

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA. THURSDAY, JANUARY 2, 1930.

Court convened pursuant to adjournment Thursday, January 2nd, 1930.

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

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

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

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

vs.

NOWATA OIL & REFINING COMPANY,
A Corporation, Defendant.

EVELYN COHEN, Respondent.

IN EQUITY

No. 460.

ORDER GRANTING GUY S. MANATT, TEMPORARY RECEIVER
LEAVE TO FILE PETITION FOR RULE RE-
QUIRING EVELYN COHEN, RESPONDENT
TO SHOW CAUSE

Upon consideration of the petition of Guy S. Manatt, Temporary Receiver of the Nowata Oil & Refining Company, a Corporation, for rule requiring Evelyn Cohen to show cause:

IT IS ORDERED That said Guy S. Manatt, Temporary Receiver, be, and he is hereby, granted leave to file said petition for rule to show cause in the above entitled action.

Made and entered this 2nd day of January, 1930, by the Court.

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

ENDORSED: Filed Jan. 2, 1930.
H. P. Warfield, Clerk.

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

Mississippi Valley Merchants
State Trust Company, a corporation, Trustee, successor to
Mississippi Valley Trust Company,
a corporation, Plaintiff,

vs.

Oklahoma Union Railway Company,
a corporation, Defendant.

No. 478 - Equity.

ORDER - A.

It appearing to the court that the plaintiff has delivered to the Clerk of this Court a check in the sum of \$500.00 as deposit for the Special Master, C. M. Oakes,

It is by the court ordered that the Clerk endorse and deliver the check to the Special Master to be used in accordance with the former order of this court.

Dated at Tulsa, Oklahoma, January 2, 1930.

ENDORSED: Filed Jan. 2, 1930. H. P. Warfield, Clerk. F. E. KENNAMER, Judge.

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

NORTHERN
EQUITY SESSION

District of
TULSA, OKLAHOMA.

OKLAHOMA

FRIDAY, JANUARY 3, 1930.

Court convened pursuant to adjournment Friday, January 3rd, 1930.

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

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

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

WALTER J. REILLY, E. G. SAILOR, CATHERINE S. FAUROT, and G. M. SILVERTHORNE,	Complainants	}	IN EQUITY
vs.			
NOWATA OIL & REFINING COMPANY, A Corporation,	Defendant	}	no. 460.
EVELYN COHEN,	Respondent		

RULE TO SHOW CAUSE

The President of the United States to Evelyn Cohen:

You are hereby cited and admonished to appear before the District Court of the United States for the Northern District of Oklahoma on the 3rd day of January, 1930, at Tulsa, Oklahoma, at 9:30 A. M. and show cause, if any there be, why you should not forthwith vacate and deliver up possession of the following described real estate, to-wit:

The south forty (40) feet of Lot 1
and the north ten (10) feet of Lot
2, in Block 102 in the Original
Townsite of the City of Tulsa,
Oklahoma.

A copy of the petition of Guy S. Manatt, Temporary Receiver for rule to show cause, together with copy of the order of the Court granting rule, are hereto attached.

Witness the Honorable F. E. Kennamer, Judge of the District Court of the United States for the Northern District of Oklahoma, this 31st day of December, 1920.

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

ENDORSED: Filed Jan. 3, 1930.
H. P. Warfield, Clerk.

WALTER J. REILLY, ET AL,	Plaintiffs,	}	Equity No. 460.
vs			
NOWATA OIL & REFINING CO.	Defendant.		

Now on this 3rd day of January, A. D. 1930, the above entitled cause came on for hearing on Rule to Show Cause, and at this time is it ordered by the Court that Respondent, Evelyn Cohen, be given until January 15th, 1930, to make surety bond.

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

NORTHERN District of OKLAHOMA

EQUITY SESSION TULSA, OKLAHOMA. FRIDAY, JANUARY 3, 1930.

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

The Brown-Crummer Investment Company,	Plaintiff,	}	No. 472 - Equity.
	vs.		
The City of Miami, a municipal, corporation,	Defendant.	}	

JOURNAL ENTRY.

Now on this 3 day of January, 1930, the motion of the defendant in the above entitled cause to amend its answer by interlineation coming on to be heard, and it appearing to the court that said motion should be sustained,

IT IS THEREFORE ORDERED that the defendant be and is hereby given leave to amend its answer as requested in said motion.

F. E. KENNAMER, Judge.

Approved:
Twyford & Smith,
Elcock & Martin,
Attorneys for Plaintiff.

A. G. Croninger,
Attorney for Defendant.

ENDORSED: Filed Jan. 3, 1930.
H. P. Warfield, Clerk.

The Brown-Crummer Investment Company,	Plaintiff,	}	No. 472 - Equity.
	vs.		
The City of Miami, a municipal corporation,	Defendant.	}	

Now on this 3rd day of January, A. D. 1930, it is ordered by the Court that the above entitled cause be stricken from the assignment of January 17th, 1930, on account of said cause pending on briefs.

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

NORTHERN
EQUITY SESSION

District of OKLAHOMA
TULSA, OKLAHOMA. MONDAY, JANUARY 6, 1930.

Court convened pursuant to adjournment Monday, January 6th, 1930.

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

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

JOHNS-MANNSVILLE CORP., Plaintiff, }
vs. } No. 405 - Equity.
NATIONAL TANK SEAL COMPANY, Defendant. }

Now on this 6th day of January, A. D. 1930, judgment by the Court is rendered in favor of the defendant and against the plaintiff.

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

Nowata Oil and Refining Company, a corporation, Plaintiff, }
vs. } No. 436 - IN EQUITY.
Thos. E. Elliott, Defendant. }

ORDER AUTHORIZING DISBURSEMENT OF ATTORNEY'S FEES.

Upon the foregoing application of Randolph, Haver, Shirk & Bridges, and after an examination of the charges and a statement of account of services rendered by Randolph, Haver, Shirk & Bridges, upon the suggestion of this court that Guy S. Manatt, Receiver, employ said firm to prosecute this action, it is found by the Court that the charges by said firm are reasonable for the services rendered by them, and it is therefore considered and adjudged by the Court that Guy S. Manatt, Receiver herein, be and he is hereby authorized and directed to issue to Randolph, Haver, Shirk & Bridges his check as Receiver in the sum of \$750.00, in payment of the services rendered by said firm in this case through the United States Circuit Court of Appeals.

DATED this 6th day of January, 1930.

F. E. KENNAMER, Judge.

ENDORSED: Filed Jan. 6, 1930.
H. P. Warfield, Clerk.

UNITED STATES OF AMERICA, Plaintiff, }
vs. } No. 444 - Equity.
WILLIAM STONAKER, ET AL, Defendants. }

Now on this 6th day of January, A. D. 1930, decree is rendered by the Court in favor of defendants and against plaintiff herein.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. MONDAY, JANUARY 6, 1930.

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

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

vs.

Nowata Oil & Refining Company,
a corporation, Defendant.

No. 460 - EQUITY.

ORDER CONFIRMING RECEIVER'S AMENDED
FINAL REPORT AND DISCHARGING RECEIVER.

On this 6 day of January, 1930, there came on to be heard the amended final report of Donald P. Oak, Receiver appointed by the court in the above cause, and the parties being present by their respective counsel, and the Court having duly considered said report, finds that said report should be in all things confirmed.

The Court further finds that the said Donald P. Oak, Receiver, has in all respects managed the property placed in his charge and disposed of the same according to the orders and directions of this Court, and that said Receiver and his bondsmen should be released and discharged from all further liability.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by the Court that the amended final report of Donald P. Oak, Receiver herein, be, and it is hereby approved, and the said Donald P. Oak, as Principal, and the Aetna Life Insurance Co., as sureties, on said Receiver's bond, should be, and they are hereby released from all further liability.

F. E. KENNAMER,
United States District Judge.

ENDORSED: Filed Jan. 6, 1930.
H. P. Warfield, Clerk.

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

Mississippi Valley Merchants State
Trust Company, a corporation, Trustee,
Plaintiff.

vs.

Oklahoma Union Railway Company,
a corporation, Defendant.

No. 478 - Equity.

O R D E R

This matter coming on for hearing on this 6th day of January, 1930, on the application of United Brick & Tile Company, a corporation, for leave of court to intervene in the above styled and numbered cause, and the court having been fully advised in the premises, and having duly considered said application, finds:

That said applicant, United Brick & Tile Company, should be permitted to intervene in this cause and set up and plead whatever right, title, interest, estate, equity or lien it has in or to the property and premises of the Oklahoma Union Railway Company, a corporation, defendant herein, and that said applicant have an adjudication thereon.

IT IS, THEREFORE, BY THE COURT ORDERED that the United Brick & Tile Company, a corporation, be, and it is hereby given leave of court

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

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EQUITY SESSION

TULSA, OKLAHOMA. TUESDAY, JANUARY 7, 1930.

Court convened pursuant to adjournment Tuesday, January 7th, 1930.

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

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

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

Now on this 7th day of January, A. D. 1930, there comes on for hearing motion to file supplemental complaint. After being advised in the premises, it is ordered by the Court that said motion be sustained.

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

City of Pawhuska ex rel J. B. Graham,	Plaintiff,	} No. 227 Equity.
-vs-		
Midland Valley Railroad Company, a corporation,	Defendant.	

DECREE VACATING FORMER DECREE FILED HEREIN AND REMANDING CAUSE TO STATE COURT

On this 7 day of January, 1930, upon application of the plaintiff herein, it appearing to the Court that heretofore by decree of this Court dated May 23, 1928, it was adjudged that the plaintiff take nothing by its action and that the defendant have judgment for its costs; and it further appearing that by mandate of the United States Circuit Court of Appeals for the Eighth Circuit spread of record in this Court on the 19th day of August, 1929, it was ordered and directed that this Court vacate and set aside the decree of May 23, 1928, and remand this cause herein to the District Court of Osage County, Oklahoma, from which it was removed to this Court, and it further appearing that this Court has not jurisdiction of this action;

In obedience to said mandate and because of lack of jurisdiction, it is ORDERED, ADJUDGED AND DECREED that the judgment and decree of this Court dated May 23, 1928, in the above entitled and numbered cause be and the same is hereby vacated.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that this cause be remanded to the District Court of Osage County for want of jurisdiction in this Court to proceed herein.

It is FURTHER ORDERED that the Clerk of this Court transmit to the District Court of Osage County, a certified copy of this order with a copy of all pleadings filed and proceedings had in this Court, and tax the expense thereof as costs in this case.

It is FURTHER DECREED that the defendant pay the costs taxed in this Court.

F. E. KENNAMER

O. K.

ENDORSED: Filed Jan. 7, 1930.
H. P. Warfield, Clerk.

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

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OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA. TUESDAY, JANUARY 7, 1930.

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

The Seaboard National Bank of the City of New York, Turstee, Complainant,

vs.

The Tulsa Street Railway Company, a corporation, et al., Defendants.

No. 388 - Equity.

O R D E R

Now on this 7th day of January, 1930, the above cause comes regularly on for hearing upon the final report of C. Kline, receiver in this case, heretofore and on October 11, 1929, filed in this cause.

Complainant appears by its attorneys Breckinridge & Bostock, and the receiver appears by his attorneys Moss & Young, and Clarence Warren.

Thereupon said report is presented and examined by the court, and the court, after having examined the same and finding that there are no exceptions or objections filed, finds that the same should be approved, the receiver discharged and his bondsman exonerated.

IT IS THEREFORE considered, ordered and adjudged that the final report of C. Kline, receiver herein, be and the same is hereby approved, ratified and confirmed, and the Continental Casualty Company, bondsman of said receiver, is hereby discharged.

F. E. KENNAMER, Judge.

C. K. Breckinridge & Bostock, Attorneys for Complainant.

O. K. Moss & Young, C. A. Warran, Attorneys for Defendant.

ENDORSED: Filed Jan. 7, 1930. H. P. Warfield, Clerk.

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

Aetna Life Insurance Company, of Hartford, Connecticut, Plaintiff,

-vs-

Viola Lambert, Defendant.

No. 400 - Equity.

ORDER DENYING APPLICATION OF ADMINISTRATOR

On this 7th day of January, 1930, came on to be heard regularly the application of the administrator herein Harry C. Ballinger, as administrator of the estate of William W. Lambert, deceased, praying that the court vacate and set aside the decree herein rendered and permit him, as said administrator, to be let in to defend, and the Aetna Life Insurance Company appeared by counsel and the said administrator appeared not either in person or by counsel, and thereupon the court considered the said application and finds that the administrator has no right or interest in the subject matter of the controversy herein; that the said decree was properly entered, and that the same should not be vacated and set aside.

It is, therefore, by the court, ORDERED AND ADJUDGED that the application of the administrator to have the decree heretofore entered in this cause vacated and set aside and to be permitted to defend be and the same is hereby denied.

F. E. KENNAMER, Judge.

ENDORSED: Filed Jan. 7, 1930. H. P. Warfield, Clerk.

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

NORTHERN
EQUITY SESSION

District of
TULSA, OKLAHOMA. TUESDAY, JANUARY 7, 1930.

OKLAHOMA

SAM FORD, Plaintiff, }
vs. } No. 422 - Equity.
PRAIRIE OIL & GAS COM- }
PANY, ET AL, Defendants. }

Now on this 7th day of January, A. D. 1930, there comes on for hearing motion to revive said cause. After being advised in the premises it is ordered by the Court that said motion be, and the same is hereby sustained.

NOWATA OIL & REFINING CO., Plaintiff, }
vs. } No. 439 - Equity.
H. R. MCGILL, Defendant. }

Now on this 7th day of January, A. D. 1930, it is ordered by the Court that said cause be continued to next Monday, January 13th, 1930.

OIL WELL SUPPLY COMPANY, Plaintiff, }
a corporation, }
vs. } No. 453 - Equity.
CHARLES F. NOBLE, ET AL, Defendants. }

Now on this 7th day of January, A. D. 1930, the above entitled cause came on for hearing and at this time it is ordered by the Court that the State Auditor shall have one week from date to prepare application for intervention herein.

IN THE UNITED STATES COURT FOR THE NORTHERN DISTRICT
OF OKLAHOMA

WALTER J. REILLY, E. G. SAILOR, }
CATHERINE S. FAUROT, and }
G. M. SILVERTHORNE, Complainants, }
-vs- } No. 460 EQUITY.
NOWATA OIL & REFINING COMPANY, }
a corporation, Defendant. }

O R D E R

On this 7th day of January, 1930, this cause comes regularly for hearing on the Application of Edna Wrightsman and the Response of the Receiver thereto, and the Court having examined the same, the matter being presented and the Court being fully advised in the premises, finds that said Application should be granted and, accordingly, it is by the Court

ORDERED, ADJUDGED and DECREED that Guy S. Manatt, Receiver of Nowata Oil & Refining Company, a corporation, be, and he is hereby authorized and directed to make, execute and deliver unto Edna Wrightsman and C. J. Wrightsman, her husband, a release of all of the interest of said Nowata Oil & Refining Company in and to that certain Oil and Gas Mining Lease, dated December 27, 1923, covering the following described property located in Tulsa County, Oklahoma, to-wit:

South Half (S/2) of Northeast Quarter (NE/4) and Northeast Quarter (NE/4) of Southeast Quarter (SE/4) and South Half (S/2) of Southeast Quarter (SE/4) of Section Thirty (30), Township Nineteen (19) North, Range Twelve (12) East, and containing 200 acres, more or less,

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same being recorded in the office of the County Clerk in Tulsa County, Oklahoma, in Book 486, Page 517; and that a certified copy of this Order be attached to said release.

F. E. KENNAMER, Judge.

O. K.
Randolph, Haver, Shirk & Bridges,
Attys. for Pltfs.

ENDORSED: Filed Jan. 7, 1930.
H. P. Warfield, Clerk.

MISSOURI STATE LIFE INSURANCE COMPANY, Plaintiff, }
vs. } No. 465 - Equity.
E. H. ROLLESTONE, ET AL, Defendants. }

Now on this 7th day of January, A. D. 1930, it is ordered by the Court that the above entitled cause be continued to January 13th, 1930.

PATENT SPECIALTIES CORPORATION, Plaintiff, }
vs. } No. 467 - Equity.
WILLIAMS BROS., INC., Defendant. }

Now on this 7th day of January, A. D. 1930, it is ordered by the Court that defendant herein be granted to February 1st, 1930, to file answer to intervenors.

P. K. FRENCH, Plaintiff, }
vs. } No. 470 - Equity.
GLADYS BELLE OIL COMPANY, Defendant. }

Now on this 7th day of January, A. D. 1930, it is ordered by the Court that the above entitled cause be passed at this time.

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

Now on this 7th day of January, A. D. 1930, it is ordered by the Court that the above entitled cause be passed at this time.

UNITED STATES OF AMERICA, Plaintiff, }
vs. } No. 485 - Equity.
MYRTIE M. HALE, ET AL, Defendants. }

Now on this 7th day of January, A. D. 1930, there comes on for hearing motion for judgment herein. After being advised in the premises it is ordered by the Court that said motion be, and the same is hereby overruled.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION
TULSA, OKLAHOMA. TUESDAY, JANUARY 7, 1930.

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

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

ORDER ENLARGING TIME FOR CREDITORS AND
CLAIMANTS TO FILE CLAIMS

It appearing that under the order of this court heretofore made, all creditors and claimants were required to file their claims on or before the expiration of forty (40) days from and after the first publication of notice to claimants and creditors of defendant, United Iron Works, Inc., made by John S. Farrington, as Ancillary Receiver in accordance with provisions of the order heretofore entered in respect to the filing of creditors' claims, and it further appearing that time in which creditors' claims were required by said order to be filed herein expired under date of December 17, 1929, and it further appearing that under date of December 17, 1929, the United States District Court within and for the Western Division of the Western District of Missouri, in Equity cause No. 1375 therein pending, being the primary receivership proceeding had in the matter of United Iron Works, Inc., to which this cause is ancillary, entered a certain order extending time in which claimants and creditors are required to file their claims for twenty (20) days from and after December 17, 1929,

NOW, THEREFORE, IT IS ORDERED that the time wherein creditors and claimants are and shall be and have heretofore been required, to file their claims with Receiver herein, as provided by the previous order of this court, and and the same is hereby enlarged and extended to the end that creditors and claimants shall and may have twenty (20) days from and after December 17, 1929, in which to file their claims and demands herein with John S. Farrington, as ancillary Receiver, for defendant United Iron Works, Inc., all other provisions of the previous order of this court in reference to the filing of demands of creditors and claimants, to be otherwise unmodified hereby. By the Court.

F. E. KENNAMER,
District Judge.

ENDORSED: Filed Jan. 7, 1930.
H. P. Warfield, Clerk.

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

Now on this 7th day of January, A. D. 1930, it is ordered by the Court that the above entitled cause be passed at this time.

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

UNITED STATES FIDELITY & GUARANTY COMPANY,
A CORPORATION OF BALTIMORE, MARYLAND, Plaintiff, }
vs. } No. 498-Equity.
BANK OF COMMERCE OF RALSTON, OKLAHOMA,
AND J. O. CALES, Defendants. }

O R D E R

The above entitled matter coming on for hearing this 7th day of January, 1930, upon the motion to dismiss heretofore filed by the defendants herein, upon consideration, the court finds that the same should be overruled.

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

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OKLAHOMA

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EQUITY SESSION

TULSA, OKLAHOMA. TUESDAY, JANUARY 7, 1930.

T. B. SLICK,

Plaintiff,)

vs.

No. 510 - Equity.

UNION TRANSPORTATION
COMPANY,

Defendant.)

Now on this 7th day of January, A. D. 1930, it is ordered by the Court that leave be granted plaintiff herein to file amended Bill, and defendant be given ten (10) days to plead or twenty (20) days to answer.

Court adjourned until January 8, 1930.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. WEDNESDAY, JANUARY 8, 1930.

Court convened pursuant to adjournment Wednesday, January 8th, 1930.

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

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

JOE GRAYSON, ET AL,	Plaintiff,	} No. 408 - Equity.
vs.		
THE PRAIRIE OIL & GAS COMPANY,	Defendant.	}

Now on this 8th day of January, A. D. 1930, the above entitled cause came on for hearing and at this time it is ordered by the Court that said cause be stricken from the trial assignment of this day as per stipulations filed.

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

NORTHERN
EQUITY SESSION

District of OKLAHOMA
TULSA, OKLAHOMA. THURSDAY, JANUARY 9, 1930.

Court convened pursuant to adjournment Thursday, January 9th, 1930.

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

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

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

First National Bank, of Tulsa, Oklahoma,	Plaintiff.	} Equity No. 39.
v.		
National Hardwood Company,	Defendant.	
George J. Thomson,	Intervener.	

ORDER TO SHOW CAUSE WHY THE SALE OF PERISHABLE
PROPERTY SHOULD NOT BE HAD.

