  
 John H. Vickrey, Esq., United States Marshal.

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

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

JOHN JOHNSON, A MINOR,	)	
BY W. A. MASSEY, NEXT FRIEND, Plaintiff,	)	
vs.	)	No. 855 Law.
SILURIAN OIL COMPANY,	)	
A CORPORATION,	)	
	)	Defendant.

O R D E R

It having been made to appear to the Court that Ed Grote has been duly appointed guardian of the estate of the above named John Johnson, a minor, by the County Court of Creek County, Oklahoma, the court having jurisdiction in the premises, now upon motion of the plaintiff the said Ed Grote, as guardian of said John Johnson, a minor, is hereby substituted for W. A. Massey, suing as next friend of said John Johnson, a minor, and the cause hereafter shall be so styled and proceed accordingly.

Done at Tulsa, Oklahoma, this 28th day of June, 1929.

F. E. KENNAMER, Judge.

ENDORSED: Filed June 28, 1929.  
 H. P. Warfield, Clerk.

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

JOHN JOHNSON, A MINOR,	)	
BY ED GROTE, HIS GUARDIAN, Plaintiff,	)	
vs.	)	No. 855 Law.
SILURIAN OIL COMPANY,	)	
A CORPORATION,	)	
	)	Defendant.

J U D G M E N T

Now on this 28th day of June, 1929, this cause coming on to be heard upon the motion of the plaintiff and his duly appointed guardian for the approval of a proposed compromise and settlement of the matters in controversy herein, the plaintiff appearing by his counsel, C. E. Thomas, and the defendant appearing by its counsel, West, Gibson, Sherman, Davidson & Hull; and it appearing that the defendant has offered to fully settle and compromise the claim of the plaintiff by payment to the plaintiff's guardian of the sum of \$500.00, and the further sum of \$127.00 for medical services rendered to said John Johnson by reason of the injuries sustained by him as alleged in his petition, together with the costs of this action, and pay the sum of \$500.00 to C. E. Thomas, attorney for the plaintiff, as attorney fees;

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION

TULSA, OKLAHOMA, FRIDAY, JUNE 28, 1929.

And it appearing that the County Court of Creek County, Oklahoma, being the court having jurisdiction over the estate of said minor, has heretofore appointed Ed Grote as guardian of the said minor's estate, and has heretofore made an order approving said settlement and authorizing the said Ed Grote, as guardian, to accept the said sum of \$500.00 and the further sum of \$127.00 for medical services, to be exclusive of attorney fees in the sum of \$500.00;

And the parties having submitted the controversy to the court, without a jury, and the court having heard the evidence offered, finds that the plaintiff is entitled to recover of the defendant, and assesses his damages at \$1127.00, together with the costs of this action.

IT IS THEREFORE CONSIDERED, ORDERED AND ADJUDGED that the plaintiff have and recover of the defendant, the Silurian Oil Company, the sum of \$1127.00, together with the costs of this action.

Dated this 28th day of June, 1929.

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

ENDORSED: Filed June 28, 1929.  
H. P. Warfield, Clerk.

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Court adjourned until June 29, 1929.

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

NORTHERN District of OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, SATURDAY, JUNE 29, 1929.

Now on this 29th day of June, A. D. 1929, the United States District Court for the Northern District of Oklahoma, sitting in Special March 1929 Session at Tulsa, Oklahoma, met pursuant to adjournment Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.  
John M. Goldesberry, Esq., United States Dist. Attorney.  
John H. Vickrey, Esq., United States Marshal.

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

ADMISSION TO THE BAR

Now on this 29th day of June, A. D. 1929, it being made satisfactorily to appear that S. MAYNER WALLACE is qualified for admission to the Bar of the Court, the oath prescribed by the Court is administered and said attorney is declared admitted to the Bar of the Court.

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UNITED STATES OF AMERICA,	Plaintiff,	)
vs.		)
EARL JACKSON,	Defendant.	)

No. 2996 - Criminal.

Now on this 29th day of June, A. D. 1929, the above entitled cause comes on for sentence, said case being passed from June 29th, 1929. Thereupon it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

Be imprisoned in the United States Penitentiary at Leavenworth, Kansas, and be confined for the period of Fifteen (15) Months.

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

UNITED STATES OF AMERICA,	Plaintiff,	)
vs.		)
S. W. BROWN, JR., ET AL,	Defendants.	)

No. 3505 - Criminal.

## ORDER AND JUDGMENT SUSTAINING DEMURRER

Now on this 29th day of June A. D. 1929, the above matter comes on to be heard on the Demurrer of the Defendant S. W. Brown, Jr., Plaintiff, appeared by W. B. Blair, deputy U. S. District Attorney, Defendant appeared by L. O. Lytle his attorney, and thereupon after full argument and the Court being fully advised in the premises finds that said Demurrer should be in all respects sustained, that the defendant and his bond should be released and discharged.

Wherefore it is considered, ordered and adjudged by the Court that the separate Demurrer of the defendant S. W. Brown, Jr., be and the same is in all respects sustained, and that the said defendant be discharged and his bond released.

O. K.  
W. B. Blair,  
Asst. U. S. Atty.  
L. O. Lytle.

F. E. KENNAMER, Judge.

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

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, SATURDAY, JUNE 29, 1929.

JOHN H. DYKES, RECEIVER, Plaintiff, )  
 vs. ) No. 612 - Law.  
 DOUGLAS F. YOUNG, Defendant. )

Now on this 29th day of June, 1929, it is ordered by the Court that the above entitled cause be, and the same is hereby stricken from the assignment of this date.

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

NOVA CAGLEY, ET AL., Plaintiffs, )  
 vs. ) No. 613 - Law.  
 ST. LOUIS-SAN FRANCISCO RAILROAD COMPANY, A CORPORATION, Defendant. )

JOURNAL ENTRY OF JUDGMENT

Now on this 29th day of June, 1929, this matter came on to be heard upon agreement of parties. The plaintiff, Nova Cagley, appeared in person and by her attorneys, Disney, Wheeler & Alcorn, and the defendant, St. Louis-San Francisco Railroad Company, appeared by Stuart, Coakley & Doerner.

Both sides announced ready for trial and the jury was waived and both sides agreed to try the cause to the Court; whereupon, testimony of witnesses sworn in the cause was produced to the Court, and upon agreement of the parties, the Court finds judgment should be rendered in behalf of the plaintiff and against the defendant, in the sum of Three Hundred Dollars (\$300.00), and costs of the action.

IT IS, THEREFORE, ORDERED ADJUDGED AND DECREED BY THE COURT, That the plaintiff, Nova Cagley, be and she is hereby awarded judgment against the defendant, St. Louis-San Francisco Railroad Company, a corporation, in the sum of Three Hundred Dollars (\$300.00) and the costs of this action, for which let execution issue.

D. K. Disney  
 O. K. R. O. Stuart

F. E. KENNAMER,  
 United States District Judge.

ENDORSED: Filed In Open Court  
June 29, 1929  
H. T. Warfield, Clerk.

J. D. FIEDLEY, Plaintiff, )  
 vs. ) No. 682 - Law.  
 CHARLES McCALLUM, ET AL, Defendant. )

Now on this 29th day of June, A. D. 1929, it is ordered by the Court that leave be granted to file two Amended Answers herein.

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, SATURDAY, JUNE 29th, 1929.

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

CONSOLIDATED CUT STONE COMPANY, Plaintiff, vs. ATCHISON, TOPEKA & SANTA FE RAILWAY COMPANY, ET AL., Defendants. No. 739 - Law.

O R D E R

On application of the plaintiff, CONSOLIDATED CUT STONE COMPANY, for good cause shown, it is ordered that the plaintiff is granted an extension of ten days within which to file its Requests for Findings of Fact and Conclusions of Law.

Dated this 29th day of June, 1929.

F. E. KENNAMER, Judge.

ENDORSED: Filed In Open Court June 29, 1929. H. P. Warfield, Clerk.

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

MRS. GEORGE DEWEY SEARGEANT, Plaintiff, vs. CHARLES E. SCHAFF, AS RECEIVER OF THE PROPERTIES OF THE MISSOURI, KANSAS & TEXAS RAILWAY COMPANY, Defendant. No. 755 - Law.

O R D E R

Now, on this 29th day of June, 1929, by agreement of the parties and for good cause shown, it is hereby ordered by the court that the above case be and it is hereby stricken from the assignment for trial on July 9, 1929, and continued for the term.

F. E. KENNAMER, Judge.

ENDORSED: Filed In Open Court June 29, 1929 H. P. Warfield, Clerk.

T. B. SLICK, Plaintiff, vs. UNION TRANSPORTATION COMPANY, Defendant. No. 906 - Law.

Now on this 29th, day of June, A. D. 1929, it is ordered by the Court that the hearing on application for receiver herein be passed to Monday, July 1st, 1929.

Court adjourned until July 1st, 1929.

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION

TULSA, OKLAHOMA,

MONDAY, JULY 1, 1929.

On this 1st day of July, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma sitting in Special March 1929 Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.  
John M. Goldesberry, Esq., United States Dist. Attorney.  
John H. Vickrey, Esq., United States Marshal.

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

UNITED STATES OF AMERICA, Plaintiff, )  
vs. ) No. 3584 - Criminal.  
MOLLIE THOMAS MCGHEE, Defendant. )

Now on this 1st day of July, A. D. 1929, it is ordered by the Court that the defendant herein be allowed until July 11th, 1929, to file corroborative statement of testimony with the United States District Attorney.

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UNITED STATES OF AMERICA, Plaintiff, )  
vs. ) No. 3651 - Criminal.  
FRANK ELLIOTT, Defendant. )

Now on this 1st day of July, A. D. 1929, the above entitled cause comes on for sentence herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon the defendant as follows:

Count 1. Be imprisoned in the Craig County Jail at Vinita, Oklahoma, and be confined for the period of Sixty (60) Days; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.

Count 2. Be imprisoned in the Craig County Jail for the period of Sixty (60) Days.

It is further ordered that sentence imposed in Count 2 shall run concurrent with sentence imposed in Count 1 herein.

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BOARD OF COUNTY COMMISSIONERS, )  
TULSA COUNTY, Plaintiffs, )  
vs. ) No. 279 - Law.  
MISSOURI KANSAS & TEXAS )  
RAILWAY COMPANY, Defendant. )

Now on this 1st day of July, A. D. 1929, it is ordered by the Court that the above entitled cause be, and the same is hereby passed temporarily, no definite date set.

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MRS. BLANCH WEITZEL, ADMX., Plaintiff, )  
vs. ) No. 435 - Law.  
SKELLY OIL COMPANY, Defendant. )

Now on this 1st day of July, A. D. 1929, the above entitled cause came on for further trial, same having been passed from



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

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SPECIAL MARCH 1929 SESSION

TULSA, OKLAHOMA,

MONDAY, JULY 1, 1929.

pear before this court on the 11th day of November, A. D. 1927, but that on said date said defendant failed to be or appear in said court at said time, and at said time said defendants were adjudged to be indebted to said plaintiff in the said sum of FIVE THOUSAND (\$5000.00) DOLLARS, and that thereafter said defendants were cited to show cause why said defendants should not be absolute, but said defendants failed to give reason or show cause why said indebtedness should not be absolute against them.

The court finds, that said judgment should be and it is hereby made absolute, and that said defendants are hereby adjudged indebted to the plaintiff in the said sum of FIVE THOUSAND (\$5000.00) DOLLARS.

IT IS THEREFORE ORDERED, that said defendants, to-wit:

Buck H. Wills,  
H. F. Wills,

are indebted to the plaintiff in the said sum of FIVE THOUSAND (\$5000.00) DOLLARS, together with interest thereon at the rate of SIX PERCENT (6%) per annum from this date, and for all costs laid out and expended. Whereof let execution issue.

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

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

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

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EXCHANGE TRUST COMPANY, ET AL., Plaintiffs, )  
vs. ) No. 589 - Law.  
CAPITOL LIFE INSURANCE COMPANY, )  
ET AL., Defendants. )

Now on this 1st day of July, A. D. 1929, the above entitled cause comes on for trial. Both sides announce ready, and thereupon stipulation is filed waiving trial by jury, by permission of the Court. Opening statements of counsel are heard. And thereafter it is ordered by the Court that Count 3 of the Petition be dismissed without prejudice. Plaintiff introduces evidence and proof and rests. Thereupon the defendant demurs to the evidence offers and move the Court for judgment herein, which motion and demurrer are overruled and exceptions are allowed. Thereupon the time for adjournment having arrived, said cause is passed for further trial to July 2nd, 1929.

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

T. B. SLICK, Plaintiff, )  
vs. ) No. 906 - Law.  
UNION TRANSPORTATION COMPANY, )  
A CORPORATION, Defendant. )

O R D E R

On reading and considering the verified Petition and Answer filed in this cause, and on motion of counsel for the plaintiff, and the defendant, Union Transportation Company, appearing by it counsel and consenting to the entry of this order, and due deliberation being had, and for good cause shown;

It is now ordered, adjudged and decreed by the Court:

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, MONDAY, JULY 1, 1929.

1. That J. S. Frates and F. A. Bodovitz of the City of Tulsa and State of Oklahoma, be and they are hereby appointed Receivers of all and singular the lines of transportation, lands, property, assets, rights and franchises of the Union Transportation Company (hereinafter called Transportation Company), including all lines of transportation and other property and assets, real, personal and mixed, of whatever kind or description and wherever situated, owned, leased or operated by said Transportation Company, and all contracts, passenger busses, warehouses, offices, stations, shops and all other buildings and appurtenances of every kind, including all tools, machinery, furniture, fixtures, material and supplies and all books of account, records and other books, papers, cash in banks and all other moneys, all debts, things in action, credits, stocks, bonds, securities, deeds, leases, contracts, muniments of title, bills receivable, rents, issues, profits and income accruing or to accrue, and all rights, interests, easements, privileges, and all other assets of every kind and description, and said Receivers are hereby granted six (6) months, (unless the time is further extended), to determine whether they will adopt or rescind all contracts of every nature which Transportation Company may have entered into.

2. Said Receivers are hereby directed to immediately take possession of all and singular said lines of transportation, rolling stock, franchises, rights, property and premises, and to run, manage, maintain and operated said lines of transportation and property, wherever situated and found, and to use, manage and conduct said business in such manner as, in their judgment, will produce the best results, and, to this end, exercise the authority and franchises of said Transportation Company, and to discharge all the public duties obligatory upon Transportation Company, and to preserve said lines of transportation and property in proper condition and repair, and manage and operate said lines of transportation and property according to the requirements of the laws of the United States and the valid laws of the State of Oklahoma, and in the same manner that Transportation Company would be bound to do if it were in the possession thereof, to keep said property insured as they may deem advisable and to employ and discharge and fix the compensation of all officers, managers, superintendents, agents and employes, and to make such payments and disbursements as may be needful and proper in so doing, and to collect and receive the income and tolls of said property, including the dividends on stock and interest on bonds or other securities, and to hold and retain the net revenues thereof in such manner and to the end that the same may be applied under this order and such other orders as this Court may hereafter make.

3. Said Receivers are hereby authorized and empowered to institute and prosecute within this Judicial District or elsewhere, and in their name as Receivers in the name of Union Transportation Company, as they may be advised by counsel, all such suits as may be necessary in their judgment and that of counsel, for the proper protection of said property and the discharge of their trust, and likewise to defend, compromise, settle and discharge all claims, suits and actions made or instituted against them as Receivers, and also to appear in and conduct the prosecution or defense of, or compromise or settle any claim, action or proceeding now pending or hereafter brought in any court or before any department, commission or other tribunal, in which Transportation Company is or shall be a party, which, in the judgment of the Receivers affects or may affect the property of which they are appointed Receivers, but no action taken by the Receivers in respect of any such actions or suits against the Transportation Company as go to judgment, shall have the effect of establishing any claim upon or right in the property or funds in the possession of said Receivers, so as to change any existing equities or legal rights of the parties.

4. Said Receivers are hereby directed to deposit the moneys coming into their hands from time to time in such bank or banks, or trust company or trust companies, or both as may be selected by them and report to the Court what banks or trust companies they have selected for that purpose, and said Receivers are hereby authorized, in this discretion, from time to time, out of the funds coming into their hands, to pay (2) all current expenses incident to the creation or administration of this trust, including the wages, salaries and compensation of all officers, counsel, attorneys, managers, superintendents, agents

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

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SPECIAL MARCH 1929 SESSION

TULSA, OKLAHOMA, MONDAY, JULY 1, 1929.

and employes, the expenses of operating said property, and (b) all just and legal obligations of defendant Transportation Company, which were incurred for work, salaries, labor, traveling expenses, materials, machinery and fixtures furnished in the current operation of the lines of transportation and property of which the Receivers are hereby appointed, all fees, charges and expenses due attorneys of the defendant Transportation Company for services rendered in the conduct of its current litigation or legal business, and all accounts now or hereafter paid by sureties upon all supersedeas or appeal bonds, executed by said sureties, for the benefit of the defendant Transportation Company.

5. Said Receivers shall open books of account and cause to be kept therein due and proper account of the earnings, receipts, expenses and disbursements of the lines of transportation and property of which they are hereby appointed Receivers, and shall preserve proper vouchers for all payments made by them on account thereof.

6. All persons, firms, and corporations having in their possession any of said property and premises of which the Receivers are hereby appointed, shall deliver said property and premises to said Receivers; and each and every of the officers, directors, agents and employes of said defendant Transportation Company be and they are hereby required and commanded to forthwith turn over and deliver to said Receivers, of their duly constituted representatives, any and all books of account, vouchers and papers, deeds, leases and contracts, bills, notes, accounts, moneys or other property in his or their hands or under his or their control, belonging to or in the possession of said defendant Transportation Company or to which it is or may become entitled, and each of said officers, directors, agents and employes is hereby commanded and directed to abide by and conform to such orders as may be given from time to time by said Receivers or their duly constituted representatives, in conducting the operation of the said property and in the discharge of their duties as Receivers.

7. The Union Transportation Company and the officers, directors, agents, attorneys and employes of said Transportation Company and all other persons claiming to act by virtue of or under said Transportation Company, and all other persons, firms and corporations whatsoever and wheresoever situated, located or domiciled, be and they are hereby restrained and enjoined from interfering with, attaching, levying upon or in any manner whatsoever disturbing any portion of the assets, goods, moneys, and property and premises of which Receivers are hereby appointed, or from taking possession of or in any way interfering with the same or any part thereof, or from interfering in any manner to prevent the discharge of said Receivers of their duties or the operation of said property and premises under the orders of this Court.

8. Said Receivers shall retain possession of and continue to discharge the duties or trusts aforesaid until the further order of this Court, and shall from time to time make report of their doings in the premises, and may from time to time apply to this Court for such other and further order and direction as he may deem necessary and requisite to the due administration of said trust. Said Receivers shall, within sixty days from the entry of this order, file with this Court an inventory of the property coming into their hands and possession as such Receivers and also file a separate report or reports showing the amount of moneys coming into their hands as such Receivers, derived from the operation of the lines of transportation and property of the defendant Transportation Company prior to the entry of this order.

9. The Receivers herein are authorized to apply to any other court of competent jurisdiction for such order or orders in the premises as the Receivers may deem necessary in aid of the orders issued by this Court. The right is reserved to the parties hereto to apply to the Court for any further or other instruction to the said Receivers, and this Court reserves the right to make such further orders as may be proper and to modify this order, and in all respects regulate and control the conduct of said Receivers.

10. Until otherwise directed, the Receivers herein shall pay, out of the funds coming into their hands, the cost of maintaining the corporate existence of the defendant Transportation Company, including the salaries (to be fixed by them) of each necessary corporate

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

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SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, MONDAY, JULY 1, 1929.

officer, and office rent as may be required and necessary expenses for the preservation of the records of the defendant Transportation Company and the transfer of its stock and bonds, including wages of the necessary clerical help, and the Receivers shall make quarterly reports to the Court of their disbursement under this paragraph of this order.

11. Within ten (10) days from this date, said Receivers shall execute a bond with one or more sureties, approved by this Court or one of the Judges thereof, in the sum of \$25,000.00, for the benefit of whom it may concern, conditioned that they will well and truly perform the duties of their offices and account for all moneys and properties which may come into their hands, and abide by and perform all things which he shall be directed by the Court to do, and shall file this bond with the Clerk of this Court.

12. The Court hereby reserves the right and jurisdiction to make from time to time such further orders, amplifying, extending, limiting or otherwise modifying or changing this order as to it may at any time seem best.

The Court reserves the right and jurisdiction to appoint additional Receiver or Receivers.

F. E. KENNAMER, Judge.

ENDORSED: Filed In Open Court
July 1, 1929.
H. P. Warfield, Clerk.

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

T. B. SLICK, Plaintiff,
vs.
UNION TRANSPORTATION COMPANY, A CORPORATION, Defendant.
No. 906 - Law.

OATH OF RECEIVER

I, J. A. Frates, the Receiver appointed herein, do solemnly swear that I will well and truly perform the duties of receiver herein, and will with all due diligence perform and obey the orders of the Court, so help me God.

J. E. FRATES.

Subscribed and sworn to before me this 1st day of July, 1929.

I. J. JONES, Deputy Clerk U.S. District Court Northern District of Oklahoma.

( S E A L )

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

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

T. B. SLICK, Plaintiff,
vs.
UNION TRANSPORTATION COMPANY, A CORPORATION, Defendant.
No. 906 - Law.

OATH OF RECEIVER

I, F. A. Bodovita, the Receiver appointed herein, do solemnly swear that I will well and truly perform the duties of Receiver

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

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SPECIAL MARCH 1929 SESSION  
DISTRICT OF  
TULSA, OKLAHOMA, MONDAY, JULY 1, 1929.

herein, and will with all due diligence perform and obey the Orders of the Court, so help me God.

F. A. BOBOVITZ,

Subscribed and sworn to before me this 1st day of July, 1929.

( S E A L )

L. W. JONES,  
Deputy Clerk U. S. District Court.

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

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Court adjourned until July 2, 1929.

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

NORTHERN District of OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, TUESDAY, JULY 2, 1929.

On this 2nd day of July, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma sitting in Special March 1929 Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.
John M. Goldesberry, Esq., United States Dist. Attorney.
John H. Vickrey, Esq., United States Marshal.

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

ORDER THAT GRAND JURY RECONVENE

On this 2nd day of July, A. D. 1929, it is ordered by the Court that the Grand Jury shall on this date reconvene, and said Grand Jury, as heretofore empaneled and sworn, are present in person as follows:

- Hirma Stephens
J. A. Peter
J. H. Ellis
O. L. Callaway
J. F. O'Donnell
J. M. Cumbrey
D. B. Mason
David Fowler
B. A. Watts
J. C. Dawson
George Twiss
E. F. Lohman
Elmer Sheets
Wm. S. Bailey
R. S. Shade
E. W. Hance

ORAL ACCUSATION FOR DIRECT CONTEMPT OF COURT

Now on this 2nd day of July, A. D. 1929, it is ordered that Contempt of Court charges be charged against H. L. Porter and Homer Gann, and upon motion of the United States District Attorney, it is further ordered by the Court that both of the above named offenders be committed to the Tulsa County Jail in the custody of the United States Marshal until each answers satisfactorily questions propounded by the Grand Jury or until the further order of the Court.

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

UNITED STATES OF AMERICA, Plaintiff,
vs. No. 2693 - Criminal.
E. P. DEAN, Defendant.

And now on this the 2nd day of July A. D. 1929, the same being a regular day of the special March A. D. 1929 term of said court, the above entitled matter coming on for hearing upon motion of the plaintiff, the plaintiff appearing by its United States Attorney and Wm. R. Giddens, of the Prohibition Department, and it appearing to the court, that heretofore and on the 25th day of March A. D. 1928, this Honorable Court made on Order releasing a certain car herein, to the defendant, but that the defendant has failed, refused and neglected to take said car and pay storage thereon, and

It further appears to the court that the storage on said car is greatly in excess of the value thereof.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, that Wm. R. Giddens, is hereby authorized, directed and empowered to sell said car, at either private or public sale, and to apply proceeds arising therefrom on said storage.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED, that Wm. R. Giddens, is hereby directed to make report to this Honorable Court of his action and by virtue of this order.

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

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

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

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

NORTHERN  
SPECIAL MARCH 1929 SESSION

District of

OKLAHOMA

TULSA, OKLAHOMA, TUESDAY, JULY 2, 1929.

ZURICH G. A. & L. INSURANCE  
COMPANY, Plaintiff, )  
vs. ) No. 509 - Law.  
MID-CONTINENT PETROLEUM COMPANY,  
Defendant. )

Now on this 2nd day of July, A. D. 1929, the above entitled cause came on for hearing, the plaintiff being represented by its counsel, Klienschmidt & Johnson, and the defendant being represented by its counsel, J. C. Denton, and others. Both sides announce ready for trial. The hour for adjournment having arrived, said cause is continued until July 3rd, 1929.

EXCHANGE TRUST COMPANY, ET AL, Plaintiffs, )  
vs. ) No. 589 - Law.  
CAPITOL LIFE INSURANCE COMPANY,  
ET AL, Defendants. )

Now on this 2nd day of July, A. D. 1929, the above entitled cause came on for further trial, all parties hereto and their attorneys of record being present as on July 1st, 1929. Thereupon, defendant introduced evidence and proof and rests. Both sides rest after waiving rebuttal. Closing arguments of counsel are set for 7 o'clock P. M. this date. Thereafter defendant file motion for judgment herein and plaintiff files motion for judgment. Oral arguments of counsel are heard on motions of plaintiff and defendant for judgment. And thereafter it is ordered by the Court that said cause be submitted on briefs to be file, and plaintiff is given ten days to file brief and the defendant is given ten days thereafter to reply thereto; each sides is permitted to file findings of fact.

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

MISSOURI-KANSAS-TEXAS RAILROAD COMPANY, )  
A CORPORATION, Plaintiff, )  
vs. ) No. 602 - Law.  
PEER OIL CORPORATION, A CORPORATION,  
Defendant. )

JOURNAL ENTRY

NOW, on this 2nd day of July, 1929, the same being one of the judicial days of the Special March, 1929, Term of this Court, sitting at Tulsa, Oklahoma, this cause having been heretofore duly set down for hearing on this day, comes on in its regular order for trial, plaintiff appearing by its attorney, Eric Haase, and the defendant, although having heretofore filed answer in this cause, appears not, nor anyone for it; and thereupon the plaintiff files written waiver of a trial by jury, and, with the assent of the court, the cause is tried to the court;

Thereupon the plaintiff proceeds with the introduction of its evidence and rests, and no evidence being introduced on behalf of the defendant, and the court having seen the pleadings and heard the evidence, and being fully advised in the premises, finds that the allegations contained in plaintiff's petition are true, and further finds the issues in favor of the plaintiff and against the defendant, and that the plaintiff is entitled to recover from the defendant the sum of \$750.00 sued for herein, with interest thereon at the rate of six per cent per annum, from December 16, 1927, until paid;

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1922 SESSION TULSA, OKLAHOMA, TUESDAY, JULY 2, 1929.

IT IS, THEREFORE, CONSIDERED, ORDERED AND ADJUDGED by the Court that the plaintiff, Missouri-Kansas-Texas Railroad Company, have and recover of and from the defendant, Peer Oil Corporation, the sum of \$750.00, with interest thereon at the rate of six per cent per annum from December 16, 1927, until paid, and that plaintiff have its costs in this behalf laid out and expended, for all of which let execution issue.

F. E. KENNAMER, Judge.

ENDORSED: Filed In Open Court
July 2, 1929
H. P. Warfield, Clerk.

UNITED STATES OF AMERICA, Plaintiff, )
vs. ) No. 610 - Law.
TOM McCULLOUGH, Defendant. }

Now on this 2nd day of July, A. D. 1929, written stipulation waiving trial by jury is filed in the above entitled cause, and thereupon it is ordered by the Court that said cause be passed until 9:30 A. M. July 3rd, 1929.

ANITA GREER, Plaintiff, )
vs. ) No. 614 - Law.
THE ORDER UNITED COMMERCIAL TRAVELERS, Defendant. }

Now on this 2nd day of July, A. D. 1929, the above entitled cause came on regularly for trial, the plaintiff being represented by her attorneys of record Roberts & Clark and Judge Brewster, and the defendant being represented by its attorney of record, Wilkerson & Brown. Thereupon both sides having announced ready for trial, a jury is duly empaneled and sworn to try said cause and a true verdict render. All witnesses are sworn in open court and the rule invoked at the request of the plaintiff. Opening statements of counsel are heard. Plaintiff introduced evidence and proof and rests. Defendant demurs to the evidence as offered and moves the Court for a directed verdict, which demurrer and motion are by the Court overruled and exceptions are allowed. The defendant thereupon introduces evidence and proof and rests. Rebuttal testimony is waived by both sides. Plaintiff demurs to the evidence offered by defendant and moves the Court for an instructed verdict, which demurrer and motion are overruled and exceptions are allowed. Thereupon the defendant demurs to the evidence offered by plaintiff and moves the Court for an instructed verdict, which demurrer and motion are overruled and exceptions are allowed. Defendant's request that case be taken from the jury is overruled and exceptions are allowed. Closing arguments of counsel are heard and thereupon, the hour for adjournment having arrived, said case is continued for further trial until July 3rd, 1929.

MID-CONTINENT PETROLEUM CORPORATION, ET AL, Plaintiffs, )
vs. ) No. 617 - Law.
MALONEY TANK COMPANY, Defendant. }

Now on this 2nd day of July, A. D. 1929, it is ordered by the Court that the above entitled cause be, and the same is hereby stricken from the assignment of this date.

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

NORTHERN District of OKLAHOMA  
 SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, TUESDAY, JULY 2, 1929.

U. S. F. & G. COMPANY, Plaintiff, )  
 vs. ) No. 691 - Law.  
 W. D. GIBSON, ET AL., Defendants. )

Now on this 2nd day of July, A. D. 1929, it is ordered by the Court that the above entitled cause be, and the same is hereby stricken from the assignment of this date.

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

CALVERT OIL COMPANY, A CORPORATION, Plaintiff, )  
 vs. ) No. 793 - Law.  
 ATLAS PETROLEUM COMPANY, A CORPORATION, Defendant. )  
 PIERCE PETROLEUM CORPORATION, A CORPORATION, Garnishee. )

O R D E R

On this 2nd day of July, 1929, upon the motion of counsel for the plaintiff, it is hereby ordered that the above entitled case be, and the same is hereby dismissed with prejudice to a future action at the cost of the said plaintiff, and it is further ordered that the garnishee, Pierce Petroleum Corporation, be, and it is hereby discharged and released from any liabilities garnished herein.

F. E. KENNAMER,  
 United States District Judge.

O. K.  
 M. Jerome Fischer,  
 Atty. for Plf.

ENDORSED: Filed In Open Court  
 July 2, 1929  
 H. P. Warfield, Clerk.

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

CHARLOTTE KESSEL, Plaintiff, )  
 vs. ) No. 838 - Law.  
 THE PRAIRIE OIL & GAS COMPANY, A CORPORATION, Defendant. )

O R D E R

Now on this 2nd day of July, 1929, the above entitled cause came on for hearing upon the motion of the defendant, The Prairie Oil & Gas Company, for leave to amend its answer by adding at the end of paragraph 3 thereof by interlineation the following words:

"and that said Harold E. Kessel knowingly assumed  
 all the risks usually incident to such employment."

and the court being advised in the premises, the amendment as prayed is hereby permitted to be made by interlineation.

F. E. KENNAMER, Judge.

ENDORSED: Filed In Open Court  
 July 2, 1929  
 H. P. Warfield, Clerk.

-----  
 Court adjourned until July 3, 1929.

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, WEDNESDAY, JULY 3, 1929.

On this 3rd day of July, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1929 Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.  
John M. Goldesberry, Esq., United States Dist. Attorney.  
John H. Vickrey, Esq., United States Marshal.

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

ADMISSION TO THE BAR

On this 3rd day of July, A. D. 1929, it being made satisfactorily to appear that G. ELLIS GABLE and J. J. D. COBB are qualified for admission to the Bar of the Court, the oath prescribed by the Court is administered and said attorneys are declared admitted to the Bar of the Court.

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ORDER DISCHARGING H. L. PORTER AND HOMER GANN - CONTEMPT OF COURT

Now on this 3rd day of July, A. D. 1929, it is ordered by the Court that H. L. Porter and Homer Gann be discharged from the custody of the United States Marshal and placed under \$1000.00 Witness Bond to appear as witnesses on September 16th, 1929, at Tulsa, Oklahoma.

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RETURN OF GRAND JURY - Partial

On this 3rd day of July, A. D. 1929, comes the Grand Jury into open court and upon being called, each answers his name and is present. Thereupon, the Grand Jury being asked by the Court if they have anything to present, through their foreman answer, they have, and thereupon present to the Court the seventy-five true bills, which are examined by the Court in the presence of the Grand Jury, and which said indictments are as follows, to-wit:

3694	Joe Phelan	\$2,500.00
3695	F. L. Robinson	\$2,500.00
"	Earl Robinson	\$2,500.00
"	Mrs. Mary L. Lewis	\$2,500.00
"	Ethel Mount	\$2,500.00
3696	Oney Cruise	\$2,500.00
"	O. C. (Otis) Cruise	\$2,500.00
3697	Lawrence (Bill) Lemons	\$2,500.00
3698	Rosebud Starr	\$2,500.00
3699	C. E. Strahan	\$2,500.00
3700	W. H. Chalk	\$2,500.00
3701	Georgia Whittaker, alias Georgia Brown	\$1,500.00
3702	Delia Cherry	\$2,000.00
3703	Jap E. Thompson	\$2,500.00
3704-	William E. Poindexter	\$2,500.00
"	Hugh B. Busby	\$2,500.00
3705	Harrison Williams	\$2,000.00
3706	Claude Richardson	\$1,000.00
3707	W. W. Alred	\$2,500.00
3708	Mobilene Harris, alias Marvien Harrison	\$3,500.00
3709	Freck Sellers	\$2,500.00
3710	Richard Riley	\$1,500.00
"	Claude Hudson	\$1,500.00
3711	W. S. Snodgrass	\$1,000.00
3712	Fred Simpson	\$3,500.00
3713	Lorenzo Thompson	\$2,500.00
3714	Henry Simms	\$3,500.00
3715	Ray Pritchard	\$2,500.00
3716	Alice Swihart	\$1,000.00
3717	James Williams	\$1,500.00
3718	Frank Danniels	\$2,500.00
3719	John Walsh	\$3,500.00
3720	Jim McGee	\$3,500.00

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

NORTHERN  
SPECIAL MARCH 1929 SESSION

District of

OKLAHOMA

TULSA, OKLAHOMA, WEDNESDAY, JULY 3, 1929.

GRAND JURY REPORT - Continued.

3721	Algernon R. Wakeman, alias J. E. Carr	\$3,500.00
3722	Robert Dean, alias Robert Sulerbaum	\$2,000.00
3723	Lou Lear	\$2,500.00
3724	Mrs. Denny (Elizabeth) Daniels	\$2,500.00
3725	Bill Davis	\$2,500.00
"	Bill Skinner	\$2,500.00
"	Claude Richardson	\$2,500.00
3726	Tom Hays	\$2,500.00
3727	Dan Jackson	\$2,500.00
3728	C. L. Harriford	\$2,000.00
3729	Frank Bush	\$2,500.00
"	John Andrews	\$2,500.00
3730	Mary Williams	\$2,500.00
3731	C. C. Moore	\$2,500.00
3732	Mary Epperson	\$2,500.00
3733	Joe Van Etta, alias J. G. Gray	\$2,500.00
3734	Ralph Crockett	\$2,500.00
3735	W. D. Martin	\$2,500.00
"	Ina Jones	\$2,500.00
3736	R. C. Luper	\$3,500.00
3737	Jimmie Cashin, alias J. W. Rogers	\$3,500.00
3738	John Espgeo	\$2,500.00
3739	J. S. Fleming	\$2,500.00
3740	Frank Pietras	\$2,000.00
3741	Jess Smith	\$2,500.00
"	Vern Lamberth	\$2,500.00
3742	David Peace	\$1,000.00
3743	John Henry	\$2,500.00
"	Lunnie Tinnon	\$2,500.00
"	Vian Bryant	\$2,500.00
"	Nellie King	\$2,500.00
3744	Frank Osborne	\$2,500.00
3745	Oliver Carr	\$2,500.00
3746	Allen Morman	\$2,500.00
"	Sam Wright	\$2,500.00
3747	Anna McDonel	\$2,500.00
"	W. J. McDonel	\$2,500.00
3748	Pearl Fowler	\$5,000.00
"	Ben Wade	\$5,000.00
"	C. M. Presley	\$5,000.00
3749	Claude Howe	\$6,000.00
"	Mary Howe	\$6,000.00
3750	John Starks	\$25,000.00
3751	Paul Perman	\$5,000.00
"	Frank Cartwright	\$5,000.00
3752	Joe O'Dell	\$1,000.00
3753	Arthur Graves	\$2,000.00
3754	Cap Fulson	\$2,500.00
3755	J. C. Baker	\$2,500.00
"	Ollie Baker	\$2,500.00
3756	Francis Stephenson	\$3,500.00
3757	Dewey Cooper	\$2,500.00
"	Emmett Thompson	\$2,500.00
3758	Thomas Burke	\$2,500.00
"	L. H. Houston	\$2,500.00
3759	Frank W. Banfield	\$2,500.00
"	R. C. Banfield	\$2,500.00
"	C. R. Banfield	\$2,500.00
3760	Ted Lazelle	\$1,000.00
3761	Opal Latta	\$2,500.00
"	Mrs. Sarah Latta	\$2,500.00
3762	Willie Young	\$2,500.00
3763	Lonzo Wells	\$2,500.00
"	Earl Cook	\$2,500.00
3764	Lee Hollingsworth	\$2,500.00
"	Lela Hollingsworth	\$1,500.00

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, WEDNESDAY, JULY 3, 1929.