This matter coming on this day to be heard upon the report of G. H. Smith, as receiver of National Hardwood Company, recommending the sale of certain personal property, and the Court being advised in the premises;

IT IS HEREBY ORDERED that the plaintiff and interveners and all parties shown of record to be asserting claims against the receivership herein, and each of them, show cause, if any they have before this Honorable Court on the 27th day of January, 1930, why an order should not be made by this Court authorizing, empowering and directing G. H. Smith, as receiver of National Hardwood Company, to sell, free and clear of all liens, at private sale, for cash, the following described personal property:

- 1 Metal Covered Three Story Mill Building,
less Sorting Shed
- 1 Filer and Stowell Right Hand Band Mill Complete
with wheels 8' in diameter for saws 12' wide
- 1 Log Deck Transfer
- 1 3-Arm Log Loader and Deck Stop
- 1 Steam Nigger with Oscillating Cylinders
- 1 Right Hand 3 Block Carriage
- 2 Automatic Carriage Buffers
- 1 Direct Acting Steam Feed
- 42 Live Rolls
- 14 Dead Rolls
- 1 Edger Transfer
- 1 Slab Throw Off
- 1 Edger
- 1 Rear Edger Table Rolls
- 1 Slasher and Slab Transfer
- Slab and Refuse Conveyers and Chains
- 1 Cut Off Saw
- 1 #35 Dittbener Hog
- 1 Set Filing Room Machinery, Including:
 - 1 Automatic Circular Grinder
 - 1 Automatic Band Saw Grinder, with Racks & Clamps
 - 1 Roller
 - 1 Lap Grinder
 - 1 Set Brazing Clamps
- 1 No. 8 Champion Blower
- 2 Boiler Feed Pumps
- 2 10" Band Saws
- 2 8" Band Saws
- 54 Lumber Buggies
Conveyers and Chains

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TULSA, OKLAHOMA. THURSDAY, JANUARY 9, 1930.

now located on the mill site near Kenwood, in Delaware County, Oklahoma, in his possession as receiver of said National Hardwood Company, for the best price obtainable therefor, in no event to be less than \$3500.00, and further ordering the receiver to pay over the proceeds thereof after deducting and paying all expenses of the receiver in connection with the sale thereof, to the account of said receiver in First National Bank, at Tulsa, Oklahoma, to await the determination by this Court of the rights and claims of said parties under their alleged mortgages and lien claims; and why said alleged liens should not be transferred from said personal property to the said proceeds thereof.

It is further ordered that the said receiver cause that a copy of this order to show cause be personally served or served by registered mail on all said parties unless such service be waived, and that such service be made at least fifteen (15) days before the date named above, set for the hearing of said order.

Dated at Tulsa, Oklahoma, this 9 day of January, 1930.

F. E. RENNAMER, Judge.

ENDORSED: Filed Jan. 9, 1930.
E. P. Warfield, Clerk.

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

NORTHERN District of OKLAHOMA
REGULAR JANUARY, 1930 SESSION TULSA, OKLAHOMA. FRIDAY, JANUARY 10, 1930.

Court convened pursuant to adjournment Friday, January 10th, 1930.

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

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

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

Oil Well Supply Company,	Plaintiff,)	
vs.)	
Charles F. Noble, Osage Petroleum Corporation, a corporation, the Continental Supply Company, a corporation, Republic Supply Company, a corporation, The First National Bank & Trust Company of Tulsa, a corporation, J. M. Duncan, and S. O. Noble,	Defendants.)	Equity No. 455.

ORDER GRANTING THE STATE OF OKLAHOMA PERMISSION TO INTERVENE AND FILE PETITION OF INTERVENTION HEREIN.

Be it remembered that on this the 7th day of January, 1930, the State of Oklahoma, ex rel. A. S. J. Shaw, State Auditor of the State of Oklahoma, having appeared in the above numbered and styled cause of action and applying to the court for permission to intervene and file its petition of intervention herein, setting up its lien claim for taxes alleged to be due and delinquent on and against the properties placed under receivership herein.

The court being fully advised in the premises finds that the State of Oklahoma, ex rel A. S. J. Shaw, should be permitted to intervene and file herein its petition with lien claim for taxes attached, and

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED by the court that said State of Oklahoma, ex rel A. S. J. Shaw, State Auditor, be, and it is hereby granted, permission to intervene in this cause and file its petition of intervention herein, in which petition it seeks to prove and establish its claim for taxes.

IT IS FURTHER ORDERED that said State of Oklahoma, ex rel A. S. J. Shaw, State Auditor, be, and it is hereby granted, seven days time from and after this date within which to file its said petition of intervention, and it is so ordered.

F. E. KENNAMER,
Judge of Said Court.

ENDORSED: Filed Jan. 10, 1930.
H. P. Warfield, Clerk.

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

NORTHERN

District of

OKLAHOMA

REGULAR JANUARY 1930 SESSION TULSA, OKLAHOMA. FRIDAY, JANUARY 10, 1930.

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

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

vs.

NOWATA OIL & REFINING COMPANY,
A Corporation, Defendant

EVELYN COHEN, Respondent

IN EQUITY no. 460.

JOURNAL ENTRY

BE IT REMEMBERED That on this 3rd day of January, 1930, the above entitled cause came on for hearing before the Court, upon the rule to show cause issued against and served upon the respondent, the Nowata Oil & Refining Company appearing by Guy S. Manatt, Temporary Receiver, and the Respondent appearing in person and by her attorney, Samuel A. Boorstin.

Thereupon the Receiver and attorney for the Respondent made their statements to the Court, and the Respondent asked for time with- in which to agree upon a stipulation with the Receiver herein, which permission was granted by the Court.

Thereafter, on said day, the Receiver and Respondent's attor- ney, Samuel A. Boorstin, appeared before the Court and advised the Court that they had agreed as follows:

I

That the Respondent, Evelyn Cohen, should have until the 15th day of January, 1930 within which to obtain a satisfactory surety upon a lease which she desired to make covering

The south forty (40) feet of
Lot One (1) and the North
Ten (10) feet of Lot Two (2), in
Block 102 in the Original Town-
site of the City of Tulsa,
Oklahoma,

of the property of the Nowata Oil & Refining Company, a Corporation, and in addition thereto to procure the necessary funds with which to pay the first month's payment of two hundred twenty-five dollars (\$225.00), covering the period beginning with the 16th day of Dec- ember, 1929, and ending on the 15th day of January, 1930.

II

That during said period, the operation of the heating plant in said building should be entrusted either to the engineer firing the heating plant in the Tuloma Building, in the City of Tulsa, or to Mrs. Swain, the janitress working for Respondent, and that Respondent should forthwith pay, in advance, for the firing of said heating plant and in addition thereto should refrain from in any manner attempting to oper- ate said plant herself.

III

That in case the Respondent should fail to obtain a satis- factory surety on the said contemplated lease on or before the 15th day of January, 1930, that said building should be vacated by the Respondent on the 16th day of January, 1930, and that in case Respon- dent should fail to so vacate said building on the 16th day of Janu- ary, 1930, and after default in the making of said lease, then and in that event an order should issue, directing the Marshal to forthwith dispossess said Respondent and place the Receiver in possession of said premises;

And requested the Court to approve and ratify said stipula- tion.

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

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

District of OKLAHOMA
TULSA, OKLAHOMA. FRIDAY, JANUARY 10, 1930.

And the Court being fully advised in the premises, finds that such stipulation should be ratified.

IT IS THEREFORE ORDERED BY THE COURT That the stipulation above set forth be and the same is hereby approved and that in case the Respondent shall meet the requirements above set forth with reference to the completing of the execution of the lease on the above described premises, then and in that event Respondent shall remain in possession under the terms of said lease, but that in case she fails to complete the execution of said lease, Respondent shall vacate said premises on the 16th day of January, 1930.

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

J. K.
Guy S. Manatt,
Receiver for Nowata Oil &
Refining Company.

O. K.
Sam'l. A. Doorstin,
Attorney for Respondent,
Evelyn Cohen.

ENDORSED: Filed Jan. 10, 1930.
H. P. Warfield, Clerk.

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

MISSISSIPPI VALLEY MERCHANT'S
STATE TRUST COMPANY, A Corporation,
Trustee, Plaintiff,

-vs-

OKLAHOMA UNION RAILWAY COMPANY,
a Corporation, Defendant.

)
)
) No. 470 Equity.
)
)

O R D E R

This matter coming on for hearing on this the 10 day of January, 1930, the said Metal and Thermit Corporation asking leave of court to intervene in the above styled and numbered cause, and the court having been fully advised in the premises finds:

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

IT IS THEREFORE BY THE COURT ORDERED that the Metal and Thermit Corporation be and it is hereby given leave of court to intervene in the above styled and numbered cause, and set out and plead its claim and lien and whatever right, title, interest, estate, lien, claim or equity it has in and to the premises sought to be foreclosed in this action.

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

ENDORSED: Filed Jan. 10, 1930.
H. P. Warfield, Clerk.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA.

FRIDAY, JANUARY 10, 1930.

MIDLAND VALLEY RAILWAY COM-
PANY, ET AL, Plaintiff,

vs.

CITY OF TULSA, ET AL, Defendants.

No. 516 -Equity.

Now on this 10th day of January, A. D. 1930, there comes on for hearing motion of defendant to dismiss and hearing on temporary injunction herein. After being advised in the premises it is ordered by the Court that said motion to dismiss be overruled and exceptions are allowed. Plaintiff introduces testimony of witness R. J. Pleasant as evidence and proof. Thereupon, the hour for adjournment having arrived, said cause is continued until January 11th, 1930.

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

NORTHERN
DISTRICT OF
OKLAHOMA

District of

OKLAHOMA

TULSA, OKLAHOMA. SATURDAY, JANUARY 11, 1930.

Court convened pursuant to adjournment Saturday, January 11th, 1930.

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

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

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

James W. Gullett, Receiver, etc.,
Plaintiff, }
-vs- } No. 420 Equity.
E. A. West, Et Al., }
Defendants. }

O R D E R

Now on this 11th day of January, 1930, this cause came on to be heard upon the application and agreement of the parties herein for an Order striking the above styled cause of action from the trial docket of January 15, 1930, and ordering the said action referred to G. O. Grant as Special Master, and it appearing to the Court that the parties involved in this action have agreed that such an Order be entered, and being fully advised in the premises, and upon consideration thereof, finds that said Order should be granted.

IT IS THEREFORE BY THE COURT CONSIDERED, ORDERED, ADJUDGED AND DECREED, that the above styled cause of action be, and the same is hereby stricken from the trial docket of January 15, 1930, and is referred to G. O. Grant as Special Master. It is further ordered that the said Special Master, G. O. Grant, make and file his report, both as to findings of fact and conclusions of law, herein on or before the 30th day of March, 1930, unless the time for filing such report be further extended by the proper order of this Court.

F. E. KENNAMER, Judge.

ENDORSED: Filed Jan. 11, 1930.
H. P. Warfield, Clerk.

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

Now on this 11th day of January, A. D. 1930, it is ordered by the Court that the above entitled cause be stricken from the trial assignment, by agreement of all parties, and said case is re-set for January 28th, 1930.

MIDLAND VALLEY RAILWAY CO., ET AL, Plaintiffs, }
vs. } No. 516 - Equity.
CITY OF TULSA, ET AL, Defendants. }

Now on this 11th day of January, A. D. 1930, the above entitled cause comes on for further hearing. Defendants introduce evidence and proof in support of their arguments as heretofore with the following witnesses: R. A. Clerk, A. H. Apple, Mrs. Clark, A. P. Cruce, Mrs. Cruce, H. G. Ross, Jno. A. Arnold, C. L. Sherman, Lester Sherman, Mr. Logie, C. H. Leif and C. G. Holt. Plaintiff offers rebuttal testimony with witness R. J. Pleasant. Thereupon it is ordered by the Court that restraining order continue in effect till Tuesday, January 14, 1930, and injunction is hereby denied.

Court adjourned until January 13, 1930.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. MONDAY, JANUARY 13, 1930.

Court convened pursuant to adjournment Monday, January 13th, 1930.

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

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

JANE JEFFERSON, ET AL, Plaintiff,)
vs.) No. 29 - Equity.
GYPSY OIL COMPANY, ET AL, Defendants.)

Now on this 13th day of January, A. D. 1930, it is ordered by the Court that the above entitled cause be passed at this time to be reset later.

A. M. WIDDOWS AND FRANK T. McCOY, Plaintiffs,)
vs.) No. 264 - Equity.
JOHN H. DYKES, RECEIVER, Defendant.)

Now on this 13th day of January, A. D. 1930, the above entitled cause came on for hearing, plaintiffs being represented by counsel, John T. Craig, of Pawhuska, Oklahoma, and defendant being represented by R. B. Keenan, of Tulsa, Oklahoma. Both sides announce ready and opening statement of counsel are made. Plaintiff introduced evidence and proof with the following witnesses: Mr. H. R. Little; and defendant offers in evidence testimony of H. O. McSpaden, and Mr. Crewson. Plaintiff offers rebuttal testimony of H. R. Little. Thereafter both sides rest and said cause is taken under advisement by the Court. Defendant is given ten (10) days to file reply brief.

MISSOURI VALLEY BRIDGE & IRON COMPANY, Plaintiff,)
vs.) No. 264 - Equity.
J. H. MIDDLETON, ET AL, Defendants.)

Now on this 13th day of January, A. D. 1930, the above entitled cause came on for hearing and at this time said case is stricken, closed.

JOHN H. DYKES, REC., Plaintiff,)
vs.) No. 285 - Equity.
J. O. COLBURN, Defendant.)

Now on this 13th day of January, A. D. 1930, the above entitled case is passed to January 23rd, 1930.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. MONDAY, JANUARY 13, 1930.

That in connection with such sale aforesaid, the said Special Master incurred costs incident to the publication of said notice aforesaid, in the sum of \$36.00, and said sum should be paid, and in connection with the services rendered said Special Master is entitled to a fee for such services, to be fixed by this Court, in a sum commensurate with such services, which the Court finds to be in the sum of \$100.00.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said sale be and hereby is confirmed in all respects, and that the Special Master herein, Frank T. McCoy, is hereby ordered and directed to execute to the purchaser herein, the said Fred G. Drummond, a proper deed of conveyance covering said described land, upon the payment by said purchaser to said Special Master of the said sum of \$3763.00, the amount of said bid; and that said Special Master, Frank T. McCoy, is further ordered and directed to pay from said purchase price so received all court costs, publication fees herein incurred, in the sum of \$36.00, and to retain from said sum \$100.00 as a fee for his services herein, and that the residue of said sum be by him paid to the Superintendent of the Osage Indian Agency, Pawhuska, Oklahoma.

F. E. KENNAMER, JUDGE.

ENDORSED: Filed Jan. 13, 1930.
H. P. Warfield, Clerk.

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

NOWATA OIL & REFINING COMPANY,)
a corporation, Complainant,)
vs.) No. 439 - Equity.
H. R. MCGILL, Defendant.)

ORDER VACATING ORDERS REFERRING CAUSE TO SPECIAL MASTER, AND SUBSTITUTING RECEIVER AS PLAINTIFF.

This cause coming on for hearing before me, F. E. Kennamer, Judge of said court, on the application of the intervener herein for an order vacating the orders heretofore made appointing Hon. C. L. Rider as special master herein and substituting Guy S. Manatt, receiver herein, as plaintiff; and it appearing to the court that all matters and things involved in controversy herein have been compromised and settled, and that said order should be made:

It is therefore CONSIDERED, ADJUDGED, ORDERED AND DECREED by the court, that the orders heretofore made in this cause appointing Hon. C. L. Rider special master herein and substituting Guy S. Manatt, receiver, as plaintiff herein, be and the same are hereby vacated, set aside and held for naught.

Done in open court this 13th day of January, 1930.

F. E. KENNAMER, Judge.

C. K. Randolph, Haver, Shirk & Bridges,
Attorneys for Plaintiff.

W. A. Chase,
G. C. Spillers,
Attorneys for Defendant.

ENDORSED: Filed Jan. 13, 1930.
H. P. Warfield, Clerk.

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

NORTHERN
DISTRICT OF OKLAHOMA
COURT HOUSE
TULSA, OKLAHOMA

District of

OKLAHOMA

TULSA, OKLAHOMA. MONDAY, JANUARY 13, 1930.

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

NO WATA OIL & REFINING COMPANY, a corporation,	Complainant,	} No. 439 - Equity.
vs.		
T. R. MC GILL,	Defendant.	

ORDER DISMISSING CAUSE WITH PREJUDICE

This cause coming on for hearing before me, F. E. Kennamer, judge of said court, upon the motion of plaintiff and defendant for an order dismissing this cause, with prejudice, at the cost of the plaintiff; and it appearing to the court that the Board of Directors of the plaintiff company did heretofore, on the 3rd day of January, 1930, pass a resolution authorizing the President of said company to sign a stipulation compromising all claims of the plaintiff against the defendant herein by reason of prior transactions between the plaintiff and defendant, and that the defendant has signed a stipulation satisfying all claims for prior transactions against the plaintiff, and that both said resolution and stipulation are attached to the motion for dismissal; and that said motion should be sustained:

It is therefore CONSIDERED, ORDERED, ADJUDGED AND DECREED that all matters and things involved in controversy in the above entitled cause have been compromised by the parties hereto, and that said cause should be and the same hereby is dismissed, with prejudice, at the cost of the plaintiff.

Done in open court this 13th day of January, 1930.

F. E. KENNAMER, Judge.

Approved:
Hopkins Starr & Hopkins,
Randolph, Haver, Shirk & Bridges,
Attorneys for Plaintiff.

W. A. Chase,
G. C. Spillers,
Attorneys for Defendant.

ENDORSED: Filed Jan. 13, 1930.
H. P. Warfield, Clerk.

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

WALTER J. REILLY, E. G. SAILOR, CATHERINE S. FAUROT and G. M. SILVERTHORNE,	Complainants,	} No. 460 - Equity.
vs.		
NO WATA OIL & REFINING COMPANY, a corporation,	Defendants.	
H. R. McGILL,	Intervenor.	

ORDER VACATING ORDERS REFERRING CAUSE
TO SPECIAL MASTER, AND SUBSTITUTING RECEIVER
AS PLAINTIFF

This cause coming on for hearing before me, F. E. Kennamer, Judge of said court, on the application of the intervenor herein for an order vacating the orders heretofore made appointing Hon. O. L. Rider as special master herein and substituting Guy S. Manatt, receiver herein, as plaintiff; and it appearing to the court that all matters and things involved in controversy herein, so far as H. R. McGill, intervenor herein, is concerned, have been compromised and settled, and that said order should be made;

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA. MONDAY, JANUARY 13, 1930.

IT IS THEREFORE CONSIDERED, ORDERED, ADJUDGED AND DECREED by the court, that the orders heretofore made in this cause appointing Hon. C. L. Rider special master herein and substituting Guy S. Manatt, receiver, as plaintiff herein, be and the same are hereby vacated, set aside and held for naught.

Done in open court this 13th day of January, 1930.

F. E. KENNAMER, Judge.

C. L. :
Randolph, Haver, Shirk & Bridges,
Attorneys for Plaintiff.

W. A. Chase,
G. C. Spillers,
Attorney for intervenor, H. R. McGill.

ENDORSED: Filed Jan. 13, 1930.
H. P. Warfield, Clerk.

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

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

vs.

Nowata Oil & Refining
Company, a corporation, Defendant.

}
} IN EQUITY NO. 460.
}

ORDER OF DISMISSAL.

NOW on this 13 day of Jan., 1930, on motion of Intervenor, H. R. McGill, it is ordered that the bill of intervention of H. R. McGill heretofore filed in this suit, and all of his claims therein be and the same hereby are dismissed with prejudice.

F. E. KENNAMER, Judge.

C. L.
W. A. Chase
G. C. Spillers,
Atty. for Intervenor.

Randolph, Haver, Shirk & Bridges,
Attys. for Pliffs.

ENDORSED: Filed Jan. 13, 1930.
H. P. Warfield, Clerk.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. TUESDAY, JANUARY 14, 1930.

WILLIAM P. HATCHETT, JR., ET AL, Plaintiffs, }
vs. } No. 434- Equity.
W. P. HATCHETT, ET AL, Defendants. }

Now on this 14th day of January, A. D. 1930, it is ordered by the Court that the above entitled cause be stricken from the trial assignment of this date.

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

Oil Well Supply Company, Plaintiff, }
a corporation, }
vs. } No. 453 - Equity.
Charles F. Noble, Osage Petroleum Corporation, et al, Defendants. }

ORDER ALLOWING PLAINTIFF LEAVE TO FILE AMENDED BILL.

Now on this, the 14th day of January, 1930, comes on to be heard the application of plaintiff for leave to file an amended Bill of Complaint in this cause, and the Court having considered the same and being fully advised in the premises, is of the opinion that said Application should be granted.

It is, therefore, ordered that plaintiff, Oil Well Supply Company, be, and it is hereby granted leave to amend its original Bill of Complaint in respects set forth in its application for leave to amend, and plaintiff is ordered to file such amended Bill instantler.

F. E. KENNAMER,
Judge of said Court.

ENDORSED: Filed Jan. 14, 1930.
H. P. Warfield, Clerk.

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

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

ORDER AUTHORIZING DEPOSITORY

On motion of John S. Farrington, Ancillary Receiver for Defendant in the above entitled cause,

IT IS ORDERED that said Ancillary Receiver be, and he is hereby, authorized to designate and use National Bank of Commerce of Tulsa, Oklahoma, as Ancillary Receiver's depository for funds in the hands of said Ancillary Receiver within the jurisdiction of this court.

IT IS FURTHER ORDERED that the act of said Ancillary Receiver in depositing funds in his hands, within this jurisdiction, in said National Bank of Commerce of Tulsa, Oklahoma, prior to this date, is in all respects hereby ratified, confirmed, sanctioned and approved.

Dated this 14 day of January, 1930.

F. E. KENNAMER,
District Judge.

ENDORSED: Filed Jan. 14, 1930.
H. P. Warfield, Clerk.

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

WESTERN DISTRICT OF OKLAHOMA

District of OKLAHOMA
TULSA, OKLAHOMA. WEDNESDAY, JANUARY 15, 1930.

Court convened pursuant to adjournment Wednesday, January 15th, 1930.

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

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

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

WILLIAM P. HATCHETT, a minor,
by his next friend, Gertrude Young,
Plaintiff,

vs.

W. P. HATCHETT, I. S. MINCKS,
et al, Defendants.

No. 434 - IN EQUITY.

O R D E R

Now on this the 14th day of January, 1930, it is by the
court ordered that the above styled cause set for trial on January
15, 1930, be and the same is hereby stricken from this assignment.

F. E. KENNAMER, Judge.

ENDORSED: Filed Jan. 15, 1930.
H. P. Warfield, Clerk.

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

WILLIAM P. HATCHETT, Jr., a minor,
by his next friend, Gertrude Young,
Plaintiff,

vs.

W. P. Hatchett, I. S. Mincks and
Effie Mincks, his wife,
Exchange Trust Company, a corporation,
E. E. Dhartier and F. L. Townsend,
Defendants.

No. 434 - IN EQUITY.

O R D E R

Now on this the 15th day of January, 1930, for good cause
shown, it is by the court ordered that the said R. W. Coleman be and
he is hereby made a party defendant, and it is further the order of
the court that subpoena issue to the said R. W. Coleman requiring him
to answer the bill of the plaintiff within twenty days after service
thereof.

WITNESS MY HAND as Judge, this the 15th day of January, 1930.

F. E. KENNAMER, Judge.

ENDORSED: Filed Jan. 15, 1930;
H. P. Warfield, Clerk.

Court adjourned until January 16, 1930.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA. THURSDAY, JANUARY 16, 1930.

Court convened pursuant to adjournment Thursday, January 16th, 1930.

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

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

JOHN EDGAR, Plaintiff, }
vs. } No. 344 - Equity.
EDWIN I. REISER, Defendant. }

Now on this 16th day of January, A. D. 1930, the above entitled cause came on for hearing and after being advised in the premises and after consideration of the facts presented it is ordered by the Court that decree be entered in favor of the defendant and against the plaintiff herein; to which ruling plaintiff excepts and thereupon gives notice of intention of appeal to Circuit Court of appeals.

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

Siller Kemohah and Amos Tiger,
Josephine Tiger and William Tiger,
minors, by their guardian, Siller Tiger,
now Siller Kemohah, Plaintiffs,

vs.

Shaffer Oil and Refining Company,
a corp., Continental and Commercial
Trust and Savings Bank, a corp.,
E. B. Neville, Frances Fixico, a
minor, Linwood Fixico, a minor,
Rudolph Fixico, a minor, and Theima
Fixico, a minor, and Wade Hampton,
guardian of the above named minors,
Alice King, nee Colbert, George King,
Jeanne Colbert, Twin State Oil Company,
E. C. Roberts, E. L. Roberts,
and E. G. Simms, Jr., Defendants.

No. 448 - Equity.

JOURNAL ENTRY OF JUDGMENT.

Be it remembered that on this 16th day of January, A. D. 1930, the same being one of the regular days of the January, 1930, term of the above entitled court, this cause having been duly assigned for hearing and trial on said date by the honorable Franklin E. Kennamer, District Judge of the above entitled court, the same came on for hearing and trial before the said court and the following parties, Judge of said court.

The plaintiffs appeared by their attorneys of record E. C. McMichael, C. B. Rogers, and Edward S. Beutie. The defendant, Shaffer Oil and Refining Company, a corp., appeared by its attorney, G. Earl Shaffer. The defendant, The Twin State Oil Company, a corp., appeared by its attorney, E. J. Gregg. The defendant E. L. Roberts and E. G. Simms, Jr., appeared by their attorney, A. B. Berger. The United States of America appeared by the honorable Louis H. Oliver, assistant United States district attorney for the northern district of Oklahoma. All parties appearing announced themselves ready for trial.

Thereupon the court ruled the defendants had the burden of the issue under the pleadings of the plaintiffs and said defendants as filed in this cause.

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

NO. 1178

District of

OKLAHOMA

DOCKET-BOOK

TULSA, OKLAHOMA. THURSDAY, JANUARY 10, 1930.

Thereupon the defendants introduced their oral testimony, documentary and record evidence and rested.

Thereupon the plaintiffs introduced their oral testimony, documentary and record evidence and rested.

The court having heard and considered all the evidence submitted by the respective parties, and the arguments of counsel, the court on its own motion adjourned this cause for the preparation and signing of the judgment until the 22nd day of January, 1930, at 10 o'clock A. M. on said date.

Now upon this 22nd day of January, 1930, the date to which this cause was continued, upon consideration by the court, it is ordered, adjudged and decreed as follows:

That the defenses interposed by the defendants, the Shaffer Oil and Refining Company, a corp., The Twin State Oil Company, a corp., C. P. Alexander, and L. C. Simms, jr., to plaintiffs' bill of complaint as contained by the petition, introduced in this cause, and all other oral defenses are in all things overruled. The plaintiffs take nothing under their bill of complaint in this cause against the said defendants, the Shaffer Oil and Refining Company, a corp., The Twin State Oil Company, a corp., C. P. Alexander, and L. C. Simms, jr., but that plaintiffs' bill of complaint be and the same is hereby dismissed against each and all of the said defendants with prejudice.

That the right, title, and interest in and possession of the defendants, the Shaffer Oil and Refining Company, a corp., The Twin State Oil Company, a corp., C. P. Alexander, and L. C. Simms, jr., in and to the real estate in plaintiffs' petition described, to-wit: The North Half of the Northwest Quarter (N $\frac{1}{2}$ of NW $\frac{1}{4}$) and North Half of the Southeast Quarter (N $\frac{1}{2}$ of SE $\frac{1}{4}$) of Section Eleven (11), Township Eighteen (18) North, Range Seven (7) East, be and the same is hereby quieted in said defendants as against any right, title, or interest of the plaintiffs and each of them, and as against all persons claiming by through or under them.

That the action taken by the Dawes Commission, the Secretary of the Interior, and the Chief of the Creek Nation of Indians in allotting and patenting the North Half of the Northwest Quarter (N $\frac{1}{2}$ of NW $\frac{1}{4}$) of Section Eleven (11), Township Eighteen (18) North, Range Seven (7) East, to one Leslie King, who is duly enrolled as a Creek Freedman on the New Born Creek Freedman Roll, opposite No. 505, and in allotting and patenting the North Half of the Southeast Quarter (N $\frac{1}{2}$ of SE $\frac{1}{4}$) of Section Eleven (11), Township Eighteen (18) North, Range Seven (7) East, to one Alice Colbert, who is duly enrolled as a minor Creek Freedman, opposite roll No. 92, be and the same is in all things approved, ratified and confirmed, and the patents so issued and delivered to the said allottees, Leslie King and Alice Colbert by the Creek Nation and approved by the Secretary of the Interior, and accepted by said allottees vested in said allottees, their heirs and grantees, the valid legal title to said land, which title is prior and superior to any right, title, or interest of the plaintiffs therein.

That the United States of America have judgment upon its answer and cross bill as prayed for therein, striking the name Do-saw-cher, opposite roll No. 7919, from the approved rolls of the Creek Nation of Indians, and cancelling of record the patents erroneously and unlawfully issued in the name of Do-saw-cher to the North Half of the Northwest Quarter (N $\frac{1}{2}$ of NW $\frac{1}{4}$) and the North Half of the Southeast Quarter (N $\frac{1}{2}$ of SE $\frac{1}{4}$) of Section Eleven (11) Township Eighteen (18) North, Range Seven (7) East, and that the defendants have and recover judgment against the plaintiffs for the costs of their defense in this action expended, to be taxed by the clerk of this court, to all of such said judgment plaintiffs object and except.

F. M. KISHNER, Judge.

RECORDED: Filed Jan. 22, 1930.
L. P. Warren, Clerk.

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

NORTHERN District of OKLAHOMA

EQUITY SESSION TULSA, OKLAHOMA, THIRTIETH, JANUARY 20, 1930.

CASIMIR RICHARD, ET AL, Plaintiffs,
vs. No. 450 - Equity.
L. B. JAMES, ET AL, Defendants.

Now on this 16th day of January, A. D. 1930, it is ordered by the Court that the above entitled cause be, and the same is hereby dismissed to January 17th, 1930.

OIL WELL SUPPLY CO., a corp., Plaintiff,
vs. No. 452 - Equity.
CHARLES F. NOBLE, ET AL, Defendants.

Now on this 16th day of January, A. D. 1930, it is ordered by the Court that the above entitled cause be, and the same is hereby stricken from the assignment of this and to be reassigned at a later date.

OIL WELL SUPPLY CO., a corp., Plaintiff,
vs. No. 453 - Equity.
CHARLES F. NOBLE, ET AL, Defendants.

Now on this 16th day of January, A. D. 1930, it is ordered by the Court that the above entitled cause be, and the same is hereby stricken from the assignment of this date.

WILLIAM BECK, Plaintiff,
vs. No. 455 - Equity.
H. E. JOBY, ET AL, Defendants.

Now on this 16th day of January, A. D. 1930, it is ordered by the Court that the above entitled cause be, and the same is hereby stricken from the assignment of this date, and reassigned to January 17th, 1930.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. FRIDAY, JANUARY 17, 1930.

And thereupon all parties announcing ready for trial, evidence was offered and introduced on behalf of the plaintiffs and on behalf of the defendants, and at the close thereof the court being duly advised finds all of the issues of fact and all of the issues of law in favor of the defendants.

It is there ORDERED, ADJUDGED and DECREED that the plaintiffs' bill be dismissed, and that the plaintiffs take nothing as against the defendants herein.

And it is further ORDERED, ADJUDGED and DECREED that The Prairie Oil & Gas Company is the owner of a valid, subsisting fee simple title in and to the land described in the plaintiffs' bill herein, and that the plaintiffs have no right, title or interest of any kind or character therein; and the title of said The Prairie Oil & Gas Company is hereby quieted in and to said premises as against all claims of any kind or character of the plaintiffs herein.

And it is further ORDERED, ADJUDGED and DECREED that the plaintiffs, and each of them, and all persons claiming by, through or under them, or either of them, be, and are hereby, perpetually enjoined from asserting any claims of any kind or character in and to the land in said bill described as against the title of The Prairie Oil & Gas Company in and to the same.

It is further ORDERED, ADJUDGED and DECREED that the defendants herein do have and recover of and from the plaintiffs herein their costs herein expended.

To all of which the plaintiffs, and each of them, except.

F. E. KEMMNER,
United States District Judge.

O. K. as to form
J. D. Simson,
Attorney for Plaintiffs.

RECORDED: Filed Jan. 17, 1930.
H. P. Warfield, Clerk.

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

Walter J. Reilly, E. C. Sailer, Catherine S. Faurot and G. L. Silbertherne, Complainants,

vs.

IN EQUITY NO. 430.

Hewate Oil & Refining Company, a corporation, Defendant,

Thos. E. Elliott, Intervenor.

C O U R T

NOW on this 16th day of January 1930, it coming to the attention of the Court that there is filed in the above entitled cause an intervening petition of Thos. E. Elliott, to which the defendants have filed their answer; and it further appearing that the plaintiffs and the defendant have filed in said cause a motion for termination of the receivership and the discharge of Guy S. Kuntz, as receiver; It is ordered and adjudged by the Court that the hearing on the intervening petition of Thos. E. Elliott and on the joint motion of the plaintiffs and defendant for termination of receivership, and all other motions or hearings which may be at issue in said cause shall be and they are hereby set for hearing on Wednesday, January 23, 1930, at 9:30 A. M.
It is further ordered that notice be given to all parties interested in said hearings.

RECORDED: Filed Jan. 17, 1930.
H. P. Warfield, Clerk.

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

District of

OKLAHOMA

OKLAHOMA, OKLAHOMA. FRIDAY, JANUARY 17, 1929.

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

A. S. Savery, Plaintiff, }
vs. } In Equity No. 408.
J. C. Rynds and C. L. Rider, Defendants.

ORDER ALLOWING FEE OF SPECIAL MASTER.

It appearing from the report of C. L. Rider, Special Master, filed herein, that the parties interested have agreed that the fee of said Special Master for his services herein be fixed at \$150.00, and it further appearing that said fee has been paid by the above named plaintiff and defendants,

it is ordered that the fee herein agreed to, and the amount of \$150.00 and said fee be allowed.

Dated this 17 day of January, 1929.

F. E. KEMMELER,
District Judge.

RECORDED: Filed Jan. 17, 1929.
H. R. Barfield, Clerk.

J. C. RYNDS, TRUSTEE, Plaintiff, }
vs. } No. 402 - Equity.
DAVID FISHER, Defendant. }

Now on this 17th day of January, A. D. 1930, it is ordered by the Court that the above entitled cause be, and the same is hereby stricken from the trial assignment of January 22nd, 1930.

J. C. RYNDS, TRUSTEE, Plaintiff, }
vs. } No. 405 - Equity.
SAL HANS, Defendant. }

Now on this 17th day of January, A. D. 1930, it is ordered by the Court that the above entitled cause, be, and the same is hereby stricken from the trial assignment of January 22nd, 1930.

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

H. V. Bartlett, Complainant, }
vs. } No. 503 - Equity.
Latis Loubedeaux, et al, Respondents. }

ORDER (VACILLING MOTION TO DISMISS AND SETTING
CASE FOR HEARING ON INJUNCTION

Now, on this 7th day of January, 1930, the above matter comes on to be heard before the court on the motion to dismiss filed herein by respondents; complainants and respondents appeared by their respective counsel of record, and thereupon the court being fully advised in the premises finds:

That said motion to dismiss should be in all respects overruled.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA.

FRIDAY, JANUARY 17, 1930.

Thereupon, on application of complainants, the court finds that this cause should be set down for hearing on temporary injunction, on Friday, the 17th day of January, 1930, at the hour of 1:00 o'clock P. M., or as soon thereafter as the same can be heard.

Therefore, it is CONSIDERED, ORDERED and ADJUDGED by the court that respondents motion to dismiss will be and the same is in all respects overruled.

It is further Ordered and Adjudged by the court that this cause be set down on application of complainants for temporary injunction herein on Friday, the 17th day of January, 1930, at the hour of 9:00 o'clock A. M., thereof.

F. E. KENNEDY, Judge.

RECORDED: Filed In Open Court
Jan 17, 1930.
H. P. Warfield, Clerk.

H. U. BARTLETT, Plaintiff,
vs. No. 503 - Equity.
ALLEN ROSENBERGMAU, ET AL, Defendants.

Now on this 17th day of January, A. D. 1930, there comes on for hearing temporary injunction vs. the above entitled cause. Both sides are present in person and by counsel, and announce ready for trial. Thereupon plaintiff's case is heard and rests. Defendant takes case evidence and rests. Thereupon, after being advised in the premises, the Court takes the matter under advisement and counsel is given five days in which to file briefs herein.

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

Midland Valley Railroad Company, a corporation, and Carl Pleasant, Inc., Plaintiffs,
vs.
City of Tulsa, et al., Defendants.

No. 513 - Equity.

JOURNAL ENTRY

This cause having come on regularly for trial in open court upon plaintiffs' application for a temporary injunction, and the court having considered the evidence produced by the parties and the arguments of counsel, it is by the court on this 17th day of January, 1930, that the defendant's motion to dismiss this cause is overruled, and that the temporary injunction prayed for in the bill of complaint is granted, filed herein by the plaintiffs, and it is hereby denied, in which action of the court the plaintiffs then and there in open court separately excepted and gave notice in open court of appeal to the District Court of Appeals for the Tenth Circuit of Oklahoma, and said exceptions and appeal are hereby allowed.

F. E. KENNEDY, Judge.

W. L. Taylor,
Dist. City Atty.
and Defendants.
et al. as to form:
Allen, Under Secy of Court Clerk,
Judge for Carl Pleasant, Inc.
H. E. Smith,
Atty. for Midland Val. R. R. Co.

RECORDED: Filed In Open Court
Jan 17, 1930.
H. P. Warfield, Clerk.

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

NORTHERN

District of

OKLAHOMA

~~PROPERTY RECORDS~~

OKLAHOMA, SATURDAY, JANUARY 19, 1930.

Court convened pursuant to adjournment Saturday, January 12th, 1930.

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

The court, this day, having proceedings were had and ended, and the court adjourned.

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

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

O R D E R

This matter coming on for hearing before me, the undersigned Judge of the United States Court in and for the Northern District of Oklahoma, on this 18th day of January, 1930, said Griffin Wheel Company, a corporation, asking leave of court to intervene in the above styled and numbered cause and the court having been fully advised in the premises, finds:

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

IT IS, THEREFORE, BY THE COURT ORDERED, ADJUDGED AND DECREED that the Griffin Wheel Company, a corporation, be and it is hereby given leave of the court to intervene in the above styled and numbered cause and set out and plead its claim and Materialmen's Lien and whatever right, title, interest, estate or equity it has in and to the premises and property sought to be foreclosed in this action.

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

ENCORSED: Filed Jan. 18, 1930.
H. P. Warfield, Clerk.

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

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

O R D E R

The matter of intervention of the Griffin Wheel Company, a corporation, having been brought to the attention of the court, it is the opinion of said court that the said petition of intervention should be referred to the Honorable C. M. Oakes, Special Master herein, for a hearing and for his recommendation to this court.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. SATURDAY, JANUARY 18, 1930.

IT IS THEREFORE ORDERED that the petition in intervention filed by the defendant, the Griffin Wheel Company, a corporation, be and it is hereby referred to the Honorable C. M. Oakes, Special Master herein for a hearing, after which the said Special Master will make a report of his findings and recommendations to this court.

Dated this 18th day of January, 1930.

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

RECORDED: Filed Jan. 18, 1930.
H. P. Warfield, Clerk.

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

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

C A P I O N

This matter coming on for hearing before me, the undersigned Judge of the United States Court in and for the Northern District of Oklahoma, on this 18th day of January, 1930, said Standard Paving Company, a corporation, asking leave of court to intervene in the above styled and numbered cause and the court having been fully advised in the premises, finds:

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

IT IS, THEREFORE, BY THE COURT ORDERED, ADJUDGED AND DECREED that the Standard Paving Company, a corporation, be and it is hereby given leave of the court to intervene in the above styled and numbered cause and set out and plead its claim and Materialmen's Lien and whatever right, title, interest, estate or equity it has in and to the premises and property sought to be foreclosed in this action.

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

RECORDED: Filed Jan. 18, 1930.
H. P. Warfield, Clerk.

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

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

C A P I O N

This matter of the Standard Paving Company, a corporation, asking leave of the court, is

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

District of

OKLAHOMA

U.S. DISTRICT COURT DISTRICT OF OKLAHOMA

OKLAHOMA CITY, OKLAHOMA, DECEMBER 22, 1930.

It is the order of said court that the said petition of intervention
of the Standard Lumber Company, filed in this court on December 15, 1930,
be and the same is hereby granted, and the same is hereby assigned to the Honorable C. E. Carter, Special
Master in Chancery, for his administration to this court.

It is also the order of said court that the petition in intervention
of the Standard Lumber Company, filed in this court on December 15, 1930,
be and the same is hereby assigned to the Honorable C. E. Carter, Special
Master in Chancery, for his administration to this court.

Witness my hand and the seal of said court at Oklahoma City, Oklahoma,
this 22nd day of December, 1930.

T. E. KERRICK,
Judge of the District Court of the
United States for the Northern
District of Oklahoma.

Attest: Filed on 12/22/30.
Clerk of Court.

Court adjourned until January 29, 1931.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. MONDAY, JANUARY 20, 1930.

Court convened pursuant to adjournment Monday, January 20th, 1930.

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

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

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

Anna Beaver Hallam, Plaintiff, }
vs. } No. 103, in Equity.
Commerce Mining and Royalty Co., et al., Defendants. }

ORDER OF REVIVOR.

Now on this 20th day of January, 1930, upon satisfactory showing to the Court that James F. Robinson, formerly a defendant in this, the above entitled cause, departed this life, testate, on or about November 20, 1929, and pursuant to Stipulation of Counsel heretofore approved, it is hereby ordered that said cause be and the same hereby is revived as to any abatement thereof resulting from the death of said decedent, in the names of and against the testamentary representatives and successors of the said James F. Robinson, according to their respective appointments and assignments made in and by his last will and testament, that is to say, against John A. Robinson as Executor thereof, and as a trustee of the Commerce Mining and Royalty Company (as successor to the said James F. Robinson), and in the names of and against John A. Robinson and Catherine Robinson and Roy T. White and C. E. Youse, as testamentary trustees of various properties constituting a part of said decedent's estate as set forth in said will, and that further proceedings herein be had accordingly.

F. E. KERRAMER, Judge.

RECORDED: Filed in Open Court
Jan. 20, 1930.
H. P. Warfield, Clerk.

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

Daniel Barnett, Plaintiff, }
vs. } No. 501 - Equity.
Samuel Anderson, Inc. and }
J. W. Reedhouse, Guardian, et al., }

ORDER AUTHORIZING PAYMENT OF FEES.

Now on this 20th day of January, 1930, application having been made to this Court for the payment of the actual expenses of Samuel Blair, in the Government service, subpoenaed as a witness on the 15th day of January, 1930, and held in attendance at the request of the office of the United States Attorney, and incurring in connection therewith certain expenses, itemized statement of which being hereto attached and made a part hereof.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the United States Marshal in and for the Northern District of Oklahoma, pay to said witness, Samuel Blair, such expenses, in the total sum of \$48.78, as shown by itemized statement hereto attached.

F. E. KERRAMER, Judge.

RECORDED: Filed Jan. 21, 1930.
H. P. Warfield, Clerk.

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

WESTERN
SOUTHERN
DISTRICT OF OKLAHOMA

District of OKLAHOMA
MURKIN, OKLAHOMA. TUESDAY, JANUARY 21, 1930.