GRAND JURY REPORT - Continued

3765	Perry Collins	\$5,000.00
"	Elsie Coleman	\$5,000.00
3766	Garret Waford	\$2,500.00
3767	Garret Waford	\$2,500.00
"	Dozier Waford	\$2,500.00
3768	S. T. Austry	\$2,500.00

And it is further ordered by the Court that warrant issue for the arrest of each defendant, not now on bond.

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

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RETURN OF GRAND JURY - Final

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

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

FINAL REPORT OF GRAND JURY

TO THE HONORABLE FRANKLIN E. KENNAMER, JUDGE OF SAID COURT:

We, your Grand Jury, duly empaneled, sworn and charged at this, the Special March, A. D. 1929 term of said Court, beg leave to submit our report, as follows:

We have carefully and diligently considered and inquired into all matters especially submitted and referred to us by you in your instructions at the time we were empaneled, sworn, and entered upon the discharge of our duties, and all other matters that have come before us, and have returned true bills or indictments in such cases as were warranted by the evidence and the facts; that is to say, we have found and herewith return 75 true bills or indictments.

In considering such matters that have come before us, we have examined approximately 150 witnesses from various sections and communities of the Northern District of Oklahoma, and outside the Northern District of Oklahoma.

We have made careful and extensive investigation of all matters called to our attention, and hereby return "No Bills" against the following named persons:

Herbert Norman Myers  
Emerson Jackson  
Vester Baily  
Ruth Baily  
J. J. Phillips  
Robert (J. R.) Daniels  
A. L. (Arch) Ballard  
Dave Mitchell  
Henry Scott  
Lady Martin  
Laura Lear

Respectfully Submitted,

Hiram Stephens, Foreman  
D. B. Mason  
C. H. Howard  
E. W. Hance  
J. H. Ellis  
J. M. Cumbrey  
David Fowler

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, WEDNESDAY, JULY 3, 1929.

GRAND JURY FINAL REPORT - Continued

George Twiss  
 O. L. Callaway  
 J. F. O'Donnell  
 Elmer Sheets  
 T. C. Collins  
 J. A. Peter  
 R. S. Shade  
 B. A. Watts  
 J. C. Dawson  
 E. F. Lohman

ENDORSED: Filed In Open Court  
 July 3, 1929  
 H. P. Warfield, Clerk.

ORDER DISCHARGING GRAND JURORS

Now on this 3rd day of July, A. D. 1929, it is ordered by the Court that all Grand Jurors be, and they are, hereby discharged for this Special March 1929 Term of this Court at Tulsa, Oklahoma.

ORDER TO PAY GRAND JURORS AND WITNESSES MILEAGE AND PER DIEM

Now on this 3rd day of July, A. D. 1929, it is ordered by the Court that the Marshal of this District pay the Grand Jurors and Witnesses for this Special March 1929 Term of Court, their mileage and attendance as shown by the Record of Attendance.

RELEASE OF "NO BILLED" PARTIES

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

ORDER OF COURT

And now on this 3rd day of July A. D. 1929, the same being one of the regular judicial days of the Special March A. D. 1929 term of said court, this matter comes on before the court upon the motion of the District Attorney in and for the Northern District of Oklahoma, moving the Court to make an order releasing from custody certain defendants, the charges against whom were NO BILLED by the United States Grand Jury within and for the Northern District of Oklahoma, which reported and adjourned on the 3rd day of July A. D. 1929, and it appearing to the Court that the following named persons were so "No Billed" by said Grand Jury and that said persons are still in custody in the various jails within the Northern District of Oklahoma, or have made bond for their appearance to answer to the charge against them, said parties being as follow, to-wit:

HERBERT HORMAN MYERS  
 EMERSON JACKSON  
 VESTER BAILY  
 RUTH BAILY  
 J. J. PHILLIPS  
 ROBERT (J. R.) DANIELS  
 A. L. (ARCH) BALLARD  
 DAVE MITCHELL  
 HENRY SCOTT  
 LADY MARTIN  
 LAURA LEAR

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, WEDNESDAY, JULY 3, 1929.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED BY THE COURT, that such of the above named parties as are in the custody of the United States Marshal in the various jails within the Northern District of Oklahoma, be discharged from custody and the bonds of such of the above named persons as have given bond for their appearance to answer to the charge against them, be and the same are hereby ordered and decreed to be exonerated.

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

ENDORSED: Filed In Open Court  
July 3, 1929.  
H. P. Warfield, Clerk.

MISCELLANEOUS ORDER - REMOVAL OF RANZY TURNER

Now on this 3rd day of July, A. D. 1929, there came on for hearing the application of the United States District Attorney for the removal of Ranzy A. Turner to the Western District of Arkansas. The defendant offers no objections but agrees to removal.

ORDER OF REMOVAL

UNITED STATES OF AMERICA )  
NORTHERN DISTRICT OF OKLAHOMA )

THE PRESIDENT OF THE UNITED STATES

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

WHEREAS, it has been made to appear that Ranzy A. Turner, is charged by complaint in the District Court of the United States for the Western District of Arkansas, for the offense of violation of Sec. 704 A. S. C. Act and whereas the said Ranzy A. Turner having been brought before me, upon an examination then and there had in the presence of said defendant, it sufficiently appeared that he was the identical person named in said complaint and a certified copy thereof furnished probably cause to believe him guilty of the offense therein charged, and whereas it was thereupon ordered by me that said defendant enter into bond to the United States in the sum of One Thousand Dollars, with one or more sufficient sureties, conditioned for his personal appearance before the said District Court of the United States for the Western District of Arkansas on the first day of the next ensuing term thereof, to answer to said charge and depart not thence without the leave of said Court. And the said defendant having failed and refused to give bail as required, therefore:

You are hereby commanded seasonably to remove the said Ranzy A. Turner hence to the said Western District of Arkansas and there surrender him to the Marshal of that District, there to be dealt with according to law.

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

Given under my hand this 3rd day of July, 1929.

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

ENDORSED: Filed July 3, 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, WEDNESDAY, JULY 3, 1929.

BOND OF H. P. WARFIELD, CLERK U. S. DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF OKLAHOMA

## CORPORATION BOND

NO. 819

KNOW ALL MEN BY THESE PRESENTS:

That we, H. P. WARFIELD, as principal, and HARTFORD ACCIDENT & INDEMNITY COMPANY, a corporation created and existing under the laws of the State of Connecticut, as surety, are held and firmly bound unto the United States of America in the full and just sum of TWENTY FIVE thousand dollars, lawful money of the United States, to be paid to the United States; for which payment well and truly to be made, the said H. P. WARFIELD bind himself, his heirs, executors, and administrators, and the said HARTFORD ACCIDENT & INDEMNITY COMPANY binds itself, its successors and assigns, firmly by these presents.

IN WITNESS WHEREOF, the said H. P. WARFIELD, as principal, has hereunto set his hand and seal, and the said HARTFORD ACCIDENT AND INDEMNITY COMPANY, as surety, has caused these presents to be sealed with its corporate seal and signed by C. C. GORSUCH, Attorney-in-Fact, this 1st day of July, in the year one thousand nine hundred and TWENTY-NINE.

THE CONDITION OF THE FOREGOING OBLIGATION IS SUCH, That whereas pursuant to law, the said H. P. WARFIELD has been appointed Clerk of the DISTRICT Court of the United States for the NORTHERN District of OKLAHOMA, to have and to hold the same, with all rights, privileges, and emoluments thereunto lawfully appertaining, as by an appointment to him bearing date the 1st day of April, 1925 more fully appears, a certified copy of which is hereunto annexed.

NOW, THEREFORE, If the said H. P. WARFIELD by himself and by his deputies, shall faithfully discharge the duties of his office, and seasonably record the decrees, judgments, and determinations of the said court, and properly account for all moneys coming into his hands, as required by law, then this obligation to be void; otherwise, to remain in full force and virtue.

SIGNED, SEALED, AND DELIVERED  
IN THE PRESENCE OF

W. W. WARD  
DEMA COTTLE  
(As to Principal)

H. P. WARFIELD, (Wax  
Principal Seal)

NELL LAMM  
H. L. ADKINS  
(As to Surety) (SEAL)

HARTFORD ACCIDENT & INDEMNITY COMPANY  
By C. C. GORSUCH,  
Attorney-in-Fact.

The rate of premium on this bond is \$2.00 per thousand;  
the total amount of premium charged is \$50.00.

Sheet -2- H. P. Warfield Bond.

F. E. KENNAMER

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

TO ALL WHO SHALL SEE THESE PRESENTS, GREETING:

KNOW YE, That I, F. E. Kennamer, Judge of the United States District Court for the Northern District of Oklahoma, reposing special trust and confidence in the integrity, ability and fitness of H. P. Warfield do hereby appoint him Clerk of the United States District Court for the Northern District of Oklahoma, and do authorize and empower him

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, WEDNESDAY, JULY 3, 1929.

to execute and discharge all the duties of said office according to law.

Given under my hand at the town of Tulsa, Oklahoma, this 1st day of April, A. D. 1929.

(Signed) F. E. Kennamer,  
Judge of the U. S. District Court  
for the Northern District of  
Oklahoma.

Filed April 1st, 1929  
H. P. Warfield,  
Clerk U. S. District Court.

Attest:  
A True Copy of the original  
order.  
H. P. Warfield,  
Clerk.

SEAL

(Sheet -3- H. P. Warfield Bond)

(This form must be used in connection with the execution of all official bonds when the surety thereon is a guarantee or surety company, and this affidavit must be annexed to the bond)

State of Oklahoma                   SS  
County of Tulsa

Personally appeared before me, GLADYS MAGEE, on this 1st day of April, 1929, C. C. Gorsuch known to me to be the attorney in fact of the HARTFORD ACCIDENT & INDEMNITY COMPANY, the corporation described in and which executed the annexed bond of H. P. WARFIELD, as surety thereon, and who, being by me duly sworn, deposes and says that he resides in Tulsa, in the State of Oklahoma, that he is the Attorney in Fact of the said HARTFORD ACCIDENT & INDEMNITY COMPANY, and knows the corporate seal thereof; that said company is duly and legally incorporated under the laws of the State of Connecticut; that said company has complied with the provisions of the Act of Congress of August 13th, 1894 and March 23rd, 1910 allowing certain corporations to be accepted as surety on bonds; that the seal affixed to the annexed bond of H. P. Warfield is the corporate seal of the HARTFORD ACCIDENT & INDEMNITY COMPANY and was thereto affixed by order and authority of the board of directors of said company; that he signed his name thereto by like order and authority, as Attorney in Fact of said Company; that he is acquainted with C. C. Gorsuch, and knows him to be the Attorney in Fact of said Company, and that the signature of said C. C. Gorsuch subscribed to said bond is the genuine handwriting of said C. C. Gorsuch and was thereto subscribed by order and authority of said board of directors, and in the presence of said deponent; and that the assets of said Company, unincumbered and liable to execution exceed its claims, debts, and liabilities, of every nature whatsoever, by more than the sum of \_\_\_\_\_ Dollars.

C. C. GORSUCH  
Attorney-in-Fact.

Sworn to, acknowledged before me, and subscribed in my presence this 1st day of April, 1929.

GLADYS MAGEE (SEAL)  
Notary Public

My Commission expires the 8th day of October, 1929.

Here give duly certified copy of order by court approving bond:

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

Now on this 1st day of April, 1929, A. D. it is by the court ORDERED that the bond of H. P. WARFIELD as Clerk of the United States District Court for the Northern District of Oklahoma, heretofore ordered made in the sum of Twenty-five Thousand (\$25,000.00) Dollars, be, and the same is hereby approved.

(SIGNED) F. E. KENNAKER,  
JUDGE.

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION

TULSA, OKLAHOMA,

WEDNESDAY, JULY 3, 1929.

United States of America

ss

Northern District of Oklahoma

I, H. P. Warfield, Clerk of the District Court of the United States of America for the Northern District of Oklahoma, do hereby certify the within and foregoing to be a true, full and correct copy of order approving bond of H. P. Warfield, Clerk United States Court in the sum of \$25,000.00.

H. P. WARFIELD,  
Clerk.

SEAL

THE FOLLOWING INSTRUCTIONS MUST BE PARTICULARLY  
OBSERVED AND COMPLIED WITH.

1. The Christian name of the principal and the exact corporate name of the surety must be written in the body of the bond and so signed to bond.
2. A seal of wax or wafer must be affixed to the signature of the principal.
3. Each signature must be made in the presence of two persons, who must sign their names as witnesses.
4. The corporate seal, duly attested, should be affixed to the signature of the surety company; and evidence should be furnished showing that the person or persons executing the bond on behalf of such corporation were duly authorized to execute the same. This may be shown by a certificate under the corporate seal of such corporation, or by affidavit.
5. Evidence should be furnished of the compliance by the corporate surety with the provisions of the act of Congress of August 13, 1894, entitled "An act relative to recognizances, stipulations, bonds, and undertakings, and to allow certain corporations to be accepted as surety thereon."
6. All erasures or interlineations must be noted above the signatures of the witnesses as having been made before the execution of the bond.
7. The bond is to be approved by the court for which appointed, the order of approval entered of record, and a certified copy of the recorded order attached to the bond. (See section 3 of an act entitled "An act regulating fees and costs, and for other purposes," approved February 22, 1875.)

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

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

UNITED STATES,	Plaintiff, )	
vs.	)	No. 3756 - Criminal.
FRANCIS STEPHENSON,	Defendant. )	

JOURNAL ENTRY

Now on this 3rd day of July, 1929, it appearing on motion of the United States Attorney that Herbert N. Myers is a material witness for the Government, and that the said Herbert N. Myers was held by the United States Commissioner, along with the defendant, Stephenson, and that a true bill was returned against Stephenson, and that the said Myers was No Billed by said Grand Jury; and, it further appearing that the said Myers is a non-resident of the Northern District of Oklahoma, and that it will be necessary to have the said Myers as a witness when said Stephenson is tried, and it is the judgment of the United States Attorney that said Myers should be required to give a good and sufficient bond, conditioned that he will appear as a witness for the Government when said cause is set for trial;

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said Herbert N. Myers, be, and he is hereby released and discharged, conditioned that he give a good and sufficient bond in the sum of \$1000.00 for his appearance as a witness against the said Stephenson, said bond to be in form and conditions as required by law, and to be approved by the trial Judge.

O. K. Harry Seaton, Assistant United States Atty. F. E. KENNAMER, United States District Judge.  
ENDORSED: Filed July 25, 1929, H. P. Warfield, Clerk.

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, WEDNESDAY, JULY 3, 1929.

IN THE DISTRICT COURT OF THE UNITED STATES WITHIN  
AND FOR THE NORTHERN DISTRICT OF OKLAHOMAZURICH GENERAL ACCIDENT &  
LIABILITY INSURANCE COMPANY,  
LIMITED, A CORPORATION, Plaintiff, )

vs. )

MID-CONTINENT PETROLEUM COR-  
PORATION, A CORPORATION, Defendant. )

No. 509 - Law.

JOURNAL ENTRY

The above entitled cause came regularly on for trial this 3rd day of July, 1929, before the Court, the parties having by written stipulation waived a trial by jury; plaintiff being present by its attorneys, Kleinschmidt & Johnson and Yancey & Fist, and the defendant by its attorneys, J. C. Denton, R. H. Wills and I. L. Lockewitz; said cause was tried to the Court without a jury.

At the commencement of the trial the defendant objected to the introduction of any evidence on behalf of the plaintiff, which objection was by the Court overruled, to which the defendant excepted and its exception was allowed. Thereupon, the plaintiff introduced its evidence and rested, and the defendant demurred to said evidence, which demurrer was by the Court overruled and the defendant excepted and its exception was allowed. Thereupon the defendant introduced its evidence and rested; and plaintiff introduced its evidence in rebuttal and both parties rested. And thereupon the plaintiff moved the Court to render judgment in its favor as prayed for in its petition, which motion was by the Court overruled and the plaintiff excepted and its exception was allowed. Thereupon the defendant moved the Court to leave to withdraw its answer and file an amended answer denying any liability whatsoever to the plaintiff, and also moved the Court to render judgment in its favor and denying the plaintiff any recovery whatsoever, which said motions, and each of them, were by the Court overruled and the defendant excepted and its exception was allowed.

Thereupon, the Court, upon consideration and being fully advised, finds that the plaintiff is entitled to judgment against the defendant in the sum of Seventy-five Hundred Dollars (\$7,500.00), with interest at six per cent (6%) per annum from the 5th day of August, 1926, together with the costs of said action taxed at \$\_\_\_\_\_, and judgment is ordered entered accordingly, to which both the plaintiff and defendant excepted and exceptions of each were allowed.

Note: Signature of the Court and O. K. of Attorneys found on July 12th, 1929, together with balance of proceedings herein.

UNITED STATES OF AMERICA, Plaintiff, )

vs. )

TOM McCULLOUGH, Defendant. )

No. 610 - Law.

Now on this 3rd day of July, A. D. 1929, it is ordered by the Court that the above entitled cause be, and the same is hereby stricken from the assignment of this date.

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

NORTHERN District of OKLAHOMA  
 SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, WEDNESDAY, JULY 3, 1929.

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

ANITA GREER, JR. Plaintiff, )  
 vs. ) No. 614 - Law.  
 THE ORDER OF UNITED COMMERCIAL )  
 TRAVELERS OF AMERICA, Defendant. )

JOURNAL ENTRY OF JUDGMENT

Be it remembered that on this the 2nd day of July, A. D. 1929, at the special March, 1929 term of said Court at Tulsa, Oklahoma, this cause came regularly on for hearing, having been heretofore regularly set by order of the Court, plaintiff appearing in person and by her attorneys, Roberts & Clark, and A. C. Brewster, defendant, appeared by its attorneys of record, E. W. Dillon, and Wilkerson and Brown, the case was called for trial and all parties announced ready for trial, whereupon a jury of twelve men, were duly called, drawn, examined, empaneled and sworn to try the case, and the witnesses were duly sworn and statement of the case made to the jury by both parties, the evidence of the witnesses was duly heard, and thereupon the case was argued to the jury by the attorneys for both sides, and it being the hour of adjournment, the case was continued for final hearing until 9:30 A. M., July 3, 1929. And now upon the 3rd day of July, 1929, all the jury are in the box and parties appear as heretofore with their attorneys of record, and the Court instructs the jury as to the law in the case, whereupon, the jury retire to consider their verdict, and after due deliberation, return into open Court the following verdict, to-wit:

VERDICT

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

Anita Greer, Plaintiff, )  
 vs. ) Case No. 614-Law.  
 The Order United Commercial )  
 Travelers, Defendant. )

We, the jury in the above entitled case, duly impaneled and sworn, upon our oaths find for the plaintiff, and assess Recovery damages at Sixty-Three Hundred Dollars.

A. F. Bourne, Foreman.

It having heretofore been stipulated and agreed in open Court by all parties and the jury having been so instructed that the Court may determine the question of interest both as to amount and the time it shall begin to run.

IT IS THEREFORE CONSIDERED, ADJUDGED AND DECREED BY THE COURT, upon the verdict of the jury, and upon the stipulation heretofore mentioned as to interest, that plaintiff, Anita Greer, Jr., have and recover judgment against the defendant, The Order of United Commercial Travelers of America, the principal sum of Sixty-Three Hundred (\$6300.00) Dollars, and interest found by the Court to be due in the sum of Seven Hundred Ninety-One and 10/100 (\$791.10) Dollars, and in the total amount of Seven Thousand Ninety-One and 10/100 (\$7091.10) Dollars, and that said judgment draw interest from this date at the rate of six percent (6%) on the total sum of Seven Thousand Ninety-One (\$7091.10) Dollars, until paid, and for all costs taxed at the sum of \_\_\_\_\_ for which let execution issue.

To all of which the defendant excepts.

F. E. KENNAMER, District Judge.

O. K. Wilkerson & Brown  
 And E. W. Dillon  
 For Deft.  
 O. K. Roberts & Clark,  
 A. C. Brewster  
 Attorneys for Plaintiff.

ENDORSED: Filed July 3, 1929. IN Open Court. 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. WEDNESDAY, JULY 3, 1929.

objected to the evidence offered by defendant, which objection was by the Court overruled and exceptions were allowed. Motions for judgment on the pleadings was overruled and exceptions were allowed.

Notice was given in Open Court by plaintiff of its appeal to the Circuit Court of Appeals.

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SAM FORD,	Plaintiff, )	
vs.	)	No. 673 - Law.
PRAIRIE OIL & GAS COMPANY,	Defendant. )	
ET AL,	)	

Now on this 3rd day of July, A. D. 1929, the death of the plaintiff herein is established and it is ordered by the Court that plaintiff have thirty days from date to file motion to revive.

-----

J. D. FINDLEY,	Plaintiff, )	
vs.	)	No. 682 - Law.
CHARLES McCALLUM, ET AL,	Defendant. )	

Now on this 3rd day of July, A. D. 1929, the above entitled cause comes on regularly for trial. Both sides announce ready and thereupon, it is ordered by the Court that said cause be passed to Tuesday, July 9th, 1929, for further trial.

-----

PAWNEE COUNTY,	Plaintiff, )	
vs.	)	No. 813 - Law.
PRAIRIE OIL & GAS COMPANY,	Defendant. )	

Now on this 3rd day of July, A. D. 1929, it is ordered by the Court, upon stipulation filed herein, that said cause be, and the same is hereby stricken from the assignment of this date.

-----

CHARLOTTE KESSELL,	Plaintiff, )	
vs.	)	No. 838 - Law.
PRAIRIE OIL & GAS COMPANY,	Defendant. )	

Now on this 3rd day of July, A. D. 1929, it is ordered by the Court, upon stipulation filed herein, that said cause be, and the same is hereby stricken from the assignment of this date.

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Court adjourned until July 5, 1929.

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

NORTHERN  
SPECIAL MARCH 1929 SESSION

District of

OKLAHOMA

TULSA, OKLAHOMA, FRIDAY, JULY 5, 1929.

On this 5th day of July, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma sitting in Special March 1929 Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.  
John M. Goldesberry, Esq., United States Dist. Attorney.  
John H. Vickrey, Esq., United States Marshal.

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

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

ORDER CONSTRUING FEE BILL

On this 5th day of July, 1929, it is ordered that the Clerk of said Court tax fees in compliance with Act of Congress approved February 11, 1925, as follows:

Section 2 - Petition,  
Bill of Complaint,  
Indictment,  
Information,  
Libel of Information,  
Writ of Habeas Corpus,  
Removal from State Courts,

a fee of \$5.00 to be taxed.

Section 3 - Answer,  
Motion to Quash,  
Motion to Strike,  
Motion to Amend,  
Motion to Set Aside,  
Demurrer,  
Plea of Not Guilty,  
Cross Petition,  
Intervenor,  
Answer and Cross Petition,

a fee of \$5.00 to be taxed for the first pleading filed and of \$2.00 for each additional pleading filed, provided however, that after one fee has been paid by any one party separately appearing that no other fee will be taxed.

Reply to Answer,

a fee of \$2.00 to be taxed.

Section 4 - Judgment in Law and Criminal Cases,  
Decree in Equity and Bankruptcy Cases,  
Final Order,  
Mistrial,

a fee of \$5.00 to be taxed.

Section 5 - Notice of Appeal,

a fee of \$5.00 to be taxed.

Section 6 - Petition for Writ of Habeas Corpus,  
Application for Writ of Habeas Corpus,  
Appeal from Deportation Order of  
a United States Commissioner,

a fee of \$5.00 to be taxed.

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

NORTHERN District of OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, FRIDAY, JULY 5, 1929.

Section 7 - For each additional Trial or Final Hearing upon a Reversal by a Circuit Court of Appeals or the Supreme Court of the United States (Mandate), Mistrial, Granting of New Trial,

a fee of \$5.00 to be taxed.

F. E. KENNAMER, United States District Judge.

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

UNITED STATES OF AMERICA, Plaintiff, vs. R. E. MILLS, Defendant. No. 2407 - Criminal.

Now on this 5th day of July, A. D. 1929, it is ordered by the Court that the above entitled cause be, and the same is hereby abated on account of proof of death of defendant herein having been established before the Court.

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

UNITED STATES OF AMERICA, Plaintiff, vs. BUD J. JONES, ET AL, Defendants. No. 3499 - Criminal.

O R D E R

And now on the 5th day of July, A. D. 1929, the same being a regular day of the special March A. D. 1929, term of said court, the above entitled matter coming on for hearing, and the court being fully advised in the premises finds,

That heretofore and on the 16th day of April A. D. 1929, the defendant was arraigned and entered plea of not guilty, that said cause was not tried at said time for the reason that A. L. Freeman, a material witness for the government was in the hospital and that said matter was ordered passed till the 6th day of May A. D. 1929, to be tried at Pawhuska, Oklahoma, and that said witness A. L. Freeman, was by the court ordered to appear as a witness together with all other witnesses at Pawhuska, Oklahoma, and that thereafter on the 23rd, day of April A. D. 1929, the said defendant Bud J. Jones, withdrew his plea of not guilty and entered a plea of guilty, but that witness A. L. Freeman, was not notified and in good faith appeared at Pawhuska, as a witness for the government in said action.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, that the court clerk of this court issue proper certificate to the said witness for his witness fees and mileage for his attendance upon the court at Pawhuska, Oklahoma, for the 6th day of May A. D. 1929, being one days attendance and mileage from Tulsa to Pawhuska, Oklahoma.

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

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

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

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

NORTHERN  
SPECIAL MARCH 1929 SESSION  
DISTRICT COURT OF THE UNITED STATES

District of

OKLAHOMA

TULSA, OKLAHOMA,

FRIDAY, JULY 5, 1929.

UNITED STATES OF AMERICA,	Plaintiff,	}	No. 618 - Law.
vs.			
CITIZENS NATIONAL BANK,	Defendant.		

Now on this 5th day of July, A. D. 1929, it is ordered by the Court that the above entitled be, and the same is hereby passed to Tuesday, July 9th, 1929, at 7 P. M.

A. D. KROW, ET AL,	Plaintiff,	}	No. 646 - Law.
vs.			
BU-VI-BAR PETROLEUM COMPANY,	Defendant.		

Now on this 5th day of July, A. D. 1929, the above entitled cause comes on for further trial with parties present as heretofore and the jury in the box. The plaintiff continues with the introduction of evidence with the following witnesses: Dr. S. S. Mohrman, Wade Z. Paxton, A. D. Krow, P. E. King, Mrs. Linda McFadden, F. R. Billingsley, J. L. Donahoe and T. J. Redd. Thereupon plaintiff rests. Defendant's motion to strike certain testimony of plaintiff is overruled and exceptions are allowed. Defendant's demurs to the evidence which demurrer is overruled and exceptions are allowed. Thereupon defendant introduces evidence with the following witnesses: Louis Campbell, W. C. Conley and J. Garfield Buell. Defendant rests. Rebuttal testimony is offered by plaintiff with the following witnesses: Dr. S. S. Mohrman, A. D. Krow and Wade Z. Paxton. Plaintiff rests. Witnesses for defendant in rebuttal testimony are: W. C. Conley. Defendant rests. Defendant moves the Court for a directed verdict, which motion is overruled and exceptions are allowed. Closing arguments of counsel are heard and both plaintiff and defendant request the Court to read their written instructions to the jury, which requests are overruled and exceptions are allowed. Leave is granted by the Court for the plaintiff and defendant to file their instructions. The Court then instructs the jury as to the law in the case and the defendant excepts to the Court's instructions which exceptions are allowed. The jury then retire to deliberate upon their verdict herein. And thereafter the jury return into open Court for further instructions which instructions are given and the jury again retire to deliberate further upon said verdict. And thereafter the jury return into open court and advise they are unable to agree upon a verdict. Thereupon, at the request of the jury, it is ordered by the Court that further deliberation herein be passed until 10 o'clock A. M. Monday, July 8th, 1929.

J. D. FINDLEY,	Plaintiff,	}	No. 682 - Law.
vs.			
CHARLES McCALLUM, ET AL,	Defendants.		

Now on this 5th day of July, A. D. 1929, it is ordered by the Court that the above entitled cause be, and the same is hereby passed to Tuesday, July 9th, 1929.

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

UNITED STATES FIDELITY AND GUARANTY COMPANY, A CORPORATION,	Plaintiff,	}	No. 691 - Law.
vs.			
W. D. GIBSON, ET AL.,	Defendants.		

J U D G M E N T

Now, on this the 5th day of July, 1929, this matter coming on for trial, the said cause, upon agreement of the parties,

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, FRIDAY, JULY 5, 1929.

is continued as to W. W. Jarnagan, and J. E. Burnett, and C. T. Thompson having filed his answer in which it appears that he has been adjudged a bankrupt, and listed the claim of the plaintiff herein as one of his liabilities, said cause is dismissed as to said C. T. Thompson.

The Court finds that personal service of summons was had upon W. D. Gibson, and G. D. Gibson, and they and each of them are in default, and the Court having heard the evidence as against W. D. Gibson and G. D. Gibson, and being duly advised, -

It is ordered and decreed that the plaintiff do have and recover of the defendants, W. D. Gibson and G. D. Gibson, a judgment in the sum of \$13,614.98 with interest from the date of this judgment, at the rate of 6% per annum, and for the costs in this case, amounting to \$\_\_\_\_\_.

F. E. KENNAMER, Judge.

ENDORSED: Filed In Open Court  
July 5, 1929  
H. P. Warfield, Clerk.

-----

UNITED STATES OF AMERICA,	Plaintiff,	}	No. 707 - Law.
vs.			
ALKIN ALLEN, ET AL,	Defendants.		

Now on this 5th day of July, A. D. 1929, it is ordered by the Court that the above entitled cause be, and the same is hereby stricken from the assignment of this date.

-----

C. O. BUCKLES,	Plaintiff,	}	No. 712 - Law.
vs.			
EMPIRE GAS & FUEL COMPANY,	Defendant.		

Now on this 5th day of July, A. D. 1929, the above entitled cause came on for trial. Both sides announce ready and thereupon it is ordered by the Court that said cause be, and the same is hereby passed to July 8th, 1929.

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IN THE UNITED STATES COURT FOR THE NORTHERN  
DISTRICT OF OKLAHOMA

J. G. HUGHES AS RECEIVER OF THE FIRST NATIONAL BANK OF BRISTOW, OKLAHOMA, A NATIONAL BANKING ASSOCIATION,	Plaintiff,	}	No. 825 - Law.
vs.			
I. D. MAYS,	Defendant.		

JOURNAL ENTRY OF JUDGMENT

Now on this 5th day of July, 1929, the above entitled cause came on regularly for hearing, plaintiff appearing by his attorney of record and the defendant appearing not in person or by attorney, but having made default and having by the court been adjudged in default, and after hearing the evidence offered in support of plaintiff's petition, and being fully advised in the premises, the court finds:

That the defendant I. D. Mays has been personally served with summons in the above entitled cause in the manner provided by law

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION

TULSA, OKLAHOMA,

FRIDAY, JULY 5, 1929.

and that the time within which defendant was given to answer the petition of the plaintiff as fixed in said summons has long since expired, and the defendant has failed to demur, answer or otherwise plead to the petition of the plaintiff, and, after being called three times at the bar of the court, was by the court adjudged in default and to have confessed all of the material allegations of plaintiff's petition.

The court further finds that all the material allegations in plaintiff's petition contained are true, and that the defendant is indebted to the Trust represented by the plaintiff in the manner, sum and amount set forth in plaintiff's petition, and is entitled to judgment against the defendant therefor.

IT IS THEREFORE ordered, adjudged and decreed by the court that the plaintiff have and recover judgment of and from the defendant I. D. Mays in the sum of \$3242.32 with interest thereon at the rate of 10% per annum from February 26, 1929, until paid, and for the further sum of \$300.00 as attorney's fees, and the costs of this action.

WHEREOF let execution issue.

F. E. KENNAMER, Judge.

ENDORSED: Filed In Open Court  
July 5, 1929  
H. P. Warfield, Clerk.

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Court adjourned until July 8, 1929.





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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, MONDAY, JULY 8, 1929.

the above entitled cause; and it appearing to the court that such attachment and garnishment was duly levied upon and seizure made of the following items of personal property belonging to the defendant, to-wit:

18	5-3/16"	350#	Spiral Bits, 3#	7	Jts	F	On Consignment. 126-128-123-127 142-152-137-173 Do 162-172-183-175 179-166-169-153 181-170
3	6/5/8"	500#	Do	3-3/4"	7	Jts	H178-188-149-347 Do
2	8-1/4"	850"	Do	4-1/4"	7	JTs	#1-315-309 Do
4	10"	1200#	Do	4-1/4"	7	Jts	#J219-345-346-360 Do
15	10"	1200#	Do	5"	7	Jts	#J304-305-300-308 Do 313-315-234-339 347-364-367-301 348-350-351 Do
4	12-1/2"	1700#	Do	6"	7	JTs	#K206-207-205-204 Do
13	12-1/2"	1700#	Do	5"	7	Jts	#K198-194-203-208 192-271-264-269 258-259-262-280 138 Do
12	15-1/2"	2300#	Do	5"	7	Jts	#L186-158-161-165 159-164-157-152 170-171-162
4	15-1/2"	2300#	Do	6"	7	Jts	#L150-219-220-221
3	20"	3100#	Do	5"	7	Jts	#M120-122-125
8	5-3/16"	11#	Dressing forms				
10	6-5/8"	20#	Do				
4	8-1/4"	35#	Do				
10	10"	54#	Do				
3	12-1/2"	89#	Do				
5	15-1/2"	131#	Do				
2	20"	180#	Do				
1	5-3/16"	18#	Do (New Style)				
1	6-5/8"	18#	Do	Do			
1	10"	35#	Do	Do			

and it further appearing to the Court that the Motion of said plaintiffs for judgment on said verdict and sustaining said attachment and garnishment should be sustained.

IT IS THEREFORE, BY THE COURT ORDERED, ADJUDGED AND DECREED That the Bovaird Supply Company, garnishee herein be, and it is hereby directed to deliver possession of the hereinbefore described personal property, and described in its answer as garnishee herein, to the United States Marshal for the Northern District of Oklahoma, to be by him disposed of according to law and as hereinafter directed, and that the Plaintiffs have and recover of and from the defendant, the sum of Three Thousand Four Hundred Sixty Three and 85/100 (\$3463.85) Dollars with interest thereon from July 8, 1929, at the rate of 6% per annum, and that the attachment so levied upon the above described property, together with the garnishment of the Bovaird Supply Company, be, and the same is hereby sustained; and that the said property or so much thereof as may be necessary be condemned and sold according to law,

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION

TULSA, OKLAHOMA, MONDAY, JULY 8, 1929.

by the United States Marshal of the Northern District of Oklahoma, and the proceeds thereof applied to the payment of plaintiff's said demand; the residue, after paying the amount of plaintiff's demand, together with interest and costs, to be paid to the defendant, but if upon a sale of said property, the same is insufficient to pay plaintiff's said demand, together with the interest and costs, let execution issue for the unpaid balance thereof.

F. E. KENNAMER, Judge.

ENDORSED: Filed July 13, 1929.  
H. T. Warfield, Clerk.

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C. O. BUCKLES,	Plaintiff,	}	No. 712 - Law.
vs.			
EMPIRE GAS & FUEL COMPANY,	Defendant.		

Now on this 8th day of July, A. D. 1929, the above entitled cause comes on for trial having been passed from July 5th, 1929. All parties are present in person and by counsel as heretofore. Both sides having heretofore announced ready for trial, a jury is duly empaneled and sworn to try said cause and a true verdict render. L. G. Stanley, and A. T. Bourne, were excused for cause; and Maurice Devinna and J. M. Crutchfield were challenged by defendant; plaintiff waived challenge. Thereafter the jury as sworn was as follows:

W. L. Belew	J. Keller
H. M. Ausmus	C. C. Evans
W. J. Ruyle	R. R. Smith
E. L. Talley	Albert Hadady
Frank H. Lindsley	H. T. Lamons
George L. Carpenter	R. K. Anthis

All witnesses were sworn in open court and opening statements of counsel were heard. Defendant's motion for judgment on plaintiff's opening statement was overruled and exceptions were allowed. Thereupon plaintiff introduces evidence with witness Ben H. Ash. And thereafter the hour for adjournment having arrived it is ordered by the Court that said cause be passed for further trial until 9:30 A. M. July 9th, 1929.

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

THEODORE HOLLAND,	Plaintiff,	}	No. 758 - Law.
vs.			
MISSOURI-KANSAS-TEXAS RAILWAY COMPANY,	Defendant.		

O R D E R

Now, on this the 8th day of July, 1929, this matter came on to be heard in its regular order upon the motion heretofore filed herein by the defendant, Missouri-Kansas-Texas Railway Company, to require the plaintiff to put up security for costs in the above entitled cause, same having been filed in said District Court upon a pauper's oath, and came the plaintiff by his attorney, Van Long, and came the defendant, Missouri-Kansas-Texas Railway Company, by its attorney, C. S. Walker, and said motion being reached in its regular order, the court proceeds to hear same, and after having heard the evidence and arguments of counsel, and being advised in the premises finds that said motion should be sustained, and that said plaintiff

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

NORTHERN District of OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, MONDAY, JULY 8, 1929.

should be required to give a cost bond in said cause with good and sufficient sureties, in the sum of \$500.00.

It is, therefore, by the court, ORDERED, ADJUDGED AND DECREED that said motion of said defendant to require said plaintiff to put up security for costs in the above entitled cause be and the same is hereby sustained, and plaintiff is hereby given five days from this date in which to make and file a cost bond in this cause with good and sufficient sureties in the sum of \$500.00.

F. E. KENNAMER, Judge.

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

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

MARY TENNESSEE LEE, FRED WESLEY LEE, A MINOR BY HIS GUARDIAN AND NEXT FRIEND, ERNEST R. BROWN, AND MAY JANE SUMMERS, FORMERLY LEE, Plaintiffs, ) No. 759 - Law.
-vs- )
THE UNITED STATES OF AMERICA, Defendant. )

ORDER REQUIRING DEFENDANT TO PRODUCE CERTAIN DOCUMENTARY EVIDENCE AT TRIAL.

Now on this the 5th day of July, 1929, the motion of the plaintiffs comes on for hearing, and the Court having heard the contention of counsel for plaintiffs and being aware of the nature of this action finds:

That this case originated out of a dispute between plaintiffs and defendant wherein several phases are handled from one main office; that there are certain matters of material importance recorded in the main files of the headquarters of the United States Veterans Bureau, at Washington, D. C., and in the hands of the attorneys for said United States Veterans Bureau which are necessary in the final determination of this cause, and that said matters are kept exclusively from the plaintiffs unless this Court orders defendant to produce in the court said files; that the above cause has been assigned and set for trial on the 9th day of July, 1929.

THEREFORE, Premises considered, the defendant is hereby ordered to produce the following documents at the trial of this cause:

- 1. Service record of Fred Lee, Serial #978104, Private, Company B. 1st Dev., Br. 151 Depot Brigade.
2. Compensation Investigation report.
3. Application for Compensation.
4. All hospital reports during entire time that Fred Lee was in the service of the United States Army, and all times since his discharge.
5. All letters and writings of the said Fred Lee, and all replies thereto by the Government, and all letters written by the Government to Fred Lee and his replies thereto, and all correspondence, either letters or otherwise, and all files now held and in possession of said defendant.

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

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

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

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

NORTHERN District of OKLAHOMA  
 SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, MONDAY, JULY 8, 1929.

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

F. V. WILDER, TREASURER, )  
 Plaintiff, )  
 vs. ) No. 764 - Law.  
 GEORGE H. CURRIER, )  
 Defendant. )

ORDER OVERRULING MOTION TO MAKE MORE

DEFINITE AND CERTAIN

This cause coming on for hearing before me, F. E. Kennamer, Judge of the said Court, on the motion of the defendant for an order requiring the plaintiff to make his petition more definite and certain, and the matter having been taken under advisement, and the Court being fully advised in the premises, now on this 8th day of July, 1929, the Court finds that said motion should be overruled; to which the defendant excepts.

IT IS, THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED BY THE COURT that the motion of the defendant to require the plaintiff to make his petition more definite and certain be, and the same is hereby, overruled; to which the defendant excepts, and exception is allowed.

Done in open Court this the 8th day of July, 1929.

F. E. KENNAMER, Judge.

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

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

W. R. MCKEE, )  
 Plaintiff, )  
 vs. )  
 THE PRAIRIE OIL & GAS COMPANY )  
 AND PRODUCERS & REFINERS ) No. 788 - Law.  
 CORPORATION, CORPORATIONS, )  
 Defendants. )

ORDER OF DISMISSAL AS TO DEFENDANT THE

PRAIRIE OIL & GAS COMPANY

Upon application of the attorney for the plaintiff, the above entitled cause as against the defendant The Prairie Oil & Gas Company, a corporation, is dismissed without prejudice at the cost of the plaintiff.

Dated this 8th day of July, 1929.

F. E. KENNAMER, Judge.

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

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

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SPECIAL MARCH 1929 SESSION

TULSA, OKLAHOMA, MONDAY, JULY 8, 1929.

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

A. H. WESTERMAN,	Plaintiff,	)	
		)	
vs.		)	No. 818 - Law.
		)	
SOUTHWESTERN STORES, INC.,		)	
A CORPORATION,	Defendant.	)	

ORDER OF DISMISSAL

It appearing to the Court that all matters and things involved in controversy in this cause have been settled by the parties, and that a dismissal is filed herein by the plaintiff;

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

Done in open Court this 8th day of July, 1929.

F. E. KENNAMER, Judge.

O. K.  
G. C. Spillers,  
Atty. for Plaintiff.

ENFORSED: Filed IN OPEN COURT  
July 8, 1929  
H. P. Warfield, Clerk.

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Court adjourned until July 9, 1929.

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION

TULSA, OKLAHOMA, TUESDAY, JULY 9, 1929.

On this 9th day of July, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma sitting in Special March 1929 Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.  
 John M. Goldesberry, Esq., United States Dist. Attorney.  
 John H. Vickrey, Esq., United States Marshal.

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

UNITED STATES OF AMERICA,	Plaintiff,	}	No. 618 - Law.
vs.			
CITIZENS NATIONAL BANK,	Defendant.		

Now on this 9th day of July, A. D. 1929, it is ordered by the Court that the above entitled cause be, and the same is hereby passed until July 10th, 1929.

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

C. O. BUCKLES,	Plaintiff,	}	No. 712 - Law.
vs.			
EMPIRE GAS AND FUEL COMPANY, A CORPORATION,	Defendant.		

JOURNAL ENTRY OF TRIAL AND JUDGMENT

Now on this 8th day of July, 1929, a judicial day of this court, this cause comes regularly on in its order for trial upon the issues joined, each respective party appearing in person or by its representatives and by its respective attorneys of record.

Thereupon, a jury is duly impanelled and sworn to try the cause, and plaintiff makes his opening statement to the jury. Thereupon, defendant moves for judgment in its favor upon the pleadings in conjunction with the said opening statement. After argument by counsel for respective parties, said motion is by the court overruled and defendant excepts. Thereupon, defendant makes its opening statement to the jury and evidence is introduced on behalf of plaintiff until the close of the day, and the jury is duly admonished and excused until nine o'clock A. M. of July 9, 1929, until which time the court is recessed.

And now, on July 9, 1929, a judicial day of said court, all parties present as before, plaintiff resumes introduction of evidence and rests. Thereupon, defendant demurs to the evidence introduced on behalf of plaintiff, which demurrer is argued to the court by attorneys for respective parties and is by the court overruled, at which ruling defendant excepts.

Thereupon, defendant introduces evidence and rests, and plaintiff introduces evidence in rebuttal and rests, and the introduction of evidence is closed.

Thereupon, defendant moves the court to direct the jury to return a verdict in favor of defendant, which motion is argued by attorneys for respective parties and submitted to the court, and the court, having duly considered the same, finds that said motion should be sustained, and thereupon said motion is sustained, and the jury is directed to sign and return a verdict herein in favor of defendant to which ruling plaintiff excepts.

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

NORTHERN

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SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, TUESDAY, JULY 9, 1929.

Thereupon, the jury returns a verdict finding in favor of the defendant and against the plaintiff, which verdict is received and filed. And now upon the same day this cause comes further regularly on for judgment upon the proceedings heretofore had herein, and the court having duly considered the same and being fully advised of the premises, finds that the plaintiff should take nothing herein and that defendant should have judgment against plaintiff for costs of action.

It is therefore ordered and adjudged that the plaintiff recover nothing herein and that defendant recover from the plaintiff the costs of this action, taxed at \$ \_\_\_\_\_, whereof let execution issue.

Thereupon, plaintiff excepts to said verdict and judgment.

F. E. KENNAMER, Judge.

O. K.  
R. E. Cullison,  
Warren T. Spies,  
Attorneys for Defendant.

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

UNITED STATES OF AMERICA, Plaintiff, )  
vs. ) No. 745 - Law.  
BOARD COUNTY COMMISSIONERS, )  
OSAGE COUNTY, Defendant. )

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

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

MARY TENNESSEE LEE, FRED WESLEY LEE, A MINOR BY HIS GUARDIAN AND NEXT FRIEND, ERNEST R. BROWN, AND MARY JANE SUMMERS, FORMERLY LEE, Plaintiffs, ) No. 759 - Law.  
vs. )  
THE UNITED STATES OF AMERICA, Defendant. )

JOURNAL ENTRY OF JUDGMENT

The above entitled and numbered cause come on regular for hearing before Hon. Franklin E. Kennamer, Judge of the above entitled court, with the plaintiff, Mary Jane Summers appearing in person and with the plaintiff Fred Wesley Lee, a Minor appearing by his Guardian and next friend, Ernest R. Brown, and with each and all said plaintiffs appearing by their Attorneys of record, Wilkerson & Brown, and with the defendant appearing by J. V. Fitts, Attorney for United States Veterans Bureau and by Louis N. Stivers, Asst. United States Attorney, Northern District, State of Oklahoma. Said parties having filed in said cause their written stipulations for the waiver of jury in said cause and for the trial of said cause to the court, the court proceeded to hear and consider said cause. The trial of said cause not having been completed on the said 9th day of July 1929, said hearing was continued to this the 10th day of July 1929, at 9:30 O'clock A. M.

Note: Signature of the Court and O. K. of Attorneys found on July 10th, 1929, together with balance of proceedings herein.

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

NORTHERN District of OKLAHOMA  
 SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, TUESDAY, JULY 9, 1929.

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

UNITED STATES, Plaintiff, )  
 vs. ) No. 792 - Law.  
 R. W. KELLOUGH, Defendant. )

JOURNAL ENTRY OF JUDGMENT.

Now on this 9th day of July, 1929, the above entitled cause coming on to be heard upon plaintiff's petition herein, 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 the Court, after hearing the evidence offered, and being fully advised in the premises, finds:

That the said defendant, R. W. Kellough, was duly and regularly served with process herein, and thereafter made a general appearance and interposed a demurrer to plaintiff's petition, which was, on the 13th day of May, 1929, by the Court considered and overruled, exceptions duly noted, and upon the request of said defendant he was given twenty days therefrom in which to answer.

That said defendant has not answered or pleaded herein, and having been three times duly called in open Court, appeareth not, and is adjudged in default.

The Court further finds all the allegations contained in plaintiff's petition to be true and correct, and further finds that because of the instrument sued upon said defendant is indebted to said plaintiff in the principal sum of \$104.00, and that no portion thereof has been paid.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said plaintiff, the United States, do have and recover judgment against the above named defendant, R. W. Kellough, in the principal sum of \$104.00 with interest thereon at the rate of 6% per annum from the 12th day of January, 1929, until paid, and for the costs of this suit.

F. E. KENNAMER, Judge.

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

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

PUSHMAN BROTHERS, Plaintiff, )  
 vs. ) At Law No. 889.  
 MAYO FURNITURE COMPANY,  
 A CO-PARTNERSHIP CONSISTING OF  
 CASS A. MAYO AND JOHN D. MAY,  
 Defendant. )

ORDER OF DISMISSAL

This cause coming on to be heard upon the application of plaintiff to dismiss, the court being well and sufficiently informed in the premises, it is therefore ordered, adjudged and decreed that this cause be, and the same is hereby, dismissed with prejudice.

F. E. KENNAMER, Judge.

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

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

NORTHERN District of OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, TUESDAY, JULY 9, 1929.

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

DANIEL BARNETT, Plaintiff, vs. HANNAH ANDERSON AND C. W. ROODHOUSE, GUARDIAN OF HANNAH ANDERSON, AN INCOMPETENT, Defendant. No. 890 - Law.

ORDER EXTENDING TIME IN WHICH TO PLEAD

Now on this the 9th day of July, 1929, the application of the plaintiff herein, asking for an extension of time in which to plead to the answer and cross petition of the defendant, Hannah Anderson, comes on for hearing, and for good cause shown,

IT IS HEREBY ordered, adjudged and decreed by the court that the said plaintiff herein be and he is hereby given 15 days from this date, in which to plead to the answer and cross petition of the defendant, Hannah Anderson.

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

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

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

DANIEL BARNETT, Plaintiff, vs. HANNAH ANDERSON AND C. W. ROODHOUSE, GUARDIAN OF HANNAH ANDERSON, INC., Defendant. No. 890 - Law.

ORDER ENLARGING TIME IN WHICH UNITED STATES MAY PLEAD.

Now on this 9th day of July, 1929, it being called to the Court's attention that the record in the within cause shows that the Superintendent for the Five Civilized Tribes was duly notified herein on the 21st day of June, 1929, but that sufficient information has not been durnished the Department of Justice to enable it to plead herein, and that its time in that connection should be enlarged accordingly.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the United States, be, and hereby is given 30 days additiona, time in which to plead herein.

F. E. KENNAMER, Judge.

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

Court adjourned until July 10, 1929.

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

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OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, WEDNESDAY, JULY 10, 1929.

Now on this 10th day of July, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma sitting in Special March 1929 Session, at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, Present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.  
John M. Goldesberry, Esq., United States Dist. Attorney.  
John H. Vickrey, Esq., United States Marshal.

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

ADMISSION TO THE BAR

On this 10th day of July, A. D. 1929, it being made satisfactorily to appear that GEORGE WEBSTER AND HUGH WEBSTER are qualified for admission to the Bar of the Court, the oath prescribed by the Court is administered and said attorneys are declared admitted to the Bar of the Court.

ORDER FOR ADDITIONAL PETIT JURORS

On this 10th day of July, A. D. 1929, it appearing to the Court that there are not sufficient jurors in the panel, it is ordered that the Marshal of said District summon four good and lawful men, duly qualified, to serve as petit jurors for this Special March 1929 Term of said Court.

Thereupon, the Marshal returns the names of G. A. Martin, Henry Holmes, R. H. Berry and C. C. Benton, who are examined by the Court. G. A. Martin is excused on account of not having lived in the county six months, and said Henry Holmes, R. H. Berry and C. C. Benton are accepted as petit jurors for this Special March 1929 Term of Court.

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

RE: TRANSPORTATION OF PRISONERS, )  
CRIMINAL MISCELLANEOUS. )

ORDER OF COURT

Now on this 9th day of July, 1929, on motion of the United States Attorney it appearing to the Court that various and sundry defendants lodged in the county jails of the various counties, to-wit: Ottawa, Craig, Washington, Nowata, Osage, Rogers and Creek desire to enter their pleas of guilty to the various indictments pending against them in this Court, on the 12th day of July, 1929;

And it further appearing to the Court that it will be necessary for the United States Marshal in and for the Northern District of Oklahoma to transport said prisoners from said various jails to Tulsa, Oklahoma, for the purpose of allowing said defendants to enter their pleas of guilty;

And it further appearing to the Court that the United States Attorney has furnished the United States Marshal with a list of the names of said prisoners desiring to plead guilty on said 12th day of July, 1929, from said various counties;

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that John H. Vickrey, United States Marshal in and for the Northern District of Oklahoma, be, and he is hereby authorized, empowered and directed to transport from the various county jails hereinabove mentioned the defendants in said jails from said jails in said counties to Tulsa, Oklahoma, and have said prisoners present on or before said 12th day of July, 1929, for the purpose of entering their pleas of guilty be-



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

NORTHERN  
SPECIAL MARCH 1929 SESSION

District of

OKLAHOMA

TULSA, OKLAHOMA, WEDNESDAY, JULY 10, 1929.

ZURICH G. A. & L. INSURANCE  
COMPANY, Plaintiff, )

vs. )

No. 509 - Law.

MID-CONTINENT PETROLEUM  
COMPANY, Defendant. )

Now on this 10th day of July, A. D. 1929, it is ordered by the Court that the above entitled cause be set for hearing at 9:30 A. A., July 12th, 1929.

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

J. D. FINLEY, Plaintiff, )

vs. )

No. 682 - Law.

CHAS. McCALLUM AND THE  
McCALLUM ELECTRIC COMPANY,  
A CORPORATION, Defendant. )O R D E R

Now on this the 10th day of July, 1929, the above matter comes on for hearing upon the motion of plaintiff to dismiss said cause with prejudice at cost of defendants.

Plaintiff appears by his attorneys Breckinridge & Bostick, and the defendants appear by their attorneys E. M. Conner and Joe T. Dewberry, and said motion is thereupon presented.

IT IS ORDERED that said cause be, and the same is hereby dismissed with prejudice at the cost of defendants.

F. E. KENNAMER, Judge.

O. K.  
Breckinridge & Bostick,  
Attorneys for Plaintiff.

O. K.  
E. M. Conner,  
Joe T. Dewberry,  
Attorneys for Defendants.

ENDORSED: Filed in Open Court  
July 11, 1929.  
H. P. Warfield, Clerk.

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

MARY TENNESSEE LEE, FRED WESLEY  
LEE, A MINOR BY HIS GUARDIAN AND  
NEXT FRIEND, ERNEST R. BROWN, AND  
MARYJANE SUMMERS, FORMERLY LEE,  
Plaintiffs, )

vs. )

No. 759 - Law.

THE UNITED STATES OF AMERICA,  
Defendant. )

JOURNAL ENTRY OF JUDGMENT

Note: Proceedings had in the above entitled case on July 9th, 1929, are found on Page 275, this Journal, same being the First Paragraph of the above styled Journal Entry.

Upon reconvening of court on this day, and all parties appearing as aforesaid, and all parties being ready to proceed with

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SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, WEDNESDAY, JULY 10, 1929.

the trial of said cause, evidence was taken and testimony heard. And after hearing and considering all the evidence produced on the behalf of all parties and carefully examining records and files in said cause, and being fully advised in the premises, the court finds the issues joined in favor of the plaintiffs and against the defendant; that all the material allegations contained in plaintiffs petition are true.

The court further finds that the said decedant, Fred Lee, was on the 27th day of May, 1918 duly inducted in the United States Army at Miami, Oklahoma, and that he was subsequently given Army Serial No. 987104, and that he became a private in Company B, 1st Dev. Br., 151st Depot Brigade, Camp Devens, Massachusetts; that there after and on the 1st day of August, 1918 there was duly issued to the said soldier a certificate of insurance No. 3426115. A true and correct copy of said certificate of insurance is attached to the plaintiffs petition herein.

The court further finds that during the time of service the said soldier in the United States Army, he acquired the disease of active pulmonary tuberculosis; and that he continued to suffer from said disease until the day of his death on the 5th day of May, 1923.

The court further finds that said soldier was given an honorable discharge from the United States Army at Camp Devens, Massachusetts on the 29th day of November, 1918, and that a true and correct copy of said honorable discharge is attached to plaintiffs petition herein.

The court finds that at the time the said deceased soldier was given said honorable discharge, on the date last above set out, he was suffering from the disease of active pulmonary tuberculosis, and was at the time of said discharge on account of his suffering from said disease as aforesaid, totally and permanently disabled, and was unable to perform any and every kind of duty pertaining to his occupation, that of mining, and was prevented by said disability from engaging in, and from performing every kind of duty pertaining to any gainful occupation, and that such disability continued from the date of his discharge to the time of his death as aforesaid.

The court further finds that application for the payment of the insurance due said deceased soldier on account of his insurance contract with the defendant was duly made and that a disagreement between the United States Veteran Bureau and claimants arose and that the said Bureau failed and refused to pay insurance or any part thereof.

The court further finds that an administrator for the estate of said deceased soldier was duly appointed by the County Court of Ottawa County, Oklahoma, and that said administration matter has been finally closed; that the said soldier died while in actual residence in good faith of the County of Ottawa, state of Oklahoma. That the said County court of Ottawa County has duly entered its decree definitely determining and fixing the individual identity of the heirs at law, surviving said deceased soldier, which said heirs at law were and are -

Mary Jane Summers, formerly Lee, Wife, and  
Fred Wesley Lee, his son, born of the marriage

of said soldier to the said Mary Jane Summers, formerly Lee. That the said heirs each inherited an equal undivided one half interest in and to all property and rights of property owned and possessed by the said deceased soldier at the time of his death.

The court further finds that the said deceased soldier did not pay any premiums upon his said insurance, subsequent to his said honorable discharge from the United States Army, and that said insurance would have, if the said soldier had not been suffering from a compensable disability, lapsed for non-payment of premiums, but the court further finds that at the time said insurance lapsed, or would have lapsed, the said deceased soldier was suffering from a compensable disability for which compensation had not been collected at the time of his death, and the court further finds that at the time of the death

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

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SPECIAL MARCH 1929 SESSION

TULSA, OKLAHOMA, WEDNESDAY, JULY 10, 1929.

of said soldier as aforesaid, there was compensation due and unpaid from the defendant amounting to the sum of \$1,622.58; that if the said compensation due the said deceased soldier at the time of his death had been applied upon the payment of the unpaid premiums upon said insurance as same came due, the whole of said insurance premiums would have been paid, and no part of said insurance would have lapsed.

The court further finds that at the time the deceased soldier failed and neglected to pay the premiums upon his said insurance he was suffering from pulmonary tuberculosis and totally and permanently disabled.

The court further finds that the said deceased soldier named as the beneficiary under said insurance contract, his mother Mary Tennessee Lee.

The court further finds that there is now due and payable to the plaintiffs from the defendant under said insurance contract the sum of \$7,325.50, together with interest thereon at the rate of 4 per cent annually from this date until paid, together with the cost of said cause.

The court further finds that as a matter of law the said deceased having been suffering from a total and permanent disability at the time of his discharge, the said insurance did not lapse, and that the said decedant was entitled, on account of such total and permanent disability to receive from the defendant the sum of \$57.50 per month from the day of his discharge on the 29th day of November, 1918, until the day of his death, and that from and after the day of his death, namely May 5th, 1923 the beneficiary, Mary Tennessee Lee was entitled to receive the sum of \$57.50 per month until the full amount due under said insurance contract had been paid.

That court further finds that no part of said payments had been made by the defendant, that the heirs at law, namely, Mary Jane Summers, formerly Lee and Fred Wesley Lee, are entitled to receive the payments which should have been made under said insurance contract from the said 29th day of November, 1918 to said 5th day of May 1923, which said payments amount to a total sum of \$3,060.91; and that the said Mary Tennessee Lee is entitled to receive the payments under said insurance contract since the day of the death of said soldier, namely, May 5th, 1923, which amount to this date to the sum of \$4,264.59; and the court further finds that the said sum due to the said heirs at law and the said Mary Tennessee Lee, as aforesaid, are now payable in cash, and that judgment should be rendered against said defendant for said sums together with interest thereon from this date until paid, at the rate of 4 per cent per annum, and for cost of said cause.

The court further finds that the said Wilkerson & Brown, Attorneys for plaintiffs should have and they are hereby given an attorneys fee of 10 percent of the whole amount now due to the plaintiffs from the defendant, or the sum of \$732.55.

The court further finds that the defendant should pay in cash on this date the following to the following named persons the respective amounts set opposite their names:

Mary Jane Summers, formerly Lee -----	\$1,377.41
Ernest R. Brown, Guardian and next friend of Fred Wesley Lee, a Minor-----	1,377.41
Mary Tennessee Lee-----	3,838.13
Wilkerson & Brown, Attorneys-----	732.55
Total-----	\$7,325.50

It is, therefore, considered, ordered, adjudged, and decreed by the court that the said plaintiffs have and recover of and from said defendant the total sum of \$7,325.50, together with interest thereon, at the rate of 4 percent per annum from this date until paid

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and that the said sum be and the same is hereby ordered to be paid as follows:

Mary Jane Summers, formerly Lee -----	\$1,377.41
Ernest R. Brown, Guardian and next friend of Fred Wesley Lee, a Minor -----	1,377.41
Mary Tennessee Lee -----	3,838.13
Wilkerson & Brown, Attorneys -----	732.55
Total -----	\$7,325.50

It is further ordered, adjudged and decreed by the court that the said insurance contract be, and the same is hereby declared to be in full force and effect, and that the monthly payments thereon shall be continued from this date, as by said contract and the laws of the United States made and provided.

It is further ordered, adjudged and decreed by the court that the defendant be and it is hereby directed to pay the respective sums due the parties above named forthwith, and it is ordered by the court that if the said sums are not paid as above directed the said respective sums should bear interest from this date at the rate of 4 percent per annum until paid.

It is further agreed, adjudged and decreed by the court that the defendant pay cost of said cause, to all of which defendant objects and excepts, and exceptions are duly allowed.

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

O. K.  
Louis N. Stivers.

O. K.  
Wilkerson & Brown,  
Attys. for Plaintiffs.

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

JOHN H. DYKES, RECEIVER,	Plaintiff, )	} No. 769 - Law.
vs.	)	
C. C. BROWN,	Defendant. )	

Now on this 10th day of July, A. D. 1929, it is ordered by the Court that the above entitled cause be, and the same is hereby stricken from the assignment of this date.

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

HOWARD WEST,	Petitioner, )	} No. 777 - Law.
vs.	)	
HENRY G. BEARD, UNITED STATES MARSHAL,	Respondent. )	

ORDER TO DISMISS

And now on this the 10th day of July, the same being a regular day of the Special March A. D. 1929 term of said court, this

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

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matter having been regularly set for trial on this date, the same coming on for hearing upon the motion of the respondent to dismiss for want of prosecution, the petitioner failing to appear.

The court being sufficiently well and fully advised in the premises, finds that said motion should be sustained.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, that said cause be dismissed for want of prosecution.

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

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

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

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 UNITED STATES OF AMERICA, Plaintiff, )  
 vs. ) No. 779 - Law.  
 JOHN E. McCARTY, ET AL, Defendants. )

Now on this 10th day of July, A. D. 1929, the above entitled cause comes on for hearing. After being advised that Journal Entry of Judgment has already been filed herein, it is ordered by the Court that said cause be, and the same is hereby dismissed.

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 L. R. KERSHAW, RECEIVER OF THE )  
 MUSKOGEE-SECURITY NATIONAL BANK )  
 OF MUSKOGEE, A CORPORATION, Plaintiff, )  
 vs. ) No. 780 - Law.  
 STEPHEN B. NELSON, Defendant. )

Now on this 10th day of July, A. D. 1929, the above entitled cause came on for hearing and at this time it is ordered by the Court that a certain note may be introduced as evidence herein.

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

L. R. KERSHAW, RECEIVER OF THE )  
 MUSKOGEE-SECURITY NATIONAL BANK )  
 OF MUSKOGEE, A CORPORATION, Plaintiff, )  
 vs. ) No. 780 - Law.  
 STEPHEN B. NELSON, Defendant. )

JOURNAL ENTRY OF JUDGMENT.

Now on this 10th day of July, 1929, being one of the regular judicial days of said Court, this cause came on to be heard in its regular order, and the plaintiff appearing in person and by Ferd. F. Snider, his attorney, announced ready for trial, and the defendant came not after having answered in due time, and the Court having heard the evidence and the oral testimony of witnesses sworn and examined in open court and being fully advised in the premises, and on consideration thereof, finds that all the averments of plaintiff's petition are true as therein set forth and that the defendant, S. B. Nelson is indebted to the plaintiff on the promissory note set out in said petition in the sum of \$10,400.00 together with interest thereon at the rate of ten per cent per annum from and after May 15th, 1923, until paid, the further sum of \$1,040.00 attorney's fees and costs for which sums plaintiff is entitled to judgment.



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

NORTHERN District of OKLAHOMA  
 SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, WEDNESDAY, JULY 10, 1929.

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

CRUDE OIL DEVELOPMENT CORPORATION, A CORPORATION,	Plaintiff,	} No. 811 - Law.
vs.		
MUNN BROTHERS, INC., A CORPORATION,	Defendant.	

JOURNAL ENTRY

This cause came on for trial this 10th day of July, 1929, plaintiff being present by its attorneys Kleinschmidt & Johnson, and the defendant by its attorney W. T. Hunt. Both parties announcing ready for trial and a jury being waived in open Court, the cause was tried to the Court without a jury.

And the Court having heard the evidence and being fully advised, finds that plaintiff is entitled to recover from the defendant the amount owing and unpaid on the promissory note executed by the defendant on September 1, 1926, to the plaintiff, amounting, with interest to July 10, 1929, to the sum of Fifteen Thousand Two Hundred Ten Dollars (\$15,210.00), with interest from this date at six per cent per annum, together with an attorney fee of Seven Hundred Sixty Dollars and Fifty Cents (\$760.50), and the said note is ordered surrendered to the Clerk of this Court for cancellation.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that the said plaintiff, Crude Oil Development Corporation, a corporation, do have and recover of and from the said defendant, Munn Brothers, Inc., a corporation, the sum of Fifteen Thousand Two Hundred Ten Dollars (\$15,210.00), together with interest at six per cent per annum from this date, attorneys fee of Seven Hundred Sixty Dollars and Fifty Cents (\$760.50), and costs taxed at \$ \_\_\_\_\_, for which let execution issue.

F. E. KENNAMER,  
 United States District Judge.

O. K.  
 Kleinschmidt & Johnson,  
 Attys. for Pltff.

O. K.  
 W. T. Hunt,  
 Atty. for Deft.

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

FEDERAL TRUST COMPANY, A BANKING CORPORATION,	Plaintiff,	} No. 852 - Law.
vs.		
H. C. WILSON,	Defendant.	

Now on this 10th day of July, A. D. 1929, it is ordered by the Court that the above entitled cause be, and the same is hereby stricken from the assignment of this date.

Court adjourned until July 11, 1929.

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

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OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, THURSDAY, JULY 11, 1929.

Now on this 11th day of July, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma sitting in Special March 1929 Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.  
John M. Goldesberry, Esq., United States Dist. Attorney.  
John H. Vickrey, Esq., United States Marshal.

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

BROWN-CRUMMER INVESTMENT COMPANY, Plaintiff,	)	
vs.	)	No. 760 - Law.
BOARD OF EDUCATION, KIEFER, OKLAHOMA,	)	Defendant.

Now on this 11th day of July, A. D. 1929, the above entitled cause came on in its regular order, the plaintiff being represented by its attorneys, Elcock & Martin, et al, and the defendant being represented by its attorney, Redmond S. Cole. Opening statements of counsel are made and leave is granted by the Court to file Supplemental Bill. Motion of Plaintiff to strike Record of Original Judgment as evidence for Defendant, is sustained and exceptions are allowed. Thereupon, it is ordered by the Court that said cause be passed for ruling, at the request of the Defendant, to July 13th, 1929.

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

GUARANTEE FUND LIFE ASSOCIATION, Plaintiff,	)	
vs.	)	No. 781 - Law.
THE CITY OF DRUMRIGHT, OKLAHOMA, A MUNICIPAL CORPORATION,	)	Defendant.

JOURNAL ENTRY OF JUDGMENT

Now on this 11th day of July, 1929, the same being a judicial day of a regular term of the above entitled court, this cause coming regularly on for trial upon the petition and supplemental position of the plaintiff, the answer of the defendant thereto and the reply of the plaintiff, the plaintiff appearing by its attorneys, Elcock & Martin and Biddison, Campbell, Biddison & Cantrell, and the defendant appearing by its attorney, S. A. Denyer, and the parties having heretofore filed their stipulation waiving a trial of this cause by jury and a jury being waived in open court, the parties all announce ready for trial and proceed to try said cause to the court.

Thereupon plaintiff offered in evidence the coupons herein sued upon which were admitted by the Court and the parties presented and filed an agreed statement as to certain facts which constituted all the evidence or testimony offered. The defendant objected that the evidence set forth in each of the following numbered paragraphs of said agreed statement was incompetent, irrelevant, and immaterial, to-wit: paragraphs 11, 12, 13, 14 and 16; said objections were overruled as to each of said paragraphs, and exceptions saved by defendant; the plaintiff interposed objections to each and every statement contained in paragraphs 19 to 34 inclusive of the said agreed statement upon the ground that the said evidence was incompetent, irrelevant and immaterial and upon other grounds, save and except that said objections of the respective parties were not lodged upon the ground that the evidence contained therein was not the best evidence or that the original record was not produced, or that the witnesses having knowledge thereof were not present in court. The Court sustained the objections

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

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of plaintiff, the defendant excepted thereto and exceptions were allowed; thereupon both parties rested; after argument of counsel and being fully advised in the premises, the court finds the allegations of plaintiff's petition and supplemental petition and reply to be true and finds all the issues for the plaintiff and against the defendant and finds that the plaintiff is entitled to recover upon the coupons sued upon herein the total principal sum of \$6600.00 with interest from maturity of said coupons to this date at 6% per annum, in the amount of \$572.00 or a total of \$7172.00.

IT IS THEREFORE CONSIDERED, ORDERED AND ADJUDGED that the plaintiff have and recover from the defendant, The City of Drumright, the sum of \$6600.00 principal, \$572.00 accrued interest, or a total of \$7172.00, with interest thereon at 6% per annum until paid and that said defendant pay and the plaintiff recover the cost of this action, taxed at \$          , to all of which said defendant excepts and exceptions are allowed.

F. E. KENNAMER, Judge.

C. K.  
Elcock & Martin,  
Biddison, Campbell, Biddison  
and Cantrell,  
Attorneys for Plaintiff.

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

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

W. R. McKEE,	Plaintiff,	)	
		)	
vs.		)	
		)	No. 788 - Law.
PRODUCERS & REFINERS CORPORATION, A CORPORATION,	Defendant.	)	

JOURNAL ENTRY

On this 10th day of July, 1929, comes on to be heard the above styled and numbered cause pursuant to its regular setting on the trial docket of this court, the plaintiff, W. R. McKee, appearing in person and by his attorney, Grover C. Spillers, Esquire, and the defendant, Producers & Refiners Corporation, appearing by its attorneys W. H. McBrayer and West, Gibson, Sherman, Davidson & Hull.

And it appearing to the Court that the plaintiff has heretofore dismissed this cause as to The Prairie Oil & Gas Company, originally impleaded herein as a joint defendant with Producers & Refiners Corporation, IT IS ORDERED that this cause proceed against the Producers & Refiners Corporation only, just as though no other defendant had ever been impleaded herein.

And both sides having announced ready for trial and a jury having been duly selected, impaneled and sworn to try the issues in this cause, the plaintiff proceeds to produce its testimony to the court and jury and having rested the defendant proceeds to produce its evidence to the court and jury, until the hour of adjournment and the further hearing of this cause is continued until 9:30 o'clock tomorrow morning.

And on this 11th day of July, 1929, come the parties herein and counsel herein as on yesterday, and comes also the jury as on yesterday, and the trial progresses, and the defendant having concluded its testimony and both sides having rested, and the cause having been argued, and the Court having instructed the jury, the jury retired to consider their verdict, and after having concluded their deliberations now return in open court their verdict in this cause, which is in words and figures as follows:

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

NORTHERN District of OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, THURSDAY, JULY 11, 1929.

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

W. R. McKee, Plaintiff, vs. Producers & Refiners Corp., Defendant. Case No. 788 Law.

VERDICT.

We, the jury in the above-entitled case, duly impaneled and sworn, upon our oaths find for the defendant. A. F. Bourne, Foreman.

And thereupon the Court orders said verdict received and filed and it is, by the Court further ordered that the plaintiff be and he is hereby allowed ten days from this date within which to prepare and file herein his motion for a new trial.

And it is further ordered that the plaintiff be, and he is, hereby granted permission of court to re-cast his pleadings so as to state in a separate pleading the equitable features of this action, the said separate pleadings to be docketed on the equity docket and given a separate number (to which order of the court granting permission to re-cast the pleading the defendant excepts, and its exceptions are allowed.)

And it is further ordered that this cause be continued for further proceedings herein until the 16th day of September, 1929.

Done at Tulsa, Oklahoma, this 11th day of July, 1929.

F. E. KENNAMER, Judge.

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

WILLIAM YOUNG, Plaintiff, vs. J. A. MOORE, ET AL, Defendants. No. 829 - Law.

Now on this 11th day of July, A. D. 1929, it is ordered by the Court that the above entitled cause be dismissed for want of prosecution.

ORDER DISCHARGING PETIT JURORS

On this 11th day of July, A. D. 1929, it is ordered by the Court that all Petit Jurors be, and they are, hereby discharged for this Special March 1929 term of this Court, at Tulsa, Oklahoma.

ORDER TO PAY PETIT JURORS AND WITNESSES MILEAGE AND PER DIEM

On this 11th day of July, A. D. 1929, it is ordered by the Court that the Marshal of this District pay the Petit Jurors and Witnesses for this Special March 1929 Term of Court, their mileage and attendance as shown by the Record of Attendance.