Court adjourned pursuant to adjournment Tuesday, January 22nd, 1930.

Present: Hon. W. E. Rounsaville, Judge, U. S. Dist. Court.
W. I. MacFARLANE, Clerk, U. S. Dist. Court.

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

ARMWOOD SLATCH, RES., Plaintiff, }
vs. } No. 477 - Equity.
BERRY LESARTY, ET AL, Defendants. }

Now on this 21st day of January, A. D. 1930, it is ordered by the Court that the above entitled cause be passed at this time to the Law side.

WILLIE EDWARDS, Plaintiff, }
vs. } No. 478 - Equity.
CHARLES R. LYREL, ET AL, Defendants. }

Now on this 21st day of January, A. D. 1930, the above entitled cause comes on for hearing on motion of plaintiff to amend, which said motion is by the Court overruled, and exceptions are allowed. Leave is granted by the Court for counsel to file reply and thereafter said case is called and both sides announce ready. Plaintiff introduces evidence and rests. Defendant introduces evidence and rests. Both sides rest. Thereupon, after being advised in the premises and after due consideration, it is ordered by the Court that decree be entered in favor of defendants quieting title, to which decree plaintiff excepts and gives notice of intentions of appeal to the Circuit Court of Appeals; and is given sixty days to prepare record on appeal. All as per Journal Entry to be filed.

BERRAH HOVER, ET AL, Plaintiff, }
vs. } No. 477 - Equity.
JOSEY OLL COMPANY, Defendant. }

Now on this 21st day of January, A. D. 1930, it is ordered by the Court that said cause be transferred to the same date on which companion case is to be tried on Law side of the docket.

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

T. E. SLICK, Plaintiff, }
-vs- } No. 510-Equity.
UNION TRANSPORTATION CO., Defendant. }
a corporation,

ORDER AUTHORIZING RECEIVERS TO LEASE BUS TRANSPORTATION OPERATIONS BETWEEN MADILL, OKLAHOMA AND DENISON, TEXAS.

Upon the verified application of J. A. Frates and F. A. Bodovitz, for authority and directions with reference to the leasing of the bus transportation operations between Madill, Oklahoma and Denison, Texas, and it being made to appear that the Union Transportation Company, and its receivers, have been operating motor busses between Madill, Oklahoma and Red River, under and by virtue of Certificate #1117 issued by the Corporation Commission of Oklahoma, and have been operating a like

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. TUESDAY, JANUARY 31, 1930.

and similar service between Red River and Denison, Texas, under and by virtue of Certificate #64 issued by the Railroad Commission of the State of Texas, which said certificate is held by the Oklahoma Transportation Co. of Texas, and which corporation is being operated by said Receivers, and it being made to appear further that said operations have been conducted at a financial loss, and that it is for the best interests and economy of said receivership operations, that said operations be discontinued, and that the said line of operation be leased in the manner described in said verified application.

IT IS, THEREFORE, BY THE COURT ORDERED, That J. A. Frates and E. A. Bodovitz be, and they are hereby, authorized and directed to lease the operations of the Union Transportation Company between Madill, Oklahoma and Red River, and that the receivers, in the operation of the Oklahoma Transportation Company of Texas, be, and they are hereby, authorized to lease the line of operations between Red River and Denison, Texas to E. A. Jenkins for a term and period of two years for a consideration and rental of \$25.00 per year.

It is further ordered, that said receivers be authorized and directed to execute a contract, a copy of which is attached to the verified application of the receiver, and that said receivers be authorized and directed to execute the said contract.

Dated this 31 day of January, 1930 at Tulsa, Oklahoma.

D. E. KEMMEL, Jr.,
U. S. District Judge.

RECORDED: Filed Jan. 31, 1930.
H. F. Warfield, Clerk.

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

... vs ...
-vs- ...
OKLAHOMA TRANSPORTATION CO.,
INCORPORATED, ...

CHAS. R. ...
Attorney for ...

On this 31 day of January, 1930, an affidavit verified application of J. A. Frates and E. A. Bodovitz, Receivers of the Union Transportation Company, for authority to suspend operations between Red River and Madill, Oklahoma, and it being made to appear that said operations are being conducted at a financial loss, and that said receivers are able to suspend said line of operation for one year with the approval of the Corporation Commission of the State of Oklahoma, and that the verification of public necessity and necessity will be maintained during the suspension of said line of operation.

IT IS, THEREFORE, BY THE COURT ORDERED, That J. A. Frates and E. A. Bodovitz, Receivers of the Union Transportation Company, be, and they are hereby, authorized and directed to suspend operation, and to discontinue motor bus transportation service between Red River and Madill, Oklahoma for a period of one year, and it is further ordered that the said receivers be authorized and directed to apply to the Corporation Commission of the State of Oklahoma, and to obtain the approval of said Commission to the suspension of said service and maintain said permits and to continue their receivership.

D. E. KEMMEL, Jr.,
U. S. District Judge.

RECORDED: Filed Jan. 31, 1930.
H. F. Warfield, Clerk.

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

Printed
at the
District Court of the United States for the
District of Oklahoma
1930

District of

OKLAHOMA

OKLAHOMA, TUESDAY, JANUARY 21, 1930.

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

J. A. FRATES, Receiver,)
vs-)

No. 510 - Equity.

vs-)
Mack International Motor Truck Corporation,)
vs-)

ORDER RELATING DISBURSEMENTS UPON
SECURED CORPORATE INDEBTEDNESS

On this 21 day of January, 1930, upon the verified applica-
tion of J. A. Frates and F. A. Bodovitz, Receivers of the Union Trans-
portation Company, for authority and directions with respect to a pay-
ment to be made to the Mack International Motor Truck Corporation,
upon the secured indebtedness of the said corporation, and it being
well known that said corporation has made the payment of \$15,000.00
at this time, without interfering or hampering said receivership op-
erations, and it being made further to appear that the only secured
claim filed against said corporation, was filed by the Mack Interna-
tional Motor Truck Corporation, and that the time fixed for filing
claims against said corporation has long since expired, and that said
payment will result in a saving and an economy by reason of interest
charges.

IT IS, THEREFORE, BY THE COURT ORDERED, That J. A. Frates
and F. A. Bodovitz be, and they are hereby, authorized and directed
to forthwith pay to the Mack International Motor Truck Corporation
the sum of \$15,000.00, which said sum shall be applied as a credit
upon the secured claim of the said Mack International Motor Truck Cor-
poration, and shall be in diminution of said secured claim.

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

RECORDED: Filed Jan. 21, 1930.
E. P. Warfield, Clerk.

Court adjourned until January, 22, 1930.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. WEDNESDAY, JANUARY 22, 1930.

Court convened pursuant to adjournment Wednesday, January 22nd, 1930.

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

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

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

Anne Beaver Hallam, Plaintiff,

VS.

Commerce Mining and Royalty Company, a Voluntary Association composed of James F. Robinson, George L. Coleman, and Charles E. Harvey, as Trustees and Subscribers thereof, and Alfred E. Coleman, as a Subscriber thereof; James F. Robinson, George L. Coleman, Charles E. Harvey and Alfred E. Coleman, as individuals and as Co-partners, doing business under the style and name of the Commerce Mining and Royalty Company; Bulkeley Wells, for himself and as Agent for undisclosed principals; H. H. Channing, Jr., for himself and as Agent for undisclosed principals; the Board of Directors of the Standard Zinc Lead Mining Company, formerly a corporation organized and existing under the laws of the State of Oklahoma; the Creech-Doke Mining Company; J. C. Creech, Leroy Cook, William Low, and E. Lacy, as individuals and as co-partners, doing business under the style and name of the Creech-Doke Mining Company; Hugh Poyner; O. W. Sparks; and the Blue Steep Mining Company, a corporation; and (by order of revivor) John A. Robinson and Catherine Robinson and Roy T. Wills and J. E. Yuss, as representatives and successors of James F. Robinson, deceased, Defendants.

No. 103
In Equity.

Subscribed and sworn to before me in my office of the said Federal Court and for filing the same this 21st day of January, 1930.

For satisfactory reasons appearing to the Court, the time, as heretofore enlarged, for docketing this case in the office of the Clerk for the United States Circuit Court of Appeals for the Tenth Circuit, and for preparing the record for appeal in this cause and for filing said record in said Court, pursuant to the appeal allowed herein on the 12th day of July, 1929, is hereby further enlarged and extended until the 1st day of March, 1930.

Dated this 22nd day of January, 1930.

F. E. REINAKER, Judge.

H. P. WARFIELD: Filed Jan. 22, 1930.
H. P. Warfield, Clerk.

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

NORTHERN DISTRICT OF OKLAHOMA

District of
OKLAHOMA

OKLAHOMA
WEDNESDAY, JANUARY 23, 1930.

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

EMMA REMAIDER, nee Johnson,
MOLLIE SUTHERLAND, nee Johnson,
and H. C. SUTHERLAND, Plaintiffs,)

No. 322 - Equity.

vs.)
E. I. REMBROCK, ARCH WILKINS,
EMMA WILKINS and H. H. HOSS,)
Defendants.)

O R D E R

On this 22nd day of January, 1930, on the application of the plaintiffs herein for subpoena duces tecum, and it appearing to the court that it is necessary to have at the trial of said cause, H. H. HOSS, and Joe Perry, as Cashier of the Producers National Bank of Tulsa, Oklahoma, and that it likewise will be required for the trial of the said cause that said witnesses produce and present in open court at the trial of said cause, certain writings, documents, letters, checks and other instruments, and for good cause shown;

IT IS ORDERED that subpoena duces tecum be issued by the Clerk of this Court, directed to H. H. Hoss, and Joe Perry, as Cashier of the Producers National Bank of Tulsa, Oklahoma, commanding them to appear upon the trial of the said cause upon the 23rd day of January, 1930, and to bring with them all necessary documents, instruments, letters, books and writings, to be definitely specified in said subpoena duces tecum.

F. E. REMMAER,
United States District Judge.

RECORDED: Filed Jan. 23, 1930.
H. L. Harfield, Clerk.

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

J. D. Stradford, Complainant,)

Vs.)

No. 321 in Equity.

Tulsa Investment Company,
a corporation, et al, Defendants.)

O R D E R

Complainant having made application to the court for an order directing the clerk of said court to issue subpoena duces tecum for certain witnesses therein set forth to bring with them certain documents into court in the trial of said cause on the 23rd day of January, 1930.

The court finds that said application should be granted and said order made.

It is therefore ordered that subpoena duces tecum issue to Chas. C. Gline, deputy county clerk of Tulsa County, Oklahoma, to bring with him to court certain records as may be needed and requested by the complainant herein in the trial of said cause, and to issue to Barney Cleaver and Sam Mackley certain books, records, documents and accounts showing the amount of rents and profits collected by them from the premises involved in said cause as may be requested by the complainant in said cause.

F. E. REMMAER, Judge.

RECORDED: Filed Jan. 23, 1930.
H. L. Harfield, Clerk.

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

Equity Division TULSA, OKLAHOMA. WEDNESDAY, JANUARY 22, 1930.

H. C. LACY & COMPANY, INC., Plaintiff,
 vs. No. 453 - Equity.
 LACY INCORPORATED, Defendant.

Now on this 22nd day of January, A. D. 1930, the above entitled cause came on for trial. Both sides appeared ready and opening statements of counsel are heard. All witnesses are sworn in open court. Plaintiff introduces evidence and proof and rests. Defendant introduces evidence and proof and rests. Thereupon, after being advised in the premises, the case is taken under advisement by the Court and plaintiff is given ten days to file brief and defendant ten days thereafter to file reply.

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

Clifford Keroch, et al, Plaintiff,
 vs. No. 468 Equity.
 Shell Oil & Refining Company,
 Corporation, et al, Defendants.

ORDER OF REMITTANCE.

Now on this 18th day of January, 1930, this cause coming on for trial, and it being made to appear from the files and records that the following named persons have not been served with process herein, to-wit:

- Continental Commercial Bank & Savings Bank,
 a Corporation,
 E. B. Nevins,
 Francis Hines,
 Linwood Hines,
 Rudolph Hines,
 Wade Hampton, guardian of the property of named minors,
 Alice King, New York,
 George King, New York,
 A. C. Roberts,

and the plaintiffs have failed to show that they have been served with process, and the Court being advised of the above facts;

IT IS NOW ORDERED AND ADJUDGED that the plaintiffs be granted leave to dismiss their suit herein as to the above named defendants, without prejudice to their bringing of another suit.

F. S. BISHOP, Judge.

Witness my hand and seal of the Court at Tulsa, Oklahoma,
 this 22nd day of January, 1930.

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

WALTER S. KELLY, L. C. SAUNDERS,
 LAWYERS,
 PLAINTIFFS,
 vs. No. 468 Equity.
 SHELL OIL & REFINING COMPANY,
 CORPORATION,
 DEFENDANT.

Now on this 22nd day of January, 1930, the above entitled cause came on for trial. Both sides appeared ready and opening statements of counsel are heard. All witnesses are sworn in open court. Plaintiff introduces evidence and proof and rests. Defendant introduces evidence and proof and rests. Thereupon, after being advised in the premises, the case is taken under advisement by the Court and plaintiff is given ten days to file brief and defendant ten days thereafter to file reply.

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

District of OKLAHOMA

That the said Plaintiff doth with dispossess the said land, through John, and James Guy S. Kanatt, Receiver under order of the Honorable United States District Court, in presence of the said Plaintiff, and the said State, located in the original location of the city of Tulsa, Oklahoma:

South 1/4 of Lot 10, East of Lot One (1)
North 1/4 of Lot 10, East of Lot One (1)
East 1/4 of Lot 10, East of Lot One (1)

of which this order is the start of this Court on the 25 day of January, 1930 and the manner in which you executed this order.

WITNESSE the Honorable F. E. Kennamer, Judge of the District Court of the United States for the Northern District of Oklahoma this 22nd day of January, 1930.

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

ENDORSED: Filed Jan. 22, 1930.
F. P. Warfield, Clerk.

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

MISSISSIPPI VALLEY LAND TRUSTS
STATE TRUST COMPANY, a corporation,
Plaintiff,

-vs-

CASH AND CHECK RECEIPTS COMPANY,
a corporation, Defendant.)

No. 478-1 City.

C O R D E R

On this 22nd day of January, 1930, upon consideration of the application of S. M. Oakes, Special Master herein, for an allowance of compensation, and it appearing that the Special Master has filed his report herein and has completed the duties imposed on him by the order of this Court entered on September 26, 1929, and that he is entitled to allowance at this time of compensation for services rendered as such Special Master, together with payment of balance of expense in the sum of twenty-five and 03/100 Dollars (\$25.03) as shown by itemized statement on file;

IT IS ORDERED that the Special Master be allowed the sum of one thousand Dollars as compensation for services rendered, together with the sum of twenty-five and 03/100 Dollars (\$25.03), balance of his expenses unpaid; and it appearing that the Receivers herein are with at sufficient funds to pay said allowance and expenses, it is ordered that the plaintiff herein pay the same within ten (10) days from this date; and that all amounts so advanced by said plaintiff shall be repaid out of the proceeds of the sale of this property.

F. E. KENNAMER,
United States District Judge.

ENDORSED: Filed Jan. 22, 1930.
F. P. Warfield, Clerk.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. WEDNESDAY, JANUARY 22, 1930.

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

THE LORRAINE CORPORATION,)
a corporation, Plaintiff,)
vs.) No. 479 - EQUITY.
PERCY D. HAMMER, et al,)
Defendants.)

C E R T I F I C A T E

On this 22nd day of January, 1930, it being made to appear that D. G. Lorraine, Frank Bank and Willard L. Burrough are proper and necessary parties to this said action by reason of their interest and ownership of letters patent of the United States, No. 1,634,859 and that the plaintiff herein is the exclusive Licensee;

IT IS BY THE COURT ORDERED that D. G. Lorraine, Frank Bank and Willard L. Burrough be, and they are hereby, made parties defendant to this said action, and are required to plead or answer herein and to assert any and all claims they may have herein.

F. E. KENNAMER,
UNITED STATES DISTRICT JUDGE.

RELEASED: Filed In Open Court
Jan. 22, 1930.
H. P. Warfield, Clerk.

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

THE LORRAINE CORPORATION,)
a corporation, Plaintiff,)
vs.) No. 479 - EQUITY.
PERCY D. HAMMER, H. S. F.)
SPECIALTY COMPANY, JOHNSTON)
MANUFACTURING COMPANY, a)
corporation, JACK R. JOHNSON,)
S. H. CORWELL, JOHN ANDERSON,)
being partners in PULVER)
MILLS, CHESTER A. KATHLEY and)
FRANK H. KATHLEY, a co-partnership)
doing business as KATHLEY MACHINE)
SHOP, and BIG FOUR FOUNDRY COMPANY,)
a corporation, Defendants.)

JOURNAL ENTRY

This cause having come on to be heard pursuant to its regular setting and said cause being duly argued, and upon consideration of the same,

IT IS ORDERED, ADJUDGED AND DECREED as follows:

1. That letters patent of the United States, No. 1,634,859, dated July 5, 1927, for a rod end, known as the Lorraine Cusker Rod End, were granted to Robert H. Libbelle, and that said patent has, by direct and meane assignment become vested in the defendants, D. G. Lorraine, Willard L. Burrough and Frank Bank, and that said assignments to said defendants are good and valid in law.

2. That the said Robert H. Libbelle was the true, first and original inventor and discoverer of the rod end described in said letters patent, No. 1,634,859, and that said D. G. Lorraine, Willard L. Burrough and Frank Bank are the exclusive owners of said letters patent.

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

DISTRICT OF

District of

OKLAHOMA

FILED

WEDNESDAY, JANUARY 22, 1936.

5. That the plaintiff, The Lorraine Corporation, under and by virtue of a contract between the owners of said patent and said corporation, is possessed of the exclusive right to manufacture and sell said Lorraine Sucker Rod Racks, and is bound and obligated under said contract to pay a ten per cent. royalty to the said owners for the manufacture and sale of said rod racks, and is the proper party to bring said action and to recover damages herein by reason of its failure to pay such royalty upon all rod racks manufactured and sold by the defendant.

4. That the defendant, Percy D. Hammer, has infringed upon and violated all of the claims of said letters patent, No. 1,534,380, and upon the exclusive rights of the plaintiff by making or causing to be made and using or causing to be used and selling or causing to be sold rod racks containing and embodying the inventions of said letters patent in that said defendant, Percy D. Hammer, made or caused to be made one hundred and eight (108) rod racks containing and embodying the inventions of said claims of said letters patent.

3. That the defendant, E. P. Specialty Company is a corporation the style under which the defendant, Percy D. Hammer, was engaged in business at the times of causing the said rod racks to be made and sold in violation of said letters patent.

2. That the defendant, John Anderson, doing business as the Tulsa Pattern Works, is a contributory infringer in that he manufactured a pattern of the Lorraine Sucker rod racks, and manufactured a rod rack containing and embodying the invention of said claims of said letters patent.

7. That the defendants, C. A. Conwell, Chester E. Lathey, Frank E. Lathey, Big Four Foundry Company, Johnston Manufacturing Company and Jack R. Johnston contributed in the said infringement by manufacturing winches, castings and other parts of said rod racks at the solicitation and request of the defendant, Percy D. Hammer, and all in violation of and as an infringement of said letters patent.

8. That an injunction be issued pursuant to the prayer of the Bill of Complaint, strictly commanding and enjoining the said defendants, Percy D. Hammer, E. P. Specialty Company, Johnston Manufacturing Company, a corporation, Jack R. Johnston, C. A. Conwell, John Anderson, doing business as Tulsa Pattern Works, Chester E. Lathey and Frank E. Lathey, a co-partnership doing business as Lathey Machine Shop and Big Four Foundry Company, their officers, directors, clerks, servants, agents and workmen, and each and every of them, and the said defendants, their solicitors, clerks, servants, agents, attorneys and workmen, and each of them, to forthwith and for the remainder of the term of said letters patent, and each of them, desist and refrain from, directly or indirectly, making or causing to be made, and selling or causing to be sold, from using or causing to be used, putting into practice, operation or use or causing to be put into practice, operation or use, or in any way practicing or imitating the said patented invention or from inviting or encouraging or enabling others so to do, rod racks in accordance with, or containing or embodying the inventions described in letters patent, No. 1,534,380.

The amount of plaintiff's damages having been agreed to be \$2,000.00, IT IS FURTHER ORDERED, ADJUDGED AND DECREED,

9. That the plaintiff, The Lorraine Corporation, recover as its damages of and from the defendant, Percy D. Hammer, the sum of \$2,000.00, with interest thereon from the date of entry of this order at the rate of six per cent. per annum.

10. That the plaintiff recover of and from the defendant, Percy D. Hammer, its costs in this action.

11. That the plaintiff have judgment and execution for the sum herein to be paid by the defendant, Percy D. Hammer.

DATED at Tulsa, Oklahoma, this 22nd day of January, 1936.

F. E. KEMMELER,
UNITED STATES DISTRICT JUDGE.

Wm. L. Tucker and Frank Lottin,
Attorneys for defendant Percy D. Hammer.
Filed Jan. 22, 1936. H. R. Garfield, Clerk.

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

CENTRAL DISTRICT OF OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. WEDNESDAY, JANUARY 22, 1930.