Court adjourned until July 12, 1929.

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

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OKLAHOMA

SPECIAL MARCH 1929 SESSION

TULSA, OKLAHOMA, FRIDAY, JULY 12, 1929.

Now on this 12th day of July, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1929 Session, at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.  
John M. Goldesberry, Esq., United States Dist. Attorney.  
John H. Vickrey, Esq., United States Marshal.

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

ADMISSION TO THE BAR

Now on this 12th day of July, A. D. 1929, it being made satisfactorily to appear that FLOYD FREEMAN, VERN THOMPSON and TOM SHAW are qualified for admission to the Bar of the Court, the oath prescribed by the Court is administered and said attorneys are declared admitted to the Bar of the Court.

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UNITED STATES OF AMERICA,	Plaintiff,	}	No. 722 - Criminal.
vs.			
J. W. ELLIS, JIM PERRY,	Defendants.	}	
E. W. PERRY AND BERT McCULLOUGH,			

Now on this 12th day of July, A. D. 1929, comes the United States District Attorney and moves the Court that said cause be dismissed as to defendants, E. W. Perry and Bert McCullough. After being advised in the premises it is ordered by the Court that said cause be, and the same is hereby dismissed as to defendants, E. W. Perry and Bert McCullough.

-----

UNITED STATES OF AMERICA,	Plaintiff,	}	No. 938 - Criminal.
vs.			
EARL TANNEHILL,	Defendant.	}	

Now on this 12th day of July, A. D. 1929, comes on the above entitled cause. The defendant, Earl Tannehill, is arraigned and enters his plea of guilty to Count 1 as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

Be imprisoned in the United States Industrial Reformatory at Chillicothe, Ohio, and be confined for the period of Two (2) Years; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.

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UNITED STATES OF AMERICA,	Plaintiff,	}	No. 1098 - Criminal.
vs.			
WALTER ESCO, ET AL,	Defendants.	}	

Now on this 12th day of July, A. D. 1929, comes the United States District Attorney, representing the Government herein and the defendant, Walter Escro, appearing in person, and by counsel C. T. Byrd. The defendant is arraigned and enters his plea of not guilty to Counts 1, 2, 3, 4, 5, 6, 7, 8 and 9, and guilty to Count 10,

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as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

Counts 1 to 9 incl. Dismissed upon motion of the United States District Attorney.

Count 10. Be imprisoned in the United States Penitentiary at Leavenworth, Kansas, and be confined for the period of Fifteen (15) Months; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.

-----

UNITED STATES OF AMERICA,	Plaintiff,	}	No. 2323 - Criminal.
vs.			
WILLIE CARR,	Defendant.		

Now on this 12th day of July, A. D. 1929, upon motion of the United States District Attorney, it is ordered by the Court that Count 2 be dismissed as to said defendant.

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UNITED STATES OF AMERICA,	Plaintiff,	}	No. 2780 - Criminal.
vs.			
TUCKY WARD,	Defendant.		

Now on this 12th day of July, A. D. 1929, comes the United States District Attorney representing the Government and the defendant Tucky Ward, appearing in person, and by counsel, Jno. Tillman. The defendant is arraigned and enters his plea of guilty to Counts 1 and 2 as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

Counts 1 and 2. Sentence deferred until First Monday in January, 1930. It is further ordered that defendant write the United States District Attorney monthly as to his conduct and whereabouts.

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

UNITED STATES OF AMERICA,	Plaintiff,	}	No. 2900 - Criminal.
vs.			
WILLIAM K. HAILE,	Defendant.		

ORDER EXTENDING TIME IN WHICH TO MAKE AND SERVE  
BILL OF EXCEPTIONS AND IN WHICH TO FILE  
PRINTED RECORD IN THE CIRCUIT COURT  
OF APPEALS

This cause coming on to be heard on the the 12th day of July, 1929, upon the application of the above named defendant for additional time in which to make and serve and file his bill of exceptions in the above entitled cause; and also for additional time in which to file the printed record in the Circuit Court of Appeals for the Tenth Circuit, and it appearing to the court that the time in which



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

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- Count 1. Be imprisoned in the United States Penitentiary at Leavenworth, Kansas, and be confined for the period of One (1) Year and One (1) Day; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.
- Count 2. Be imprisoned in the United States Penitentiary at Leavenworth, Kansas, and be confined for the period of One (1) Year and One (1) Day.
- Count 3. Pay a fine unto the United States in the sum of Twenty Five Dollars (\$25.00), and in default thereof stand committed until said fine is paid or until released by due process of law.
- Count 4. Be imprisoned in the United States Penitentiary at Leavenworth, Kansas, and be confined for the period of One (1) Year and One (1) Day; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law. It is further ordered that Sentence in Counts 2 and 4 shall run concurrent to sentence in Count 1.

United States of America, Plaintiff, )  
 vs. ) No. 3700 - Criminal.  
 W. H. CHALK, Defendant. )

Now on this 12th day of July, A. D. 1929, comes the United States District Attorney representing the Government herein, and the defendant, W. H. Chalk, appearing in person and by counsel, J. M. Hill. The defendant is arraigned and enters his plea of guilty to Counts 1, 2 and 3 as charged in the Indictment heretofore filed herein. Thereupon it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

- Count 1. Be imprisoned in the United States Penitentiary at Leavenworth, Kansas, and be confined for the period of Fifteen (15) Months; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.
- Count 2. Pay a fine unto the United States in the sum of Twenty Five Dollars (\$25.00), and in default thereof stand committed to the United States Penitentiary at Leavenworth, Kansas, until said fine is paid or until released by due process of law.
- Count 3. Be imprisoned in the United States Penitentiary at Leavenworth, Kansas, and be confined for the period of Fifteen (15) Months.

It is further ordered that sentence in Count 3 shall run concurrent with sentence in Count 1 herein.

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TULSA, OKLAHOMA,

FRIDAY, JULY 12, 1929.

UNITED STATES OF AMERICA,	Plaintiff, )	} No. 3703 - Criminal.
vs.	)	
JAP E. THOMPSON,	Defendant. )	

Now on this 12th day of July, A. D. 1929, comes the United States District Attorney representing the Government herein and the defendant, Jap E. Thompson, appearing in person and by counsel, J. M. Hill. The defendant is arraigned and enters his plea of guilty to Counts 1, 2, 3 and 4 as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

- Count 1. Be imprisoned in the Tulsa County Jail at Tulsa, Oklahoma, and be confined for the term of Sixty (60) Days; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.
- Count 2. Be imprisoned in the Tulsa County Jail and be confined for the term of Sixty (60) Days.
- Count 3. Be imprisoned in the Tulsa County Jail and be confined for the term of Sixty (60) Days; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.
- Count 4. Be imprisoned in the Tulsa County Jail and be confined for the term of Sixty (60) Days.

It is further ordered that sentences in Counts 2, 3 and 4 shall run concurrent with sentence in Count 1 herein.

UNITED STATES OF AMERICA,	Plaintiff, )	} No. 3704 - Criminal.
vs.	)	
WILLIAM E. POINDEXTER AND HUGH B. BUSBY,	Defendants. )	

Now on this 12th day of July, A. D. 1929, comes the United States District Attorney representing the Government herein and the defendant, Hugh B. Busby, appearing in person. The defendant is arraigned and enters his plea of guilty to Counts 1, 2 and 3 as charged in the Indictment heretofore filed herein. Thereupon it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

- Count 1. Be imprisoned in the Tulsa County Jail at Tulsa, Oklahoma, and be confined for the period of Sixty (60) Days; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.
- Count 2. Be imprisoned in the Tulsa County Jail and be confined for the period of Sixty (60) Days.
- Count 3. Be imprisoned in the Tulsa County Jail and be confined for the period of Sixty (60) Days.

It is further ordered that sentence in Counts 2 and 3 shall run concurrent with sentence in Count 1 herein.

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It is further ordered by the Court that the car taken in connection with the above case be, and the same is now hereby released.

And it is further ordered by the Court that, upon payment of the fine imposed herein, the defendant shall be probated to his father, Mr. C. Busby, and said father is hereby ordered to produce defendant, Hugh B. Busby, at the trial of co-defendant herein, William E. Poindexter.

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

At the Special March A. D. Term Thereof, A. D. 1929.

UNITED STATES OF AMERICA	)	
vs.	)	Docket No. 3704 - Criminal.
HUGH B. BUSBY	)	

ORDER OF PROBATION

Hugh B. Busby, the defendant in the above-entitled cause, having entered a plea of guilty and having been given on first count sixty days and One Hundred Dollars fine, Second count Sixty days to run concurrent with count one and on the third count sixty days to run concurrent with sentence in count one all in the Tulsa County Jail, as will more fully appear from the record in this cause, comes now the defendant and makes application to the Court to be placed on probation as to Counts One, Two and Three in said Information, pursuant to "An Act to provide for the establishment of a probation system in the United States Courts, except in the District of Columbia," approved March 4, 1925.

And the Court having heard evidence in support of said application and being fully advised in the premises, and it appearing to the satisfaction of the Court that the ends of justice and the best interests of the public, as well as the defendant, will be subserved thereby,

IT IS ORDERED BY THE COURT That the cause shall be continued and that execution of sentence upon Count One, Two and Three shall be suspended during probation or until the further order of the Court, and that the said defendant Hugh B. Busby, hereinafter called probationer, be placed upon probation for a term of Two Years from this date to July 12, 1931 \_\_\_\_\_ who is hereby appointed in open court and consents to act as probation officer for said defendant, and who has taken the oath of office as such probation officer.

This probation is made subject to the provisions of the aforesaid statute and the following conditions:

FIRST. The probationer shall not, during the term of his probation, leave the jurisdiction of this Court without the consent of the Court, by order duly made of record, and shall abide by and comply with all orders of this Court, and shall also pay the fine and costs in time and manner as provided in the sentence imposed on probationer in this case.

SECOND. The probationer shall report to the probation officer, in writing, once a month or as often as the Court may direct, his post office address, his whereabouts, conduct, and employment, and such other information as may from time to time be required by the Court; such reports shall be retained by the probation officer and copies thereof shall be furnished the United States Attorney on his request.

THIRD. The probationer shall not, during the term of his probation, violate any criminal law of the United States, of the State of Oklahoma, or any ordinance of any municipality of said State.

FOURTH. Said probationer shall not indulge in the use of intoxicating liquor, and shall secure some profitable employment not

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

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connected with the possession, use, sale, or manufacture of intoxicating liquor.

FIFTH. It shall be the duty of the probation officer to keep informed concerning the conduct, condition, employment, habits and whereabouts of the probationer, and to immediately inform the United States Attorney of this jurisdiction, in writing, of any and all violations of any criminal law by the probationer, either of Nation, State, or Municipality, and also to so report any conduct of the probationer or any fact or circumstance that indicates any violation of the terms of probation, having in mind that it is the intention and purpose of the probation law and the probation officer's duty to use all suitable methods to aid the probationer in the reestablishment of himself as a good and law-abiding citizen. He shall instruct the probationer regarding the conditions of his probation. He shall also keep records of his work.

SIXTH. The probation officer herein appointed, the United States Marshal and any of his deputies, may, anywhere within the jurisdiction of this Court, arrest on view, without a warrant, the probationer found by them violating any of the conditions of this probation, and it shall be the duty of the officer making such arrest to immediately notify the United States Attorney in writing, giving a full statement of the facts constituting the violation of the condition of the probation. If the probation officer makes the arrest, he shall immediately deliver said probationer to the United States Marshal. The United States Marshal, upon receiving probationer from the probation officer, or upon making the arrest by himself or deputies, shall retain the probationer in his custody until the further order of the Court.

SEVENTH. Two copies of this order shall be delivered to the probation officer, who shall immediately return to the Clerk of this Court a receipt therefor, signed by himself and the probationer, as follows: (See below. No. 8 and 9 inserted on extra page.)

EIGHTH: It is further conditioned that said Hugh B. Busby shall write the Honorable Jno. M. Goldesberry, United States Attorney in and for the Northern District of Oklahoma at Tulsa, Oklahoma, on the first of each calendar month reporting his conduct herein and that he shall be and appear in the United States District court in and for the Northern District of Oklahoma, at such time as the case against Wm. E. Poindexter shall be set for trial and from time to time thereafter to which said matter may be continued.

NINTH. This order is further made on the condition that Coy Busby the party whom the defendant is probated shall see that conditions of this order are carried out.

July 12th, 1929.

Tulsa, Oklahoma.

We have on the above date each received from the Clerk of the Court a copy of the Order of Probation in case No. 3704, UNITED STATES vs Wm. E. Poindexter, et al. as entered on the 12th day of July, A. D. 1929.

HUGH B. BUZBEE, Probationer

P. O. Address 1310 S. Baltimore, Tulsa, Okla.

COY BUZBEE, Probation Officer.

P. O. Address Delaware, Ark.

OATH: Subscribed and sworn to before me this 12th day of July, A. D. 1929.

( S E A L )

H. P. WARFIELD,  
Clerk, United States District Court.

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

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

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

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SPECIAL MARCH 1929 SESSION

TULSA, OKLAHOMA, FRIDAY, JULY 12, 1929.

UNITED STATES OF AMERICA, Plaintiff, )  
 vs. ) No. 3718 - Criminal.  
 FRANK DANIELS, Defendant. )

Now on this 12th day of July, A. D. 1929, comes the United States District Attorney representing the Government herein, and the defendant, Frank Daniels, appearing in person. The defendant is arraigned and enters his plea of guilty to Count 1 as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

Be imprisoned in the United States Penitentiary at Leavenworth, Kansas, and be confined for the term of One (1) Year and One (1) Day; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.

-----  
 UNITED STATES OF AMERICA, Plaintiff, )  
 vs. ) No. 3719 - Criminal.  
 JOHN WALSH, Defendant. )

Now on this 12th day of July, A. D. 1929, comes the United States District Attorney representing the Government herein, and the defendant, John Walsh, appearing in person. The defendant is arraigned and enters his plea of guilty as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

Be imprisoned in the United States Penitentiary at Leavenworth, Kansas, and be confined for the period of Four (4) Years.

-----  
 UNITED STATES OF AMERICA, Plaintiff, )  
 vs. ) No. 3724 - Criminal.  
 MRS. DENNY (ELIZABETH) DANIELS, Defendant. )

Now on this 12th day of July, A. D. 1929, comes the United States District Attorney representing the Government herein, and the defendant, Mrs. Denny (Elizabeth) Daniels, appearing in person. The defendant is arraigned and pleads her true name Elizabeth Daniels, and enters her plea of guilty to Count 1 as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

Be imprisoned in the Washington County Jail, at Bartlesville, Oklahoma, and be confined for the period of Sixty (60) Days; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.



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

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Count 2. Be imprisoned in the Tulsa County Jail and be confined for the period of Sixty (60) Days.

It is further ordered that the said sentences of confinement shall run concurrently.

-----  
 UNITED STATES OF AMERICA, Plaintiff, )  
 vs. ) No. 3730 - Criminal.  
 MARY WILLIAMS, Defendant. )

Now on this 12th day of July, A. D. 1929, comes the United States District Attorney representing the Government herein and the defendant, Mary Williams, appearing in person. The defendant is arraigned and enters her plea of guilty to Count 1 and not guilty to Counts 2 and 3, as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows as to Count 1 only:

Count 1. Be imprisoned in the Tulsa County Jail at Tulsa, Oklahoma, and be confined for the period of Sixty (60) Days; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.

-----  
 UNITED STATES OF AMERICA, Plaintiff, )  
 vs. ) No. 3731 - Criminal.  
 C. C. MOORE, Defendant. )

Now on this 12th day of July, A. D. 1929, comes the United States District Attorney representing the Government herein, and the defendant, C. C. Moore, appearing in person. The defendant is arraigned and enters his plea of Guilty to Counts 1, 2, 3 and 5, and not guilty to Count 4, as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

Count 1. Be imprisoned in the United States Penitentiary at Leavenworth, Kansas, and be confined for the period of Fifteen (15) Months; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.

Count 2. Be imprisoned in the United States Penitentiary at Leavenworth, Kansas, and be confined for the period of Fifteen (15) Months.

Count 3. Be imprisoned in the United States Penitentiary at Leavenworth, Kansas, and be confined for the period of Fifteen (15) Months; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.

Count 5. Be imprisoned in the United States Penitentiary at Leavenworth, Kansas, and be confined for the period of Fifteen (15) Months.

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

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It is further ordered that sentences of confinement in Counts 2, 3, and 5 shall run concurrent with sentence in Count 1 herein.

Count 4. Dismissed upon motion of the United States District Attorney.

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UNITED STATES OF AMERICA,	Plaintiff,	}	No. 3733 - Criminal.
vs.			
JOE VAN ETTA ALIAS J. G. GRAY,	Defendant.		

Now on this 12th day of July, A. D. 1929, comes the United States District Attorney representing the Government herein, and the defendant, Joe Van Etta, alias J. G. Gray, appearing in person, and by counsel, J. M. Hill. The defendant is arraigned and pleads his true name Joe Gray Van Etta, and enters his plea of guilty to Counts 1, 2, 3 and 4 as charged in the indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

- Count 1. Be imprisoned in the Tulsa County Jail at Tulsa, Oklahoma, and be confined for the period of Six (6) Months; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.
- Count 2. Be imprisoned in the Tulsa County Jail and be confined for the period of Six (6) Months.
- Count 3. Be imprisoned in the Tulsa County Jail and be confined for the period of Six (6) Months; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.
- Count 4. Be imprisoned in the Tulsa County Jail and be confined for the period of Six (6) Months.

It is further ordered that the sentences of confinement in Counts 2, 3, and 4 shall run concurrently with sentence in Count 1.

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UNITED STATES OF AMERICA,	Plaintiff,	}	No. 3736 - Criminal.
vs.			
R. C. LUPER,	Defendant.		

Now on this 12th day of July, A. D. 1929, comes the United States District Attorney representing the Government herein, and the defendant, R. C. Luper, appearing in person. The defendant is arraigned and enters his plea of guilty as charged in the indictment as heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

Be imprisoned in the United States Penitentiary at Leavenworth, Kansas, and be confined for the period of Three (3) Years.

-----

UNITED STATES OF AMERICA, Plaintiff, )  
 vs. )  
 JIMMIE CASHIN, ALIAS No. 3737 - Criminal.  
 J. W. ROGERS, Defendant. )

Now on this 12 day of July, A. D. 1929, comes the United States District Attorney representing the Government herein, and the defendant, Jimmie Cashin, alias J. W. Rogers, appearing in person. The defendant is arraigned and pleads his true name Jimmie Cashin, and enters his plea of guilty as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

Be imprisoned in the United States Penitentiary at Leavenworth, Kansas, and be confined for the period of Four (4) Years.

UNITED STATES OF AMERICA, Plaintiff, )  
 vs. )  
 JOHN ESPGEO, Defendant. ) No. 3738 - Criminal.

Now on this 12th day of July, A. D. 1929, comes the United States District Attorney representing the Government herein, and the defendant, John Espgeo, appearing in person. The defendant is arraigned and enters his plea of guilty to Count 1 and not guilty to Count 2, as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

Be imprisoned in the Osage County Jail at Pawhuska, Oklahoma, and be confined for the period of Ninety (90) Days; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.

UNITED STATES OF AMERICA, Plaintiff, )  
 vs. )  
 J. S. FLEMING, Defendant. ) No. 3739 - Criminal.

Now on this 12th day of July, A. D. 1929, comes the United States District Attorney representing the Government herein and the defendant, J. S. Fleming, appearing in person, and by counsel, John Tillman. The defendant is arraigned and enters his plea of guilty to Counts 1 and 2 as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

Count 1. Be imprisoned in the Osage County Jail at Pawhuska, Oklahoma, and be confined for the term of Ninety (90) Days; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.

Count 2. Be imprisoned in the Osage County Jail and be confined for the term of Ninety (90) Days.

It is further ordered that said sentences of confinement shall run concurrently.

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

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UNITED STATES OF AMERICA, Plaintiff, )  
 vs. ) No. 3741 - Criminal.  
 JESS SMITH AND VERN LAMBERTH, Defendants. )

Now on this 12th day of July, A. D. 1929, comes the United States District Attorney representing the Government herein, and the defendants, Jess Smith and Vern Lamberth, appearing in person. The defendants are each arraigned and Jess Smith enters his plea of guilty to Counts 1, 2 and 3; Vern Lamberth enters his plea of guilty to Count 1 and not guilty to Counts 2 and 3, as charged in the Indictment heretofore filed herein. Thereupon it is ordered by the Court that judgment and sentence be imposed upon said defendants as follows:

JESS SMITH:

- Count 1. Be imprisoned in the United States Penitentiary at Leavenworth, Kansas, and be confined for the period of One (1) Year and One (1) Day; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.
- Count 2. Pay a fine unto the United States in the sum of Twenty Five Dollars (\$25.00), and in default thereof stand committed until said fine is paid or until released by due process of law.
- Count 3. Be imprisoned in the United States Penitentiary at Leavenworth, Kansas, and be confined for the period of One (1) Year and One (1) Day.

It is further ordered that sentence in Count 3 shall run concurrent with sentence imposed in Count 1 herein.

VERN LAMBERTH:

Dismissed by the Court on hearing statement of Government witness.

-----  
 UNITED STATES OF AMERICA, Plaintiff, )  
 vs. ) No. 3744 - Criminal.  
 FRANK OSBORNE, Defendant. )

Now on this 12th day of July, A. D. 1929, comes the United States District Attorney representing the Government herein, and the defendant, Frank Osborne, appearing in person. The defendant is arraigned and enters his plea of guilty to Counts 1 and 2, as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

- Count 1. Be imprisoned in the Tulsa County Jail at Tulsa, Oklahoma, and be confined for the term of Sixty (60) Days; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.
- Count 2. Be imprisoned in the Tulsa County Jail and be confined for the term of Sixty (60) Days, said sentence to run concurrent with sentence imposed in Count 1.
-



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raigned and enters his plea of Guilty to Counts 1 and 2 as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

Count 1. Be imprisoned in the Tulsa County Jail at Tulsa, Oklahoma, and be confined for the term of Ninety (90) Days; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.

Count 2. Be imprisoned in the Tulsa County Jail and be confined for the term of Ninety (90) Days.

It is further ordered that the said sentences of confinement shall run concurrently.

-----

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

UNITED STATES OF AMERICA, Plaintiff, )
vs. ) No. 3757
DEWEY COOPER, Defendant. )

O R D E R

And now on this the 12th day of July A. D. 1929, the same being a regular day of the special March A. D. 1929, term of said court, and coming on for hearing the arraignment of the defendant Dewey Cooper, to the indictment heretofore filed in this court on July 3rd, 1929, charging Dewey Cooper and others with having in his possession Two Gallon of Corn Whiskey on the 23rd, day of May, 1929, at a point on the highway about one mile west of Lenepah, Nowata County, Oklahoma, and of having transported said liquor from an unknown place to the said point in violation of the National Prohibition Act of the United States of America, and said defendant upon arraignment entered plea of guilty on both counts; after entering his plea of guilty, he advised the court that he was under sentence from the State Court, upon conviction in Nowata County of Five Years in the State penitentiary at McAlester, Oklahoma, and upon said conviction he was under bond in the sum of Five Thousand (\$5000.00) Dollars to surrender himself to the state authorities immediately, and requests that his sentence be deferred until such time as he had served his sentence in the state penitentiary, and at his request the court finds that his sentence should be deferred to a period of Five Years from this date.

The Court further finds that sentence and judgment of this court should be had immediately after his release from the state penitentiary at McAlester, Oklahoma, and that the United States Marshal in and for the Northern District of Oklahoma, should deliver said defendant Dewey Cooper to the sheriff of Nowata County, Oklahoma for the serving of sentence at the state penitentiary at McAlester, Oklahoma.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that upon the plea of guilty as to counts one and two in the indictment in this cause, that sentence be deferred for a period of Five Years or until the service of the sentence from the district court of Nowata County, Oklahoma, in the state penitentiary at McAlester, Oklahoma, or until further order of this court.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED, that the United States Marshal for the Northern District of Oklahoma, be and he is hereby directed, authorized and empowered, to deliver the said Dewey Cooper to the sheriff of Nowata County, Oklahoma, for the purpose of being delivered by the sheriff of Nowata County, Oklahoma, to the Warden of the State Penitentiary at McAlester, Oklahoma.

F. N. KENNEDY, U. S. Judge.

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

ENDORSED. Filed July 12, 1929. H. P. Warfield, Clerk.

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

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UNITED STATES OF AMERICA, Plaintiff, )  
 vs. ) No. 3758 - Criminal.  
 L. H. HOUSTON & THOS. BURKE, Defendants. )

Now on this 12th day of July, A. D. 1929, comes the United States District Attorney representing the Government herein and the defendants, L. H. Houston and Thos. Burke, appearing in person. The defendants are each arraigned and each enters his plea of guilty to Count 1, as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon said defendants as follows:

L. H. HOUSTON:

Be imprisoned in the Cwwata County Jail at Miami, Oklahoma, and be confined for the term of Sixty (60) Days; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.

THOS. BURKE:

Be imprisoned in the Ottawa County Jail and be confined for the term of Sixty (60) Days; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.

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UNITED STATES OF AMERICA, Plaintiff, )  
 vs. ) No. 3761 - Criminal.  
 SARAH LATTA & OPAL LATTA, Defendant. )

Now on this 12th day of July, A. D. 1929, comes the United States District Attorney representing the Government herein, and the defendants, Sarah Latta and Opal Latta, appearing in person. The defendants are each arraigned and each enters her plea of guilty to Counts 1 and 2, as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon said defendants as follows:

SARAH LATTA:

Count 1. Be imprisoned in the Osage County Jail at Pawhuska, Oklahoma, and be confined for the term of Sixty (60) Days; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.

Count 2. Be imprisoned in the Osage County Jail and be confined for the term of Sixty (60) Days.

It is further ordered that sentence in Count 2 shall run concurrent with sentence in Count 1.

OPAL LATTA:

Count 1. Be imprisoned in the Osage County Jail at Pawhuska, Oklahoma, and be confined for the term of Sixty (60) Days; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.

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Count 2. Be imprisoned in the Osage County Jail and be confined for the period of Sixty (60) Days.

It is further ordered that sentence in Count 2 shall run concurrent with sentence in Count 1.

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UNITED STATES OF AMERICA,	Plaintiff, )	
	)	
vs.	)	No. 3762 - Criminal.
	)	
WILLIE YOUNG,	Defendant. )	

Now on this 12th day of July, A. D. 1929, comes the United States District Attorney representing the Government herein, and the defendant, Willie Younr, appearing in person. The defendant is arraigned and enters his plea of guilty to Counts 1, 2 and 3, as charged in the Indictment heretofore filed herein. Thereupon, the Court orders that judgment and sentence be imposed upon said defendant as follows:

Count 1. Be imprisoned in the Rogers County Jail at Claremore, Oklahoma, and be confined for the term of Four (4) Months; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.

Count 2. Be imprisoned in the Rogers County Jail and be confined for the term of Four (4) Months.

Count 3. Be imprisoned in the Rogers County Jail and be confined for the term of Four (4) Months.

It is further ordered that the said sentences of confinement shall run concurrently.

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UNITED STATES OF AMERICA,	Plaintiff, )	
	)	
vs.	)	No. 3763 - Criminal.
	)	
LONZO WELLS & EARL COOK,	Defendants. )	

Now on this 12th day of July, A. D. 1929, comes the United States District Attorney representing the Government herein, and the defendants, Lonzo Wells and Earl Cook, appearing in person. The defendants are each arraigned and each enters his plea of guilty to Count 1 and not guilty to Count 2, as charged in the Indictment heretofore filed herein. Thereupon it is the ordered by the Court that judgment and sentence be imposed upon said defendants as follows:

LONZO WELLS:

Count 1. Be imprisoned in the Ottawa County Jail at Miami, Oklahoma, and be confined for the term of Sixty (60) Days; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.

Count 2. Dismissed on motion of the United States District Attorney.

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EARL COOK:

Count 1. Be imprisoned in the Ottawa County Jail at Miami, Oklahoma, and be confined for the term of Sixty (60) Days; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.

Count 2. Dismissed upon motion of the United States District Attorney.

UNITED STATES OF AMERICA, Plaintiff, )  
vs. ) No. 3764 - Criminal.  
LEE HOLLINGSWORTH AND )  
LELA HOLLINGSWORTH, Defendants. )

Now on this 12th day of July, A. D. 1929, the United States District Attorney comes representing the Government herein, and the defendants, Lee Hollingsworth and Lela Hollingsworth, appearing in person. The defendants are each arraigned and each enters a plea of not guilty to Count 1, as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon said defendants as follows:

LEE HOLLINGSWORTH:

Be imprisoned in the Washington County Jail at Bartlesville, Oklahoma, and be confined for the period of Four (4) Months; and pay unto the United States a fine in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.

LELA HOLLINGSWORTH:

Be imprisoned in the Washington County Jail at Bartlesville, Oklahoma, and be confined for the period of Four (4) Months; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.

ORDER LEAVE GRANTED TO FILE INFORMATION.

On this 12th day of July, A. D. 1929, comes the United States Attorney, and asks and is granted leave to file information herein and to prosecute thereunder, and it is ordered by the Court that warrant issue for the arrest of each defendant and the bond of each defendant is hereby fixed in the sum of \$\_\_\_\_\_ each:

No. 3770 Orville Reynolds  
No. 3770 James Daley  
No. 3773 Geo. Floyd

UNITED STATES OF AMERICA, Plaintiff, )  
vs. ) No. 3770 - Criminal.  
ORVILLE REYNOLDS & JAMES DALEY, )  
Defendants. )

Now on this 12th day of July, A. D. 1929, comes the United States District Attorney representing the Government herein, and the defendants appearing in person. The defendants are each arraigned and

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each enters his plea of guilty to Count 1, as charged in the Information heretofore filed herein. Thereupon it is ordered by the Court judgment and sentence be imposed upon said defendants as follows:

ORVILLE REYNOLDS:

Pay a fine unto the United States in the sum of One Dollar (\$1.00), and in default thereof stand committed to the Craig County Jail at Vinita, Oklahoma, until said fine is paid or until released by due process of law.

JAMES DALEY:

Pay a fine unto the United States in the sum of One Dollar (\$1.00), and in default thereof stand committed to the Craig County Jail at Vinita, Oklahoma, until said fine is paid or until released by due process of law.

-----  
UNITED STATES OF AMERICA, Plaintiff, )  
vs. ) No. 3772 - Criminal.  
GEO. FLOYD, Defendant. )

Now on this 12th day of July, A. D. 1929, comes the United States District Attorney representing the Government herein and the defendant, Geo. Floyd, appearing in person. The defendant is arraigned and enters his plea of guilty to Count 1 as charged in the Information heretofore filed herein. It is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

Pay a fine unto the United States in the sum of Twenty Five Dollars (\$25.00), and in default thereof stand committed to the Tulsa County Jail, at Tulsa, Oklahoma, until said fine is paid or until released by due process of law.

It is further ordered by the Court that bond be fixed in the sum of \$500.00 to appear as witness in Government case.

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

ZURICH GENERAL ACCIDENT & LIABILITY INSURANCE COMPANY, LIMITED, A CORPORATION, Plaintiff, )  
vs. ) No. 509 - Law.  
MID-CONTINENT PETROLEUM CORPORATION, A CORPORATION, Defendant. )

JOURNAL ENTRY

Note: Proceedings heretofore had in the above entitled cause may be found on Page 257, this Journal.

Thereafter, on this 12th day of July, 1929, the cause came on for further hearing on the application of the defendant for modification of the judgment heretofore rendered herein, with respect to the allowance of interest, both parties being present by counsel as heretofore. The Court after hearing the argument of counsel and upon consideration finds that the judgment heretofore rendered should be modified, so that judgment is ordered rendered herein in favor of the plaintiff and against the defendant in the sum of Seventy Five Hundred Dollars (\$7,500.00), with interest at six per cent per annum from the 3rd day of July, 1929, together with the costs of said action taxed at \$ \_\_\_\_\_; to which order and ruling of the Court the said plaintiff then and there excepted.

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Thereupon plaintiff moved the Court to allow interest on the amount found to be due at six per cent per annum from the 9th day of August, 1926, which motion was by the Court denied and exception allowed.

Thereupon the plaintiff moved the Court to allow interest on the amount for which judgment was rendered at six per cent per annum from the 7th day of April, 1927, which motion was by Court denied, and exception allowed.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that the plaintiff have and recover judgment against the said defendant in the sum of Seventy-five Hundred Dollars (\$7,500.00), with interest at six per cent per annum from the 3rd day of July, 1929, together with costs of said action taxed at \_\_\_\_\_.

To the above and foregoing judgment, both the plaintiff and defendant excepted, and the exceptions were allowed; and the plaintiff gave notice in open court of its intention to appeal to the Circuit Court of Appeals for the Tenth Circuit, and requested that the Court allow sixty (60) days from this date in which to prepare and serve a bill of exceptions, which request is allowed.

And it is further ordered, adjudged and decreed by the Court that the appeal of said plaintiff be allowed and bond on appeal is set at Five Hundred Dollars (\$500.00), and the plaintiff be, and is hereby granted sixty (60) days from this date within which to file said bond.

O. K.  
Kleinschmidt & Johnson,  
Attys. for Pltf.

F. E. KENNAMER,  
United States District Judge.

O. K.  
R. H. Wills,  
Atty. for Deft.

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

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MAUDE TRIMM,	Plaintiff,	)	
vs.		)	No. 795 - Law.
OKLAHOMA UTILITIES COMPANY,	Defendant.	)	

Now on this 12th day of July, A. D. 1929, there comes on for hearing the application of defendant for a new trial. It is ordered by the Court that decision be withheld for further consideration.

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

DANIEL BARNETT,	Plaintiff,	)	
vs.		)	No. 890 - Law.
HANNAH ANDERSON AND C. W. ROODHOUSE,	Defendant.	)	
GUARDIAN OF HANNAH ANDERSON, INC.,		)	

ORDER EXTENDING TIME IN WHICH  
DEFENDANT, C. W. ROODHOUSE, MAY PLEAD.

Now on this 12th day of July, 1929, it being made to appear to the Court that the time within which the defendant, C. W.

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, FRIDAY, JULY 12, 1929.

Roodhouse, is to plead in this cause will expire on July 13, 1929, and it being further made to appear that said defendant, C. W. Roodhouse requires more time in which to plead herein;

IT IS ORDERED, ADJUDGED AND DECREED that said defendant, C. W. Roodhouse, is to have 30 days additional time within which to file his pleading in the within cause.

F. E. KENNAMER, Judge.

ENDORSED: Filed In Open Court  
Jul 12, 1929  
H. P. Warfield, Clerk.

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Court adjourned until July 13, 1929.



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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, SATURDAY, JULY 13, 1929.

LEAVE GRANTED TO FILE INFORMATION

On this 13th day of July, A. D. 1929, comes the United States Attorney, and asks and is granted leave to file information herein and to prosecute thereunder, and it is ordered by the Court that warrant for the arrest of each defendant issue and the bond of each defendant is fixed in the sum of \$\_\_\_\_\_.

No. 3773                  Dixie Wood.

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UNITED STATES OF AMERICA,	Plaintiff, )	
vs.	) No. 3773 - Criminal.	
DIXIE WOOD,	Defendant. )	

Now on this 13th day of July, A. D. 1929, comes the United States District Attorney representing the Government herein and the defendant, Dixie Wood, appearing in person. The defendant is arraigned and enters a plea of guilty to Count 1 as charged in the Information heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

Pay unto the United States a fine in the sum of \$1.00, and in default thereof stand committed to the Tulsa County Jail at Tulsa, Oklahoma, until said fine is paid or until released by due process of law.

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

W. J. LASTER AND L. A. VANDERVOORT, PARTNERS DOING BUSINESS AS SPIRAL DRILLING TOOL COMPANY,	Plaintiffs, )	
vs.	) No. 654 - Law.	
THE LEIDECKER TOOL COMPANY, A CORPORATION,	Defendant. )	

JOURNAL ENTRY

Now, on this 13th day of July, 1929, this matter came on further to be heard, upon the motion of defendant to set aside verdict of the jury and judgment herein, and remand said cause to the state court for want of jurisdiction, and there appeared T. L. BROWN, attorney for plaintiff, and Robert B. Keenan, attorney for defendants, the court being fully advised in the premises, finds that the motion is not well taken.

IT IS, THEREFORE, ORDERED, adjudged and decreed that the motion to set aside judgment and verdict of the jury and remand said cause to the District Court of Tulsa County, Oklahoma, is overruled, to which ruling of the court defendant excepts, and exception allowed.

It is further ordered that defendant is given fifteen (15) days from this date in which to file supersedeas and cost bond in the sum of Seventy-five Hundred Dollars (\$7500.00) on appeal, and the judgment herein is stayed for fifteen days from this date, and upon filing of said bond and approval of same by the clerk of this court, said judgment is stayed pending an appeal in this cause to the United States Court of Appeals for the Tenth Circuit.

F. E. KENNAMER, Judge.

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

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

NORTHERN District of OKLAHOMA
SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, SATURDAY, JULY 13, 1929.

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

THE BROWN-CRUMMER INVESTMENT COMPANY, Plaintiff, vs. THE BOARD OF EDUCATION OF THE TOWN OF KIEFER, ET AL, Defendants. No. 760 - Law.

JOURNAL ENTRY OF JUDGMENT

Now on this 11th day of July, 1929, the same being a judicial day of regular term of the above entitled court, this cause coming regularly on for trial, the plaintiff appearing by its attorneys Elcock & Martin and Biddison, Campbell, Biddison & Cantrell and the defendants appearing by their attorney Redmond S. Cole, and the parties having heretofore filed their written stipulation waiving a trial of this cause by jury, they proceeded to the trial of the cause to the court upon the petition and supplemental petition of the plaintiff, the answer of the defendants and the plaintiff's reply thereto.

Thereupon, the parties introduced their evidence and rested and after argument of counsel, the court took the cause under advisement until July 13, 1929.

And thereafter and on said July 13, 1929, the parties appearing by their respective counsel as aforesaid, the court being fully advised in the premises, finds the allegations of plaintiff's petition and supplemental petition to be true and finds all the issues for the plaintiff and finds the plaintiff is entitled to recover upon the coupons sued upon herein from the defendant, The Board of Education of the Town of Kiefer, School District #18, Creek County, State of Oklahoma, the sum of \$4230 principal, \$319.96 interest, or a total of \$4559.96.

IT IS THEREFORE CONSIDERED, ORDERED AND ADJUDGED that the plaintiff have and recover of and from the defendant, The Board of Education of the Town of Kiefer, School District #18, Creek County, State of Oklahoma, the sum of \$4230 principal and \$319.96 interest, or a total of \$4559.96 with interest thereon at 6% per annum from this date until paid and that the said defendant pay and the plaintiff recover the cost of this action taxed at \$ \_\_\_\_\_, to all of which defendants except.

F. E. KENNAMER, Judge.

O. K. Elcock & Martin, Biddison, Campbell, Biddison & Cantrell, Attys. for Plaintiff.

O. K. as to form. Redmond S. Cole, Atty. for Defendants.

ENDORSED: Filed In Open Court Jul 11th 1929 H. P. Warfield, Clerk.

UNITED STATES OF AMERICA, Plaintiff, vs. ARTHUR WILSON, ET AL, Defendants. No. 831 - Law.

Now on this 13th day of July, A. D. 1929, it is ordered by the Court that permission be granted to file motion to set aside judgment heretofore rendered herein.

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, SATURDAY, JULY 13, 1929.

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

United States of America,	Plaintiff,	)
	vs.	)
Arthur Wilson, J. E. McGhee,		)
and Earl Strong,	Defendants.	)

No. 831-Law.

## JOURNAL ENTRY

And now on this 13th day of July, the same being a regular day of the Special March A. D. 1929 term of said court, the above entitled matter coming on for hearing on the Motion to Vacate Judgment herein.

The plaintiff appearing by its United States Attorney, and the defendant appearing in person and by his counsel of record, Preston S. Davis, Esq., of Tulsa, Oklahoma, and the court having heard said motion finds that the same should be sustained, and finds that the judgment theretofore entered herein on the forfeiture thereon should be set aside and vacated upon the payment of the penalty of One Hundred (\$100.00) Dollars and the costs of this action.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, that the judgment heretofore entered herein and the forfeiture had herein be and the same are hereby vacated upon the payment of penalty in the sum of One Hundred (\$100.00) Dollars and the costs of this action.

F. E. KENNAMER,  
UNITED STATES DISTRICT JUDGE.

O. K.	O. K.
Preston S. Davis,	Harry Seaton, Assistant
Attorney for Defendants.	Attorney for United States.

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

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

St. Louis-San Francisco Railway		)
Company, a corporation,	Plaintiff,	)
	vs.	)
Miami Mineral Belt Railroad Company,		)
a corporation, and T. B. Slick and		)
J. A. Frates,	Defendants.	)

No. 869 - Law.

## O R D E R

On application of the plaintiff, and for good cause shown it is hereby ordered that plaintiff be granted permission to file a motion to strike counter-claim and cross-petition of the defendants, Miami Mineral Belt Railroad Company, T. B. Slick and J. A. Frates as of this date.

Done in open court the 13th day of July, 1929.

ENDORSED: Filed Jul 13 1929	F. E. KENNAMER, Judge.
H. P. Warfield, Clerk.	

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

NORTHERN District of OKLAHOMA  
 SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, SATURDAY, JULY 13, 1929.

IN THE U. S. DISTRICT COURT IN AND FOR THE  
 NORTHERN DISTRICT OF OKLAHOMA

Elsie Warren, Plaintiff, )  
 vs. ) No. 871 - Law.  
 MIDLAND VALLEY RAILROAD CO., )  
 Defendant. )

ORDER OF DISMISSAL BY PLAINTIFF

On this the 13th day of July, 1929, comes the said plaintiff by her attorney, W. P. Smith, and thereupon on motion, it is ordered by the Court that this cause be and the same hereby is dismissed at cost of plaintiff, without prejudice to her right to bring a new action in this behalf.

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

F. E. KENNAMER.

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

UNITED STATES OF AMERICA, Plaintiff, )  
 vs. ) No. 3457 - Criminal.  
 NEWTON L. HAYS, Defendant. )

ORDER EXTENDING TIME

This matter coming on for hearing this 13th day of July, 1929, on application of the defendant above named for an Order Extending the time to perfect the Appeal in the above entitled case, and for further time to prepare and print the record in the above entitled case. The Court being fully advised finds that said order should be made.

It is therefore Ordered that the defendant, Newton L. Hays, is hereby given a further extention of time of sixty (60) days from this date to perfect his appeal in the said above styled case and prepare and print the record in said above styled case.

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

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

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 Court adjourned until July 25, 1929.

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, THURSDAY, JULY 25, 1929.

On this 25th day of July, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1929 Session, at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.  
 John M. Goldesberry, Esq., United States Dist. Atty.  
 John H. Vickrey, Esq., United States Marshal.

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

MISCELLANEOUS ORDER

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

IN RE: )  
 ) MISCELLANEOUS CRIMINAL  
 DESTRUCTION OF LIQUOR )

ORDER FOR DESTRUCTION OF LIQUOR

And now on the 25th day of July, A. D. 1929, the same being a regular day of the Special March A. D. 1929 term of said court, the Honorable Wm. R. Giddens, Deputy Prohibition Administrator, appearing in person and by the United States Attorney and showing to the court that the said liquor is in his hands in the following cases, to-wit:

Defendants:	Case Number
Claude McMahan	3691
Fat Garrison	3621
Bennine Foreman, et al	3640
Bill Sellers	3652
Mrs. Hensley, et al	3574
Mildred Williams, et al	3577
Wissinger, et al	3578
A. C. Stivers	3585
Chas. McNary	3620
Bill Sellers, et al	3591
L. G. Patrick	3592
J. B. Williams	3601
Earl McCombs	3602
Oliver Souder	3615
Paul Hill	3533
Pick Scott	3550
C. A. Brusso, et al	3570
Cinda Allen	3636
Aubrey Duren	3629
W. G. Graves	3626
Lee F. Jackson	3625
Ed Guinn	3617
Allen Curry	3575

in which it appears that said Deputy Prohibition Administrator, has in his possession the following quantities of intoxicating liquors, to-wit: Beer, wine, whiskey, gin and other liquors which were manufactured, sold and possessed in violation of the National Prohibition Act in said respective cases, as follows, to-wit:

1 pt whiskey; 1 pt. whiskey; 1 gal. whiskey; 1 pt whiskey; 1 pt. whiskey; 1 pt. whiskey; 1 pt. mixed alcohol; 1 pt. whiskey; 2 pts. whiskey; 2 pts. whiskey; 1 pt. whiskey; 1 pt. whiskey; 2 pts. whiskey; 2 pts. whiskey; 1 pt. 2½ pts. whiskey; 1 pt. whiskey; 3 pt. whiskey; 1 pt. whiskey; 1 pt. whiskey; 1 pt. whiskey; 1 pt. whiskey; 2 pts. whiskey; 1 pt. whiskey; that said cases have been fully finally satisfied and completely disposed of and that there is no reason for the further preservation of said liquor, and the court being fully advised in the premises finds that said beer, wine, whiskey, gin and other liquors, should be destroyed.

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

NORTHERN District of OKLAHOMA  
 SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, THURSDAY, JULY 25, 1929.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, that the said Wm. R. Giddens, he and he is hereby authorized and empowered to destroy all liquors in the above entitled causes, by pouring the same into the sewers in his office at 803 Daniel Building, in Tulsa, Tulsa County, Oklahoma, in the presence of W. F. Wolverton, and then make return of destruction of said liquor on a certified copy of this order.

Done in open court.

F. E. KENNAMER,  
 United States District Judge.

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

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

MISCELLANEOUS ORDER

ORDER OF REMOVAL

UNITED STATES OF AMERICA )  
 NORTHERN DISTRICT OF OKLAHOMA )

THE PRESIDENT OF THE UNITED STATES

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

WHEREAS, it has been made to appear that Joel Dabney, Jr., is informed against before H. C. Williams, United States Commissioner for the Western District of South Carolina for the offense of Stealing and transporting in Inter State Commerce one certain automobile, 1928 Nash Sedan, motor #89343 and whereas the said Joel Dabney, Jr. having been brought before me, upon an examination then and there had in the presence of said defendant, it sufficiently appeared that he was the identical person named in the Commissioner's complaint and a certified copy thereof furnished probably cause to believe him guilty of the offense therein charged, and whereas it was thereupon ordered by me that said defendant enter into bond to the United States in the sum of One Thousand (\$1,000.00) Dollars, with one or more sufficient sureties, conditioned for his personal appearance before the said District Court of the United States for the Western District of South Carolina on the first day of the next ensuing term thereof, to answer to said indictment, and depart not thence without the leave of said Court. And the said defendant having failed and refused to give bail as required, therefore:

You are hereby commanded seasonably to remove the said Joel Dabney, Jr. hence to the said Western District of South Carolina and there surrender him to the Marshal of that District, there to be dealt with according to law.

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

Given under my hand this 25th day of July, 1929.

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

ENDORSED: Filed  
 Jul 25, 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, THURSDAY, JULY 25, 1929.

MISCELLANEOUS ORDER

On this 25th day of July, A. D. 1929, it is ordered by the Court that Burl Simms be placed on her own recognizance bond for good cause shown.

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

UNITED STATES OF AMERICA,	Plaintiff,	}	No. 3697 - Criminal.
vs.			
LAWRENCE LEMMON,	Defendant.	}	
GENERAL MOTORS ACCEPTANCE CORPORATION,	Intervenor)		

O R D E R

This cause coming on to be heard on the motion of the intervenor, General Motors Acceptance Corporation in this cause for an order granting them permission to sell and dispose of the automobile described in the petition of intervention, and it appearing to the court that an agreed valuation has been affixed on said car, and that bond for the payment of said sum is deposited at and held by the Prohibition Enforcement Department, and that through the sale thereof further depreciation may be eliminated and various charges and expenses necessary for the upkeep of said car stopped,

BE IT THEREFORE ORDERED that said intervenor, General Motors Acceptance Corporation, is hereby granted leave to sell and dispose of said automobile, this order being granted under the express condition that nothing herewith done shall affect the liability of the intervenor under the bond posted for the return of said automobile or the payment of the value thereof, and that said bond be held for the agreed valuation of said automobile until the final determination of the issues herein.

F. E. KENNAMER, Judge.

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

-----

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

UNITED STATES OF AMERICA,	Plaintiff,	}	No. 3704 - Criminal.
vs.			
WM. E. POINDEXTER, ET AL,	Defendants.	}	

JOURNAL ENTRY

And now on this the 12th, day of July A. D. 1929, the same being a regular day of the special March A. D. 1929 term of said court, the above entitled matter coming on for hearing, the defendant pleading guilty to possession and transportation of intoxicating liquor, and it appearing to the court that there was seized in this matter one Ford Coupe Model A, Motor A, Motor No. M1400074, 1929 being the property of Jack W. Trimble, and it further appearing to the court that said Jack W. Trimble, had no knowledge of the purpose for which said car was to be used and did not rent the same to the defendant for the purpose of violation of the National Prohibition Law, and that said defendant has given bond for the production of said car,

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION

TULSA, OKLAHOMA, THURSDAY, JULY 25, 1929.

and on motion of the United States District Attorney the court finds that said car should be released to Jack W. Trimble, and that his bond herein should be exonerated.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said car be and the same is hereby released and discharged and the bond given for the production of said car is hereby exonerated.

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

O. K.  
Harry Seaton, Assistant  
U. S. Atty.

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

-----  
ORDER TO SPREAD MANDATE OF RECORD

E. D. REED & D. L. WHEELOCK,  
PARTNERS DOING BUSINESS UNDER  
THE FIRM NAME OF REED & WHEELOCK,  
Plaintiffs, }

vs. }

No. 77 - Law.

THE CITY OF BARTLESVILLE, OKLAHOMA,  
A MUNICIPAL CORPORATION, Defendant. }

Now on this 25th day of July, 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 E. D. Reed and D. L. Wheelock, partners doing business under the firm name of Reed & Wheelock, Plaintiffs, and The City of Bartlesville, Oklahoma, a Municipal Corporation, Defendant, No. 77, At Law, wherein the judgment of the said District Court in said cause, entered on the 20th day of October, A. D. 1927, was in the following words, viz:

"Be It Remembered, That on the 20th day of October, 1927, this cause came on for hearing on the demurrer of the defendant, to the petition of the plaintiffs filed herein, same having been previously argued and submitted, and the court after considering said argument and said demurrer, and being fully advised in the premises, is of the opinion that said demurrer to said petition should be sustained.

It is, therefore, by the court Ordered, Adjudged and Decreed that the demurrer of the City of Bartlesville to the petition of the plaintiffs and to each count therein, be and the same hereby is sustained, to which judgment of the court the plaintiffs then and there excepted, and their exceptions were allowed in open court.

The plaintiffs announcing their intention to stand upon said petition, it is further Ordered, Adjudged and Decreed that the petition of the

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, THURSDAY, JULY 25, 1929.

plaintiffs herein be dismissed, at their costs, to which judgment and decree the plaintiffs then and there excepted and gave notice in open court of their intention to appeal to the United States Circuit Court of Appeals for the 8th Circuit.

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

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

AND WHEREAS, at the May term, in the year of our Lord one thousand nine hundred and twenty-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 and adjudged by this Court, that the judgment of the said District Court, in this cause, be, and the same is hereby, affirmed with costs; and that The City of Bartlesville, Oklahoma, have and recover against E. D. Reed and D. L. Wheelock, partners doing business as Reed and Wheelock, the sum of Twenty Dollars for its costs herein and have execution therefor.

----May 11, 1929.----

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

WITNESS, the Honorable WILLIAM H. TAFT, Chief Justice of the United States, the 13th day of July in the year of our Lord one thousand nine hundred and twenty-nine.

Costs of Defendant in Error  
Paid by Plffs.  
Clerk in Error

Printing Record  
Printed below

Attorney \$20.00

\$20.00

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

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Court adjourned until July 26, 1929.

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, FRIDAY, JULY 26, 1929.

On this 26th day of July, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1929 Session, at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. Dist. Court.  
John M. Goldesberry, United States Dist. Attorney.  
John H. Vickrey, United States Marshal.

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

ORDER TO SPREAD MANDATE OF RECORD

UNITED STATES OF AMERICA,	Plaintiff,	}	No. 1869 - Criminal.
vs.			
CHARLEY BEAL,	Defendant.		

Now on this 26th day of July, 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 of America, Plaintiff, and Charley Beal, Defendant, No. 1869, Criminal, wherein the judgment and sentence of the said District Court in said cause, entered on the 14th day of December, A. D. 1927, was in the following words, viz:

"On this 14th day of December, 1927, the defendant in above entitled cause is called for judgment and sentence upon verdict of guilty heretofore had in said cause. Whereupon, it is by the court ordered that judgment and sentence be imposed upon said defendant as follows:

Two (2) years in Federal Penitentiary, Leavenworth, Kansas, and a fine of \$300.00.

And it is further ordered by the court that ten (10) days be allowed defendant in which to prepare and file bill of exceptions, and that execution of commitment be stayed for that time and that bond be fixed in the sum of \$5,000.00."

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

And WHEREAS, at the May term, in the year of our Lord one thousand nine hundred and twenty-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

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, FRIDAY, JULY 26, 1929.

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

It is further ordered that this cause be, and the same is hereby, remanded to the said District Court.-----

----May 20, 1929.----

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

WITNESS, the Honorable WILLIAM H. TAFT, Chief Justice of the United States, the 24th day of July, in the year of our Lord one thousand nine hundred and twenty-nine.

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

ENDORSED:

Filed July 26, 1929  
H. P. Warfield, Clerk.

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

UNITED STATES OF AMERICA,	Plaintiff,	}	No. 3640 - Criminal.
vs.			
LEE BENNIE FOREMAN,	Defendant.	}	

O R D E R

And now on this the 13th day of June 4. D. 1929, the same being a regular day of the Special March A. D. 1929 term of said court the above entitled matter coming on for hearing the plaintiff being present by the United States Attorney and the defendant being present in person and by his attorney of record, the said matter having been submitted to the court upon a plea of nolle contendere, and the court having heard the evidence and argument of counsel, finds that said defendant was not guilty of transporting said liquor within the provision and terms of the National Prohibition Act, and that the automobile should not be forfeited to the Government.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED that said automobile be and the same is hereby released to said defendant upon his payment of costs involved by reason of said seizure.

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

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

ENDORSED: Filed Jul 26, 1929.  
H. P. Warfield, Clerk.

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION

TULSA, OKLAHOMA.

FRIDAY, JULY 26, 1929.

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

DOLLY WHITED, Plaintiff, )

vs. )

MISSOURI, KANSAS & TEXAS  
RAILROAD COMPANY, A CORPORATION,  
Defendant. )

No. 888 - Law.

JOURNAL ENTRY

NOW, on this 26 day of July, 1929, the same being one of the judicial days of the regular Special March, 1929 Term of this Court, come the parties hereto and file and present stipulation for dismissal of this cause, with prejudice, at the costs of the defendant, reciting that the cause of action has been settled, and the Court having seen the same, and being fully advised in the premises;

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

F. E. KENNAMER, Judge.

O. K.  
Preston C. Clarke,  
Atty. for Plaintiff.

ENDORSED: Filed Jul 26, 1929  
H. P. Warfield, Clerk.

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Court adjourned until July 27, 1929.

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, SATURDAY, JULY 27, 1929.

Now on this 27th day of July, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1929 Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.  
John M. Goldesberry, Esq., United States Dist. Attorney.  
John H. Vickrey, Esq., United States Marshal.

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

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

UNITED STATES

VS

FRANK DOWELL

No. 3090 - Criminal.

O R D E R

Now on this the 26th day of March, 1929, it being made to appear to the Court, that on the 5th day of December 1928, at the Regular November Term of Court for 1928, sitting at Miami, the defendant Frank Dowell, entered a plea of guilty, to the charge of unlawful possession of intoxicating liquor, and was by the Court sentenced to imprisonment in the Craig County Jail, at Vinita, for a period of Six (6) months, and to pay a fine of One Hundred (\$100.00) Dollars, and it was by the Court further ordered, that the execution of the Jail sentence be suspended for a period of two years during the good behavior of the defendant or until the further order of the Court, and the payment of the fine was stayed for a period of sixty days.

Whereupon, it being made to appear to the court on the 22nd day of March, 1929, that the defendant had failed to pay the fine of \$100.00 within the sixty days allowed him or to show good cause to the court why said fine was not paid, it was thereupon by the Court ordered that the defendant, Frank Dowell, be imprisoned in the Craig County Jail at Vinita, Oklahoma, for a period of six (6) months, and that he make his fine unto the United States in the sum of \$100.00 in accordance with the original judgment and sentence imposed herein.

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

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

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Court adjourned until July 29, 1929.

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

NORTHERN  
SPECIAL MARCH 1929 SESSION  
REVENUE OFFICE 705118

District of

OKLAHOMA

TULSA, OKLAHOMA, MONDAY, JULY 29, 1929.

Now on this 29th day of July, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1929 Session, at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.  
John M. Goldesberry, Esq., United States Dist. Attorney.  
John H. Vickrey, Esq., United States Marshal.

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

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

SAM FORD,	Plaintiff,	)	
vs.		)	No. 673 - Law.
Prairie Oil & Gas Company,		)	
a Corporation, et al,	Defendants.	)	

ORDER EXTENDING TIME TO MOVE TO REVIVE

Now, on this 29 day of July, 1929, for good cause shown, plaintiff herein is hereby given twenty (20) days additional time to that heretofore allowed by the court, within which to file motion for revivor in the above styled cause.

F. E. KENNAMER,  
United States District Judge.

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

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Court adjourned until July 30, 1929.

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, TUESDAY, JULY 30, 1929.

On this 30th day of July, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma sitting in Special March 1929 Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.  
John M. Goldesberry, Esq., U. S. Dist. Attorney.  
John H. Vickrey, Esq., United States Marshal.

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

IN THE U. S. DISTRICT COURT IN AND FOR THE  
NORTHERN DISTRICT OF OKLAHOMA

Elsie Warren,	Plaintiff,	)	
		)	
vs.		)	No. 916 - Law.
		)	
Midland Valley Railroad Co.,		)	
et al.,	Defendants.	)	

ORDER OF DISMISSAL BY PLAINTIFF

On this the 30 day of July, 1929, comes the said plaintiff by her attorney, W. P. Smith, and thereupon on motion, it is ordered by the Court that this cause be and the same hereby is dismissed at cost of plaintiff, without prejudice to her right to bring a new action in this behalf.

F. E. Kennamer.

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

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Court adjourned until July 31, 1929.

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

NORTHERN District of OKLAHOMA  
 SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, WEDNESDAY, JULY 31, 1929.

On this 31st day of July, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1929 Session, at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.  
 John M. Goldesberry, Esq., United States Dist. Attorney.  
 John H. Vickrey, Esq., United States Marshal.

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

UNITED STATES OF AMERICA, Plaintiff, )  
 vs. ) No. 3725 - Criminal.  
 W. D. MARTIN & INA JONES, Defendants. )

Now on this 31st day of July, A. D. 1929, comes the United States District Attorney representing the Government herein and the defendant, Ina Jones, appearing in person and by counsel, H. T. Byrd. The defendant is arraigned and enters a plea of not guilty. Defendant moves for application of bond reduction. Thereupon, it is ordered by the Court that leave be granted to file written motion for reduction of bond without costs upon proper showing.

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

John Chenoweth, by his next friend )  
 and Natural Guardian, H. P. Chenoweth, )  
 Plaintiff. )  
 vs. ) No. 784 - Law.  
 R. H. Channing, Jr., et al. Defendant. )

JOURNAL ENTRY OF JUDGMENT

Now on this 31st day of July, 1929, the above entitled cause comes on for hearing, the plaintiff appearing by his attorneys, Lydick, McPherrren & Jordan and the defendants, appearing by their attorney, F. D. Adams, and both parties in open court waiving jury, said cause proceeds to trial before the court without the intervention of jury.

Thereupon evidence was adduced before the court and the court being fully advised in the premises, and being cognizant of the stipulation on file, does hereby find the plaintiff is entitled to recover of and from the defendant the sum of \$1,150.00 and the court further finds that of said amount the attorneys for plaintiff are entitled to recover the sum of \$50.00 cost advanced in the prosecution of this action, in accordance with the terms of the written contract heretofore entered into and further entitled to recover the sum of \$275.00 as attorney fees, same being 25% of the net amount received by plaintiff after deducting the cost of this action.

It is therefore ordered, adjudged, and decreed that the plaintiff have and recover of and from the defendant the sum of \$1,150.00, which said sum will be disbursed by the clerk of this court as above specified.

F. E. KENNAMER,  
 District Judge.

O. K.  
 Lydick, McPherrren & Jordan,  
 Attorneys for Plaintiff.

F. D. Adams,  
 Attorney for Defendant.

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

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, WEDNESDAY, JULY 31, 1929.

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

H. P. Chenoweth,	Plaintiff,	)	
		)	
vs.		)	No. 785 - Law.
R. H. Channing, Jr., et al.	Defendants.	)	

JOURNAL ENTRY OF JUDGMENT

Now on this 31st day of July, 1929, the above entitled cause comes on for hearing, the plaintiff appearing by his attorneys, Lydick, McPherrren & Jordan and the defendants, appearing by their attorney, F. D. Adams, and both parties in open court waiving jury, said cause proceeds to trial before the court without the intervention of jury.

Thereupon evidence was adduced before the court and the court being fully advised in the premises, and being cognizant of the stipulation on file, does hereby find the plaintiff is entitled to recover of and from the defendant the sum of \$250.00 and the court further finds that of said amount the attorneys for plaintiff are entitled to recover the sum of \$75.00, in accordance with the terms of the written contract heretofore entered into as attorney fees, same being 25% of the net amount received by plaintiff after deducting the cost of this action.

It is therefore ordered, adjudged, and decreed that the plaintiff have and recover of and from the defendant the sum of \$250.00 which said sum will be disbursed by the clerk of this court as above specified.

F. E. KENNAMER,  
District Judge.

O. K.  
Lydick, McPherrren & Jordan  
Attorneys for Plaintiff.

F. D. Adams,  
Attorney for Defendant.

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

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

United States,	Plaintiff,	)	
		)	
vs.		)	No. 897 - Law.
Willie Peters, and		)	
Tom Stough,	Defendants.	)	

JOURNAL ENTRY OF JUDGMENT

Now on this 31st day of July, 1929, the same being one of the regular days of the special March, A. D. 1929 term of this Court, the above entitled matter coming on for hearing on motion of the United States Attorney, and the Court being fully advised in the premises, finds:

That on April 11, 1929, R. B. Shannon, a defendant in this court, gave bond in the sum of \$2,000.00, with the above named defendants as sureties thereon, which said bond was duly and regularly approved and filed herein, the material condition of said bond being that said defendant, R. B. Shannon, would appear before this Court on the 1st day of the next A. D. 1929, term of said Court to answer a charge of the United States against him, and from time to time thereafter to which said cause might be continued. That on June 12, 1929, the date of trial of said cause, said defendant failed to appear, in accordance with the terms and stipulations of said bond,

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION  
768318

TULSA, OKLAHOMA,

WEDNESDAY, JULY 31, 1929.

and said bond was duly forfeited, and a summons issued against the defendant and the above named defendants, Willie Peters and Tom Stough, sureties on said bond, commanding them to appear before this Court and show cause why the forfeiture of said bond should not be made absolute. Said summons was duly returned by the United States Marshal, showing that service had been had upon said sureties, Willie Peters and Tom Stough, on the 19th day of June, 1929, but since that date neither of said defendant sureties has appeared and made showing of any legal cause why said forfeiture should not be made absolute.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the forfeiture heretofore taken upon the bond herein, be, and hereby is made absolute, and judgment is hereby rendered in favor of the United States against the above named defendants, Willie Peters and Tom Stough, sureties on said bond, in the sum of \$2,000.00, with interest thereon at the rate of 6% per annum from this date until paid, and for the costs of this action, for all of which let execution issue.

F. E. KENNAMER,  
United States District Judge.

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

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

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Court adjourned until August 1, 1929.

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

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NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, THURSDAY, AUGUST 1, 1929.

On this 1st day of August, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1929 Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.  
John M. Goldesberry, Esq., United States Dist. Attorney.  
John H. Vickrey, Esq., United States Marshal.

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

MISCELLANEOUS ORDER

ORDER OF REMOVAL

UNITED STATES OF AMERICA

NORTHERN DISTRICT OF OKLAHOMA

THE PRESIDENT OF THE UNITED STATES

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

WHEREAS, it has been made to appear that Bob Lowe is indicted in the District Court of the United States for the Western District of Arkansas for the offense of violation of the National Prohibition Act and whereas the said Bob Lowe having been brought

before me, upon an examination then and there had in the presence of said defendant, it sufficiently appeared that he was the identical person named in said indictment, and a certified copy thereof furnished probable cause to believe him guilty of the offense therein charged, and whereas it was thereupon ordered by me that said defendant enter into bond to the United States in the sum of One Thousand (\$1000.00) Dollars, with one or more sufficient sureties, conditioned for his personal appearance before the said District Court of the United States for the Western District of Arkansas on the first day of the next ensuing term thereof, to answer to said indictment, and depart not thence without the leave of said Court. And the said defendant having failed and refused to give bail as required, therefore:

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

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

Given under my hand this 1st day of August, A. D. 1929.

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

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

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

NORTHERN District of OKLAHOMA  
 SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, THURSDAY, AUGUST 1, 1929.

MISCELLANEOUS ORDERAPPOINTMENT OF MARY A. BARTON, SPECIAL REFEREE IN BANKRUPTCY

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

IN THE MATTER OF THE APPOINTMENT OF A  
 SPECIAL REFEREE IN BANKRUPTCY

ORDER OF APPOINTMENT

IT IS HEREBY ORDERED that MARY A. BARTON be and she is hereby appointed a Special Referee in Bankruptcy to have and possess all of the duties and powers of a regular Referee in Bankruptcy, as by Law provided, for the Northern Judicial District of Oklahoma. The said MARY A. BARTON shall act as Referee during the absence from the said Northern Judicial District of the regularly appointed and acting Referee in Bankruptcy.

IT IS FURTHER ORDERED that the said MARY A. BARTON execute a good and sufficient bond, to be approved by the Court, in the amount of One Thousand (\$1,000.00) Dollars, to the United States of America.

Dated this 1 day of August, 1929.

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

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

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

Daniel Barnett,	Plaintiff,	}	No. 890 - Law.
vs.			
Hannah Anderson and C. W. Roodhouse,	Defendants.	}	
Guardian of Hannah Anderson, Inc.,			

ORDER EXTENDING TIME IN WHICH  
 UNITED STATES MAY PLEAD.

Now on this 1st day of August, 1929, it being called to the Court's attention that the time in which the United States has to plead in the within cause is insufficient, and that it should be granted additional time herein,

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the United States be, and hereby is granted 30 days additional time from this date, in which to plead herein.

F. E. KENNAMER,  
 United States District Judge.

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

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, THURSDAY, AUGUST 1, 1929.

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

United States of America, Plaintiff,	)	
vs.	)	No. 904 - Law.
Wm. C. Peach, et al., Defendants.	)	

JOURNAL ENTRY

And now on this the First day of August A. D. 1929, the same being a regular day of the Special March A. D. 1929 term of said court, and the above entitled matter coming on for hearing, upon Motion of defendant; plaintiff appearing by its United States Attorney, and defendants, L. J. Ryan and Elza Bachtel, appearing by their attorneys Patten and Rye, Esq., of Vinita, Oklahoma, and the court being fully advised in the premises, finds that Wm. C. Peach, has been apprehended and is now incarcerated in jail at Vinita, Oklahoma, and that a trial can be had in this matter, and that a penalty of Two Hundred Fifty (\$250.00) Dollars, should be assessed in said matter.

It Is Therefore Ordered, Adjudged and Decreed, that upon payment of the sum of Two Hundred Fifty (\$250.00) Dollars, to the clerk of this court and the costs of this action, that said bond forfeiture be and the same is hereby set aside and the said bond and bondsmen fully exonerated herein.

It Is Further Ordered, that said sureties may have a period of ten (10) days from this date, in which to make said payment.

It is Further Ordered, that in the event the said sums are not paid within ten (10) days from this date that plaintiff should be entitled to judgment for the full amount herein.

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

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

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

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Court adjourned until August 2, 1929.

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

NORTHERN

OKLAHOMA

District of

SPECIAL MARCH 1929 SESSION

TULSA, OKLAHOMA, FRIDAY, AUGUST 2, 1929.

On this 2nd day of August, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1929 Session, at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. District Court.  
John H. Goldesberry, Esq., United States Dist. Attorney.  
John H. Vickrey, Esq., United States Marshal.

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

ORDER TO SPREAD MANDATE OF RECORD

UNITED STATES OF AMERICA, Plaintiff, )  
vs. ) No. 719 - Criminal.  
EARL DOYLE & E. L. KIMES, Defendants. )

Now on this 2nd day of August, 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 of America, Plaintiff, and Earl Doyle and E. L. Kimes, Defendants, No. 719, Criminal, wherein the judgment and sentence of the said District Court in said cause, entered on the 14th day of October, A. D. 1927, was in the following words, viz:

"On this 14th day of October, 1927, comes John H. Goldesberry, United States Attorney, representing the Government and J. T. Harley and Rolla Clark, representing defendants herein. Now, at this time leave is granted defendants to file demurrer to indictment, and said demurrer is presented to the court, arguments of counsel are heard thereon, and the court being duly advised in the premises, it is ordered that said demurrer be and it is overruled and exceptions allowed. Defendants waive arraignment and enter pleas of not guilty to charge in indictment heretofore filed herein. All parties announce ready for trial and the following jury, to-wit: T. J. Bickenheuser, R. A. Brown, Dave Cohn, R. J. Crawford, D. K. Ester, Glen D. Finney, Dwight S. Foster, Isaac Fowler, E. G. Guffee, M. C. Hadley, Jim Horsaui, R. H. Hughes, are empaneled and sworn to try said cause and a true verdict render. Counsel for the Government makes opening statements to the jury and defendants' counsel waive opening statements. Thereafter the Government presents its evidence and proof and rests. Comes now the defendant Earl Doyle and separately demurs to the evidence as to each count of the indictment and request an instructed verdict of not guilty. Said demurrer is heard, overruled, and ex-

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, TRIAL, AUGUST 9, 1929.

ceptions allowed. Comes now the defendant E. L. Kimes, and separately demurs to the evidence as to each count of the indictment and requests an instructed verdict of not guilty. Said demurrer is heard and by the court overruled and exceptions allowed. Come now the defendants and present their evidence and proof and move the court to dismiss the jury and declare a mistrial, which is by the court overruled and exceptions allowed. Comes now defendant Earl Doyle and demurs separately to the evidence as to each count of the indictment, said demurrer is heard by the court, overruled and exceptions allowed. At this time defendant E. L. Kimes demurs separately to the evidence as to each count of the indictment, which demurrer is heard by the court overruled and exceptions allowed. The taking of evidence having been closed, closing arguments of counsel are heard and thereafter the jury is instructed as to the law in the case and retire in charge of a sworn bailiff to deliberate upon their verdict herein. Now, on this same day, to-wit: October 14th, 1927, the jury return into open court and present to the court their verdict which is in words and figures as follows:

In the District Court of the United States  
For the Northern District of Oklahoma  
United States of America vs.  
Earl Doyle. No. 719 Criminal.

## Verdict.

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

We further find the defendant is guilty, as charged in the second count of the indictment.

We further find the defendant is guilty, as charged in the third count of the indictment.

We further find the defendant is guilty, as charged in the fourth count of the indictment.

We further find the defendant is guilty, as charged in the fifth count of the indictment.

We further find the defendant not guilty, as charged in the sixth count of the indictment.

R. H. Hughes, Foreman.

Filed in open court Oct. 14, 1927, H. P. Warfield,  
Clerk U. S. District Court. R. C.

In the District Court of the United States for  
The Northern District of Oklahoma  
United States of America vs.  
E. L. Kimes. No. 719 Criminal.

## Verdict.

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

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

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

NORTHERN  
SPECIAL MARCH 1929 SESSION

District of

OKLAHOMA

TULSA, OKLAHOMA,

FRIDAY, AUGUST 2, 1929.

We further find the defendant not guilty as charged in the third count of the indictment.

We further find the defendant not guilty, as charged in the fourth count of the indictment.

We further find the defendant not guilty, as charged in the fifth count of the indictment.

We further find the defendant is guilty, as charged in the sixth count of the indictment.

R. H. Hughes, Foreman.

Filed in open court Oct. 14, 1927, H. P. Warfield, Clerk U. S. District Court, R. C.

The jury announcing this to be their true verdict are excused from further consideration of said cause. Whereupon, it is by the court ordered that judgment and sentence be imposed upon said defendants as follows:

E. L. Kimes:

Count Six (6). Two (2) Years in Federal Penitentiary, Leavenworth, Kansas, and fine \$300.00.

Earl Doyle:

Count Two (2). Two (2) years in Federal Penitentiary, Leavenworth, Kansas, and fine \$300.00.

Count Three (3). Fine Five Hundred (\$500.00) Dollars.

Count Four (4). Two (2) years in Federal Penitentiary Leavenworth, Kansas, to run concurrently with sentence imposed in count two (2) and fine \$100.00.

Count Five (5). Fine Two Hundred Fifty (\$250.00) Dollars.

And it is further ordered by the court that defendants stand committed to the custody of the United States Marshal. Defendants except to judgment and sentence imposed herein and ten days allowed in which to file and prepare bill of exceptions. And it is further ordered that execution of commitment be stayed during time of preparing and filing of said bill of exceptions."