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

THE LORRAINE CORPORATION, Plaintiff, }
vs. } No. 400 - EQUITY.
PERCY D. HAMMER, Defendant. }

JUDICIAL OPINION

This cause having come on to be heard pursuant to its regular setting on this 22nd day of January, 1930, before the undersigned United States District Judge, and the plaintiff appeared by its president, D. G. Lorraine, and its attorney, F. A. Bocewitz, and the defendant, Percy D. Hammer, appeared in person and by his attorneys, Ahy & Tucker, and Frank Settle, and the said cause having been presented to the court upon agreement of counsel, the court finds:

That the plaintiff is a corporation, duly organized and existing under and by virtue of the laws of the State of Nevada, and that the defendant is a citizen and resident of the State of Oklahoma and was residing within the said Northern District of Oklahoma at the time of the institution of said action.

The court further finds that the defendant was engaged and employed as an agent by the plaintiff and was authorized and empowered to represent said corporation as its distributor, and that merchandise and properties were consigned to the defendant by the plaintiff.

The court further finds that certain of the property consigned to the defendant has been returned to the plaintiff and that the parties hereto have agreed that the said defendant is indebted to the plaintiff in the sum of \$2,000.00 for and on account of advances, payments and accounts existing by and between the parties to this said action.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the court that the plaintiff, The Lorraine Corporation, have and recover of and from the defendant, Percy D. Hammer, the sum of \$2,000.00, which is the amount agreed upon by the said parties to this action to be due from the defendant, Percy D. Hammer, to the plaintiff.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the said defendant pay to the plaintiff its costs in said suit, and that said plaintiff have execution for such costs and for the sum of \$2,000.00 by and against the said defendant.

F. E. REEMER,
JULIUS SEVERE, DISTRICT JUDGE.

Ahy & Tucker and Frank Settle,
Attorneys for defendant Percy D. Hammer.

RECORDED: Filed Jan. 22, 1930.
H. F. WARDEN, Clerk.

WILLIAM BROWN, Plaintiff, }
vs. } No. 510 Equity.
J. W. COLLIER, ET AL, Defendants. }

Now on this 22nd day of January, A. D. 1930, it is ordered by the court that there be granted to the said plaintiff a writ of habeas corpus.

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

NORTHERN

District of

OKLAHOMA

~~EQUITY - 23331311~~

TULSA, OKLAHOMA. THURSDAY, JANUARY 23, 1930.

Court convened pursuant to adjournment Thursday, January 23rd, 1930.

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

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

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

Harwood Keaton, Receiver
of the First National Bank
of Sapulpa, Oklahoma, Plaintiff,

Vs.

F. B. Reed, et al, Defendants.

No. 43 Equity.

ORDER ENLARGING TIME FOR FILING APPEAL.

Upon motion of plaintiff for an enlargement of time in which to file appeal, it appears that, on October 29, 1929, petition for appeal was allowed and citation issued, requiring defendants to appear and show cause, in the United States Circuit Court of Appeals for the Tenth Circuit, in the City of Denver, Colorado, forty (40) days from date, why the judgment entered herein on August 1st, 1929 should not be reversed and corrected; that under the terms of such citation, such time would expire on December 8th, 1929. It further appears that, on December 2nd, 1929, the time was enlarged sixty (60) days within which to file such appeal; that under the terms of such order, the time to file such appeal will expire February 8th, 1930.

For good cause shown, it further appears that plaintiff will be unable to prepare, settle and file his appeal within the time allowed.

IT IS, THEREFORE, ORDERED that the time within which to file such appeal is further extended sixty (60) days, or until April 8th, 1930.

Dated this 23 day of January, 1930.

F. E. KENNAMER, Judge.

ENDORSED: Filed Jan. 23, 1930.
H. P. Warfield, Clerk.

JOHN M. DYKES, RECEIVER, Plaintiff,

vs.

J. C. COLBURN, Defendant.

No. 285 - Equity.

Now on this 23rd day of January, A. D. 1930, it is ordered by the Court that the above entitled cause be passed to January 31, 1930.

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

NORTHERN District of OKLAHOMA
 EQUITY SESSION TULSA, OKLAHOMA. THURSDAY, JANUARY 23, 1930.

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

J. B. Stradford, Complainant,)
 vs.) No. 391 - Equity.
 Tulsa Investment Company, et al, Respondents.)

REFERENCE

This cause coming on to be heard in its regular order on this 23rd day of January, 1930, and both parties appearing by counsel, and the court having considered the pleadings and being of opinion that it is necessary to take an account and to refer the case to a special master,

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that Garland Keeling, Esq. be appointed a special master in chancery to whom shall be submitted all the testimony in this cause to ascertain and report his conclusions of fact, as to all issues of fact made by pleadings, together with the evidence upon which such conclusions are based.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the master make and file his report by the 22nd day of February, A. D. 1930, with the clerk of this court to await the further order of the court.

IT IS THE FURTHER ORDER of the court that prior to the taking of any testimony that the complainant pay unto the clerk of this court the sum of One Hundred and No/100 (\$100.00) Dollars for the purpose of partially defraying the special master's fees, said sum to be held by the clerk pending the further order of the court, and that the complainant pay the reporter who takes said testimony all the expenses and costs incident to the testimony of his witnesses, and that the respondents pay the reporter for all expenses and costs incident to the taking of testimony of their witnesses.

DATED this 23rd day of January, 1930.

F. E. KENNAMER,
 United States District Judge.

O.S. as to form
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RECORDED: Filed Jan. 23, 1930.
 H. P. Warfield, Clerk.

 NANCY McCARTY, ET AL, Plaintiff,)
 vs.) No. 494 - Equity.
 EDWARD HEMPHILL, RECEIVERS, Defendants.)

Now on this 23rd day of January, A. D. 1930, the above entitled cause came on for trial. Both sides being represented by counsel, announce ready for trial. Opening statements of counsel are heard. Plaintiff introduces evidence and proof and rests. Defendant moves the Court for decree in favor of defendants, and dismissal of plaintiff's petition. Thereupon, said case is taken under advisement by the Court until Saturday morning.

 DANIEL BARGETT, Plaintiff,)
 vs.) No. 501 - Equity
 HERMAN ANDERSON, ET AL, Defendants.)

Now on this 23rd day of January, A. D. 1930, it is ordered by the Court that said 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

WESTERN

District of

OKLAHOMA

RECEIVED

TULSA, OKLAHOMA. WEDNESDAY, JANUARY 23, 1930.

JACOB A. BAIRD, RECEIVER,	Plaintiff,	} No. 511 - Equity.
vs.		
STARLEY L. BROWN, ET AL,	Defendants.	

Now on this 23rd day of January, A. D. 1930, it is ordered by the Court that J. G. Hughes be substituted party plaintiff herein. Plaintiff is given leave to file answer to petition of intervention of Treva E. Brown. First National Bank of Tulsa given leave to prepare and file answer to petition of intervention of Treva E. Brown. Said case being called, all parties announce ready. Opening statements of counsel are made. Plaintiff introduces evidence and proof and rests. Defendant introduces evidence and proof and rests. Both sides rest. Thereupon, it is ordered by the Court that judgment be entered in favor of the two banks, to be divided equally; to which the First National Bank of Sixty excepts.

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

The Pollock Clothing Company, a corporation,	Plaintiff,	} In Equity, No. 515-E.
vs.		
Putters, Inc., a corporation,	Defendant.	

O R D E R

Upon reading the Application of Arthur H. Bronson, the duly appointed, qualified, and acting Receiver herein, and the Court having heard the oral testimony introduced in support thereof, and having examined said Application, and being familiar with the contents thereof, and having heard the argument of counsel, and no adverse interest appearing,

IT IS, BY THE COURT, ORDERED:

1st. That the Receiver, Arthur H. Bronson be and he is hereby ordered and directed to enter into proofs of loss with the various insurance companies interested in this matter, under the terms of which there shall be paid to the Receiver by said Companies a sum aggregating Seventy-nine Thousand Seven Hundred Forty-seven and 76/100 (\$79,747.76) Dollars;

2nd. The Receiver is further authorized and directed upon receipt of said sum of Seventy-nine Thousand Seven Hundred Forty-seven and 76/100 (\$79,747.76) Dollars, to deliver to the insurance companies the policies of insurance for flat cancellation

3rd. The Receiver is further authorized and directed, upon receipt of said sum of Seventy-nine Thousand Seven Hundred Forty-seven and 76/100 (\$79,747.76) Dollars, to deliver the stock of damaged merchandise contained within the store of said corporation, to whomsoever shall be designated by the insurance companies to receive the same.

4th. The Receiver is further ordered to make a prompt report of his acts and doings to this Court, under this Order.

Dated: 1-23-1930.

F. E. KEMMER, Judge.

RECORDED: Filed Jan. 23, 1930.
E. P. Warfield, Clerk.

Court adjourned until January 24, 1930.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. FRIDAY, JANUARY 24th, 1930.

Court convened pursuant to adjournment Friday, January 24th, 1930.

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

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

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

Oil Well Improvements Company,
Plaintiff,

vs.

Skinner Brothers Belting Company,
Defendant,

In Equity No. 278
under patents Nos.
1, 175, 261 & 1,256,899.

ORDER EXTENDING TIME FOR DEFENDANT'S BRIEF.

On this 24th day of January, 1930, on application of the defendant,

IT IS ORDERED by the Court that the defendant be and is hereby granted an extension of time to file brief, said extension of time to expire on the 10th day of February, 1930.

F. E. KENNAMER, Judge.

EMPORSED: Filed In Open Court
Jan. 24, 1930.
H. P. Warfield, Clerk.

EMMA NEWRIDER, ET AL, Plaintiff,

vs.

E. J. NEWBLOCK, Defendant.

No. 382 - Equity.

Now on this 24th day of January, A. D. 1930, the above entitled cause is called. Both sides announce ready for trial. Statements of counsel are made. Plaintiff introduces evidence with the following witnesses: Emma Newrider, F. A. Sedavitz, Bill McKellop and A. B. Hane. Plaintiff rests. Defendant demurs to the evidence of plaintiff, demurrer overruled. Defendant excepts. Defendant introduces evidence with the following witnesses: Mr. McGuire, E. I. Newblock, R. H. Hoss, Geo. Reed, Jr., Mr. Beitman. Defendant rests. Plaintiff offers rebuttal testimony of Mrs. Newrider. All parties rest. Case taken under advisement. Plaintiff given ten days to file brief and defendant given ten days thereafter to file brief.

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

NORTHERN
DISTRICT OF OKLAHOMA

District of OKLAHOMA
TULSA, OKLAHOMA. SATURDAY, JANUARY 25, 1930.

Court convened pursuant to adjournment Saturday, January 25, 1930.

Present: Hon. F. E. Lennamer, Judge, U. S. Dist. Court.
H. T. Warfield, Clerk, U. S. Dist. Court.

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

FREDERICK BRINKMAN, Plaintiff, }
vs. } No. 142 - Equity.
SIDNEY F. CORN, ET AL, Defendants. }

Now on this 28th day of January, A. D. 1930, it is ordered by the Court that Master Horbison be given twenty (20) days to file report herein.

IN THE DISTRICT COURT OF THE NORTHERN DISTRICT
OF OKLAHOMA.

THE OSAGE OIL AND REFINING COMPANY, Complainant, }
a corporation, }
vs. } No. 222 Equity
FAMIE AXLEROD, CONTINENTAL OIL COMPANY, a corporation, et al, Defendants. }

Now on this the 25th day of January, A. D. 1930, it appearing to the Court that the time for filing the record in the above cause in the Circuit Court of Appeals for the Tenth Circuit will expire on the 1st day of February, 1930, and that the parties for good cause to the Court shown, should be given additional time to file said record.

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

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

ENDORSED: Filed Jan. 25, 1930.
H. T. Warfield, Clerk.

IN THE UNITED STATES COURT FOR THE NORTHERN DISTRICT
OF OKLAHOMA

NANCY McCARTY and THOMAS McCARTY, Plaintiffs, }
vs. } No. 494 EQUITY.
HARROD KEATON, RECEIVER OF THE FIRST NATIONAL BANK AT COLLINGSVILLE, OKLAHOMA, A NATIONAL BANKING ASSOCIATION, DEFENDANT. }

D E C R E E

NOW on this 23rd day of January, 1930, the above entitled cause came on regularly for trial, plaintiffs appearing in person and by their attorney of record and the defendant appearing in person and by his attorney of record, and all parties answered ready for trial; and after hearing the opening statement of counsel, reading the pleadings filed herein, hearing the testimony of witnesses, considering the

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. SATURDAY, JANUARY 25, 1930.

evidence offered, hearing the argument of counsel and being fully advised in the premises, the court finds:

That at the conclusion of the evidence of the plaintiffs, the defendant moved that the court enter in this cause a judgment denying the petition of the plaintiffs and a decree quieting the title of defendant as against the plaintiffs, on the ground that the evidence adduced by the plaintiffs was insufficient to entitle the plaintiffs to recover and showed that the defendant was entitled to have his title quieted as against the plaintiffs in and to the premises and property involved in this action; and, after argument of counsel, the court finds that the evidence adduced by the plaintiffs is insufficient to entitle the plaintiffs, or either of them, to the relief sought in their petition filed herein, or to any other relief and that their evidence wholly fails to establish their contentions in this action, but shows that the defendant is entitled to have his title quieted to the property involved as against the plaintiffs, and each of them, and that the defendant's motion should be sustained.

IT IS THEREFORE ordered, adjudged and decreed by the court that the motion for judgment and decree of the defendant be sustained and that the petition filed herein by the plaintiffs be and the same hereby is denied in all respects; and it is further ordered, adjudged and decreed that the defendant, and the Trust represented by him as its receiver, be and they hereby are decreed to be the owners of the legal and equitable title in and to the following described lands and premises situated in Tulsa County, Oklahoma, to-wit:

The NE/4 of the NE/4 and the 1/2
of the SE/4 of the NE/4 of Section
18, Township 21 North, Range 13
East;

and that the title of the defendant in and to said lands and premises be and the same hereby is quieted in the defendant against the plaintiffs, and each of them, and the plaintiffs, and each of them, and each and every person, firm or corporation claiming by, through or under the plaintiffs, or either of them, since the 30th day of March, 1929, be and they hereby are barred, restrained and enjoined from claiming or asserting any right, title, interest, estate or equity in and to said lands adverse to the defendant, or the Trust represented by him as its Receiver, or his successors in title; to which ruling of the Court holding the evidence of plaintiffs insufficient, the plaintiffs and each of them except and said plaintiffs and each of them further except to the decree of court quieting title in said defendant.

W. B.
as to form.
Carter Smith
Plaintiffs Atty.

H. P. Warfield, Judge.

RECORDED: Filed Jan. 25, 1930.
H. P. Warfield, Clerk.

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

NORTHERN DISTRICT OF OKLAHOMA
EQUITY SESSION

District of

OKLAHOMA

TULSA, OKLAHOMA. WEDNESDAY, JANUARY 27, 1930.

Court convened pursuant to adjournment Monday, January 27th, 1930.

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

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

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

FIRST NATIONAL BANK, of
Tulsa, Oklahoma, Plaintiff,

V.

NATIONAL HARDWOOD COMPANY,
Defendant,

Equity No. 30 ✓

GEORGE J. THOMSON,
Intervener

ORDER OF SALE

This matter coming on to be heard on this 27th day of January, 1930, upon the report and recommendation of G. H. Smith, receiver of the National Hardwood Company, that said receiver be authorized, empowered and directed to make sale of certain perishable personal property in his hands as such receiver, therein and hereinafter described, free and clear of all liens and claims thereon, at private sale, and the Court having entered an order herein on the 25th day of January, 1930, requiring that all parties in interest show cause if any they have, before the undersigned Judge of the District Court of the United States for the Northern District of Oklahoma, in the city of Tulsa, Tulsa County, Oklahoma, on the 27th day of January, 1930, why such sale should not be had, and it further appearing to the Court that a true and correct copy of said order to show cause was personally served on George W. Schwabe, claimant, and A. E. Donald, attorney for George J. Thomson, intervener, and that a true and correct copy of said order to show cause was sent to George J. Thomson, intervener, Butler Printing Company, The Republican-Star, Mayes County Republican, First National Bank, Fred Ruark, Vince Gleason, C. E. Crawford, D. Y. Oung, E. V. Greene and F. M. Brewster, County Treasurer of Delaware County, Oklahoma, claimants herein, more than fifteen days prior to the hearing herein, by registered United States mail, at their regular post office address, as required by said order, said above named being all of the claimants and parties interested in said matter; and it further appearing to the Court that none of said parties has shown any cause why said perishable property should not be sold as recommended in the said report, and it appearing to the Court that it is in the interest of said estate that the recommendations of said report be granted;

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that G. H. Smith, as receiver of the National Hardwood Company have leave, and he is hereby authorized, empowered and directed to sell to the highest bidder for cash, the following described personal property:

- 1 Metal Covered Three Story Mill Building, less sorting shed
- 1 Filer and Stowell Right Hand Band Mill Complete with wheels 8' in diameter for saws 12' wide
- 1 Log Deck transfer
- 1 3-Arm Log Loader and Deck Stop
- 1 Steam Nigger with Oscillating Cylinders
- 1 Right Hand 3 Block Carriage
- 2 Automatic Carriage Buffers
- 1 Direct Acting Steam Feed
- 42 Live Rolls
- 14 Dead Rolls
- 1 Edger Transfer
- 1 Slab Throw Off
- 1 Edger

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

NORTHERN
EQUITY SESSION

District of

OKLAHOMA

TULSA, OKLAHOMA. MORNING, JANUARY 27, 1930.

- 1 Rear Edger Table Rolls
- 1 Slasher and Slab Transfer
Slab and Refuse Conveyers and Chains
- 1 Cut Off Saw
- 1 #35 Dittbener Hog
- 1 Set Filing Room Machinery, including:
 - 1 Automatic Circular Grinder
 - 1 Automatic Band Saw Grinder, with Backs & Clamps
 - 1 Roller
 - 1 Lap Grinder
 - 1 Set Brazing Clamps
- 1 No. 8 Champion Blower
- 2 Boiler Feed Pumps
- 2 10" Band Saws
- 2 8" Band Saws
- 54 Lumber Buggies
Conveyers and Chains

not located on the mill site near Kenwood, in Delaware County, Oklahoma, said property to be sold free and clear of all encumbrances or liens whatsoever thereon, and it is further ordered that all existing liens and encumbrances whatsoever thereon shall be transferred and attach to and be a lien upon the proceeds of said personal property in the hands of said receiver.

IT IS FURTHER ORDERED that said property shall be offered for sale by said receiver at private sale for the best price obtainable therefor, in no event to be less than \$5000.00; said sale to be for cash, and subject to the approval of this Court, and to be held without further notice.

IT IS FURTHER ORDERED that said personal property shall be offered for sale by said receiver on the 30 day of January, 1930, at the hour of 10:00 o'clock A.M. at the office of the receiver, 732 Kennedy Building, Tulsa, Oklahoma, and that the entire proceeds of said sale shall be deposited in the First National Bank in the city of Tulsa, Oklahoma, in a separate account, pending the further orders of this court as to the disposition thereof. The said receiver shall make due report to this court of his acts and doings hereunder.

F. L. HICKS, Judge.

RECORDED: Filed Jan 28 1930
H. P. Warfield, Clerk
U. S. District Court.

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

ROMANIAN

OKLAHOMA

EQUITY SESSION

District of

PULSA, OKLAHOMA. TUESDAY, JANUARY 28, 1930.

Court convened pursuant to adjournment Tuesday, January 28th, 1930.

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

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

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

Joe Edgar, Plaintiff. }
vs. } No. 344 Equity ✓
Edwin I Reeser, Defendant. }

JUDGMENT AND DECREE

This cause comes on to be heard in its regular order on the 18th day of May, 1929, the same being one of the regular judicial days of this court, the plaintiff appearing in person and by his attorneys of record, Edmund Lashley, Hal F. Rambo, and Russell B. James, and the defendant appearing in person and by his attorneys, Thos. J. Casey, Foster V. Phipps and Park Wyatt, and both parties having announced ready for trial and having in open court executed a written waiver of jury and having consented to the trial of this cause on the equity side of the docket, the court proceeds to hear the evidence and argument of counsel; and thereupon, after all the evidence had been introduced and the arguments of counsel presented, the court takes said cause under advisement, with direction to counsel to submit briefs on the questions of law presented by the record.

And thereafter, to-wit, on this 18th day of January, 1930, after counsel had submitted their briefs and the court had read and considered the same, this cause comes on further to be heard and decided by the court; and after consideration of all the evidence, the argument of counsel and the briefs submitted, the court is of the opinion and finds that it is not necessary for it to determine any of the issues of fact arising in the trial of this cause, except the issue as to whether defendant, Edwin I. Reeser, authorized in writing F. M. (or Frank N.) Hunt to act as the agent of said defendant in making the contract alleged to have been entered into by the plaintiff and said defendant acting by and through said F. M. (or Frank N.) Hunt as his agent and attorney in fact; that on this issue, the court finds that said defendant did not in writing authorize said F. M. (or Frank N.) Hunt to act as the agent of said defendant in making said contract; that the Statute of Frauds of the State of Oklahoma is and was applicable to said contract and that plaintiff is barred by said Statute of Frauds from bringing or maintaining this action against defendant.

IT IS, THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED by the court that the plaintiff take nothing by his action, that his Bill of Complaint be dismissed, and that the defendant go hence without day and with his costs herein lawfully expended, to all of which rulings and judgment of the court, the plaintiff excepts and his exceptions are allowed; and thereupon, said plaintiff gave notice in open court of his intention to appeal to the United States Circuit Court of Appeals for the Tenth Circuit.