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

AND WHEREAS, at the May term, in the year of our Lord one thousand nine hundred and twenty-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 and adjudged by this Court, that the judgment and sentence of the said District Court, in this cause, be, and the same is hereby, affirmed without costs to either party in this Court.

It is further ordered by this Court that the defendants in the Court below, Earl Doyle and E. L. Kimes, do surrender themselves to the custody of the United States Marshal for the Northern District of Oklahoma, in execution of the judgment and sentence imposed upon them, and each of them, within thirty days from and after the date of the filing of the mandate of this Court in the said District Court.---

-----May 31, 1929-----

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

NORTHERN District of OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, FRIDAY, AUGUST 2, 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 writ or error notwithstanding.

WITNESS, the Honorable WILLIAM H. TAFT, Chief Justice of the United States, the 1st day of August, in the year of our Lord one thousand nine hundred and twenty-nine.

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

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

IN THE UNITED STATES COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

IN THE MATTER OF THE FIRST NATIONAL BANK AT COLLINSVILLE, OKLAHOMA, A NATIONAL BANKING ASSOCIATION, No. 457 - Law. HARWOOD KEATON, RECEIVER.

ORDER AUTHORIZING ACCEPTANCE OF OFFER OF COMPROMISE OF C. C. BROWN

NOW on this 2 day of August, 1929, there came on regularly for hearing the application of Harwood Keaton as Receiver of the First National Bank at Collinsville, Oklahoma, a national banking association, for authority to accept the offer of C. C. Brown of \$450.00 as compromise and settlement in full of all the liabilities of the said C. C. Brown to said the First National Bank at Collinsville, Oklahoma; said applicant appearing by his attorney of record, and the court being fully advised in the premises finds:

That said offer of compromise and settlement has been submitted to and approved by the Comptroller of the Currency of the United States of America and the office letter of the Comptroller of the Currency of July 8, 1929, addressed to said Receiver has been exhibited to the court at this hearing; and that a greater sum than that offered cannot be realized or collected from said debtor, and that it is for the best interests of the Trust that said offer be accepted.

IT IS THEREFORE ordered, adjudged and decreed by the court that the offer of compromise and settlement by the said C. C. Brown to pay \$450.00 in cash to the Receiver of the First National Bank at Collinsville, Oklahoma, as compromise and settlement in full of all the liabilities of the said C. C. Brown to said Trust, be and the same hereby is authorized, approved and confirmed.

F. D. HERMANN, Judge.

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

UNITED STATES OF AMERICA, Plaintiff, vs. MRS. HENRY BUXTON, Defendant. Criminal - No. 2225.

Now on this 2nd day of August, A. D. 1929, it is ordered by the Court that the Clerk issue capias for Mrs. Henry Buxton, defendant herein, returnable August 3rd, 1929, on motion of United States District Attorney.

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

NORTHERN DISTRICT OF OKLAHOMA  
 SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, FRIDAY, AUGUST 2, 1929.

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

United States, Plaintiff, )  
 vs. ) No. 610 - Law.  
 Tom McCullough, Defendant. )

JOURNAL ENTRY

Now on this 2nd day of August, 1929, this matter coming on for hearing upon an agreed statement of facts, hereinbefore filed, and after consideration thereof the Court finds:

That all the allegations contained in plaintiff's petition herein, and the agreed statement of facts, are true and correct;

And further finds that the estate of the defendant deceased is entitled to credit for \$130.00, paid to the Government's ward during his lifetime, and is entitled to the further credit of \$25.00, as an item of expense in connection with the care and keeping of the team of mules in question.

The Court further finds that the additional sum of \$95.00 has been paid said plaintiff for the use and benefit of the estate of its deceased ward, and that the Government's ward and his estate have received the total sum of \$250.00, which is a fair cash value for the said team of mules.

The Court further finds that there is a true and correct copy of the bill of sale sued upon attached to plaintiff's petition, and that the same was duly filed in the office of the County Clerk of Mayes County, Oklahoma, and that such bill of sale is valid and regular, and that any purchase of the property therein described, after the filing of such bill of sale, is void and of no force and effect.

The Court further finds that there is no occasion for further litigation in connection with the within cause.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the same be, and hereby is dismissed, and that each party thereto pay such costs as are shown charged to him according to the Clerk's docket.

F. E. KENNAMER, Judge.

O. K.  
 Jno. M. Goldesberry,  
 United States Attorney,  
 For Plaintiff.

Wilkerson & Brown  
 Attorneys for Defendant.

ENDORSED: Filed Aug. 2, 1929.  
 K. P. Warfield, Clerk.

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Court adjourned until August 3, 1929.

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

NORTHERN

OKLAHOMA

## District of

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, SATURDAY, AUGUST 3, 1929

On this 3rd day of August, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1929 Session, at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.  
John E. Goldesberry, Esq., United States Dist. Attorney.  
John H. Vickrey, Esq., United States Marshal.

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

MISCELLANEOUS ORDER

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

IN THE MATTER OF THE APPOINTMENT OF  
SPECIAL REFEREE IN BANKRUPTCY

O R D E R

Upon consideration of the application of Mary A. Barton for an order discharging her bond as Special Referee under order of appointment dated July 23, 1928,

IT IS ORDERED that the bond of Mary A. Barton as Special Referee dated July 23, 1928 be and the same is hereby discharged from all liability accruing after September 14, 1928.

DATED this 3 day of August, 1929.

F. E. KENNAMER,  
United States District Judge.

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

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OATH OF MARY A. BARTON, SPECIAL REFEREE IN BANKRUPTCY, TULSA, OKLA.

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

IN THE MATTER OF THE APPOINTMENT OF  
A SPECIAL REFEREE IN BANKRUPTCY.

O A T H

I, Mary A. Barton, do solemnly swear that I will administer justice without respect to persons, and do equal right to the poor and to the rich, and that I will faithfully and impartially discharge and perform all the duties incumbent on me as referee in bankruptcy, according to the best of my abilities and understanding, agreeably to the Constitution and laws of the United States. So help me GOD.

MARY A. BARTON,

Subscribed and sworn to before me this 3 day of August, A.D. 1929.

F. E. KENNAMER,  
United States District Judge.

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

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

NORTHERN District of OKLAHOMA  
 SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, SATURDAY, AUGUST 3, 1929.

BOND OF MARY A. BARTON, SPECIAL REFEREE IN BANKRUPTCY

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

BOND OF REFEREE #60795

IN THE MATTER OF THE APPOINTMENT OF A SPECIAL REFEREE IN BANKRUPTCY

KNOW ALL MEN BY THESE PRESENTS: That we, Mary A. Barton, of Tulsa, Oklahoma, as principal and the Southern Surety Company of New York, as sureties are held and firmly bound unto the United States of America in the sum of One thousand dollars (\$1000.00) lawful money of the United States, to be paid to the said United States, for the payment of which well and truly to be made, we bind ourselves, our heirs, executors and administrators jointly and severally by these presents.

Signed and sealed this 1st day of August, 1929.

The condition of this obligation is such that whereas the said Mary A. Barton has been on the 1st day of August, 1929 appointed by the Honorable F. E. Kennamer, Judge of the District Court of the United States for the Northern District of Oklahoma, a special referee in bankruptcy in and for all the counties in said district, under the acts of congress relating to bankruptcy:

NOW THEREFORE, if the said Mary A. Barton shall well and faithfully discharge and perform all the duties pertaining to the said office of referee in bankruptcy then this obligation to be void; otherwise to remain in full force and virtue.

MARY A. BARTON, Principal.

SOUTHERN SURETY COMPANY  
 OF NEW YORK

BY R. W. Wells,  
 Attorney-in-fact.

APPROVED:

F. E. KENNAMER, Judge.

ENDORSED: Filed Aug. 3, 1929.  
 R. E. Warfield, Clerk.

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

United States of America,	Plaintiff,	)	
	vs.	)	No. 652 - Criminal.
Oscar Hindman,	Defendant.	)	

O R D E R

And now on this 3rd day of August A. D. 1929, the same being a regular day of the Special March A. D. 1929, term of said court, the above entitled matter coming on for hearing upon motion of the defendant; plaintiff appearing by the United States Attorney, and the court being fully advised in the premises finds, that, on the 25th day of June A. D. 1926, defendant plead guilty to possession one-half gallon of whiskey on the first count; and possession of property and material for the use and manufacture of liquor on the second count; and was sentenced by the court on the first count to eight months in the Washington County Jail and fine in the amount of \$100.00; said defendant was paroled to James M. Pyle; and on the second count given a fine of \$25.00; that thereafter and on the 22nd day of March 1929, a commitment was issued in said matter for non-payment of said fine, and on the 24th day of June, 1929, August Lohman, paid said de-

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, SATURDAY, AUGUST 3, 1929.

defendant's fine to a Deputy United States Marshal, for said defendant, on the theory and with the understanding that on payment of said fine said parole would not be revoked but would remain in full force and effect, that the commitment issued by the clerk was indefinite and uncertain, as to whether or not defendant should be incarcerated to serve the jail sentence, or whether the payment of said defendant's fine should exonerate said defendant from serving said jail sentence, that due to the said misunderstanding, the court finds that commitment should be withdrawn and returned by the officer serving same to the clerk of this court, and that said parole should be re-instated and said defendant be allowed to remain at large, during good behavior, and in charge of said parole officer James M. Pyle.

IT IS THEREFORE, ORDERED, ADJUDGED and DECREED that said commitment and the same is hereby re-called and the parole heretofore granted, is hereby re-instated and it shall remain in full force and effect as if commitment had not been issued.

F. D. KERNAMER,  
U. S. Judge.

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

ENDORSED: Filed Aug. 3, 1929.  
In Open Court  
H. P. Warfield, Clerk.

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UNITED STATES OF AMERICA,	Plaintiff,	} No. 851 - Criminal.
vs.		
MORRIS (TEMP) TAYLOR,	Defendant.	

Now on this 3rd day of August, A. D. 1929, comes the United States District Attorney representing the Government herein, and the defendant, Morris (Temp) Taylor, appearing in person and by counsel, Vann Long. The defendant is arraigned and enters his plea of not guilty to Counts 1 and 2 as charged in the indictment heretofore filed herein. The Court hears the defendant's own statement. Thereupon it is ordered by the Court that said cause be, and the same is hereby set for trial for September 1929 Term.

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Court adjourned until August 20, 1929.



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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA. WEDNESDAY, AUGUST 14, 1929.

SIGNED BY THE COURT WHILE OUT OF THE DISTRICTIN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN  
DISTRICT OF OKLAHOMA

R. W. Davis,	Plaintiff,	}	No. 771 Lav.
vs.			
F. W. Woolworth Company, a corporation,	Defendant.		

ORDER ENLARGING TIME TO MAKE SERVE  
AND FILE BILL OF EXCEPTIONS.

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NOW on this 9th day of August 1929, for good cause shown, it is hereby ordered that the time heretofore given the defendant, F. W. Woolworth Company, within which to make, serve and file Bill of Exceptions be and the same is hereby enlarged, and said F. W. Woolworth Company, a corporation, defendant, is hereby granted an enlargement of time to October 1, 1929, within which to make, serve and file its Bill of Exceptions herein.

F. W. BRIDGEMAN,  
JUDGE.

ENDORSED: Filed Aug. 14, 1929.  
M. F. Warfield, Clerk.

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION

TULSA, OKLAHOMA. TUESDAY, AUGUST 20, 1929.

On this 20th day of August, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1929 Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.
John H. Goldsberry, Esq., United States Dist. Attorney.
John H. Vickroy, Esq., United States Marshal.

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

ADMISSION TO THE BAR

On this 20th day of August, A. D. 1929, it being made satisfactorily to appear that JOHN R. MILLER is qualified for admission to the Bar of the Court, the oath prescribed by the Court is administered and said attorney is declared admitted to the Bar of the Court.

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

UNITED STATES OF AMERICA, Plaintiff,

vs.

MRS. HENRY BUZZMAN, Defendant.

No. 2225 - Criminal.

O R D E R

Now on this 20th day of August A. D. 1929, the same being one of the regular judicial days of the Special March A. D. 1929 term of said court, this matter comes on before the Court upon the motion of the United States Attorney for said District, asking that the above named defendant be brought into court and sentenced and showing that the said defendant has violated the order of the court heretofore made herein deferring the sentence of the defendant for a term of one year during good conduct, in that since the making of said order the said defendant, Mrs. Henry Buzzman, has had in her possession intoxicating liquor in violation of the Act of June 30, 1929 and possession of property and material in violation of the National Prohibition Act, and the Court being fully advised in the premises finds that said defendant should be brought into court to show cause why she should not be sentenced in the within cause.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED, that the United States Marshal for the Northern District of Oklahoma be and he hereby is authorized and directed to apprehend the above named defendant, Mrs. Henry Buzzman, and bring her before the Court on the 22nd day of August, A. D. 1929 at the hour of ten o'clock A. M. to show cause why she should not be sentenced in the within cause.

F. E. KENNAMER, United States District Judge.

EMBOISED: Filed Aug. 20, 1929. H. P. Warfield, Clerk.

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, TUESDAY, AUGUST 20, 1929.

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

UNITED STATES OF AMERICA,	Plaintiff,	}	No. 3331 - Criminal.
vs.			
JOE E. THOMPSON, et al,	Defendant.		

O R D E R

Now on this 20th day of August A. D. 1929, the same being one of the regular judicial days of the Special March A. D. 1929 term of said court, this matter comes on before the Court upon the motion of the United States Attorney for said District, asking that the suspended sentence of said defendant be set aside and showing that the said defendant has violated the order of the court heretofore made herein suspending the sentence of the defendant for a term of two years during good behavior, in that since the making of said order the said defendant, Joe E. Thompson, has had in his custody and possession, intoxicating liquor in violation of the Act of June 30, 1919 and the National Prohibition Act, and the Court being fully advised in the premises finds that said defendant should be cited to show cause why said order suspending said sentence should not be revoked.

IT IS, THEREFORE, ADJUDGED AND DECREED that the United States Marshal for the Northern District of Oklahoma be and he hereby is authorized and directed to apprehend the above named defendants Joe E. Thompson, and bring him before the Court on the 22nd day of August, A. D. 1929, at the hour of ten o'clock A. M. to show cause why the order of the Court heretofore made suspending the judgment and sentence of the defendant should not be revoked and the said defendant caused to serve the judgment and sentence of this Court heretofore imposed against the said defendant.

F. E. HERRMANN,  
United States District Judge.

OK:

Assistant U. S. Attorney.

ENDORSED: Filed Aug. 20, 1929.  
W. P. Warfield, Clerk.

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

UNITED STATES OF AMERICA,	Plaintiff,	}	No. 3604 - Criminal.
vs.			
CORA MURRAY,	Defendant.		

O R D E R

Now on this 20th day of August A. D. 1929, the same being one of the regular judicial days of the Special March A. D. 1929 term of said court, this matter comes on before the Court upon the motion of the United States Attorney for said District, asking that the above named defendant be brought into court and sentenced and showing that the said defendant has violated the order of the court heretofore made herein deferring the sentence of the defendant for a term of one year during good conduct, in that since the making of said order the said defendant, Cora Murray, has had in her possession 8 barrels which had contained whiskey mash and a cave kept for the manufacture of intoxicating liquor, in violation of the National Prohibition Act, and the Court being fully advised in the premises finds that said defendant should be brought into court to show cause why she should not be sentenced in the within cause.

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

NORTHERN  
SPECIAL TERM 1929 SESSION  
STANDARD FORM NO. 22 785718

District of

OKLAHOMA

TULSA, OKLAHOMA. TUESDAY, AUGUST 20, 1929.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED, that the United States Marshal for the Northern District of Oklahoma be and he hereby is authorized and directed to apprehend the above named defendant Cora Murray, and bring her before the Court on the 22nd day of August, A. D. 1929, at the hour of ten o'clock A. M. to show cause why she should not be sentenced in the within cause.

F. B. HERRMAN,  
United States District Judge.

OK:

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Assistant U. S. Attorney.

ENDORSED: Filed Aug. 20, 1929.  
M. P. Warfield, Clerk.

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Court adjourned until August 21, 1929.

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA. WEDNESDAY, AUGUST 21, 1929.

On this 21st day of August, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1929 session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. F. Warfield, Esq., Clerk, U. S. Dist. Court.  
John L. Goldesberry, Esq., United States Dist. Attorney.  
John H. Vickrey, Esq., United States Marshal.

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

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

St. Louis-San Francisco Railway Company, a corporation,	Plaintiff,	}	No. 147 Law.
-vs-			
Noah Whisenhunt, County Treasurer of Rogers County, Oklahoma.	Defendant.	}	

JOURNAL ENTRY OF DISMISSAL

Now on this 21 day of August, 1929, on motion of plaintiff made in open court, it is hereby ordered that the fourth cause of action, complaining of the levy of the city of Claremore, for its sinking fund, to the extent of 11.59 mills, be, and the same is hereby dismissed, without prejudice to rights of the parties, or action of the court upon any other causes of action contained in said petition.

F. E. KENNAMER,  
Judge.

C. K.

Cruce and Mandlin  
Attorneys for Plaintiff

H. A. Johnson  
County Attorney of Rogers County,  
Oklahoma.

RECORDED: Filed Aug. 21, 1929.  
H. F. Warfield, Clerk.

Court adjourned until August 22, 1929.





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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION

TULSA, OKLAHOMA. THURSDAY, AUGUST 22, 1929.

IN THE UNITED STATES DISTRICT COURT FOR THE  
NORTHERN DISTRICT OF OKLAHOMAC. C. OLIVER, Administrator of  
the estate of Vercie Oliver,  
deceased, Plaintiff,

vs.

MIDLAND VALLEY RAILROAD  
COMPANY, a Corp., and  
FRANK POUND, Defendants.

No. 914 - Law.

O R D E R

Now on this 22nd day of August, 1929, the same being one of the regular juridical days of the June term, 1929, of this court, the applicant to remand in the above stated cause, C. C. Oliver, having filed his verified motion setting out that there are in existence and in the possession of defendant, Midland Valley Railroad Company, certain records hereinafter more fully described, and that the same are accessible to and can be produced by its attorneys or other representatives, and that the same contain evidence pertinent to the issues joined upon the issues to remand this cause to the District Court of Tulsa County, Oklahoma, and setting forth the nature of said issues and the relation of said evidence thereto, and praying that an order be granted directing the Clerk of this Court to issue a subpoena duces tecum directed to the said Midland Valley Railroad Company requiring it to appear as a witness for the applicant upon the hearing of said motion to remand at 9:30 o'clock A. M. on September 3, 1929, and

The Court having considered said verified motion, and being fully and duly advised in the premises is of the opinion that said order should be granted, and it is now

ORDERED that the Clerk of this Court be, and he hereby is, directed to issue a subpoena duces tecum under the seal of this court directed to Midland Valley Railroad Company, requiring it to appear and attend as a witness for the applicant upon the hearing of the motion to remand this cause to the District Court of Tulsa County, Oklahoma, at 9:30 o'clock A. M. on the 3rd day of September, 1929, and to bring with it and to produce at said time the following described documents, to-wit:

The book or register of trains kept by defendant, Midland Valley Railroad Company, on November 12, 1927, showing the incoming and outgoing train crews or employees of defendant, Midland Valley Railroad Company, on said November 12, 1927, from Wichita, Kansas; and

Original payrolls of defendant, Midland Valley Railroad Company, kept and maintained by it for the month of November, 1927, containing the names of the engineers employed by it during said month,

and to remain in attendance upon said court until discharged.

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

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

Court adjourned until August 23, 1929.



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

NORTHERN  
SPECIAL MARCH 1929 SESSION  
DISTRICT COURT OFFICE 785118

District of

OKLAHOMA

TULSA, OKLAHOMA.

FRIDAY, AUGUST 23, 1929.

IN THE UNITED STATES COURT FOR THE NORTHERN  
DISTRICT OF OKLAHOMAIN THE MATTER OF THE RECEIVERSHIP  
OF THE FIRST NATIONAL BANK AT  
COLLINSVILLE, OKLAHOMA, A NATIONAL  
BANKING ASSOCIATION,

No. 457 - Law.

HARWOOD KEATON, RECEIVER.

ORDER AUTHORIZING AND APPROVING SALE  
OF ONE FORD TRUCK

NOW on this 23 day of August, 1929, the above matter came on regularly for hearing upon the petition of Harwood Keaton, the duly appointed, qualified and acting Receiver of the First National Bank at Collinsville, Oklahoma, a national banking association, for authority to sell and approval of the sale of one Ford Truck, 1926 Model, as a portion of the assets of said association in receivership, for the cash consideration of \$25.00; and after hearing the evidence offered in support of said petition, and being fully advised in the premises, the court finds:

That all of the material allegations in the petition on file herein are true, and that said offer has been by said petitioner communicated to the Comptroller of the Currency of the United States of America, and that under date of March 13, 1929, the Comptroller's office authorized said petitioner as Receiver of said association to sell said asset for not less than \$25.00, and that said sum so offered has been paid to said Receiver, and said sale made subject to the approval of this court.

The court further finds that a sale of said asset for said consideration, will be for the best interests of the Trust represented by said Receiver and of all persons concerned therein, and that the same should be approved.

IT IS THEREFORE ordered, adjudged and decreed by the court that the sale of one certain Ford Truck, 1926 Model, owned by the First National Bank at Collinsville, Oklahoma, in receivership, for \$25.00 cash, should be and the same hereby is approved and confirmed, and said Receiver be and he hereby is authorized and directed to do all things necessary and proper to effect said sale and consummate the same and deliver said truck and title thereto to the purchaser thereof.

F. W. KENNAMER,  
Judge.

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

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

Louvina Field, nee Harjo, Plaintiff, }

-vs-

No. 823 - Law.

C. C. Kimble, et al., Defendants. }

ORDER OF DISMISSAL ON DISMISSAL OF PLAINTIFF

On this 23 day of August, 1929, comes the said plaintiff, Louvina Field, nee Harjo, by her attorney, H. O. Bland, and thereupon on dismissal of said cause of action with prejudice by said plaintiff, Louvina Field, nee Harjo, which dismissal was heretofore filed in this court on the fifteenth day of August, 1929, it is ordered by the court

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

NORTHEM

District of

OKLAHOMA

SPECIAL TRACER 1929 SESSION TULSA, OKLAHOMA. FRIDAY, AUGUST 23, 1929.

that this cause be and the same hereby is dismissed, with costs to defendants, with prejudice to the right of said Plaintiff, Louvina Field, nee Harjo, to bring another action upon the same grounds.

F. E. KEMMALER,  
Judge.

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

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

ALEXANDER JAMISON, administrator of  
the estate of C. R. Murphy, deceased,  
Plaintiff,

Vs.

UNITED BRICK & TILE COMPANY,  
a corporation, et al., Defendants.

No. 922 - Law.

O R D E R.

BE IT REMEMBERED, that now on this 23rd day of August, A. D. 1929, the above entitled action comes on to be heard upon plaintiff's motion to remand said cause to the state court. All parties appearing by counsel, and the court being fully advised in the premises, finds that said cause should be, and the same hereby is, remanded to the state court from whence it was removed to this court.

IT IS THEREFORE, by the court, ordered that the above entitled action be, and the same hereby is, remanded to the District Court of Tulsa County, State of Oklahoma, and the clerk of this court is hereby ordered and directed immediately to transmit a copy of this order to the Court Clerk of Tulsa County, State of Oklahoma. Exceptions allowed defendants.

F. E. KEMMALER,  
United States District Judge.

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

Court adjourned until August 27, 1929.

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1927 SESSION

TULSA, OKLAHOMA.

TUESDAY, AUGUST 27, 1929.

On this 27th day of August, A.D. 1929, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1927 session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.  
John E. Goldsberry, Esq., United States Dist. Attorney.  
John H. Vickrey, Esq., United States Marshal.

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

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

UNITED STATES OF AMERICA,	Plaintiff,	}	No. 2931 - Criminal.
vs.			
JOE E. THOMPSON, et al,	Defendants.		

O R D E R

Now on this 27th day of August, 1929, this matter comes on before the Court upon the order of the Court to shew cause why the order of the Court heretofore made herein staying the six months' jail sentence in the Tulsa County jail of the above named defendant for two years should not be set aside by reason of the fact that the said defendant has, since the said order of court, violated the terms of said order by possession intoxicating liquor in violation of the Act of June 30, 1919 and the National Prohibition Act, and it appearing to the Court that since the 30th day of November, 1928, the above named defendant has violated said order of Court,

IT IS HEREBY CONSIDERED, ORDERED, ADJUDGED, and DECREED by the Court that the order of the Court heretofore made herein suspending the six months' jail sentence in the Tulsa County jail of the said defendant, be and the same is hereby set aside and the United States Marshal in and for the Northern Judicial District of Oklahoma, is hereby ordered and directed to cause the above named defendant Joe E. Thompson, to be apprehended and to cause said defendant to serve the said sentence heretofore imposed against the said defendant, that is to say, the sentence of six months in the Tulsa County jail, said sentence to date from the 22nd day of August, 1929.

F. E. KENNAMER,  
United States District Judge.

ENDORSED: Filed Aug. 28, 1929.  
H. P. Warfield, Clerk.

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

R. E. Davis,	Plaintiff,	}	No. 771 LAW.
vs.			
F. W. WOOLWORTH COMPANY,	Defendant.		

ORDER ENLARGING TIME WITHIN WHICH TO DOCKET CASE  
AND FILE RECORD ON APPEAL

NOW, On this 27th day of August, 1929, for good and sufficient cause shown,

IT IS HEREBY ORDERED AND ADJUDGED that the defendant herein, F. W. Woolworth Company, be, and it is hereby granted an enlargement of time to and including November 1, 1929, within which to docket the above entitled cause and file its record on appeal in the office of the Clerk of the United States Circuit Court of Appeals for the Tenth Circuit.

F. E. KENNAMER,  
Judge of the Northern District of Oklahoma.  
ENDORSED: Filed Aug. 27, 1929. H. P. Warfield, Clerk.

Court adjourned until August 30, 1929.

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

NORTHERN District of OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA. FRIDAY, AUGUST 30, 1929.

On this 30th day of August, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1929 Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kemmerer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.  
John L. Goldesberry, Esq., United States Dist. Attorney.  
John H. Vickrey, Esq., United States Marshal.

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

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

ZURICH GENERAL ACCIDENT AND LIABILITY INSURANCE COMPANY, LIMITED, a corporation,	Plaintiff,	}	No. 509 - Law.
-vs-			
MID-CONTINENT PETROLEUM COR- PORATION, a corporation,	Defendant.	}	

O R D E R

On this 30th day of August, 1929, for good cause shown, it is ordered that the time within which the said plaintiff may present and file bill of exceptions herein be and the same is hereby extended to September 16, 1929, and the time within which the said plaintiff may docket the appeal herein in the United States Circuit Court of Appeals be and the same is hereby extended to October 25, 1929.

F. E. KEMMERER,  
United States District Judge.

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

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

Arkansas Valley Gas Company, a corporation,	Plaintiff,	}	No. 894 - Law.
vs.			
E. R. Perry,	Defendant.	}	

J U D G M E N T

On this 30th day of August, 1929, this cause came on for trial. The Plaintiff appeared by its attorney Warren T. Spies, and the Defendant appeared not but wholly made default. And the Court having examined the pleadings and the process herein and the evidence offered by Plaintiff, finds that personal service has been had upon E. R. Perry, Defendant in this action; that said Defendant has failed to plead to Plaintiff's petition herein and is now wholly in default; that all the allegations of Plaintiff's petition are true; that the Defendant is indebted to Plaintiff as endorser on a certain promissory note of Moore Refining Company made to the Plaintiff in the sum of Twenty-six Thousand Two Hundred Four and 33/100 Dollars with interest at the rate of six per cent per annum from February 1, 1925.

IT IS THEREFORE BY THE COURT ORDERED AND ADJUDGED that the Plaintiff Arkansas Valley Gas Company, have and recover judgment against the Defendant E. R. Perry, in the sum of Thirty-three Thousand Five Hundred Ten and 33/100 Dollars, together with costs of

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION

TULSA, OKLAHOMA.

FRIDAY, AUGUST 30, 1929.

This action now taxed at Twelve and 40/100 Dollars, and that said judgment bear interest at the rate of six per cent per annua until paid. It is further ordered that the Clerk of this Court endorse upon the original note introduced herein that Judgment against E. H. Perry has been had in this cause thereon, and that upon such endorsement Plaintiff be permitted to withdraw said note.

F. E. KERRAHER,  
UNITED STATES DISTRICT JUDGE.

Note with proper endorsement returned to Plaintiff's attorney,  
Warren T. Spies, Bartlesville, Okla., Aug. 30, 1929.  
H. P. Warfield, Clerk.

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

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Court adjourned until August 31, 1929.

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA. SATURDAY, AUGUST 31, 1929.

On this 31st day of August, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1929 session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.  
John I. Goldesberry, Esq., United States Dist. Attorney.  
John H. Vickrey, Esq., United States Marshal.

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

DISTRICT COURT OF THE UNITED STATES NORTHERN  
DISTRICT OF OKLAHOMA

B. E. Caps and Mrs. B. E. Caps,	}	No. 830 - Law.
Plaintiffs,		
vs.	}	
L. L. Hutchinson, Mrs. L. L.		
Hutchinson and A. R. Layman, Defendants.		

ORDER DISMISSING ACTION

This matter comes on before me on this 31st day of Aug, 1929, upon the motion for dismissal signed by attorneys. It is hereby ordered that the same be and it is hereby dismissed at the cost of the plaintiff.

F. E. KENNAMER, Judge.

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

MARGARET MILLION, widow of	}	No. 911 - Law.
George Killion, deceased, Plaintiff,		
vs.	}	
MID-CONTINENT PET. CO.,		
ET AL, Defendants.		

Now on this 30st day of August, A. D. 1929, it is ordered by the Court that hearing on motion to remand in the above entitled cause be, and the same is hereby set for September 6th, 1929.

MISCELLANEOUS ORDER

ORDER OF RECEIVAL

UNITED STATES OF AMERICA	}
NORTHERN DISTRICT OF OKLAHOMA	

THE PRESIDENT OF THE UNITED STATES

To the Marshal of the Northern District of Oklahoma, Greeting:

WHEREAS, it has been made to appear that Charles Luppy is charged by complaint in the District Court of the United States for the Western District of Oklahoma for the offense of representing himself to be a Federal Officer, and whereas the said Charles Luppy having been brought before me, upon an examination then and there had in the presence of said defendant, it sufficiently appeared that he was the identical person named in said complaint and a certified copy thereof

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

NORTHERN District of OKLAHOMA  
 GENERAL TERM 1929 SESSION TULSA, OKLAHOMA. SATURDAY, AUGUST 31, 1929.

furnished probable cause to believe him guilty of the offense therein charged, and whereas it was thereupon ordered by us that said defendant enter into bond to the United States in the sum of Ten Thousand Dollars with one or more sufficient sureties, conditioned for his personal appearance before the said District Court of the United States for the Northern District of Oklahoma on the first day of the next ensuing term thereof, to answer to said complaint and depart not thence without the leave of said Court. And the said defendant having failed and refused to give bail as required, therefore:

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

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

Given under my hand this 31st day of August, 1929.

( SEAL )

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

ENDORSED: Filed Aug. 31, 1929.  
 H. F. Warfield, Clerk.

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Court adjourned until September 3, 1929.

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA. MONDAY, SEPTEMBER 2, 1929.

I N C H A M B E R SMISCELLANEOUS ORDERIN THE DISTRICT COURT OF THE UNITED STATES FOR THE  
NORTHERN DISTRICT OF OKLAHOMAIN THE MATTER OF THE SUBSTITUTION )  
OF THE REGULARLY APPOINTED REFEREE FOR ) In Bankruptcy.  
THE SPECIAL REFEREE IN BANKRUPTCY )O R D E R

It appearing to the Court that under and by virtue of an order entered in this said Court on the 1st day of August, 1929, constituting and appointing Mary A. Barton, a Special Referee in Bankruptcy during the absence from the Northern Judicial District of Oklahoma of the regularly appointed and acting Referee in Bankruptcy, and it further appearing that the said regularly appointed Referee in Bankruptcy has returned to said Northern Judicial District of Oklahoma,

IT IS THEREFORE ORDERED that all matters in Bankruptcy heretofore referred to the said Mary A. Barton, Special Referee in Bankruptcy, and all proceedings under orders of reference to said Special Referee be referred to Orion L. Rider, the qualified and acting Referee in Bankruptcy to act as Referee therein in the place and stead of said Mary A. Barton without prejudice to any action heretofore taken therein.

IT IS FURTHER ORDERED, that the said order of appointment made on the 1st day of August, 1929, appointing said Mary A. Barton, Special Referee in Bankruptcy be and the same is hereby set aside; that the said Mary A. Barton be discharged as such Special Referee and her bond exonerated from all future liability.

Dated this 2nd day of September, 1929.

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

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

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION

TULSA, OKLAHOMA.

TUESDAY, SEPTEMBER 3, 1929.

On this 3rd day of September, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1929 session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.  
John M. Goldesberry, Esq., United States Dist. Attorney.  
John H. Vickrey, Esq., United States Marshal.

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

ADMISSION TO THE BAR

On this 3rd day of September, A. D. 1929, it being made satisfactorily to appear that

Thos. J. Harlow, Tulsa, Oklahoma,  
John T. Hays, Tulsa, Oklahoma,  
Joseph Hardy, Tulsa, Oklahoma,  
Stephen Chandler, Oklahoma City, Oklahoma, and  
Cecil Hunt, Bartlesville, Oklahoma,

are qualified for admission to the Bar of the Court, the oath prescribed by the Court is administered and said attorneys are declared admitted to the Bar of the Court.

OATH OF BEN MURDOCK, DEPUTY CLERK, U. S. DISTRICT COURT.

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

United States of America,        )  
Northern District of Oklahoma.    ) ss.

O A T H

I, Ben Murdock, being appointed a Deputy Clerk of the District Court of the United States for the Northern District of Oklahoma, do solemnly swear that I will truly and faithfully enter and record all the orders, decrees, judgments and proceedings of the said Court, and that I will faithfully and impartially discharge and perform all the duties of my said office, according to the best of my ability and understanding. That I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties of the office of which I am about to enter. So help me God.

BEN MURDOCK

Subscribed and sworn to before me this 1st day of September, A. D. 1929.

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

I, H. P. Warfield, Clerk of the United States District Court for the Northern District of Oklahoma, do hereby certify that the above Deputy Clerk assumed duties of his office on the 1st day of September, 1929.

H. P. WARFIELD,  
Clerk, U. S. District Court.

ENDORSED: Filed Sep. 3, 1929.

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA. TUESDAY, SEPTEMBER 3, 1929.

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

Alice Bradshaw, nee Hundley, et al, Plaintiffs,	}	No. 273 Law.
vs.		
Missouri, Kansas and Texas Railway Co., Defendant.	}	

Ø R D E R

Now on this 3rd day of September, 1929, it appearing to the Court from the motion filed by Joseph Hardy that there is on deposit to the credit to one James Hundley, an incompetent, the sum of Two Hundred Thirty-Three & 33/100 (\$233.33) Dollars, by virtue of a judgment recovered against the Missouri, Kansas and Texas Railway Company, and held by the Court Clerk of the Northern District of the United States District Court until further order of court, and it appearing from the motion filed that Joseph Hardy is the duly appointed, qualified and acting guardian of the person and estate of James Hundley, an incompetent,

IT IS, THEREFORE, Ordered, Adjudged and Decreed that the District Court Clerk pay to Joseph Hardy the sum of Two Hundred Thirty-three & 33/100 (\$233.33) Dollars, the same representing James Hundley's portion of the judgment recovered in the above styled and numbered action.

F. E. KENNAMER,  
Judge.

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

MRS. BLANCH WEITZEL, ADMX.,	Plaintiff,	}	No. 435 - Law.
vs.			
SKELLY OIL COMPANY,	Defendant.	}	

Now on this 3rd day of September, A. D. 1929, there comes on for hearing plaintiff's motion for new trial. After being fully advised in the premises, it is ordered by the Court that said motion be, and the same is hereby overruled, and exceptions are hereby allowed.

CENTRAL NATIONAL BANK, TULSA,	Plaintiff,	}	No. 444 - Law.
vs.			
UNITED STATES OF AMERICA,	Defendant.	}	

Now on this 3rd day of September, A. D. 1929, there comes on for hearing defendant's demurrer in the above entitled cause. And thereafter, upon agreement of all parties, said demurrer is by the Court ordered stricken from the assignment of this date.

CORA TEFERTILLER,	Plaintiff,	}	No. 451 - Law.
vs.			
UNITED STATES OF AMERICA,	Defendant.	}	

Now on this 3rd day of September, A. D. 1929, there comes on for hearing plaintiff's motion for new trial. After being fully advised in the premises, it is ordered by the Court that said motion be, and the same is hereby overruled and exceptions are allowed, and plaintiff is allowed sixty (60) days to file Bill of Exceptions.

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

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

IN THE UNITED STATES COURT FOR THE NORTHERN DISTRICT  
 OF OKLAHOMA

IN THE MATTER OF THE RECEIVERSHIP )  
 OF THE FIRST NATIONAL BANK AT )  
 COLLINSVILLE, OKLAHOMA, ) No. 457 Law  
 HARWOOD KEATON, RECEIVER. )

ORDER AUTHORIZING THE SALE AND  
CONVEYANCE OF ASSET OF TRUST

NOW on this 3rd day of September, 1929, the above cause came on regularly for hearing upon the application of Harwood Keaton, the duly appointed, qualified and acting Receiver of the First National Bank at Collinsville, Oklahoma, for an order authorizing and approving the sale by said Receiver of the hereinafter described premises and property, of all the equity of said Trust in and to said property, for the cash, sum and price of \$50.00; and the court being fully advised in the premises, finds:

That said offer to purchase and the conditions of such proposed purchase and sale have been duly submitted to the Comptroller of the Currency of the United States of America, and in office letter of the Comptroller of the Currency of June 27, 1929, addressed to said Receiver, said applicant as such Receiver has been authorized to accept said offer and to sell and convey the equity of said Trust in and to said property, subject to all liens and encumbrances thereon, for the cash, sum, price and consideration of at least \$50.00, which letter of authority has been submitted to and examined by this court.

The court further finds that it is for the best interests of said Trust and of all parties concerned and of the creditors of said Trust, that said property be sold for said sum and price.

IT IS THEREFORE ordered, adjudged and decreed by the court that Harwood Keaton as Receiver of the First National Bank at Collinsville, Oklahoma, be and he hereby is authorized to sell and deliver proper conveyance, quit-claiming all of the interests of his said Trust in and to the following described real estate and premises situated in Tulsa County, Oklahoma, to-wit:

Lot 5 in Block 10, Cherokee  
 Heights Addition to the City  
 of Tulsa, Oklahoma;

for the cash, sum, price and consideration of \$50.00, subject to all liens and encumbrances against said property.

F. E. KENNAMER,  
 Judge.

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

-----  
 RUTHERFORD B. BUTTS, RECEIVER, Plaintiff, )  
 vs. )  
 U. S. FIDELITY & GUARANTY COMPANY, )  
 Defendant. ) No. 472 - Law.

Now on this 3rd day of September, A. D. 1929, there comes on for hearing defendant's motion for new trial. After being advised in the premises, it is ordered by the Court that the case be submitted upon briefs to be filed.

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION. TULSA, OKLAHOMA. TUESDAY, SEPTEMBER 3, 1929.

EXCHANGE NATIONAL BANK, TULSA, Plaintiff, )  
 vs. ) No. 518 - Law.  
 UNITED STATES OF AMERICA, Defendant. )

Now on this 3rd day of September, A. D. 1929, comes on for hearing the demurrer of defendant in the above entitled cause, and upon agreement of all parties hereto, it is ordered by the Court that said demurrer be, and the same is hereby stricken from this assignment.

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

EXCHANGE TRUST COMPANY, a )  
 corporation, as Executor of the )  
 Estate of J. Coody Johnson, deceased, )  
 Plaintiff, ) No. 589 Law  
 vs. )  
 THE CAPITOL LIFE INSURANCE COMPANY )  
 OF COLORADO, a corporation, )  
 Defendant. )

O R D E R

On this 3rd day of September, 1929, plaintiff having been granted express permission upon the trial of this cause, to submit and file herein its request for special findings of fact and for conclusions thereon and plaintiff having tendered the same now for filing, this cause being underadvisement and no decision thereon having been reached,

IT IS ORDERED that plaintiff be, and is hereby permitted to file herein its request for special findings of fact and conclusions thereon, herein.

F. E. KENNAMER,  
 District Judge.

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

-----  
 ANITA GREER, Plaintiff, )  
 vs. ) No. 614 - Law.  
 THE ORDER UNITED COMMERCIAL )  
 TRAVELERS, Defendant. )

Now on this 3rd day of September, A. D. 1929, comes on for hearing defendant's motion for new trial in the above entitled case. After being advised in the premises it is ordered by the Court that said motion be overruled and exceptions allowed, and defendant be given sixty(60) days to file Bill of Exceptions herein.

-----  
 CHARLES B. PETERS, Plaintiff, )  
 vs. ) No. 635 - Law.  
 PLAINS PETROLEUM COMPANY, )  
 ET AL, Defendants. )

Now on this 3rd day of September, A. D. 1929, came on the above entitled cause, and upon agreement of all parties, same is hereby stricken.

-----

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

NORTHERN

OKLAHOMA

## District of

SPECIAL MARCH 1929 SESSION.

TULSA, OKLAHOMA. TUESDAY, SEPTEMBER 3, 1929.

SAM FORD, Plaintiff, )  
 vs. ) No. 673 - Law.  
 PRAIRIE OIL & GAS COMPANY, )  
 ET AL, Defendants. )

Now on this 3rd day of September, A. D. 1929, comes on the above entitled cause, and at this time it is ordered by the Court that the administrator and heirs at law be granted fifteen (15) days within which to file petition to revive.

COLBERT COKER, Plaintiff, )  
 vs. ) No. 681 - Law.  
 MAGNOLIA PETROLEUM COMPANY, Defendant. )

Now on this 3rd day of September, A. D. 1929, comes on for hearing motions to quash heretofore filed in lower court. After being advised in the premises, it is ordered by the Court that all motions, except motion to quash of McMan Oil Company, be, and they are hereby overruled, and the McMan Oil Company is hereby granted till October 1st, 1929, to plead in said cause.

PETER JOHNSON, ET AL, Plaintiffs, )  
 vs. ) No. 693 - Law.  
 COSDEN & CO., ET AL, Defendants. )

Now on this 3rd day of September, A. D. 1929, comes on for hearing motion of defendant Cosden & Company, et al, to make more definite and certain, which said motion is by the Court passed temporarily.

R. E. WILSEY, Plaintiff, )  
 vs. ) No. 728 - Law.  
 A. BRADEN, Defendant. )

Now on this 3rd day of September, A. D. 1929, comes on for hearing separate motion of John E. Kelly to dismiss. After being advised in the premises it is ordered by the Court that said motion be overruled and exceptions allowed, and defendant allowed twenty (20) days to answer.

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

Oklahoma Star Gas Company, Plaintiff. )  
 a corporation, )  
 vs. ) No. 757 - Law.  
 Perry Service Company, a Defendant. )  
 corporation,

JOURNAL ENTRY

This cause coming on to be heard this 3rd day of September, 1929, on the motion to quash alias summons and service thereof filed by the Perry Service Company, defendant herein, said defendant appearing by its attorneys of record, Allen, Underwood & Canterbury, and the plaintiff appearing by its attorneys of record, Curran & King, and the court having heard argument of counsel and being fully advised in the premises finds that said special appearance and motion to quash alias summons and the service thereof should be sustained.

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

NORTHERN District of OKLAHOMA

SPECIAL MARCH 1929 SESSION. TULSA, OKLAHOMA. TUESDAY, SEPTEMBER 3, 1929.

IT IS THEREFORE ORDERED, ADJUDGED and DECREED, That the motion to quash alias summons and service thereof filed by the defendant herein, be and the same is hereby sustained, and the plaintiff is authorized to issue alias summons for said defendant in said cause.

F. E. KENNAMER, Judge.

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

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

THEODORE HOLLAND, Complainant, vs. MISSOURI-KANSAS-TEXAS RAILROAD COMPANY, a corporation, Defendant. No. 758 - Law.

O R D E R

Now on this the 3rd day of September, 1929, motion of the defendant to strike plaintiff's affidavit in lieu of costs and to dismiss said cause for failure to give security for court costs came on for hearing in its regular order; plaintiff's counsel was present in court but was not present when this motion was called for hearing and the defendant was present by its counsel, C. S. Walker, and the court being fully advised in the premises finds that said motion should be sustained and the plaintiff's cause dismissed.

WHEREFORE, it is ordered, adjudged and decreed that the motion of the defendant to strike plaintiff's affidavit in lieu of costs and to dismiss plaintiff's suit for failure to give security for costs is sustained.

F. E. KENNAMER, Judge.

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

BROWN-CRUMMER INVESTMENT COMPANY, Plaintiff, vs. BOARD OF EDUCATION, KIEFER, OKLA., Defendant. No. 760 - Law.

Now on this 3rd day of September, A. D. 1929, comes on for hearing defendant's motion for new trial. After being advised in the premises it is ordered by the Court that said motion be, and the same is hereby overruled and exceptions allowed, and defendant granted sixty (60) days to file Bill of Exceptions herein. (See page 379)

W. R. MCKEE, Plaintiff, vs. PRAIRIE OIL & GAS COMPANY, ET AL, Defendants. No. 788 - Law.

Now on this 3rd day of September, A. D. 1929, comes on for hearing plaintiff's motion for new trial. Thereafter, upon agreement of all parties, it is ordered by the Court that said motion be, and the same is hereby stricken from this assignment.

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

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

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

J. G. Hughes, Receiver  
 of the First National Bank  
 of Bristow, Oklahoma, Plaintiff, )  
 vs. ) No. 791 Law.  
 Alex McCutchin, Defendant. )

JOURNAL ENTRY

Now on this 3rd day of September, 1929 there coming before the court the motion of the defendant to make the petition of the plaintiff definite and certain, and the parties appearing by counsel and the motion having been duly presented to the court, counsel for the plaintiff announces that he will comply with paragraphs one, two and four of said motion, and therefore the court sustains paragraphs one, two and four of said motion and overrules paragraph three of said motion.

IT IS, THEREFORE, ORDERED that paragraphs one, two and four of said motion to make definite and certain are hereby sustained, and paragraph three of said motion is hereby overruled. The plaintiff is granted five days within which to file an amended petition, the defendant to have ten days thereafter to plead or twenty days to answer.

F. E. KENNAMER,  
 District Judge.

O. K.  
 GEO. B. SCHWABE,  
 Attorney for Plaintiff.

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

MAUDE TRIMM, Plaintiff, )  
 vs. ) No. 795 - Law.  
 OKLAHOMA UTILITIES COMPANY, Defendant. )

Now on this 3rd day of September, A. D. 1929, there came on for hearing motion of defendant for new trial. After being advised in the premises it is ordered by the Court that said motion be and the same is hereby stricken from this assignment.

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

M. J. O'Neill, Plaintiff, )  
 vs. ) No. 801 - Law  
 SOUTHWESTERN STORES, Inc., a corporation, Defendant. )

ORDER RELEASING SURETY AND BOND

Now on this 3rd day of Sept., 1929, it appearing to the Court upon Motion of Yancey & Fist, attorneys for Southwestern Stores, Inc., a corporation, that the matters and things involved in this litigation have been fully compromised and settled and the litigation dismissed by proper motion and Order of Dismissal, and it appearing that during the course of said litigation, the Southwestern Stores, Inc., as principal and the United States Fidelity & Guaranty Company, as surety, deposited with the Clerk of this Court two separate bonds as follows:

1st. A bond in the penal sum of Fifty-one Thousand (\$51,000.00) Dollars to release an attachment issued by the said plaintiff.





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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION. TULSA, OKLAHOMA. TUESDAY, SEPTEMBER 3, 1929.

mises finds that said demurrer should be overruled and that the defendant, Oklahoma Natural Gas Corporation, should have twenty (20) days from this date in which to file its answer in said cause.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, That the said demurrer be and the same is hereby over-ruled and the defendant Oklahoma Natural Gas Corporation is given twenty (20) days from this date in which to file its answer in said cause.

F. E. KENNAMER, Judge.

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

-----

B. E. CAPPS, ET AL,	Plaintiffs,	}	No. 830 - Law.
vs.			
I. L. HUTCHINSON, ET AL,	Defendants.		

Now on this 3rd day of September, A. D. 1929, the above entitled cause came on for hearing and at this time after being advised in the premises it is ordered by the Court that said cause be passed to Friday, September 6th, 1929.

-----

UNITED STATES OF AMERICA,	Plaintiff,	}	No. 849 - Law.
vs.			
SAM TURNER, BERTHA MORRIS, ET AL,	Defendants.		

Now on this 3rd day of September, A. D. 1929, comes on for hearing the motion to vacate and set aside judgment and to recall execution. After being advised in the premises, it is ordered by the Court that said motion be, and the same is hereby overruled. (JE p.379)

-----

R. C. MASON,	Plaintiff,	}	No. 860 - Law.
vs.			
OILGEAR OILFIELD SALES CORPORATION,	Defendant.		

Now on this 3rd day of September, A. D. 1929, comes on for hearing demurrer of defendant herein. After being advised in the premises it is ordered by the Court that said demurrer be, and the same is hereby withdrawn and defendant allowed twenty (20) days within which to answer.

-----

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

AUDREY L. CHOLLETT,	Plaintiff,	}	No. 861 - Law.
vs.			
PARKERSBURG RIG & REEL CO., a corporation,	Defendant.		

"ORDER SUSTAINING DEMURRER"

The demurrer of the defendant came on for hearing this 3rd day of September 1929 before the undersigned Judge.

Plaintiff appeared by Yancy & Fist, her attorneys, and the defendant by Green & Farmer, its attorneys, and said demurrer was argued and the Court being fully advised finds that said demurrer is

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

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

well taken for the reason that the petition did not allege that there had been no personal representative appointed for the estate of the deceased, and that the other proposition argued, to-wit; that petition shows upon it's face that negligence, if any, was that of fellow servants, and that the negligence of the defendant, if any, was not the cause of the death was not well taken.

IT IS THEREFORE ORDERED, CONSIDERED AND ADJUDGED that said demurrer be and is hereby sustained, and exception allowed the plaintiff, and the plaintiff is granted ten days from this date in which to file an amended petition and the defendant is granted ten days thereafter to plead or twenty days to answer.

Done in open court.

F. E. KENNAMER, Judge.

ENDORSED: Filed In Open Court  
 Sep. 3, 1929.  
 H. P. Warfield, Clerk.

-----  
 O. F. MASON, Plaintiff, )  
 vs. ) No. 862 - Law.  
 FRANK STATON, Defendant. )

Now on this 3rd day of September, A. D. 1929, the above entitled cause came on for hearing, and at this time it is ordered by the Court that said cause be, and the same is hereby passed to September 4th, 1929.

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

Sam Perry, Sr. Plaintiff, )  
 VS ) No. Law 863.  
 Drs. Halm & Halm, Defendants. )

ORDER REMANDING

Now on this 3rd day of September, 1929 the motion of the plaintiff herein to remand this cause to the District Court of Tulsa County, Oklahoma, came on to be heard before the undersigned Judge of the District Court of the United States in and for the Northern District of Oklahoma. Plaintiff and defendant appeared by counsel of record. The motion of the plaintiff to remand this said cause was duly presented and argued and the Court being fully advised in the premises finds that said motion should be sustained.

It is therefore ordered, adjudged and decreed by the Court that this cause be and it is hereby remanded to the District Court of Tulsa County, Oklahoma to be proceeded with in said Court to all intents and purposes as though no transfer to the District Court of the United States had been made, to which ruling and order the defendants excepted and their exceptions were allowed.

O. K. F. E. KENNAMER,  
 N. A. GIBSON, Judge of the District Court of the  
 Atty. for U. S. F. & G. Co. United States in and for Northern  
 District of Oklahoma.

ENDORSED: Filed Sep. 3, 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, SEPTEMBER 3, 1929.

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

J. G. Hughes as Receiver of the First National Bank of Bristow, Oklahoma, a National Banking Association, Plaintiff,

-vs-

American Surety Company of New York, a corporation, and C. D. Groom, Defendants.

No. 864 - L.

O R D E R

Now on this 3rd day of September, 1929, came on for hearing the demurrer of the defendant, American Surety Company, filed in the above entitled case. The plaintiff appeared by his attorney, Geo. B. Schwabe, and the defendant, American Surety Company appeared by its attorneys, Tomerlin & Chandler.

Thereupon plaintiff asked leave of court to amend his petition instanter by interlineation by striking therefrom the word "March" in the eighth line from the bottom of page three and inserting the word "May", making said date read May 2, 1928, which application was granted by the court and said amendment made by the plaintiff instanter.

Thereupon the defendant, American Surety Company asked leave of court to withdraw its demurrer filed herein, which request was granted by the court, and upon application said defendant was allowed thirty days from this date within which to answer herein.

F. E. KENNAMER, Judge.

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

O. K. Tomerlin & Chandler, Attorneys for American Surety Company.

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

EARL BUSHONG, Plaintiff, vs. THE KEENER OIL & GAS CO., Defendant.

No. 867 - Law.

Now on this 3rd day of September, A. D. 1929, there came on for hearing plaintiff's motion to dismiss without prejudice. After being fully advised in the premises it is ordered by the Court that said cause be, and the same is hereby dismissed without prejudice, and at cost of plaintiff.

ST. LOUIS & SAN FRANCISCO RAILWAY COMPANY, Plaintiff,

vs.

MIAMI MINERAL BELT RAILWAY COMPANY, Defendant.

No. 869 - Law.

Now on this 3rd day of September, A. D. 1929, there came on for hearing motion in the above entitled cause, and at this time it is ordered by the Court that said cause be passed temporarily.



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

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

SUSAN A. TAGUE, ADMX., Plaintiff, }  
 vs. } No. 886 - Law.  
 C. H. LeBOW, Defendant. }

Now on this 3rd day of September, A. D. 1929, there came on for hearing the above entitled cause, and at this time it is ordered by the Court that said cause be, and the same is hereby passed to September 4th, 1929.

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

United States, Plaintiff, }  
 vs. } No. 891 - Law.  
 Wm. Lighthill, Defendant. }

JOURNAL ENTRY OF JUDGMENT

Now on this 3rd day of Sept., 1929, this matter coming on to be heard upon petition of the above named plaintiff, the United States, who now appears by and through its solicitor, Louis N Stivers, Assistant United States Attorney in and for the Northern District of the State of Oklahoma, the said defendant, Wm. Lighthill, having been duly served with summons in the within cause and the time within which to plead or answer having expired and said defendant having failed to plead or answer and having been three times duly called in open court, appeareth not and is adjudged in default, and the Court after hearing the evidence offered and being fully advised in the premises finds all the issues in favor of the Plaintiff, the United States, and against the defendant, Wm. Lighthill, and further finds that said defendant aforesaid, is indebted to said Plaintiff in the total sum of \$55.00 thereof drawing interest at the rate of six percent per annum from January 1, 1927.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED, that said Plaintiff, the United States, do have and recover judgment against said defendant Wm. Lighthill, in the sum of \$55.00 with interest thereon from January 1, 1927 at the rate of six percent (6%) per annum, and for costs herein expended.

F. E. KENNAMER,  
 United States District Judge.

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

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

United States, Plaintiff, }  
 vs. } No. 892 - Law.  
 Tom McCarty, Defendant. }

JOURNAL ENTRY OF JUDGMENT

Now on this 3rd day of Sept., 1929, this matter coming on to be heard upon petition of the above named plaintiff, the United States, who now appears by and through its solicitor, Louis N. Stivers, Assistant United States Attorney in and for the Northern District of the State of Oklahoma, the said defendant, Tom McCarty, having been duly served with summons in the within cause and the time within which to plead or answer having expired and said defendant having failed to plead or answer and having been three times duly called in open court, appeareth not, and is adjudged in default, and the Court after hearing the evidence offered and being fully advised in the premises finds all the issues in favor of the Plaintiff, the United States, and against the defendant, Tom McCarty, and further finds that said defendant aforesaid, is indebted to said

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

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

Plaintiff in the total sum of \$40.00, \$20.00 thereof drawing interest at the rate of six percent (6%) per annum from January 1, 1926, and the remaining \$20.00 drawing interest at the rate of six per cent (6%) per annum from January 1, 1927.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED, that said Plaintiff, the United States, do have and recover judgment against said defendant Tom McCarty, in the sum of \$20.00 with interest thereon from January 1, 1926, at the rate of six percent (6%) per annum, and \$20.00 with interest thereon at the rate of six percent (6%) per annum from January 1, 1927, and for costs herein expended.

F. E. KENNAMER,  
 United States District Judge.

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

-----  
 LEE WILLIAMS, Plaintiff, )  
 vs. ) No. 893 - Law.  
 R. C. BOWEN, Defendant. )

Now on this 3rd day of September A. D. 1929, there came on for hearing defendant's motion to quash, and after being advised in the premises, it is ordered by the Court that said motion be, and the same is hereby overruled, and exceptions are allowed; and defendant is allowed ten (10) days from this date within which to plead or twenty (20) days to answer.

-----  
 INVESTORS UTILITY CORPORATION, Plaintiff, )  
 vs. ) No. 895 - Law.  
 H. U. BARTLETT, Defendant. )

Now on this 3rd day of September, A. D. 1929, there came on for hearing the above entitled cause, and upon agreement of all parties it is ordered by the Court that said cause be, and the same is hereby stricken from this assignment.

-----  
 IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN  
 DISTRICT OF OKLAHOMA  
 CHARLES C. REYNOLDS, Plaintiff, )  
 vs. ) No. 896 - Law.  
 SHELL PETROLEUM CORPORATION,  
 et al, Defendants. )

ORDER OVERRULING MOTION TO REMAND AND  
 MOTION TO QUASH

The Motion of the plaintiff to remand came on for hearing this 3rd day of September 1929 before the undersigned Judge.

Plaintiff appeared by Hamilton, Gross and Howard, and the defendant corporation by Green & Farmer. Both parties announced ready to present their evidence. Whereupon the defendant corporation introduced its evidence and the plaintiff presented no evidence. The matter being fully argued, the Court finds that said motion to remand should be denied.

IT IS THEREFORE ORDERED, CONSIDERED AND ADJUDGED that plaintiff's motion to remand be and it is hereby denied and overruled and exception is allowed the plaintiff.

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

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SPECIAL MARCH 1929 SESSION. TULSA, OKLAHOMA. TUESDAY, SEPTEMBER 3, 1929.

IT IS FURTHER ORDERED that the motions to quash in this case be overruled and the defendants granted ten days from this date to plead or twenty days to answer.

Done in open court.

F. E. KENNAMER, Judge.

ENDORSED: Filed In Open Court Sep. 3, 1929. H. P. Warfield, Clerk.

THE BURBANK GARAGE, Plaintiff, vs. EMPIRE OIL & REFINING COMPANY, Defendant. No. 898 - Law.

Now on this 3rd day of September, A. D. 1929, there came on for hearing defendant, Empire Oil & Refining Company, demurrer herein. After being fully advised in the premises it is ordered by the Court that said demurrer be sustained and defendant be allowed fifteen (15) days to amend and ten (10) days to plead or twenty (20) days within which to answer.

NANCY McCARTY, ET AL., Plaintiffs, vs. HARWOOD KEATON, RECEIVER, Defendant. No. 901 - Law.

Now on this 3rd day of September, A. D. 1929, there came on for hearing demurrer of defendant herein, and plaintiff's motion to transfer said cause to Equity side of Docket. After being fully advised in the premises it is ordered by the Court that defendant's demurrer be, and the same is hereby overruled; and that plaintiff's motion be sustained and that said case be, and the same is hereby transferred to Equity No. 494; and defendant allowed twenty (20) days within which to answer.

IN THE UNITED STATES COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

J. G. HUGHES AS RECEIVER OF THE FIRST NATIONAL BANK OF BRISTOW, OKLAHOMA, A NATIONAL BANKING ASSOCIATION, Plaintiff, vs. EARL DURHAM, Defendant. No. 902 - Law.

JOURNAL ENTRY OF JUDGMENT

NOW on this 3rd day of September, 1929, the above entitled cause came on regularly for hearing, plaintiff appearing by his attorney of record, and the defendant appearing not either in person or by attorney, but having made default and having by the court been adjudged in default; and after hearing the evidence offered in support of plaintiff's petition and being fully advised in the premises, the court finds:

That the defendant Earl Durham has been personally served with summons in the above entitled cause in the manner provided by law and that the time within which the defendant was given to answer the petition of the plaintiff, as fixed in said summons, has long since

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

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expired and the defendant has failed to demur, answer or otherwise plead to the petition of the plaintiff, and, after being called three times at the bar of the court, was adjudged in default and to have confessed all of the material allegations of plaintiff's petition.

The court further finds that all the material allegations of plaintiff's petition are true, and that the defendant is indebted to the Trust represented by the plaintiff in the manner, sums and amounts set forth in plaintiff's petition, and that plaintiff is entitled to judgment against the defendant therefor.

IT IS THEREFORE ORDERED, ADJUDGED and DECREED by the court that the plaintiff have and recover judgment against the defendant Earl Durham for the sum of \$4354.16 with interest thereon at the rate of 10% per annum from June 22, 1929, until paid, and for the further sum of \$400.00 as attorney's fees, and the costs of this action.

F. E. KENNAMER,  
Judge.

ENDORSED: Filed In Open Court  
Sep 3, 1929.  
H. P. Warfield, Clerk.

-----  
DUPLEX PRINTING PRESS COMPANY, Plaintiff, )  
vs. ) No. 903 - Law.  
GLENN O. YOUNG, Defendant. )

Now on this 3rd day of September A. D. 1929, there came on for hearing defendant's motion to make more definite and certain. After being advised in the premises it is ordered by the Court that said motion be overruled and the defendant granted twenty (20) days in which to answer.

-----  
ZERAH HOVER, ET AL, Plaintiff, )  
vs. ) No. 905 - Law.  
JOSEY OIL CO., a corp., Defendant. )

Now on this 3rd day of September, A. D. 1929, the above entitled cause came on for hearing on demurrer of defendant. At this time leave is asked and same is by the Court granted to amend petition by interlineation "Annie to Lula Meacham".

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

Zerah Hover, et al, Plaintiffs, )  
vs. ) No. 905 - Law.  
Josey Oil Company, a Corporation, Defendant. )

JOURNAL ENTRY

Now on this 3rd day of September, 1929 there coming before the court the demurrer of the defendant to the petition of the plaintiffs herein and the demurrer of the defendant to each cause of action contained in the plaintiffs' petition, and the court upon consideration of said demurrer and upon presentation thereof finds that said demurrer should be in all things overruled, but directs the attorney for the plaintiff to file an amended petition with five days setting out the exact date of the discovery by the plaintiffs that the defendant was taking and using the gas referred to in the third cause of action contained in said petition.

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

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District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA. TUESDAY, SEPTEMBER 3, 1929.

IT IS, THEREFORE, ORDERED by the court that the demurrer of the defendant to the petition of the plaintiff herein and to each separate cause of action therein contained, be, and the same is hereby overruled, to which order of the court the defendant excepts and an exception is allowed.

The plaintiff is granted five days within which to file an amended petition herein, and the defendant is given ten days to plead or twenty days thereafter to answer.

F. E. KERNAMER,  
District Judge.

O. K.  
Bailey E. Bell,  
Attorney for Plaintiffs.

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

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MIDLAND VALLEY RAILWAY COMPANY,	Plaintiff,	} No. 907 - Law.
vs.		
DAWSON PRODUCE COMPANY,	Defendant.	

Now on this 3rd day of September, A. D. 1929, there came on for hearing defendant's demurrer in the above entitled cause. After being fully advised in the premises it is ordered by the Court that said demurrer be, and the same is hereby overruled; leave is granted to amend by interlineation; and defendant is given five (5) days to plead, or ten (10) days to answer.

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PAUL DAMON DARDEME, Minor,	Plaintiff,	} No. 908 - Law.
vs.		
KANSAS EXPLORATIONS, INC., ET AL,	Defendants.	

Now on this 3rd day of September, A. D. 1929, there came on for hearing motion to remand in the above entitled cause. After being fully advised in the premises it is ordered by the Court that said motion to remand be, and the same is hereby overruled, and exceptions are allowed. It is further ordered by the Court that said cause be, and the same is hereby transferred to Equity docket, and leave is granted to file motion to dismiss (in Equity side of docket) and hearing herein is set for September 14th, 1929.

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LUCILE BARNES, ADMS.,	Plaintiff,	} No. 913 - Law.
vs.		
EVANS WALLOWER LEAD COMPANY,	Defendant.	

Now on this 3rd day of September, A. D. 1929, there came on for hearing the above entitled cause, and at this time it is ordered by the court that said cause be passed upon agreement of all parties hereto.

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OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA. TUESDAY, SEPTEMBER 3, 1929.

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

C. C. OLIVER, administrator of the estate of Vercie Oliver, Deceased,	Plaintiff,	}	No. 914 - Law.
vs.			
MIDLAND VALLEY RAILROAD COMPANY, a Corporation, and FRANK POUND,	Defendants.	}	

O R D E R

Now on this 3rd day of September, 1929, there comes on to be heard the application of the plaintiff herein, C. C. Oliver, as administrator of the estate of Vercie Oliver, deceased, to remand this cause to the District Court of Tulsa County, Oklahoma, and the court being regularly and duly in session, plaintiff appears by his attorney, Phil W. Davis, Jr., and the defendant, Midland Valley Railroad Company, a corporation, appears by its attorneys, Smith & Underwood, by H. L. Smith and J. D. Gibson, and the defendant, Frank Pound, appears in person and by his attorneys, Smith & Underwood by H. L. Smith and J. D. Gibson, and thereupon the court having heard evidence upon said application to remand, and having considered said evidence, the transcript of the record filed in this court and the application of said plaintiff to remand said cause, and being now fully and duly advised in the premises, finds in favor of said plaintiff upon said application to remand, and that the same should be and it is sustained and granted. It is, therefore,

ORDERED that this cause be, and the same hereby is remanded to the District Court of Tulsa County, Oklahoma, for such further proceedings as said District Court of Tulsa County, Oklahoma, may direct.

F. E. KENNAMER,  
United States Judge.

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

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LEMUEL CHARLEY, INC.,	Plaintiff,	}	No. 915 - Law.
vs.			
SINCLAIR CRUDE OIL PURCHASING COMPANY,	Defendant.	}	

Now on this 3rd day of September, A. D. 1929, the above entitled cause came on for hearing, and at this time it is ordered by the Court that same be passed to September 4th, 1929.

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

United Floor Covering Company, a co-partnership composed of L. E. Burton and R. R. Gore, Plaintiffs,	}	No. 918 At Law.
vs.		
United Flooring Company, Inc., a foreign corporation, and L. H. Eatherton,	Defendants.	

D I S M I S S A L

It is hereby ordered that the above styled and numbered case be and the same is hereby dismissed in accordance with stipulation filed herein at the cost of defendants.

F. E. KENNAMER, District Judge.

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

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

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

SMITH SEPARATOR COMPANY, Plaintiff, )  
vs. ) No. 923 - Law.  
A. T. & S. F. RAILWAY )  
COMPANY, Defendant. )

Now on this 3rd day of September, A. D. 1929, comes on for hearing defendant's demurrer in the above entitled cause. After being advised in the premises it is ordered by the Court that said demurrer be, and the same is hereby stricken from the assignment of this date.

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

The Brown-Crummer Investment Co., )  
Plaintiff, )  
vs. ) No. 760 - Law.  
The Board of Education of the )  
Town of Kiefer, et al., )  
Defendant. )

ORDER OVERRULING MOTION FOR NEW TRIAL

NOW on this 3rd day of September 1929, this cause came regularly on for hearing on the motion of the defendants herein for a new trial. The defendants appeared by their attorney, Redmond S. Cole, and the plaintiff, appeared by its attorneys, Biddison, Campbell, Biddison & Cantrell, and, the court being fully advised in the premises, finds that the motion for a new trial should be denied.

It is hereby by the court Ordered, Adjudged and Decreed that said motion for a new trial be and the same is hereby denied, to which ruling of the court the defendants in open court excepted.

F. E. KENNAMER,  
Judge

O. K.  
Biddison, Campbell, Biddison & Cantrell  
Attys. for Plaintiff.

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

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

United States of America, Plaintiff, )  
vs. ) No. 849 - Law.  
Sam Turner, et al, Defendants. )

JOURNAL ENTRY

And now on this 3 day of September 1929, the same being a regular day of the special March A. D. 1929 term of said court, the above entitled matter coming on for hearing on the motion docket of this court upon the motion of the defendants to vacate, set aside judgment and recall execution and the defendants failing to appear, either in person or by attorney, to present said matter, and the plaintiff appearing by the United States Attorney, and the court having heard the argument of said counsel and being fully advised in the premises overrules said motion to vacate, to all of which said defendants are allowed an exception.

F. E. KENNAMER,  
United States District Judge.

C. E.  
Harry Seaton, Assistant  
United States Attorney.

ENDORSED; Filed In Open Court  
Sep. 11, 1929.  
H. P. Warfield, Clerk.

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Court adjourned until September 4, 1929.

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

NORTHERN  
SPECIAL MARCH 1929 SESSION

District of

OKLAHOMA

TULSA, OKLAHOMA. WEDNESDAY, SEPTEMBER 4, 1929.

On this 4th day of September, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1929 Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., U. S. Dist Court Clerk.  
John M. Goldesberry, Esq., United States Dist. Attorney.  
John H. Vickrey, Esq., United States Marshal.

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

UNITED STATES OF AMERICA }  
NORTHERN DISTRICT OF OKLAHOMA } SS

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

United States of America, Plaintiff, }  
vs. } No. 3662 Cr.  
Tom Fantamas, Defendant. }

ORDER GRANTING WRIT OF HABEAS CORPUS AD TESTIFICANDUM

On reading and considering the petition of John M. Goldesberry, United States Attorney, filed herein, whereby it appears that one Arthur Chester Applegate is a necessary and material witness in a certain cause in this court, which is assigned for trial on Tuesday, September 17, 1929, and it further appearing that said witness is a prisoner and confined in the United States Penitentiary at Leavenworth, Kansas, and is under the control and in the charge and custody of the Warden of said Penitentiary, and it appearing that a Writ of Habeas Corpus Ad Testificandum ought to issue, it is hereby ordered that a Writ of Habeas Corpus Ad Testificandum issue out of and under seal of this court, directed to the Warden of said Penitentiary, commanding him to have the body of the said Arthur Chester Applegate before me in the court room of this court on the 17th day of September, 1929, at Tulsa, Oklahoma, to testify in behalf of the Plaintiff in a certain cause wherein the United States of America is Plaintiff and Tom Fantamas is Defendant, and that the said Warden have then and there the said writ.

Dated this 4th day of September, 1929.

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

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

UNITED STATES OF AMERICA }  
NORTHERN DISTRICT OF OKLAHOMA } SS

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

United States of America, Plaintiff, }  
vs. } No. 3662 Cr.  
Tom Fantamas, Defendant. }

ORDER GRANTING WRIT OF HABEAS CORPUS AD TESTIFICANDUM

On reading and considering the petition of John M. Goldesberry, United States Attorney, filed herein, whereby it appears that W. C. Crabb and Joe R. Patterson are necessary and material witnesses in a certain cause in this court, which is assigned for trial on Tuesday, September 17, 1929, and it further appearing that said witnesses are prisoners and confined in the United States Industrial Reformatory, at Chillicothe, Ohio, and are under the control and in the charge and custody of the Warden of said Reformatory, and it ap-

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA. WEDNESDAY, SEPTEMBER 4, 1929.

pearing that a writ of Habeas Corpus ad testificandum ought to issue, it is hereby ordered that a Writ of Habeas Corpus Ad Testificandum issue out of and under seal of this court, directed to the Warden of said Reformatory, commanding him to have the body of the said W. C. Crabb and the said Joe R. Patterson before me in the court room of this court on the 17th day of September, 1929, at Tulsa, Oklahoma, to testify in behalf of the Plaintiff in a certain cause wherein the United States of America is Plaintiff and Tom Fantamas is defendant, and that the said Warden have then and there the said writ.

Dated this 4th day of September, 1929.

F. E. KENNAKER, Judge.

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

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

W. J. Laseter and L. A. Vandervoort, partners doing business as Spiral Drilling Tool Company,	Plaintiffs,	} No. 654 - Law.
vs.		
The Leidecker Tool Company, a corporation,	Defendant.	

ORDER APPROVING SUPERSEDEAS BOND

It appearing that citation having been issued and served within sixty (60) days after the rendition of judgment herein, and that a good and sufficient bond has been filed and approved by the Court Clerk, in compliance with the order of this court dated the 13th day of July, 1929, and process duly stayed thereby.

IT IS, THEREFORE, ORDERED that said bond heretofore filed, on the 22nd day of July, 1929, is hereby approved and said judgment is stayed pending an appeal in this cause to the United States Court of Appeals for the Tenth Circuit.

Dated this 4 day of September, 1929.

F. E. KENNAKER, Judge.

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

PETER JOHNSON, ET AL,	Plaintiff,	} No. 693 - Law.
vs.		
COSDEN & COMPANY,	Defendant.	

Now on this 4th day of September, A. D. 1929, there came on for hearing defendants' motions to quash heretofore filed herein. After being fully advised in the premises it is ordered by the Court that said motions be, and they are hereby sustained, and plaintiff given ten (10) days to amend, and defendants given ten (10) days to plead or twenty (20) days to answer. (For JE see page 363)

MARSHALL HADDOCK, ET AL,	Plaintiffs,	} No. 772 - Law.
vs.		
A. C. JONES, ET AL,	Defendants.	

Now on this 4th day of September, A. D. 1929, the above entitled cause came on for hearing and at this time it is ordered by the Court that same will be passed on Saturday, September 7, 1929.