F. E. KENNAMER
JUDGE

O.K. as to form:
Edmund Lashley
Hal F. Rambo
Russell B. James
Solicitors for Plaintiff

ENDORSED: Filed Jan 28 1930
H. P. Warfield, Clerk,
U. S. District Court.
LEE

Thos. J. Casey
Foster V. Phipps
Park Wyatt.
Solicitors for Defendant.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA. TUESDAY, JANUARY 22, 1930.

MAUDE PAINTER KEMP LIVINGSTON,
Plaintiff,

vs.

M. A. YOUNGMAN, ET AL, Defendants.

No. 455 - Equity. ✓

Now on this 22th day of January, A. D. 1930, it is ordered by the Court that the above entitled case be passed to Friday of first week in March, 1930.

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

Daniel Barnett, Plaintiff,

vs.

Hannah Anderson, Inc., and
C. W. Roodhouse, Guardian, Defendants.

United States, Intervenor
or Defendant

No. 501 Equity. ✓

ORDER PERMITTING DEFENDANT, HANNAH ANDERSON,
AND UNITED STATES
TO FILE AMENDED ANSWER.

Now on this 27th day of January, 1930, the defendant, Hannah Anderson, and the United States, as Intervenor herein, having requested permission to amend their answer and petition of intervention, respectively, for good cause shown, such request is hereby granted.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said parties aforesaid, and each of them, be, and hereby are permitted to file amended answer and petition of intervention, respectively, and the plaintiff herein, Daniel Barnett, is hereby given fifteen days in which to plead or answer thereto.

RECORDED: Filed Jan 23 1930
H. P. [Name], Clerk
U. S. District Court. JK

P. L. [Name] JUDGE.

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

NORTHERN DISTRICT OF OKLAHOMA

District of OKLAHOMA
TULSA, OKLAHOMA. WEDNESDAY, JANUARY 23, 1930.

Court convened pursuant to adjournment Wednesday, January 23th, 1930.

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

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

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

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

-vs-

Nowata Oil & Refining
Company, a corporation,
Defendant.

Thos. E. Elliott,
Intervenor.

IN EQUITY
NO. 460.

ORDER

Upon motion of the intervenor, Thos. E. Elliott, the plea of intervention and cross bill is dismissed upon motion of intervenor without prejudice to the filing of a future action.

DATED this 23th day of January, 1930.

F. E. KENNAMER
Judge.

ENDORSED: Filed In Open Court
Jan 29 1930
H. P. Warfield, Clerk
U. S. District Court.

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

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

vs.

Nowata Oil & Refining
Company, a corporation,
Defendant,

Thos. E. Elliott,
Intervenor.

IN EQUITY
NO. 460

ORDER

NOW, On this 23th day of January, 1930, this cause coming on to be heard on the bill of intervention of Thos. E. Elliott and the answer of the defendant thereto; and on the motion of the plaintiffs and the defendant to discharge receiver and terminate receivership; and the intervenor, Thos. E. Elliott, having dismissed without prejudice his bill of intervention; and the intervenor, H. A. McGill, having heretofore dismissed his petition in intervention; and the plaintiffs and the defendant having filed herein stipulation for the dismissal without prejudice of this suit; and the Receiver, Guy S. Manatt, now appearing, offers no objection or opposition to the motion to discharge receiver and terminate the receivership; and the

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

NORTHERN
EQUITY SESSION

District of
TULSA, OKLAHOMA.

OKLAHOMA
WEDNESDAY, JANUARY 29, 1930.

Court having considered all things in the premises, finds that the Receiver in this action should be discharged and the receivership terminated forthwith and the suit dismissed without prejudice.

IT IS, THEREFORE, ORDERED AND ADJUDGED that this suit be, and the same hereby is dismissed without prejudice to the rights of either of the parties; that Guy S. Manatt be, and he hereby is discharged as receiver in this suit, and that the receivership be, and the same hereby is terminated; and that the said Guy S. Manatt forthwith transfer and deliver to the defendant, Nowata Oil & Refining Company, a corporation, all of the property of the said Company, including money, books, papers, accounts, with all real, personal and mixed property of whatever kind, which has come into his possession or under his control as Receiver in this suit; and to make such transfer and delivery forthwith to the said defendant Company and to Donald F. Oak as Manager and Treasurer of said defendant Company; and .

IT IS FURTHER ORDERED that the said Guy S. Manatt file with the Clerk of this Court his final report as Receiver in this suit at his earliest convenience, and that he furnish to the defendant Company a true and complete copy of said report; and that said report be, and the same hereby is set for hearing in this Court on the 10th day of February, 1930, at 10 o'clock A. M.

F. B. KEMMNER
District Judge.

RECORDED: Filed Jan 30 1930
H. P. Warfield, Clerk
U. S. District Court.

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

Willie Edwards, Plaintiff, }

vs. }

Charles R. Diehl, and
The Prairie Oil & Gas Company,
a corporation, Defendants. }

No. 476 Equity ✓

D E C R E E

On this 21st day of January, A. D. 1930, being a regular judicial day of the January, 1930, term of this Court, the said cause on to be heard the above styled and numbered cause pursuant to its regular assignment on the trial docket; the plaintiff, Willie Edwards, appearing in person and by his solicitors, Franklin E. Griggs and F. H. Gernert; the defendant Charles R. Diehl appearing in person and by his solicitor, Martin L. Frerichs; and the defendant The Prairie Oil & Gas Company appearing by its solicitors, Paul B. Mason, Esquire, and West, Gibson, Sherman, Davidson & Hull.

And thereupon counsel for plaintiff filed in open court a suggestion of lack of jurisdiction in this Court, and advised that the cause to the District Court of Oklahoma County, Oklahoma, had been argued and presented to the Court, and by the Court overruled, to which action of the Court in so overruling his said motion to remove the plaintiff now and here in open court objects and his exceptions are allowed.

And thereupon, by leave of court, plaintiff files herein his reply to the separate answer of the defendant Charles R. Diehl, and also his reply to the separate answer of The Prairie Oil & Gas Company.

And thereupon both plaintiff and defendants announce ready for trial, the Court proceeds to hear said cause upon the documentary and oral evidence produced, and all the testimony being taken here and both sides having rested, the Court having considered the documentary and oral evidence so far as heard, and being fully and sufficiently advised in the premises, both find the issues presented for plaintiff and in favor of the defendants.

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

District of

NO. 1753
DISTRICT COURT OF THE UNITED STATES
1935

TULSA, OKLAHOMA, WEDNESDAY, JANUARY 23, 1936.

And it appearing to the Court that the lands and premises involved in this action, to-wit:

The Southwest quarter of Section Four (4), Township Thirteen (13) North, Range Seven (7) East, containing 160 acres, more or less,

were allotted to the plaintiff, Willie Edwards, as a Freedman's allotment of the Creek Nation as allotted to him accordingly; that said plaintiff was born March 17, 1905, and that during the minority of said plaintiff Jackson Edwards, Sr., grandfather of plaintiff, was duly and legally appointed guardian of said plaintiff by the County Court of McIntosh County, Oklahoma, which said court had jurisdiction over the plaintiff, and was possessed of full right and authority to appoint said guardian under the laws of the State of Oklahoma; that said Jackson Edwards, Sr., duly qualified as such guardian, and subsequent to his said appointment and under proceedings duly and regularly had, all right, title, interest and estate of the said plaintiff in and to the lands hereinbefore described was sold and disposed of to the defendant, Charles R. Diehl; that said sale was by the said County Court of McIntosh County, Oklahoma, duly confirmed on the 12th day of August, 1908, and on said last named date the said guardian, Jackson Edwards, Sr., in pursuance of said order of confirmation, duly and regularly made, executed, acknowledged and delivered to the said Charles R. Diehl a guardian's deed conveying to the said Charles R. Diehl all right, title, interest and estate of Willie Edwards, the allottee, in and to said lands and premises, and that said Charles R. Diehl immediately entered into possession of said lands and premises and has ever since remained in the open, notorious, adverse possession of the same, claiming title thereto.

That thereafter, and while the said Charles R. Diehl was in such open, notorious, adverse possession of said lands and premises, and while the record title thereto stood in the name of said Charles R. Diehl, the defendant The Prairie Oil & Gas Company on to-wit the 27th day of November, A. D. 1926, took from the said Charles R. Diehl an oil and gas mining lease upon said lands and premises, running for a term of years ending February 18, 1932, and as long thereafter as oil or gas or either of them should be produced from said land by the lessee or royalty paid thereunder; that at the time of the making and taking of said lease the defendant The Prairie Oil & Gas Company was without any actual knowledge or notice of any claim of the plaintiff, Willie Edwards, to said land, and that it paid a bonus of \$3200.00 for said lease, and has since paid all the rentals and performed all the other conditions and covenants embraced in said lease, and is now the owner of the said oil and gas mining lease which was acquired by it in good faith, and that said lease is a valid and subsisting lease; that there has been no development under said lease, but that all rentals which have heretofore accrued have been duly paid in compliance with the terms and provisions of its said lease by the defendant The Prairie Oil & Gas Company.

And the Court finds that the said defendant Charles R. Diehl is the legal owner in possession of the premises described in the petition in this action and heretofore in this decree described, and that his title thereto is valid and perfect, subject only to the oil and gas lease of his co-defendant, The Prairie Oil & Gas Company, and that the right, title and interest of said The Prairie Oil & Gas Company under and by virtue of its said lease is good and perfect, and that the fee title in the defendant Charles R. Diehl, and of the oil and gas mining lease in The Prairie Oil & Gas Company, is superior to any right, title or interest, both in law and in equity, in the plaintiff Willie Edwards.

It is therefore by the court CONSIDERED, ADJUDGED, ORDERED AND DECREED that the plaintiff take nothing by this suit and that his alleged cause of action herein be, and the same is hereby, dismissed; and both defendants having prayed that their title be quieted, it is further CONSIDERED, ADJUDGED, ORDERED AND DECREED by the court that the title and possession of said defendants Charles R. Diehl and The Prairie Oil & Gas Company, as hereinbefore found and adjudged, be, and the same is hereby, forever settled and quieted in them as against all claims or demands by the said plaintiff Willie Edwards, and those claiming or to claim under him; and that said plaintiff Willie Edwards, and those claiming through, by or under him, save and except the defendants herein and their successors in interest, be, and they are hereby, perpetually enjoined and forbidden to claim any right, title, interest or estate in or

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

NORTHERN

District of

OKLAHOMA

REGISTRY SESSION

TULSA, OKLAHOMA. WEDNESDAY, JANUARY 29, 1930.

to said premises, either in law or in equity, and perpetually forbidden and enjoined from commencing any suit to disturb the said defendants Charles R. Diehl and The Prairie Oil & Gas Company, or either of them, in their said possession and title to said premises, and from setting up any claims or interest adverse to the title of said defendants Charles R. Diehl and The Prairie Oil & Gas Company, and from disturbing said defendants in their peaceable and quiet enjoyment thereof and of said described premises.

It is further CONSIDERED, ADJUDGED AND ORDERED that the defendants Charles R. Diehl and The Prairie Oil & Gas Company have and recover of and from the plaintiff, Willie Edwards, all of their costs in this suit laid out and expended.

To all of which findings, holdings, judgment and decree the plaintiff, Willie Edwards, now and here in open court excepts and his exceptions are allowed; and the said plaintiff, Willie Edwards, gives notice in open court of an appeal to the United States Circuit Court of Appeals for the Tenth Circuit, and asks and is allowed sixty days from this date within which to prepare and serve his condensed statement of evidence at the final hearing of this cause.

And it is further ordered that bond on appeal be and is hereby fixed at the sum of \$500.00 for costs on said appeal.

Done at Tulsa, Oklahoma, this 21st day of January, 1930.

F. E. KESSELER
Judge.

C. H.
Franklin H. Griggs
James H. Gernert - By Griggs.
Solicitors for Plaintiff.

Martin L. Frerich - By West
Paul B. Mason - By West
West - Gibson - Sherman - Davidson & Hull
Solicitors for Defendants.

RECORDED: Filed Jan 29 1930
H. F. Garfield, Clerk
U. S. District Court. W

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

DANIEL BARNETT, PLAINTIFF,)
VS.)
HANNAH ANDERSON AND)
C. W. ROOHOUSE,) NO. 501 EQUITY)
GUARDIAN OF HANNAH)
ANDERSON, AN IMCOMPETENT,) DEFENDANTS,)
THE UNITED STATES, INTERVENOR.)

ORDER ALLOWING TESTIMONY BY DEPOSITION

On this day by consent of plaintiff, Daniel Barnett, the defendant, Hanna Anderson, and the intervenor, United States of America, by their attorneys of record it is ordered that the testimony of the plaintiff and cross-defendant, Daniel Barnett, and of the defendant and cross-complainant, Hanna Anderson, be taken by deposition, with leave to the intervenor, the United States, to take such part of its proof by deposition as it desires.

And for the purpose of taking said testimony by deposition, it is ordered that J. L. Huff, of Tulsa, Oklahoma, be and is hereby appointed examiner of the Court, with power to administer oaths to witnesses, to take testimony of witnesses in relation to open questions

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

RENTAL
QUALITY SESSION

District of

OKLAHOMA

TULSA, OKLAHOMA. WEDNESDAY, JANUARY 23, 1930.

and answers, to reduce the same to writing and return said depositions and exhibits thereto into Court within the time hereinafter limited. The signatures of any and all witnesses to their depositions may be waived by counsel present at the taking thereof, but if not so waived each witness shall sign the deposition given by him at the end thereof.

That the plaintiff and cross-defendant, Daniel Barnett, shall complete the taking of his depositions in chief before said examiner not later than the 17th day of February, 1930, the defendant and cross-complainant, Hanna Anderson, shall complete the taking of her depositions before said examiner not later than the 5th day of March, 1930. The intervener, United States of America, may take such depositions as it desires before said examiner during the period of time above limited to the defendant and cross-complainant.

The plaintiff, Daniel Barnett, shall complete his rebuttal testimony within five (5) days after completion of the depositions by the defendant, Hanna Anderson, and intervener shall complete their rebuttal depositions within three (3) days thereafter.

Nothing herein contained shall preclude the intervener, United States, from offering all or any part of its testimony in open Court and in which event the other parties hereto may offer evidence in open Court.

Notice of the time and place of taking said testimony before said examiner shall be served upon the opposite attorneys and solicitors of record for the parties hereto at least three (3) days before said examination begins, except that in case of rebuttal or rebuttal testimony twenty-four (24) hours' notice shall be sufficient.

Each of said parties shall advance the necessary costs and expenses in connection with the taking and returning of his, her or its testimony, and the same ultimately to be taxed as costs herein. Objections to the competency of the witnesses, or to any part of the testimony because incompetent, irrelevant or immaterial, may be made by either party on or before the trial of this cause, and the same need not be noted by the examiner at the time of the taking of said testimony, but nothing herein contained shall preclude the Court from exercising its power to deal with the costs of incompetent and immaterial or irrelevant depositions, or parts thereof, as may be just.

The said examiner, within ten (10) days after the completion of the taking of said testimony, shall return the same into Court, duly certified by him, and same may thereafter be introduced in evidence by either of the parties.

Dated at Tulsa, Oklahoma, this 23 day of January, 1930.

F. E. KENNAMER
JUDGE

O. K.

Attorneys for Plaintiff.

Attorneys for Defendant.

Attorneys for Intervener.

ENDORSED: Filed Jan 29, 1930
H. P. Warfield, Clerk
U. S. District Court. BM

Court adjourned until January 30, 1930.

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

NORTHERN District of OKLAHOMA
REGULAR JANUARY 1930 SESSION TULSA, OKLAHOMA. Thursday, January 30, 1930.

Court convened pursuant to adjournment Thursday, January 30th, 1930.

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

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

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

FIRST NATIONAL BANK OF TULSA,
OKLAHOMA, Plaintiff,

V.

NATIONAL HARDWOOD COMPANY,
Defendant,

GEORGE J. THOMSON, Intervener.

Equity No. 39

ORDER APPROVING SALE

Now on this 30th day of January, 1930, the above cause coming on and appearing in regular order upon the application of G. H. Smith, receiver in said cause, requesting that the court confirm the sale of said personal property to-wit:

- 1 Metal Covered Three Story Mill Building, less
Sorting Shed
- 1 Filer and Stowell Right Hand Band Mill Complete
with Wheels 8' in diameter for saws 12' wide
- 1 Log Deck Transfer
- 1 3-Arm Log Loader and Deck Stop
- 1 Steam Nigger with Oscillating Cylinders
- 1 Right Hand 3 Block Carriage
- 2 Automatic Carriage Buffers
- 1 Direct Acting Steam Feed
- 42 Live Rolls
- 14 Dead Rolls
- 1 Edger Transfer
- 1 Slab Throw Off
- 1 Edger
- 1 Rear Edger Table Rolls
- 1 Slasher and Slab Transfer
Slab and Refuse Conveyers and Chains
- 1 Cut Off Saw
- 1 #35 Dittbener Hog
- 1 Set Filing Room Machinery, Including:
 - 1 Automatic Circular Grinder
 - 1 Automatic Band Saw Grinder, with racks & Clamps
 - 1 Roller
 - 1 Lap Grinder
 - 1 Set Brazing Clamps
- 1 No. 8 Champion Blower
- 2 Boiler Feed Pumps
- 2 10" Band Saws
- 2 8" Band Saws
- 54 Lumber Buggies

And it appearing to the court that the Caddo River Lumber Company of Kansas City, Missouri, have offered the sum of thirty-five hundred dollars for the above described property and the court being fully satisfied that said sum is fair and equitable and a reasonable amount for said property, and that said amount is the highest and best bid obtainable, and that the sale of said property was duly and regularly made by the said receiver under the former orders of this court, and there being no objections filed to said sale,

IT IS ORDERED that the said sale be in all things confirmed, and the said receiver, G. H. Smith, be and is hereby authorized and directed to deliver and convey to the said purchaser, the Caddo River Lumber Company, the said property free and clear of all liens, taxes and encumbrances of whatsoever nature by bill of sale in substance as follows, to-wit:

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

NORTHERN
EQUITY SESSION

District of

OKLAHOMA

TULSA, OKLAHOMA. THURSDAY, JANUARY 30, 1930.

"RECEIVER'S BILL OF SALE

"WHEREAS, an order of sale entered in the above cause on the day of January, 1930, the undersigned as receiver, was appointed to make sale of the property therein described and the time for sale was duly fixed as the day of January, 1930, said property to be sold at private sale to the highest bidder for cash and in accordance with provisions of said order the hereinafter described property was sold to the Caddo River Lumber Company of Kansas City, Missouri, for the sum of \$3500.00, the same being the highest and best bid obtainable, and

"WHEREAS, such sale was duly reported to the Court and has been duly confirmed, and

"WHEREAS, the court directed and ordered the undersigned to deliver a bill of sale on said property to the purchaser, the said Caddo River Lumber Company, and to accept from said purchaser the sum of \$3500.00 as full and complete settlement for said sale.

"NOW, THEREFORE, in consideration of said premises and of the sum of \$3500.00 in hand paid, said receiver does hereby convey, assign and transfer unto the said Caddo River Lumber Company, its successors and assigns, free and clear of all taxes, liens and claims of all parties to the said suit, the following described property now on the mill-site near Kenwood in Delaware County, Oklahoma:

- 1 Metal Covered Three Story Mill Building, less Sorting Shed
- 1 Filer and Stowell Right Hand Band Mill Complete with Wheels 8' in diameter for saws 12' wide
- 1 Log Deck Transfer
- 1 3-Arm Log Loader and Deck Stop
- 1 Steam Nigger with Oscillating Cylinders
- 1 Right Hand 3 Block Carriage
- 2 Automatic Carriage Buffers
- 1 Direct Acting Steam Feed
- 42 Live Rolls
- 14 Dead Rolls
- 1 Edger Transfer
- 1 Slab Throw Off
- 1 Edger
- 1 Rear Edger Table Rolls
- 1 Slasher and Slab Transfer
- Slab and Refuse Conveyers and Chains
- 1 Cut Off Saw
- 1 #35 Dittbener Hog
- 1 Set Filing Room Machinery, including:
 - 1 Automatic Circular Grinder
 - 1 Automatic Band Saw Grinder, with Racks and Clamps
 - 1 Roller
 - 1 Lap Grinder
 - 1 Set Brazing Clamps
- 1 No. 8 Champion Blower
- 2 Boiler Feed Pumps
- 2 10" Band Saws
- 2 8" Band Saws
- 54 Lumber Buggies
- Conveyers and Chains

"IN WITNESS WHEREOF, the undersigned, as receiver, has hereunto set his hand and seal this day of January, 1930, and no personal liability shall be inferred from this bill of sale.

G. H. SMITH
Receiver of the National
Hardwood Company."

ENDORSED: Filed Jan 30 1930
H. P. Warfield, Clerk, F. E. KENNAMER, Judge.
U. S. District Court.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. THURSDAY, JANUARY 30, 1930.

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

FIRST NATIONAL BANK OF TULSA,
OKLAHOMA, Plaintiff,

-vs-

NATIONAL HARDWOOD COMPANY, et al
Defendant,

GEORGE J. THOMPSON, Intervener.)

Equity No. 39

ORDER APPROVING STIPULATION AND
DIRECTING DISBURSEMENT OF FUND

Now on this 30th day of January 1930, this matter coming on for hearing before the Honorable Franklyn E. Kennamer, Judge of the United States District Court for the Northern District, State of Oklahoma, and the County Treasurer of Delaware County, Oklahoma, being represented by W. F. Hampton, County Attorney of said county and George J. Thompson, being represented by his attorney, A. B. Honnold; the receiver in person and by his attorneys of record Messrs. A. B. Honnold and Leonard E. Roach; and Mr. George B. Schwabe, being present in person and upon a proper hearing being conducted before the court, the court finds

That the sale conducted on the 28th day of January 1930 of certain personal property as set forth in said order of sale should be approved and that out of the proceeds of said sale to wit; thirty-five hundred dollars, that three thousand thirty-nine dollars should be paid by the receiver G. H. Smith, to the County Treasurer of Delaware County, Oklahoma, as full settlement of all personal property taxes within said county for the year of 1923, and the court further finds

That upon the payment of said sum to the County Treasurer of Delaware County, Oklahoma, that the same should be cancelled and set aside and that the records should show that no further amount should be due to said county for personal taxes during said year of 1923 and

The court further finds that the balance derived from the sale of said personal property above referred to, shall be placed in the First National Bank of Tulsa, Tulsa County, Oklahoma, by the receiver G. H. Smith, to be disbursed as the court may direct.

It is therefore considered ordered, adjudged, and decreed by the court that G. H. Smith as receiver in said cause pay the County Treasurer of Delaware County, State of Oklahoma the sum three thousand thirty-nine dollars, immediately, as full settlement of all personal property taxes within said county for the year of 1923 and

It is further ordered, adjudged, and decreed by the court that the County Treasurer, F. M. Brewster of Delaware County, accept said sum of three thousand thirty-nine dollars as full and complete settlement of all personal property taxes within Delaware County for the year of 1923, and to apply the proceeds received herein to the payment of the taxes for the year 1923, and to disburse and apportion said money so received to the various municipalities as required by law.

F. E. KENNAMER,
United States District Judge.

ENDORSED: Filed Jan 30 1930
H. P. Warfield, Clerk
U. S. District Court.

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

NORTHERN
EQUITY SESSION

District of

OKLAHOMA

TULSA, OKLAHOMA. THURSDAY, JANUARY 30, 1930.

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

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

Complainants,

-vs-

Nowata Oil & Refining
Company, a Corporation,

Defendant.

IN EQUITY

No. 460.

ORDER OF COURT.

Now on this the 29th day of January, 1930, the motion of E. S. Scott asking for an order on the Receiver to pay thirty days' wages to the said V. S. Scott came on for hearing, and, it appearing to the satisfaction of the Court, upon hearing, that V. S. Scott was regularly employed by the Nowata Oil & Refining Company, and had been employed by such Company for the past six years; that she was also employed by Donald P. Oak, as Receiver, and then was employed by Guy S. Manatt, as bookkeeper, and her services dispensed with without any notice whatever, and the Court finds that she should have fifteen days' notice, and that said Receiver should be ordered and directed to pay to the said V. S. Scott, fifteen days' wages at the rate of \$225.00 per month, making a total of \$112.50.

IT IS THEREFORE, Considered, ordered, adjudged and decreed by the Court that the Receiver be, and he is hereby ordered and directed to pay to V. S. Scott, the sum of \$112.50, taking her receipt therefor, and that same is to be allowed the Receiver on his final account.

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

ENDORSED: Filed Jan 30 1930
H. P. Warfield, Clerk
U. S. District Court. ME

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

THE SECURITY BENEFIT ASSOCIATION,
A Corporation, Plaintiff,

-vs-

JESSE MILLER, DOUGLAS CAPIAU and
CLEMENT CAPIAU, Defendants.

In Equity
NO. 490

D E C R E E

This cause having come on regularly on Thursday, the 30th day of January, 1930, being a day in the January term, A. D., 1930, of the District Court of the United States for the Northern District of Oklahoma, to be tried before the Court, and it appearing to the Court that heretofore, to-wit: on the 31st day of July, 1929, the Security Benefit Association, a corporation, the plaintiff herein, filed its verified Bill of Interpleader herein and contemporaneously with the filing of said verified bill of interpleader paid into the registry of the Court the sum of \$968.50, being the net proceeds payable under Policy No. 220558, theretofore issued by the National Council of the Knights and Ladies of Security and praying that the claimants to the said moneys be ordered to interplead and set up their right, title and interest in and to said moneys; that orders to interplead were made and subpoenas were issued and served upon the defendants, Jesse Miller and Douglas Capiau, and that the order to interplead and subpoena issued for Douglas Capiau, one of the defendants herein, was returned by the United States Marshal for the Southern District of California, marked "Not Found," and,

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. THURSDAY, JANUARY 30, 1930.

It further appearing to the Court that said plaintiff filed herein his affidavit and motion to obtain service by publication in due and regular form, showing that said defendant, Douglas Capiou, is not a resident of the State of Oklahoma, or of the State of California, and that said plaintiff has been unable, with due diligence, to obtain service of summons upon said defendant within the State of Oklahoma or the State of California, and that the plaintiff has, with due diligence, been unable to ascertain the present address of said Douglas Capiou, and that this is one of the class of cases prescribed by the statutes of the United States in which service by publication may be had, and,

It further appearing that due and regular notice by publication directed to said defendant, Douglas Capiou, notifying him that said suit had been filed and had been published in the Tulsa Daily Legal News, a newspaper authorized by law to publish legal news, printed in said county of Tulsa, State of Oklahoma, and of general circulation in said county, once every week for six consecutive weeks, by which said defendants were notified to interplead herein and to set up their right, title and interest in and to said money so paid into Court, on or before the 8th day of January 1930, which was a date not less than 20 days of the date of the last publication, as more fully appeared from verified proof of publication by the manager and publisher of said Tulsa Daily Legal News, duly filed herein, and,

It further appearing to the Court that within six days after the first publication was made a copy of the petition, with a copy of the notice of the order to interplead, attached thereto, was enclosed in an envelope addressed to the defendant, Douglas Capiou, at his last known address, postage prepaid and was deposited in the Post Office at Tulsa, Tulsa County, Oklahoma, and that said envelope containing the aforesaid copy of the petition with a copy of the notice of the order to interplead attached thereto, was sent to the defendant, Douglas Capiou, by registered mail, that a return receipt was demanded and that said registered letter was returned, marked "Gone Left no Address," and,

It further appearing to the Court that the said defendants, Douglas Capiou and Clement Capiou, have wholly made default herein and have neglected to answer, demur, or otherwise appear to said Bill of Interpleader and said defendant, Douglas Capiou and Clement Capiou, are therefore adjudged in default, and,

It further appearing to the Court that the defendant, Jesse Miller, has filed herein her response to the Bill of Interpleader, setting up her claim to the moneys heretofore paid into the registry of the Court, and said case having been called for trial and the plaintiff, Security Benefit Association, a corporation, appearing by its attorneys, Reynolds, Williams & Ridings, and the defendant, Jesse Miller, appearing by her attorney, Royce H. Savage and both parties announcing ready for trial the trial of said cause was proceeded with to the Court and the Court having heard the evidence, the testimony of witnesses and being fully advised in the premises, finds that heretofore, to-wit: on the 13th day of September, 1910, the National Council of the Knights and Ladies of Security issued its certain benefit certificate, No. 220558, on the life of Ambrose Capiou, and that the defendant, Douglas Capiou, was named as the beneficiary of said policy and that thereafter, to-wit: on the 14th day of June, 1916, said Ambrose Capiou surrendered said benefit certificate and in writing requested that a new certificate be issued and that the same be made payable to Jesse Miller, one of the defendants herein, and that thereafter, to-wit: on the 22nd day of June, 1916, said benefit certificate so surrendered was cancelled and a new certificate, bearing the same number, was issued in its place to the said Ambrose Capiou, and that said Jesse Miller, one of the defendants herein, was named beneficiary in said benefit certificate, and,

The Court further finds that the Security Benefit Association, a corporation, the plaintiff herein, is the successor of the National Council of the Knights and Ladies of Security and that it succeeded to all of the assets and all of the liabilities of the said National Council of the Knights and Ladies of Security; that said Ambrose Capiou is now deceased; that the defendant Jesse Miller is the beneficiary named and designated in said benefit certificate, No. 220558, which was in force and effect at the time of the death of said Ambrose Capiou,

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

NORTHERN
EQUITY SESSION

District of
TULSA, OKLAHOMA.

OKLAHOMA
THURSDAY, JANUARY 30, 1930.

and that as such beneficiary said Jesse Miller is entitled to the net proceeds payable under said benefit certificate No. 220558, and that the said defendants, Douglas Capiou and Clement Capiou, have no claim, right, title, or interest in or to the proceeds payable under said benefit certificate, and,

The Court further finds that under, and by virtue of the by-laws of the said Security Benefit Association, the plaintiff is entitled to be allowed the sum of \$100.00 for attorneys fees herein expended, and that the sum of \$100.00 is a fair and reasonable fee for the services of the attorneys rendered herein.

IT IS, THEREFORE, CONSIDERED, ORDERED, ADJUDGED and DECREED that the defendant, Jesse Miller, be, and she hereby is, adjudged to be entitled to the proceeds of the said benefit certificate, No. 220558, which said moneys have heretofore been paid into the Court, and the said benefit certificate is hereby cancelled and annulled, and the said plaintiff, Security Benefit Association, is hereby released from any and all liability for and on account of the issuance of said benefit certificate, and the said Jesse Miller, Douglas Capiou and Clement Capiou, and each of them, are hereby perpetually restrained and enjoined from claiming and asserting any rights or claims against the plaintiff herein under the aforesaid benefit certificate, and the said Douglas Capiou, Jesse Miller and Clement Capiou, and each of them, are hereby perpetually restrained and enjoined from bringing any action at law or any other proceeding at law, or in equity, in any State Court, or any other Federal Court on account of said benefit certificate, and,

IT IS FURTHER ORDERED and directed that H. P. Warfield, Clerk of the District Court of the United States for the Northern District of Oklahoma, disburse and pay out of the moneys, the proceeds of said benefit certificate, any and all costs herein incurred, and pay to the firm of Reynolds, Williams & Ridings, Attorneys at Law, Tulsa, Oklahoma, the sum of \$100.00 as attorneys fees, and pay to the said Jesse Miller the balance remaining out of said moneys.

F. E. KENNAMER
J U D G E

O. K.
Royce H. Savage
Atty for Jesse Miller

ENDORSED: Filed Jan 30 1930
H. P. Warfield, Clerk
U. S. District Court. ME

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

Midland Valley Railroad Company,
and Carl Pleasant, Inc., Plaintiffs,

Vs.

City of Tulsa, George Blaine, Chief
of Police and Mack Shrodes, Police
Commissioner, Defendants.

}
No. 516 - Equity.

ORDER ALLOWING APPEAL

On this 30 day of January, 1930, the plaintiffs, Midland Valley Railroad Company and Carl Pleasant, Inc., having presented and filed in this Court their petition for appeal, and having filed herein their assignment of errors;

IT IS ORDERED that said petition be granted and appeal allowed, and that the petitioners execute an Appeal Bond in the sum of \$250.00; conditioned as required by law.

F. E. KENNAMER,
JUDGE.

ENDORSED: Filed Jan 30 1930
H. P. Warfield, Clerk
U. S. District Court. ME

Court adjourned until January 31, 1930.

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

NORTHERN
EQUITY SESSION

District of
TULSA, OKLAHOMA. FRIDAY, JANUARY 31, 1930.

OKLAHOMA

Court convened pursuant to adjournment Friday, January 31st, 1930.

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

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

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

WALTER J. REILLY, C. G. SAILOR :
CATHERINE S. FAUROT, and :
G. M. SILVERTHORNE, :

Complainants

vs.

IN EQUITY

NOWATA OIL & REFINING COMPANY, :
a Corporation, Defendant. :

No. 460

THOS. E. ELLIOTT, :

Intervener.

O R D E R

Now on this 31st day of January, 1930, it appearing to the Court that the order made in this cause on the 29th day of January, 1930, and filed on the 30th day of January, 1930, should be modified:

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY THE COURT That the dismissal of this cause, without prejudice, shall not take effect and be final until the Court approves the report of the Receiver, adjusts his compensation and gives him a complete release upon his bond; and in so far as the judgment of this Court, rendered on the 29th day of January, 1930, is a dismissal of this cause prior to passing on the report of the Receiver, adjusting his compensation, releasing his bond, etc., said judgment is set aside and said cause reinstated.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT That the Receiver shall forthwith transfer and deliver to an authorized representative of the defendant Company, all of the property of the defendant Company in the possession and under the control of said Receiver, upon a showing by the representative of the defendant company of proper authority from the Board of Directors of said Nowata Oil & Refining Company authorizing such representative to receive and receipt for the assets, from said Receiver.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT That if the Receiver delivers the assets to the Nowata Oil & Refining Company, or its duly authorized agent, before the Receiver's final report is passed upon and his compensation adjusted and allowed, the Receiver is authorized to hold fifty per cent (50%) of the cash now in his hands until said adjustment is made and said Receiver's report fully approved. The Receiver shall also file proper proof with this Court, showing that he has delivered the assets of the Company to the proper party authorized to receive the same.

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

O. K.
Randolph, Haver, Shirk & Bridges.

ENDORSED: Filed Jan 31 1930
H. P. Warfield, Clerk
U. S. District Court. ME

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA.

SATURDAY, FEBRUARY 1, 1930.

And said defendants are further restrained from permitting the continuance of a common, public nuisance upon said premises as described in said Bill of Complaint, to-wit:

The Southeast quarter of Section 30, Township
25 North, Range 11 East, in Osage County Okla.

and until further order of Court.

F. E. KENNAMER
Judge

ENDORSED: Filed Feb 1 1930
H. P. Warfield, Clerk
U. S. District Court. ME

Court adjourned until February 4, 1930.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. TUESDAY, FEBRUARY 4, 1930.

Court convened pursuant to adjournment Tuesday, February 4th, 1930.

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

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

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

H. F. Hauserman, Complainant,

vs.

No 241 Equity

Mary Oil & Gas Company et al, Respondents,

JOURNAL ENTRY DISMISSING AMENDED BILL

Now on this the 4th day of February 1930, this cause came on to be heard upon motion of the defendants to dismiss the amended bill herein and the court after hearing the argument of counsel and being well and sufficiently advised in the premises finds that the amended bill herein should be dismissed.

It is therefore ordered and adjudged that the motions to dismiss on behalf of Mary Oil & Gas Company, Sand Springs Home, Wash E. Hudson, Sand Springs Railway Company, Edwin A. Page, E. M. Monsell, et al, be and the same hereby sustained and the amended bill be dismissed without prejudice, and that complainants be granted ten days in which to file an amended bill, and the respondents be granted ten days thereafter in which to plead.

J. FOSTER SYMES
District Judge

Vacated
Sy.

ENDORSED: Filed In Open Court
2 - 4 - 1930
H. P. Warfield, Clerk
U. S. District Court.

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

H. F. Hauserman, Plaintiff.

VS.

IN EQUITY

Mary Oil and Gas Company, a Corporation, et al.

Defendants. }

No. 241.

JOURNAL ENTRY ON MOTIONS.

Now on this the 4th. day of February, 1930, the same being one of the regular judicial days of the January, 1930, term of this court, various motions, in the above entitled case came on for presentation and hearing.

The plaintiff appearing by counsel of record asked the court to withdraw his reply and amended petition and file a motion to dismiss the answers of the defendants the Mary Oil and Gas Company, the Sand Springs Home, the Sand Springs Railway Company, and Edwin M. Monsell, and others, trustees of the estate of Chas. Page, deceased, and Wash E. Hudson; then came the above named defendants, appearing by their counsel of record and voluntarily asked the court for permission to withdraw their respective answers, which permission was granted and answers withdrawn.

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

NORTHERN
EQUITY SESSION

District of
TULSA, OKLAHOMA. TUESDAY, FEBRUARY 4, 1930.

OKLAHOMA

Then came the defendants, the Mary Oil and Gas Company, and others above named, and presented their motions heretofore filed to dismiss the plaintiffs amended petition, and the court being well and sufficiently advised, sustains said motion without prejudice and subject to the plaintiffs right to amend; to which ruling of the court the plaintiff excepts and the exceptions is allowed, and the plaintiff is given ten days to amend and the defendants given ten days thereafter to plead or answer.

Done in open court on this the 4th. day of February, 1930.

J. FOSTER SYMES
Judge.

ENDORSED: Filed In Open Court
2 - 4 - 1930
H. P. Warfield, Clerk,
U. S. District Court.

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

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

Complainant

IN EQUITY

vs.

No. 460

NOWATA OIL & REFINING COMPANY,
a Corporation,

Defendant.

O R D E R

BE IT REMEMBERED That on this 4th day of February, 1930, there came on for hearing before the Court, the application of Guy S. Manatt, Temporary Receiver, for Receiver's fees herein, said Receiver being present in person and the defendant, Nowata Oil & Refining Company, a Corporation, being present by its attorneys, Randolph, Haver, Shirk & Bridges.

Thereupon said application was presented to the Court by said Temporary Receiver and the defendant objected to the allowance asked for by said Temporary Receiver.

And the Court, after hearing the statements of the Receiver and counsel, and being fully advised in the premises, finds:

That the sum of forty-five hundred dollars (\$4500.00) would be a reasonable allowance to Guy S. Manatt, Temporary Receiver, for all of his services rendered herein as such Receiver.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY THE COURT That Guy S. Manatt, Temporary Receiver, be, and he is hereby, allowed the sum of forty-five hundred dollars (\$4500.00) in full for his services as Temporary Receiver herein, and he is herewith directed to issue to himself a check for said sum of forty-five hundred Dollars (\$4500.00) and to forthwith pay the balance of the money on hand, to-wit: Eight Thousand Three Hundred Ninety-Seven and 98/100 Dollars (\$8,397.98) to the defendant, said balance last above mentioned being arrived at by deducting the sum of forty-five hundred dollars (\$4500.00) from the amount of cash on hand as shown by said Temporary Receiver's report herein.

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

O.K. as to form
Randolph, Haver, Shirk & Bridges
Attorneys for Defendant.

Guy S. Manatt
Temporary Receiver.

ENDORSED: Filed Feb 4 1930
H. P. Warfield, Clerk
U. S. District Court. ME

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. TUESDAY, FEBRUARY 4, 1930.

MISSISSIPPI VALLEY TRUST CO., Plaintiff, }
vs. } No. 478 - Equity.
OKLAHOMA UNION RAILWAY CO., Defendant. }

Now on this 4th day of February, A. D. 1930, it is ordered by the Court that the above entitled cause be set for hearing before Hon. F. E. Kennamer Feb. 15, 1930, on all exceptions to Special Master's Report filed in this case. Counsel to be notified by Mr. Kleinschmidt.

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

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

-vs-

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

Equity No. 511

D E C R E E

This cause came on to be heard at this term of Court, and it appearing to the Court that the Receiver, Jacob A. Salmon, the original plaintiff herein, has been transferred to the State of Alabama, and that J. G. Hughes has succeeded him as Receiver of the First National Bank of Bixby, Oklahoma, and upon motion of counsel for plaintiff made in open Court the name of the said J. G. Hughes, Receiver of the First National Bank of Bixby, is substituted as plaintiff herein in the place and stead of Jacob A. Salmon; and the said plaintiff being present in person and by his attorneys, R. W. Kellough and Garland Keeling, and the defendant Stanley W. Brown being present in person and by his attorney, Byrd S. McGuire, and the First National Bank and Trust Company of Tulsa, Oklahoma, being present by its attorneys, Hess Crossland and J. C. Pinkerton, and the intervenor Treva M. Brown being present in person and by her attorney, Harry L. S. Halley, and the defendants W. L. Childers, I. L. Nelson, Howard Nelson and W. W. Reavis not being present in person or by counsel and having defaulted herein, and the plaintiff having introduced its testimony and rested, and the defendant the First National Bank and Trust Company of Tulsa, Oklahoma, having introduced its testimony and rested, and the intervenor Treva M. Brown having introduced her testimony and rested, the cause was argued by counsel; and thereupon, upon consideration thereof, it was ordered, adjudged and decreed as follows:

IT IS ORDERED, ADJUDGED AND DECREED by the Court that the plaintiff have and recover of and from the defendant Stanley W. Brown, upon its note herein sued on, the sum of Twenty-five Hundred (\$2500.00) Dollars, with interest thereon at the rate of ten per cent (10%) per annum from the 16th day of October, 1928, together with an attorney's fee of Two Hundred (\$200.00) Dollars.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that the said plaintiff, as assignee of a certain farm lease or farm rental contract dated October 16, 1928, by Stockton Porter as lessor and the defendant Stanley W. Brown as lessee and covering the

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA. TUESDAY, FEBRUARY 4, 1930.

Northwest Quarter (NW $\frac{1}{4}$) of Section 23, Township 17 North,
Range 14 East, Tulsa County, Oklahoma,

is entitled to receive one-half of the proceeds derived as rentals under said contract for the year 1929, and it appearing to the Court that the proceeds derived as rental under said rental contract for the year 1929 have been placed, and are now on deposit, to the credit of H. P. Warfield, the Clerk of this Court, in the Citizens Security Bank of Bixby, Oklahoma and the said Clerk is hereby ordered and directed to pay one-half of said funds by the usual means employed for withdrawing funds so deposited from banks to the said plaintiff herein, and said amount so paid shall be a credit on the judgment herein rendered against the said Stanley W. Brown and in favor of the plaintiff herein.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the defendant the First National Bank and Trust Company of Tulsa, Oklahoma, under its mortgage, as set forth in its Answer and Cross-bill herein, is entitled to receive one-half of the said funds so derived under said rental contract for the year 1929, and on deposit in said bank, and the said H. P. Warfield, Clerk of this Court, is hereby ordered and directed to pay one-half of said funds by the usual means employed for withdrawing funds so deposited from banks to the said First National Bank and Trust Company of Tulsa, Oklahoma.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that any further sums of money derived as rentals under said rental contract for the year 1929 shall be the property of the said plaintiff herein and the said First National Bank and Trust Company of Tulsa, Oklahoma to be shared equally by them, and the said H. P. Warfield is hereby ordered and directed to pay to the said parties in the said proportions all future sums of money derived as rentals under said rental contract for the year 1929 which may come into his hands or be deposited in the bank to his credit. All of said funds to (be) so distributed less legal poundage fees.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the intervenor Treva M. Brown has no lien upon, interest in, or claim to said property or funds and that her intervening petition and all relief asked for thereunder be, and the same is hereby denied.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that the defendants, W. L. Childers, I. L. Nelson, Howard Nelson and W. W. Reavis have no right, title, interest in, lien upon or claim to said property or funds herein.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that execution issue against the said Stanley W. Brown for the amount of Judgment, costs and attorney's fees remaining due plaintiff upon its judgment herein.