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

NORTHERN DISTRICT OF OKLAHOMA  
 SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA. WEDNESDAY, SEPTEMBER 4, 1929.

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

Oklahoma Oil and Utility Corporation,  
 Plaintiff, )  
 versus ) No. 804 - Law.  
 A. J. McMahan, T. L. Driscoll and  
 Central National Bank and Trust  
 Company, Defendants. )

O R D E R

On application of the plaintiff, and for good cause shown,  
 the plaintiff is permitted to amend its petition this day by inter-  
 lineation.

Dated this 3rd day of September, 1929.

F. E. KENNAMER, Judge.

ENDORSED: Filed Sep. 4, 1929.  
 W. P. Warfield, Clerk.

-----  
 SUSAN A. TAGUE, ADMX., Plaintiff, )  
 vs. ) No. 886 - Law.  
 C. H. LEBOW, Defendant. )

Now on this 4th day of September, A. D. 1929, the above en-  
 titled cause came on for hearing and at this time it is ordered by  
 the Court that motion to quash attachment and special appearance be,  
 and the same is hereby overruled, and exceptions are allowed; defendant  
 given fifteen (15) days from date to plead, or twenty (20) days to  
 answer.

-----  
 LEMUEL CHARLEY, INC., Plaintiff, )  
 vs. ) No. 915 - Law.  
 SINCLAIR CRUDE OIL PURCHASING  
 COMPANY, Defendant. )

Now on this 4th day of September, A. D. 1929, the came on  
 for hearing defendant's motion to make plaintiff's petition more  
 specific, definite and certain. After being fully advised in the pre-  
 mises it is ordered by the Court that permission be granted plaintiff  
 to amend his petition by interlineation, to which exceptions are al-  
 lowed, and defendant's motion is hereby overruled; defendant given five  
 (5) days to plead, or thirty (30) days to answer.

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

R. S. Huffman, Plaintiff, )  
 -vs- ) No. 925 - Law.  
 Charles B. Carden and Monarch  
 Investment Company, a corporation,  
 Defendants. )

JOURNAL ENTRY REMANDING CAUSE

This cause came on to be heard on the 3rd day of Septem-  
 ber, 1929, the plaintiff, being the movant, appeared by his attor-  
 neys of record, Allen, Underwood & Canterbury, and the removing defen-

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

NORTHERN

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SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA. WEDNESDAY, SEPTEMBER 4, 1929.

dant appeared neither in person nor by attorney, and the said motion to remand was argued by counsel for plaintiff and the court was fully advised in the premises; and thereupon, upon consideration thereof,

IT WAS ORDERED, ADJUDGED and DECREED That said motion be and the same was remanded to the District Court of Tulsa County, Oklahoma, from whence it was removed, to be there proceeded with according to law and the rules of court governing such cases.

F. E. KENNAMER, Judge.

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

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

Peter Johnson and Mattie Johnson  
and Jemima Johnson, a minor, by  
Joe Kaney, a legal guardian, Plaintiffs. }

vs. }

Law No. 693.

Cosden & Company, Mid-Continent  
Petroleum Corporation, Hill Oil &  
Gas Company, and Shaffer Oil and  
Refining Company and C. B. Shaffer  
Oil & Gas Company, Defendants. }

O R D E R

Now, on this 4th day of September, 1929, the motion of the defendants, Mid-Continent Petroleum Corporation, Cosden & Company and Hill Oil & Gas Company, to make plaintiff's petition more definite and certain coming on to be heard; and said plaintiffs appearing by their attorneys of record, and said defendants appearing by their attorneys of record;

Thereupon, said plaintiffs confessed paragraphs 3, 4, 6 and 7 and said defendants waived paragraphs 1, 2 and 5 of said motion.

For good cause shown, said plaintiffs are given ten (10) days to file an amended petition, and said defendants are given ten (10) days thereafter to plead or twenty (20) days thereafter to answer.

F. E. KENNAMER, Judge.

O. K. I. L. Lockowitz,  
Atty. for Mid-Cont. Pet. Corp.

O. K. for Plaintiff,  
J. L. Simson, Atty.

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

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Court adjourned until September 5, 1929.

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

NORTHERN District of OKLAHOMA  
 SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA, THURSDAY, SEPTEMBER 5, 1929.

On this 5th day of September, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1929 Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.  
 John M. Goldesberry, Esq., United States Dist. Attorney.  
 John H. Vickrey, Esq., United States Marshal.

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

ADMISSION TO THE BAR

On this 5th day of September, A. D. 1929, it being made satisfactorily to appear that EUGENE JORDAN and BERT E. JOHNSON, of Tulsa, Oklahoma, are qualified for admission to the Bar of the Court, the oath prescribed by the Court is administered and said attorneys are declared admitted to the Bar of the Court.

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MISCELLANEOUS ORDERORDER ASSIGNING CRIMINAL CASES FOR TRIAL AT TULSA, OKLAHOMA.

On this 5th day of September, A. D. 1929, it is ordered by the Court that the following named and numbered cases be assigned for trial at Tulsa, Oklahoma, on the days and dates hereinafter specified:

Monday, September 16, 1929.

Number		
3450	Ray Abbott (For Sentence)	Narcotic
3542	Floyd Burke (For Sentence)	Liquor
"	E. L. Trammel " "	"
3695	F. L. Robinson	"
"	Mary L. Lewis	"
3696	Oney Cruise	"
"	O. C. (Otis) Cruise	"
3697	Lawrence (Bill) Lemons	"
3701	Georgie Whittaker	"
3702	Della Cherry	"
3705	Harrison Williams	"
3720	Jim McGee	N.M.V.T. Act
3730	Mary Williams	Liquor
3735	Ina Jones	"
3743	Lunnie Tinnon	"
"	Vina Bryant	"
3746	Allen Morman	"
3747	Anna McDonel	"
"	W. J. McDonel	"
3748	Pearl Fowler	"
"	Ben Wade	"
"	C. M. Presley	"
3750	John Starks	"
3751	Paul Perman	"
"	Frank Cartwright	"
3752	Joe O'Dell	"
3753	Arthur Graves	"
3569	Sherman Smith	"
3759	Frank W. Banfield	Meat Inspection Act
"	R. C. Banfield	"
"	C. R. Banfield	"

Tuesday, September 17, 1929.

3756	Francis Stephenson	N.M.V.T. Act
3662	Tom Fantamas	Conspiracy
3504	John Lee	Liquor
3732	Mary Epperson	"
3734	Ralph Crockett	White Slave Act

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

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District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA. THURSDAY, SEPTEMBER 5, 1929.

Tuesday, September 17, 1929, Cont'd.

Number		
3377	Frank Jennings	Liquor
3768	S. T. Autry	"
1873	Theodore Tucker	"
3708	Mobiline Harris	Narcotic
3714	Henry Simms	"
3687	Wm.C. Peach	Liquor
3725	Bill Davis	"
1192	Lulu Sarders	"
3639	John Grayson	"
"	J. W. Washington	"
3694	Joe Phelan	"
851	Morris Taylor	Postal

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UNITED STATES OF AMERICA,	Plaintiff,	} No. 2298 - Criminal.
vs.		
J. L. JUSTICE,	Defendant.	

Now on this 5th day of September, A. D. 1929, comes the United States Attorney representing the Government herein and the defendant, J. L. Justice, appearing in person. The defendant is arraigned and enters his plea of not guilty to Counts 1 and 2, as charged in the Indictment heretofore filed herein. Thereupon it is ordered by the Court, after being fully advised in the premises, that defendant's original bond fixed herein be, and the same is now reduced to the sum of Five Hundred Dollars (\$500.00); the original bond being in the sum of Twenty Five Hundred Dollars (\$2500.00).

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UNITED STATES OF AMERICA,	Plaintiff,	} No. 2435 - Criminal.
vs.		
J. L. JUSTICE,	Defendant.	

Now on this 5th day of September, A. D. 1929, comes the United States District Attorney representing the Government herein and the defendant, J. L. Justice, appearing in person and by counsel, W. C. Peters. The defendant is arraigned and enters his plea of not guilty to Counts 2 and 3, as charged in the Indictment heretofore filed herein. Thereupon, upon motion of the United States District Attorney Count 1 of the Indictment is dismissed, and after being advised in the premises, it is ordered by the Court that defendant's bond heretofore fixed in the sum of \$2000.00 be, and the same is hereby reduced to the sum of \$1000.00.

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UNITED STATES OF AMERICA,	Plaintiff,	} No. 2518 - Criminal.
vs.		
SID CLARK, et al,	Defendants.	

Now on this 5th day of September, A. D. 1929, comes W. B. Blair, Assistant United States District Attorney, representing the Government herein, and the defendant, Sid Clark, appearing in person. The defendant is arraigned and enters his plea of guilty to Counts 3 and 4 as charged in the Indictment heretofore filed herein. Thereupon upon motion of the United States District Attorney, Counts 1 and 2 are hereby dismissed, and it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

Count 3. Be imprisoned in the Craig County Jail, at Vinita, Oklahoma, and be confined for the term of Sixty (60) days from date of delivery; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.

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

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SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA. THURSDAY, SEPTEMBER 5, 1929.

Count 4. Be imprisoned in the Craig County Jail, at Vinita, Oklahoma, and be confined for the term of Sixty (60) days from date of delivery.

It is further ordered that the said sentences of confinement shall run concurrently.

UNITED STATES OF AMERICA, Plaintiff, )
vs. ) No. 3704 - Criminal.
WILLIAM E. POINDEXTER, Defendant. )

Now on this 5th day of September, A. D. 1929, comes the United States District Attorney representing the Government herein and the defendant, William E. Poindexter, appearing in person. The defendant is arraigned and enters his plea of guilty to Counts 1, 2 and 3, as charged in the Indictment heretofore filed herein. Thereupon it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

Count 1. Be imprisoned in the United States Industrial Reformatory at Chillicothe, Ohio, and be confined for the term of One (1) Year and One (1) Day; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.

Count 2. Be imprisoned in the United States Industrial Reformatory at Chillicothe, Ohio, and be confined for the term of One (1) Year and One (1) Day.

Count 3. Be imprisoned in the United States Industrial Reformatory at Chillicothe, Ohio, and be confined for the term of One (1) Year and One (1) Day.

It is further ordered that the said sentences of confinement shall run concurrently.

UNITED STATES OF AMERICA, Plaintiff, )
vs. ) No. 3710 - Criminal.
RICHARD RILEY, Defendant. )

Now on this 5th day of September, A. D. 1929, the defendant in the above entitled cause is thrice called in open court but answers not. Sureties, James E. Shailer, Dewey, Oklahoma, and Luther Holloway, Box 7, Route 3, Bartlesville, Oklahoma, are thrice called in open court but answer not. Whereupon, it is by the Court ordered that the bond in the sum of \$1500.00 in the above entitled cause be, and the same is hereby forfeited, Scire Facias awarded, alias capias ordered and new bond set in the sum of \$3000.00.

UNITED STATES OF AMERICA, Plaintiff, )
vs. ) No. 3749 - Criminal.
MARY DEWITT AND CLAUDE HOWE, Defendants. )

Now on this 5th day of September, A. D. 1929, comes Harry Seaton, Assistant United States District Attorney, representing the Government herein, and the defendants, Mary DeWitt and Claude Howe, appearing in person and by counsel, J. M. Hill. The defendants are each

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

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arraigned and each enters his plea as follows: Claude Howe enters his plea of guilty to Counts 1, 2, 3, 4, 5, 6 and 7 as charged in the Indictment heretofore filed herein; Mary Howe, pleads in her true name Mary DeWitt, and enters her plea of guilty to Counts 1, 2, 3, 4, 5, 6 and 7 as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon said defendants as follows:

CLAUDE HOWE:

- Count 2. Be imprisoned in the United States Penitentiary, at Leavenworth, Kansas, and be confined for the term of Three (3) Years.
- Count 1. Be imprisoned in the United States Penitentiary, at Leavenworth, Kansas, and be confined for the term of Two (2) Years; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law. The sentence in Count 1 to run concurrent to sentence in Count 2 herein.
- Count 3. Be imprisoned in the United States Penitentiary, at Leavenworth, Kansas, and be confined for the term of Two (2) Years; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law. The sentence in Count 3 shall run concurrent with sentences in Counts 2 and 1.
- Count 4. Be imprisoned in the United States Penitentiary, at Leavenworth, Kansas, and be confined for the term of Three (3) Years. The sentence in Count 4 shall run concurrent with the sentences in Counts 2, 1 and 3.
- Count 5. Be imprisoned in the United States Penitentiary, at Leavenworth, Kansas, and be confined for the term of Two (2) Years; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law. The sentence in Count 5 shall run concurrent with the sentences in Counts 2, 1, 3 and 4.
- Count 6. Be imprisoned in the United States Penitentiary, at Leavenworth, Kansas, and be confined for the term of Five (5) Years. The sentence in Count 6 shall run concurrent with the sentences in Counts 2, 1, 3, 4 and 5, herein.
- Count 7. Be imprisoned in the United States Penitentiary, at Leavenworth, Kansas, and be confined for the term of Five (5) Years. The sentence in Count 7 shall run concurrent with the sentences in Counts 2, 1, 3, 4, 5 and 6.

It is further ordered by the Court that the total of imprisonment on the various Counts of the Indictment to be served is Five (5) years.

MARY HOWE, true name  
Mary DeWitt:

- Count 1. Be imprisoned in the Tulsa County Jail, at Tulsa, Oklahoma, and be confined for the term of Sixty (60) days; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.

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

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DISTRICT COURT OF THE UNITED STATES

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OKLAHOMA

TULSA, OKLAHOMA. THURSDAY, SEPTEMBER 5, 1929.

- Count 2. Be imprisoned in the Tulsa County Jail, at Tulsa, Oklahoma, and be confined for the term of Sixty (60) days. Said sentence in Count Two shall run concurrent with sentence in Count One.
- Count 3. Be imprisoned in the Tulsa County Jail, at Tulsa, Oklahoma, and be confined for the term of Sixty (60) days; and pay a fine unto the United States in the sum of One Hundred Dollars, and in default thereof stand committed until said fine is paid or until released by due process of law. Said sentence in Count Three shall run concurrent with Counts One and Two.
- Count 4. Be imprisoned in the Tulsa County Jail, at Tulsa, Oklahoma, and be confined for the term of Sixty (60) days. Said sentence in Count Four shall run concurrent with said sentences in Counts One, Two and Three.
- Count 5. Be imprisoned in the Tulsa County Jail, at Tulsa, Oklahoma, and be confined for the term of Sixty (60) days; and pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until she has been released by due process of law. Said sentence in Count Five shall run concurrent with sentences in Counts One, Two, Three and Four.
- Count 6. Be imprisoned in the Tulsa County Jail, at Tulsa, Oklahoma, and be confined for the term of Sixty (60) days. Said sentence in Count Six shall run concurrent with the sentences in Counts One, Two, Three, Four and Five.
- Count 7. Be imprisoned in the Tulsa County Jail, at Tulsa, Oklahoma, and be confined for the term of Sixty (60) Days. Said sentence in Count Seven shall run concurrent with Counts One, Two, Three, Four, Five and Six.

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 UNITED STATES OF AMERICA, Plaintiff, }  
 vs. } No. 3749 - Criminal.  
 MARY DEWITT AND CLAUDE HOWE, Defendants. }

Now on this 5th day of September, A. D. 1929, it is ordered by the Court that the auto involved in the above entitled cause be, and the same is hereby forfeited.

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 UNITED STATES OF AMERICA, Plaintiff, }  
 vs. } No. 3757 - Criminal.  
 EMMETT THOMPSON, Defendant. }

Now on this 5th day of September, A. D. 1929, comes Harry Seaton, Esq., Assistant United States District Attorney, representing the Government herein, and the defendant, Emmett Thompson, appearing in person. The defendant is arraigned and enters his plea of guilty to Counts 1 and 2 as charged in the Indictment heretofore filed herein. Thereupon it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

- Count 1. Be imprisoned in the Washington County Jail, at Bartlesville, Oklahoma, and be confined for the term of Sixty (60) days from date of delivery; and that he pay a fine unto the United States in the sum of One Hundred Dollars (\$100.00), and in default thereof stand committed until said fine is paid or until released by due process of law.

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

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District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA. THURSDAY, SEPTEMBER 5, 1929.

Count 2. Be imprisoned in the Washington County Jail, at Bartlesville, Oklahoma, and be confined for the term of Sixty (60) Days from date of delivery.

It is further ordered that said sentences of confinement shall run concurrently.

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ORDER LEAVE TO FILE INFORMATION

Now on this 5th day of September, A. D. 1929, comes the United States Attorney and asks and is granted leave to file information herein and to prosecute thereunder, and it is ordered by the Court that warrant issue for the arrest of each defendant and the bond of each defendant is hereby fixed as follows:

No. 3774	Orville Warford	\$2500.00
No. 3775	Mrs. Anna Minshall	\$2500.00

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UNITED STATES OF AMERICA,	Plaintiff, )	
vs.	)	No. 3774 - Criminal.
ORVILLE WARFORD,	Defendant. )	

Now on this 5th day of September, A. D. 1929, comes the United States Attorney representing the Government herein and the defendant, Orville Warford, appearing in person. The defendant is arraigned and enters his plea of guilty as charged in the Information heretofore filed herein. Thereupon it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

Pay a fine unto the United States in the sum of One Dollar (\$1.00), and in default thereof stand committed to the Craig County Jail, at Vinita, Oklahoma, until said fine is paid or until released by due process of law.

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UNITED STATES OF AMERICA,	Plaintiff, )	
vs.	)	No. 3775 - Criminal.
MRS. ANNA MINSHALL,	Defendant. )	

Now on this 5th day of September, A. D. 1929, comes the United States Attorney representing the Government herein and the defendant, Mrs. Anna Minshall, appearing in person. The defendant is arraigned and enters her plea of guilty as charged in the Information heretofore filed herein. Thereupon it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

Pay a fine unto the United States in the sum of One Dollar (\$1.00), and in default thereof stand committed to the Craig County Jail, at Vinita, Oklahoma, until said fine is paid or until released by due process of law.

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

NORTHERN District of OKLAHOMA  
 SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA. THURSDAY, SEPTEMBER 5, 1929.  
RECORDING PLANTERS OFFICE 188318

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

St. Louis-San Francisco Railway Company, a corporation,	)	
	Plaintiff,	
-vs-	)	No. 282 - Law.
E. D. Morris, County Treasurer of Ottawa County, Oklahoma,	)	
	Defendant.	

JOURNAL ENTRY

Now on this 5 day of September, 1929, on motion of the parties made in open court, it is hereby ordered that the twelfth cause of action, questioning the sinking fund levy of the City of Miami, for the taxing year 1925, be, and the same is hereby, dismissed.

F. E. KENNAKER,  
 District Judge.

O. K.  
 Cruce & Franklin,  
 Attorneys for Plaintiss.

Perry Porter,  
 County Attorney of  
 Ottawa County, Oklahoma.

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

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Court adjourned until Sept. 6, 1929.





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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA. SATURDAY, SEPTEMBER 7, 1929.

On this 7th day of September, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1929 Session, at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., Clerk, U. S. Dist. Court.  
John E. Goldesberry, Esq., United States Dist. Attorney.  
John H. Vickrey, Esq., United States Marshal.

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

ORDER ASSIGNING CRIMINAL CASES FOR HEARING AT TULSA, OKLAHOMA.

On this 7th day of September, 1929, it is ordered by the Court that the following named and numbered cases be assigned for hearing at Tulsa, Oklahoma, on the days and dates hereinafter specified:

Wednesday, Sept. 18, 1929.

Number.

42	Wayne L. Dickey, County Treas	Vs The Carter Oil Company
95	William K. Hale	vs The Capital Life Ins. Co. et al.
124	James Stanton, et al	vs W. A. Crowe, et al
175	G. C. Zingery	vs Turman Oil Co.
179	The Brown Crummer Inv. Co.	vs City of Tulsa, Okla.
271	In the Matter of the assessment of Omitted property of Johnson Oil Refining Co.	
279	Board of Co. Co. of Tulsa Co.	vs Missouri, Kansas-Texas Ry. Co.
291	Margaret Fischback, Admr.	vs Bell Oil & Gas Co. a corp.
292	Della McCoal, Admx.	vs Bell Oil & Gas Co. a corp.
330	Gibson Oil Company	vs First Nat. Bank of Tulsa, et al

Thursday, Sept. 19, 1929.

375	American Wholesale Corp.	vs J. Putter Trading as J. Putter & Sons.
437	Joseph D. Mitchell	vs Oklahoma Pub. Co.
440	United States	vs Elizabeth Greer, et al
441	Cosden Oil & Gas Co.	vs C. G. Tibbens
450	J. W. Crossno & Ida Crossno	vs Ft. Smith & Western Ry. Co.
475	John H. Miller, et al	vs J. D. Finley

FRIDAY, Sept. 20, 1929.

480	Sun Light Carbon Co.	vs St. L. & S.F. Ry. Co.
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Monday, Sept. 23, 1929.

522	H. G. Burt, et al	vs Tibbetts & Pleasant.
558	Ola Enyart	vs Southwest-Missouri Ry. Co.
568	Madeline Pemberton Whitaker	vs Joseph G. Whitaker, et al
572	Nick Karonis	vs Eagle-Picher Lead Co. a corp.

Tuesday, Sept. 24, 1929.

576	L. O. Carter	vs Argo Oil Co. a corp.
577	L. O. Carter	vs Argo Oil Co. a corp.
609	United States Fidelity & Guaranty Co.	vs W. D. Ward, et al
612	John H. Dykes, Rec.	vs Douglas F. Young, et al
616	John H. Dykes, Rec.	vs T. B. Anthony

Wednesday, Sept. 25, 1929.

617	Mid Continent Petl. Corp.	vs Maloney Tank Mfg. Co. a corp.
635	Chas. B. Peters	vs Plains Pet. Co. a corp. et al
643	C. J. Benway	vs M. K. & T. Ry. Co. et al.

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA. SATURDAY, SEPTEMBER 7, 1929.

Thursday, Sept. 26, 1929.

687 Joe Grayson, et al vs Prairie Oil & Gas Co. et al  
 689 Ellen Murrow, et al vs Florence Lindley, et al  
 701 Martha Manley, nee Sullivan vs James A. Chapman, et al

Friday, Sept. 27, 1929.

702 Mamie McKay vs Magnolia Pet. Co. et al

Monday, Sept. 30, 1929.

707 United States vs Alkin Allen, et al  
 709 United States vs Johnnie Rice, et al  
 718 John Harris vs Atchison Topeka & S.F.Ry.Co.  
 726 Continental Supply Co. vs Jno. H. E. Milsson, et al

Tuesday, Oct. 1, 1929.

736 Midland Valley Ry. Co. vs Dawson Produce Co.  
 737 C. A. Harris, et al vs Cities Service Oil Co.  
 745 United States vs Board of County Com. Osage Co.  
 747 Paul N. Myers vs Board of Education of City of Drumright.  
 755 Mrs. George Dewey Seargeant vs Charles E. Schaff, Rec.  
 69 John H. Dykes, Rec. vs C. C. Brown  
 736 Transcontinental Oil Co. vs Tide Water Oil Co. a corp.

Wednesday, Oct. 2, 1929.

799 C. O. McInturff vs Missouri Pacific Ry. Co.  
 816 A.T. & S.F. Ry. Co. vs Walter Doolin  
 820 Raymond Offutt vs C. J. Wrightsman, et al  
 824 United States vs Ed Tully  
 835 E. T. Tucker vs Traylor Engineering & Mfg.Co.  
 838 Charlotte Kessel vs Prairie Oil & Gas Co. a corp.  
 847 A. T. & S. F. Ry. Co. vs Jerry Swisher

Thursday, Oct. 3, 1929.

852 Federal Trust Co. a corp. vs H. C. Wilson  
 857 Mrs. Ethel May Sykes vs Minnehoma Oil & Gas Co. et al  
 858 United States vs 498 Cases Tomato Catsup  
 865 S. Wagner, Gdn. vs United States of America  
 879 Charlotte Gower vs United States

Monday, Oct. 7, 1929.

880 Cherman E. Haney vs United States  
 881 Phillip V. Walters vs United States  
 885 Lois Luella Prathers vs New York Life Ins.Co. a corp.  
 390 Daniel Barnett vs Hannah Anderson, et al  
 899 National Surety Co. vs John G. Phillips, Admr.

Tuesday, Oct. 8, 1929.

910 Atchison Topeka & S. F. Ry. Co. vs Diamon Gasoline Co. a corp.  
 917 F. L. Mitchell vs Dr. W. P. Longmire  
 919 H. C. McIntire, et al vs Bryan & Emery, Inc. a corp.  
 920 H. C. McIntire vs Bryan & Emery, Inc. a corp.  
 921 Caroline Vann, et al vs United States of America

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UNITED STATES OF AMERICA, Plaintiff, )  
 vs. ) No. 3759 - Criminal.  
 FRANK W. BANFIELD, et al, Defendants. )

Now on this 7th day of September, A. D. 1929, comes Harry Seaton, Esq., Assistant United States District Attorney, representing the Government herein, and the defendants, Frank W. Banfield, R. C. Banfield and C. R. Banfield, appearing in person, and by counsel, John Haver. The defendants are each arraigned and each enters his plea of guilty to Counts 1, 2 and 3 as charged in the indictment heretofore filed herein. Thereupon it is ordered by the Court that judgment and sentence be imposed upon said defendants as follows:

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA. SATURDAY, SEPTEMBER 7, 1929.

FRANK W. BANFIELD:

- Count 1. Pay a fine unto the United States in the sum of \$100.00, and in default thereof stand committed to the Tulsa County Jail, at Tulsa, Oklahoma, until said fine is paid or until released by due process of law.
- Count 2. Pay a fine unto the United States in the sum of \$100.00, and in default thereof stand committed to the Tulsa County Jail, at Tulsa, Oklahoma, until said fine is paid or until released by due process of law.
- Count 3. Pay a fine unto the United States in the sum of \$100.00, and in default thereof stand committed to the Tulsa County Jail, at Tulsa, Oklahoma, until said fine is paid or until released by due process of law.

R. C. BANFIELD:

- Count 1. Pay a fine unto the United States in the sum of \$100.00, and in default thereof stand committed to the Tulsa County Jail, at Tulsa, Oklahoma, until said fine is paid or until released by due process of law.
- Count 2. Pay a fine unto the United States in the sum of \$100.00, and in default thereof stand committed to the Tulsa County Jail, at Tulsa, Oklahoma, until said fine is paid or until released by due process of law.
- Count 3. Pay a fine unto the United States in the sum of \$100.00, and in default thereof stand committed to the Tulsa County Jail, at Tulsa, Oklahoma, until said fine is paid or until released by due process of law.

C. R. BANFIELD:

- Count 1. Pay a fine unto the United States in the sum of \$100.00, and in default thereof stand committed to the Tulsa County Jail, at Tulsa, Oklahoma, until said fine is paid or until released by due process of law.
- Count 2. Pay a fine unto the United States in the sum of \$100.00, and in default thereof stand committed to the Tulsa County Jail, at Tulsa, Oklahoma, until said fine is paid or until released by due process of law.
- Count 3. Pay a fine unto the United States in the sum of \$100.00, and in default thereof stand committed to the Tulsa County Jail, at Tulsa, Oklahoma, until said fine is paid or until released by due process of law.

Said sentences and fines are imposed upon recommendation of the United States District Attorney.

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

NORTHERN District of OKLAHOMA  
SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA. SATURDAY, SEPTEMBER 7, 1929.

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

J. W. CROSSNO and IDA CROSSNO, Plaintiffs, )  
vs. ) No. 450 - Law.  
FORT SMITH AND WESTERN RAILWAY Defendant. )  
COMPANY,

STIPULATION FOR DISMISSAL

It is hereby stipulated and agreed by and between the parties to the above entitled cause that the same may be dismissed with prejudice at defendant's cost.

Dated this 5th day of September, 1929.

J. V. Crawford,  
Attorneys for Plaintiff.

Warner & Warner,  
Attorneys for Defendant.

Cause having been settled, the same is dismissed at cost of defendant with prejudice.

F. E. KENNAMER,  
Judge.

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

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

Zurich General Accident and Liability Insurance Company, Limited, a corporation, Plaintiff, )  
vs. ) No. 509 - Law.  
Mid-Continent Petroleum Corporation, a corporation, Defendant. )

O R D E R

Now on this 7th day of September, 1929, and within the time allowed by the order of the Court for the presentation and filing by the plaintiff of its bill of exceptions, came the plaintiff and presented to the Honorable F. E. Kennamer, the judge who presided at the trial of said cause, the foregoing bill of exceptions, and prays that the same may be settled, allowed, signed and ordered filed as a part of the record in said cause, which is accordingly done.

F. E. KENNAMER,  
United States District Judge,  
presiding at the trial of said cause.

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

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA. SATURDAY, SEPTEMBER 7, 1929.

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

ZURICH GENERAL ACCIDENT AND LIABILITY INSURANCE COMPANY, LIMITED, a corpor- ation,	) Plaintiff,	} No. 509 - Law.
-vs-	)	
MID-CONTINENT PETROLEUM CORPORATION, a corporation,	) Defendant.	

CITATION TO APPELLEE

UNITED STATES OF AMERICA TO MID-CONTINENT PETROLEUM CORPORATION,  
a corporation, GREETING:

You are hereby cited and admonished to be and appear in the United States Circuit Court of Appeals for the Tenth Circuit, at the City of Denver, Colorado, forty (40) days from and after the day this citation bears date, pursuant to appeal from the District Court of the United States for the Northern District of Oklahoma, wherein Zurich General Accident and Liability Insurance Company, Limited, a corporation, is appellant, and you are appellee, to show cause, if any there be, why the judgment rendered in favor of the appellant and against the appellee, from which said appeal was allowed, 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 District Court of the United States for the Northern District of Oklahoma, this 27th day of August, 1929.

F. E. KENNAMER, Judge.

Service of the foregoing citation on defendant, Mid-Continent Petroleum Corporation, a corporation, is hereby accepted this 3rd day of September, 1929.

J. C. Denton,

R. H. Wills,  
Attorneys for Mid-Continent  
Petroleum Corporation.

ENDORSED:  
FILED Sep. 7, 1929.  
H. P. Warfield, Clerk.

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

MARSHALL HADDOCK and MARSHALL HADDOCK, Jr.,	) Plaintiffs,	} No. 772 - Law.
vs.	)	
A. R. JONES, F. E. JONES, E. W. GOEBEL, O. G. BITLER, J. H. REVELEY, J. P. HOME and MANHATTAN OIL COMPANY, a Delaware Corporation,	) Defendants.	
COMMERCE TRUST COMPANY, a corporation,	) Garnishee.	

ORDER PERMITTING PLAINTIFFS TO FILE AMENDED AFFIDAVIT IN  
GARNISHMENT

This cause coming on for hearing before me, F. E. Kennamer, Judge of the said Court, on the application of the plaintiffs herein for an order permitting them to file an amended affidavit in garnishment; and it appearing to the Court that in the furtherance of justice said motion should be sustained.

IT IS, THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED BY THE COURT that the plaintiffs be, and they are hereby, given leave forthwith to file an amended affidavit of garnishment herein in conform-

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

NORTHERN

District of

OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA. SATURDAY, SEPTEMBER 7, 1929.

ity with the allegations of the motion filed herein.

Done in open Court this 7th day of Sept., 1929.

F. E. KENNAMER,  
Judge.

ENDORSED: Filed In Open Court  
Sep. 7, 1929  
W. P. Warfield, Clerk.

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Court adjourned until September 9, 1929.



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

NORTHERN District of OKLAHOMA  
 SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA. MONDAY, SEPTEMBER 9, 1929.

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

National Surety Company, a corporation,	Plaintiff,	}	No. 899 - Law.
vs.			
John G. Phillips, Administrator of the estate of Robert L. Beattie, deceased,	Defendant.	}	

O R D E R

Now on this 9th day of September, 1929, the above entitled cause came on for hearing upon the motion of the plaintiff, National Surety Company, to dismiss this cause with prejudice;

It is therefore ORDERED and ADJUDGED by the court that this cause be, and the same is hereby, dismissed with prejudice at the cost of the plaintiff.

F. E. KENNAMER, Judge.

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

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Court adjourned until September 10, 1929.







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

NORTHERN District of OKLAHOMA

SPECIAL MARCH 1929 SESSION TULSA, OKLAHOMA. TUESDAY, SEPTEMBER 10, 1929.

regularly for hearing upon the motion of Harwood Keaton as Receiver of the First National Bank at Collinsville, Oklahoma, to have his name substituted for that of John H. Dykes, as Receiver of said association, as plaintiff and judgment creditor in the above entitled cause; and for good cause shown,

IT IS ORDERED that the name of Harwood Keaton be substituted for that of John H. Dykes as Receiver of the First National Bank at Collinsville, Oklahoma, as party plaintiff and judgment creditor in the above styled cause, and that all further proceedings in this cause be had in the name of Harwood Keaton as Receiver of said association, as plaintiff herein.

F. E. KENNAMER, JUDGE.

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

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

The Brown-Crummer Investment Co., Plaintiff, vs. The Board of Education of the Town of Kiefer, et al., Defendants. No. 760 - Law.

ORDER ENLARGING TIME WITHIN WHICH TO FILE RECORD IN THE UNITED STATES CIRCUIT COURT OF APPEALS FOR THE TENTH CIRCUIT

For satisfactory reasons appearing to the Court, the time for filing a record in the above cause in the Circuit Court of Appeals for the Tenth Circuit, at Denver, Colorado, pursuant to the appeal sued out is extended until the 9 day of November, 1929.

Done in open court this 10 day of Sept. 1929.

F. E. KENNAMER, Judge.

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

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

The Brown-Crummer Investment Co., Plaintiff, vs. The Board of Education of the Town of Kiefer, et al., Defendants. No. 760 - Law.

CITATION

TO THE BROWN-CRUMMER INVESTMENT COMPANY,

You are hereby cited and admonished to be and appear in the United States Circuit Court of Appeals for the Tenth Circuit at the City of Denver, State of Colorado, 60 days from and after the date this citation bears date, pursuant to an appeal filed in the Clerk's office of the United States District Court for the Northern District of Oklahoma, wherein the Board of Education of the Town of Kiefer, et al., are appellants and you are appellee, to show cause, if any there be, why the decree rendered against the said Appellants in the above case as in

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

NORTHERN                      District of                      OKLAHOMA  
SPECIAL MARCH 1929 SESSION    TULSA, OKLAHOMA.    TUESDAY, SEPTEMBER 10, 1929.

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 10th day of September, 1929.

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

The undersigned, Attorneys of record of the Appellee, Brown-Crummer Investment Company, do hereby acknowledge service of a true copy of the foregoing citation this 12th day of September 1929.

Biddison, Campbell, Biddison & Cantrell,  
Attorneys for Appellee.

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

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Court adjourned until September 11, 1929.

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

District of

SPECIAL MARCH 1929 SESSION

TULSA, OKLAHOMA. WEDNESDAY, SEPTEMBER 11, 1929.

On this 11th day of September, A. D. 1929, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1929 Session, at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Esq., U. S. Dist. Court Clerk.
John E. Goldesberry, Esq., United States Dist. Attorney.
John H. Vickrey, Esq., United States Marshal.

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

UNITED STATES OF AMERICA, Plaintiff,
vs. No. 2999 - Criminal.
O. D. GROOM, Defendant.

Now on this 11th day of September, A. D. 1929, comes Harry Seaton, Esq., Assistant United States District Attorney, representing the Government herein, and the defendant, O. D. Groom, appearing in person, and by counsel, C. E. Coakley. The defendant having heretofore been arraigned on April 22nd, 1929, now withdraws his former plea of not guilty to Counts 3 and 4 and now enters his plea of guilty to Counts 1, 2, 3, 4, 5, 6, 7 and 8. Thereupon it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

- Count 1. Be imprisoned in the United States Penitentiary, at Leavenworth, Kansas, and be confined for the term of Eighteen (18) Months.
Count 2. Be imprisoned in the United States Penitentiary, at Leavenworth, Kansas, and be confined for the term of Eighteen (18) Months.
Count 3. Be imprisoned in the United States Penitentiary, at Leavenworth, Kansas, and be confined for the term of Eighteen (18) Months.
Count 4. Be imprisoned in the United States Penitentiary, at Leavenworth, Kansas, and be confined for the term of Eighteen (18) Months.
Count 5. Be imprisoned in the United States Penitentiary, at Leavenworth, Kansas, and be confined for the term of Eighteen (18) Months.
Count 6. Be imprisoned in the United States Penitentiary, at Leavenworth, Kansas, and be confined for the term of Eighteen (18) Months.
Count 7. Be imprisoned in the United States Penitentiary, at Leavenworth, Kansas, and be confined for the term of Eighteen (18) Months.
Count 8. Be imprisoned in the United States Penitentiary, at Leavenworth, Kansas, and be confined for the term of Eighteen (18) Months.

It is further ordered by the Court that the sentence in Counts 2, 3, 4, 5, 6 7 and 8 shall run concurrently to sentence in Count 1 herein.

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