Dated this the 3rd day of February, 1930.

F. E. KENNAMER
Judge

O. K.
Hess Crossland
Solicitor First National Bank & Trust Co.

Harry L. S. Halley
Solicitor for Treva M. Brown

Bird McGuire
Atty. for Stanley M. Brown.

ENDORSED: Filed Feb 4 1930
H. P. Warfield, Clerk
U. S. District Court. ME

Court adjourned until February 5, 1930.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. WEDNESDAY, FEBRUARY 5, 1930.

Court convened pursuant to adjournment Wednesday, February 5th, 1930.

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

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

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

OKLAHOMA LIFE INSURANCE CO.,
Plaintiff.

-vs-

MILDRED BAKER, Administratrix of
the estate of Leland G. Baker,
deceased, and Ruby Tracy, Defendants.

NO. 469 Equity

D E C R E E

Now, on this 5th day of February, 1930, this matter comes on for hearing upon the stipulation entered into by and between the defendants to said cause, Mildred Baker, administratrix of the estate of Leland G. Baker, deceased, and Ruby Tracy, and the Court having read the stipulation of the parties hereto, and finding that same has been complied with, and the defendant Ruby Tracy having tendered into Court the policy of life insurance involved in said cause, together with the purported assignment thereof, and the Court, being fully advised in the premises,

IT IS ORDERED, ADJUDGED, AND DECREED that the clerk of this court disburse to E. O. Hawley from the proceeds of the life insurance policy involved in said cause, such proceeds now being in the hands of the clerk of this court, the sum of Sixty and 02/100 (\$60.02), as premium on the life insurance policy involved in said cause; that the balance of the proceeds be divided equally between Ruby Tracy and Mildred Baker, administratrix of the estate of Leland G. Baker, deceased, and the clerk of this court is hereby ordered to disburse said funds to the said defendants equally.

IT IS FURTHER ORDERED that upon the disbursing of said funds, that said policy of insurance shall be, and the same hereby is cancelled, and it is further ordered that this said cause be, and the same is hereby dismissed.

F. E. KENNAMER
JUDGE OF THE UNITED STATES DISTRICT
COURT.

ENDORSED: Filed Feb 5 1930
H. P. Warfield, Clerk
U. S. District Court. ME

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

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

-vs-

OKLAHOMA UNION RAILWAY CO.,
a corporation, Defendant.

No. 478-Equity

ORDER AUTHORIZING AND EMPowering RECEIVERS TO SELL
RELAY RAIL AND ANGLE BARS TO THE SAND SPRINGS
RAILWAY COMPANY.

On this 5th day of February, 1930, upon the verified application of J. A. Frates and P. A. Bodovitz, Receivers of the Oklahoma

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

NORTHERN District of OKLAHOMA
REGULAR JANUARY 1930 SESSION TULSA, OKLAHOMA. WEDNESDAY, FEBRUARY 5, 1930

Union Railway, a corporation, and it being made to appear that the Oklahoma Union Railway is possessed of a vast quantity of relay rail and angle bars, of which it has no immediate need, and further that said relay rail and angle bars are deteriorating and depreciating in value and not being used by said Oklahoma Union Railway, or by its Receivers; and it further appearing that the said Receivers are able to sell 60 tons of 75# relay rail at \$30.00 per ton, and 104 angle bars at \$1.50 per angle bar, and that said prices are not disproportionate to the value of said relay rail and angle bars, but that said price is fair and adequate, and that it is for the best interests of said Receivership to sell said relay rail and angle bars;

IT IS, THEREFORE, BY THE COURT ORDERED, That J. A. Frates and F. A. Bodovitz, be, and they are hereby authorized and empowered to sell to the Sand Springs Railway Company, 60 tons of 75# relay rail at \$30.00 per ton, and 104 angle bars at \$1.50 per angle bar, or a total consideration of \$1,956.00; and that said Receivers be further ordered to forthwith deliver said relay rail and angle bars to the Sand Springs Railway Co.

F. E. KENNAMER
U. S. District Judge

ENDORSED: Filed Feb 5 1930
H. P. Warfield, Clerk
U. S. District Court. ME

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

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

ORDER AUTHORIZING RECEIVERS TO PURCHASE AUTOMOBILE AND TYPEWRITER.

On this 4th day of February, 1930, upon the verified application of J. A. Frates and F. A. Bodovitz, Receivers of the Union Transportation Company, and it being made to appear that the said Receivers are in need of a light truck type automobile, and that a yellow cab is suitable for such needs and purposes, and that said Receivers can purchase said yellow cab for the sum of \$150.00, and that said purchase is necessary for the successful operation of said Receivership;

And it further appearing that Receivers are in need of a portable typewriter for the successful operation of said Receivership, and that a Corona Typewriter is suitable for said needs, and \$50.00 is a reasonable price to be paid;

IT IS, THEREFORE, BY THE COURT ORDERED, That J. A. Frates and F. A. Bodovitz be, and they are hereby, authorized and empowered to purchase one used yellow cab, Motor No. 53101, Chassis No. 43218, from the Yellow Cab Company of Tulsa, Oklahoma for the sum of \$150.00.

It is further ordered, that said Receivers be, and they are hereby, authorized and empowered to purchase a new Corona Typewriter, No. 2M6778, for the sum of \$50.00.

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

ENDORSED: Filed Feb 5 1930
H. P. Warfield, Clerk
U. S. District Court. ME

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. WEDNESDAY, FEBRUARY 5, 1930.

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

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

ORDER AUTHORIZING RECEIVERS TO CONTRACT
WITH MACK-INTERNATIONAL MOTOR TRUCK CORPORATION.

On this 5th day of February, 1930, upon the verified application of J. A. Frates and F. A. Bodovitz, Receivers of the Union Transportation Company, and it being made to appear that the Mack-International Motor Truck Corporation has proposed to grant and to award said Receivers a discount of 10% upon the purchase of parts from Mack-International Motor Truck Corporation for motor busses and trucks, and upon the said Receivers paying the sum of \$3000.00 on the indebtedness to the Mack-International Motor Truck Corporation, and the payment of the balance of said indebtedness within a period of 120 days, and upon the agreement to purchase 6 additional Mack motor busses, at such time as the said Receivers may agree, and upon such terms and prices as the Receivers and Mack-International Motor Truck Corporation may agree, and it being made to appear further that in the opinion of the Receivers all creditors of the Union Transportation Company will be paid in full all sums due to them, and it being further made to appear that the operation of said Receivers have been profitable since the institution of said Receivers;

IT IS, THEREFORE, BY THE COURT ORDERED, That J. A. Frates and F. A. Bodovitz be, and they are hereby, authorized and empowered to accept the proposal of the Mack-International Motor Truck Corporation, and to perform and execute the terms thereof; that said Receivers are empowered to accept the proposal described in Receivers petition, and a copy of it is attached to said petition.

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

ENDORSED: Filed Feb 5 1930
H. P. Warfield, Clerk
U. S. District Court. ME.

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

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

ORDER AUTHORIZING AND PERMITTING
RECEIVERS TO COMPROMISE AND PAY CLAIMS.

On this 5th day of February, 1930, upon the verified application of J. A. Frates and F. A. Bodovitz, Receivers of the Union Transportation Company, and it being made to appear that it is for the best interests of the said Union Transportation Company and said Receivership operations that the following claims be compromised and paid by said Receivers; that said compromises and said payments constitute payment in full for all claims and all damages sustained by the said parties, to whom and for whom payments are made;

IT IS, THEREFORE, BY THE COURT ORDERED, That J. A. Frates and F. A. Bodovitz, be, and they are hereby, authorized and empowered to pay the sum of \$200.00 to the Frates Company, as payment and satisfaction in full for all damages sustained by C. S. Camp, and to the Ford Sedan automobile damages on the 12th day of December, 1929, that said Receivers pay Evelyn Weindorf, the sum of \$50.00 as payment and

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

NORTHERN

OKLAHOMA

EQUITY SESSION

District of

TULSA, OKLAHOMA. WEDNESDAY, FEBRUARY 5, 1930.

satisfaction in full for all injuries and damages sustained on the 8th day of December, 1929; that said Receivers pay the Morningside Hospital, the sum of \$25.00 as payment in full for all damages sustained by W. D. Perkins; that said Receivers pay the Transcontinental Oil Company, the sum of \$8.50 as payment and settlement in full for all damages to the Essex Coach automobile sustained on November 5th, 1929; that said Receivers be authorized and empowered to pay Roy Drullinger, the sum of \$72.00 for four weeks compensation, by reason of his said ailments; and that the following sums be paid to the following persons for and on account of the said injuries of George H. Ayres, by reason of his injury: L. C. Presson, the sum of \$45.00; Dr. A. Ray Wiley, the sum of \$9.00; Morningside Hospital, the sum of \$43.30; Tulsa X-Ray and Pathological Laboratories, the sum of \$10.00.

F. E. KENNAMER
U. S. District Judge

ENDORSED: Filed Feb 5 1930
H. P. Warfield, Clerk
U. S. District Court. ME

Court adjourned until February 6, 1930.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. THURSDAY, FEBRUARY 6, 1930.

Court convened pursuant to adjournment Thursday, February 6th, 1930.

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

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

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

SAPEA POLEGAT, William
Polecat and Jim Tiger,
Plaintiffs,

vs

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

NO. 349 EQUITY

ORDER GRANTING EXTENSION OF TIME TO PREPARE RECORD AND LODGE APPEAL IN UNITED STATES CIRCUIT COURT OF APPEALS.

On this 6th day of February, 1930, was heard the application of plaintiffs for an order allowing them from and after the 10th day of February, 1930, to and including the 25th day of March, 1930, within which to complete their record and lodge their appeal in the United States Circuit Court of Appeals, and the Court after considering same, finds that said application should be granted;

IT IS HEREBY ORDERED that plaintiffs herein be, and they are hereby, allowed until and including the 25th day of March, 1930, within which to complete their record and lodge their appeal taken in this cause in the United States Circuit Court of Appeals for the Tenth Circuit.

F. E. KENNAMER,
JUDGE

ENDORSED: Filed Feb 6 1930
H. P. Warfield, Clerk
U. S. District Court. JM

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

Emma Newrider, nee Johnson,
et al, Plaintiffs,

vs.

E. I. Newblock, et al, Defendants.

In Equity No. 382.

ORDER EXTENDING TIME FOR DEFENDANTS TO FILE BRIEF.

Now, on this 6th day of February, 1930, for good cause shown, defendants, E. I. Newblock, R. H. Ross, Arch Wilkins and Ethel Wilkins, are hereby given an extension of time of ten days from and after service upon them of brief on behalf of the government, in which to file answer brief as to both plaintiffs and the government.

ENDORSED: Filed Feb 6 1930 United States District Judge.
H. P. Warfield, Clerk
U. S. District Court. JM

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

NORTHERN District of OKLAHOMA
JANUARY 1930 EQUITY SESSION TULSA, OKLAHOMA. FRIDAY, FEBRUARY 7, 1930.

Court convened pursuant to adjournment, Friday, February 7th, 1930.

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

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

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

Walter J. Reilly, E. G. Sailor, Catherine M. Faurot and G. M. Silverthorne,	} Complainants,	} No. 460 - EQUITY
vs.		
Nowata Oil & Refining Company, a corporation,	Defendant.	

ORDER NUNC PRO TUNC RELEASING PRINCIPAL AND SURETY ON RECEIVER'S BOND.

NOW on this 7th day of February 1930, it appearing to the court that an order confirming Receiver's final report and discharging Receiver was entered in this cause by which order the principal and surety on the bond of Donald P. Oak as Receiver in this suit were discharged; and that in said order as entered the surety on said bond was, by inadvertence and mistake, named as the Aetna Life Insurance Company, when in truth and in fact said surety was the Aetna Casualty & Surety Company:

NOW, THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED nunc pro tunc that the said Donald P. Oak as principal, and the Aetna Casualty & Surety Company as surety on the bond of the said Donald P. Oak as Receiver in this suit, be and they hereby are released from all further liability under said bond.

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

ENDORSED: Filed Feb 7, 1930
H. P. Warfield, Clerk
U. S. District Court. W

MISSOURI STATE LIFE INSURANCE COMPANY,	} Plaintiff,	} No. 465 - Equity.
vs.		
E. H. ROLLESTONE, ET AL,	Defendants.	

Now on this 7th day of February, A. D. 1930, it is ordered by the Court that said cause be set for hearing at 9:30 o'clock A. M. on February 14, 1930.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA. FRIDAY, FEBRUARY 7, 1930.

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

T. B. SLICK,

Plaintiff,)

-vs-

NO. 510-Equity.

UNION TRANSPORTATION COMPANY,
a corporation,

Defendant.)

C R D E R

On this 31st day of January, 1930, petition of Berry Bus Line Company, Intervenor, came on for hearing pursuant to regular setting thereof, counsel for the said Intervenor and for the Receivers being present; the Court having heard the evidence of the parties and the arguments of counsel, and being fully advised, upon consideration finds that the said Intervenor is not entitled to any relief or judgment under said petition of intervention, and that the same should be dismissed.

IT IS ACCORDINGLY ORDERED, ADJUDGED AND DECREED by the Court that the petition of intervention of Berry Bus Line Company, Intervenor, be and the same is hereby dismissed, and the cost of said intervention proceedings are ordered taxed against said Intervenor; to which finding and order the said Intervenor duly excepted.

F. E. KENNAMER
United States District Judge.

O. K.

Solicitor for Intervenor.

O. K.
R. A. Kleinschmidt Marvin T. Johnson
Solicitors for Receivers.

ENDORSED: Filed Feb 7 1930
H. P. Warfield, Clerk
U. S. District Court. ME

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

NORTHERN

District of

OKLAHOMA

EQUITY CASE NO. 43

TULSA, OKLAHOMA. SATURDAY, FEBRUARY 8, 1930.

Court convened pursuant to adjournment, Saturday, February 8th, 1930.

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

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

JOHN H. DYKES, RECEIVER OF
FIRST NATIONAL BANK OF
SAPULPA, OKLAHOMA,

Plaintiff,

vs.

F. B. REED,

Defendant.

No. 43 - Equity.

Now on this 8th day of February, A. D. 1930, it is ordered by the Court that action on approval of the Narrative Statement be continued for ten (10) days from this date.

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

THE POLLACK CLOTHING COMPANY,
a Missouri corporation,

Plaintiff

vs.

PUTTER'S, INC., a corporation
an Oklahoma corporation,

Defendant.

IN EQUITY
No. 515.

ORDER ON CREDITORS AND CLAIMANTS TO FILE CLAIMS.

And now on this 8 day of February, 1930, the petition of the receiver being filed praying that the court limit the time within which creditors and claimants shall present and make proof of their respective claims against the corporation, and to bar all creditors and claimants failing to do so within a time limit from participating in the distribution of the assets of the corporation, being presented to the court, and thereupon upon consideration thereof and upon motion of Messrs. Samuel A. Boorstin and Henry L. Fist, attorneys for petitioner, it is:

ORDERED, ADJUDGED and DECREED that any and all creditors and claimants of Putter's, Inc., shall present, make proof to, and file a verified statement of their claims or accounts with Major Arthur H. Bronson, the receiver, Orpheum Building, Tulsa, Oklahoma, on or before the 8th day of March, 1930, and that all creditors and claimants failing so to do within the time limit herein shall be barred from participating in the distribution of the assets of the corporation.

IT IS FURTHER ORDERED that the receiver shall give notice of this decree by publication of the same in a newspaper of general circulation in Tulsa County, Oklahoma, once a week for a period of three weeks, and in addition thereto said receiver shall give notice of this decree by registered mail to all creditors of said corporation who have not already filed their claims with the receiver, and whose addresses he may have.

F. E. KENNAMER
Judge.

ENDORSED: Filed Feb 8 1930
H. P. Warfield, Clerk
U. S. District Court

Court adjourned until February 10, 1930.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. MONDAY, FEBRUARY 10, 1930.

Court convened pursuant to adjournment Monday, February 10th, 1930.

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

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

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

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

O R D E R

BE IT REMEMBERED That on this 10th day of February, 1930, at 10 o'clock A.M., of said day, the above cause came on for hearing upon the final report of Guy S. Manatt, Temporary Receiver herein, in accordance with the order of this Court made on the 29th day of January, 1930, and filed in this cause on the 30th day of January, 1930, the Nowata Oil and Refining Company, a Corporation, appearing by its attorneys, Randolph, Haver, Shirk & Bridges, and Guy S. Manatt, Temporary Receiver, appearing in person.

And the Court, after hearing the statements of counsel for the Nowata Oil and Refining Company and the Receiver, and being fully advised in the premises, and the attorneys for said Nowata Oil and Refining Company having stated in open Court that the said Nowata Oil and Refining Company had no objections to the approval of said report, and there being no objections filed to said report, finds:

That said Guy S. Manatt, Temporary Receiver herein, has faithfully performed all of the duties of his trust, and truly accounted for all moneys and property coming into his hands by virtue of his acting as such Receiver, and that he should be discharged and that said Receiver and his bondsmen should be released from all liability herein.

IT IS THEREFORE ORDERED, CONSIDERED, ADJUDGED AND DECREED BY THE COURT That the final report of Guy S. Manatt, Temporary Receiver herein, be, and the same is, in all respects, confirmed and approved, and that said Guy S. Manatt, as such Receiver, be, and he is hereby, released from any and all liability of any kind and nature whatsoever arising out of his acts as such Receiver, and the bond of said Guy S. Manatt, said Temporary Receiver herein, executed by the Federal Surety Company, be, and the same is hereby, released.

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

C. K.
Randolph, Haver, Shirk & Bridges
Attorneys for Nowata Oil & Refining Company

C. K.
Guy S. Manatt
Temporary Receiver.

ENDORSED: Filed Feb 10 1930
H. P. Warfield, Clerk
U. S. District Court JM

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

NORTHERN
DISTRICT OF OKLAHOMA

District of OKLAHOMA
TULSA, OKLAHOMA. TUESDAY, FEBRUARY 11, 1930.

Court convened pursuant to adjournment Tuesday, February 11th, 1930.

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

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

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

Harwood Keaton, Receiver of the First National Bank of Barnsdall, Oklahoma,	Plaintiff,	} No. 184 Equity.
Vs.		
Mary E. Little, et al,	Defendants.	

O R D E R

In accordance with the mandate of the United States Circuit Court of Appeals for the Tenth Circuit in the above-styled cause,

IT IS ORDERED that plaintiff be permitted to file an amendment, alleging the existence of the claim, upon which the judgment sued on is based, at the time of the fraudulent transfer complained of. It is ordered that plaintiff be permitted to file such amendment instantler.

Dated this 11th day of February, 1930.

F. E. KENNAMER
J u d g e.

ENDORSED: Filed Feb 11, 1930
H. P. Warfield, Clerk
U. S. District Court.

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

Harwood Keaton, Receiver of the First National Bank of Barnsdall, Oklahoma,	Plaintiff,	} No. 184 Equity.
Vs.		
Mary E. Little, et al,	Defendants.	

O R D E R

On motion of plaintiff, and the submission of supplemental bill of complaint in support thereof, filed this date, and it appearing that Rowe Little, not heretofore made a defendant to this cause, has, or claims, some interest in a portion of the real estate involved herein;

IT IS ORDERED that the said Rowe Little be and he hereby is made a party defendant to this action.

It is further ordered that an appropriate chancery subpoena be issued by the Clerk, requiring the defendant, Rowe Little, to appear and answer the supplemental bill filed this day, and that said chancery subpoena be served and returned, as required by law, requiring said defendant, Rowe Little, to answer within Twenty (20) days from the service thereof.

F. E. KENNAMER, J u d g e.

ENDORSED: Filed Feb 11 1930
H. P. Warfield, Clerk
U. S. District Court

Court adjourned until February 12, 1930.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. WEDNESDAY, FEBRUARY 12, 1930.

Court convened pursuant to adjournment Wednesday, February 12, 1930.

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

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

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

Harwood Keaton, Receiver of the First National Bank of Barnsdall, Oklahoma,	Plaintiff,	} No. 187 Equity
Vs.		
Mary E. Little, Executrix of the Estate of G. R. Little, deceased,	Defendant.	

- O R D E R -

For good cause shown, Thomas J. Casey, Esquire, receiver in the above-styled cause, is ordered and directed to pay to Robert B. Keenan, Esquire, attorney's fees in the sum of Seventeen Hundred Eighty-five Dollars and Seventy-five Cents (\$1785.75), said sum to be paid out of funds in his hands derived from real estate in his hands.

Dated this 12th day of February, 1930.

F. E. KENNAMER
J u d g e.

ENDORSED: Filed Feb 12 1930
H. P. Warfield, Clerk
U. S. District Court W

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

NORTHERN
DISTRICT OF
OKLAHOMA

District of
TULSA, OKLAHOMA. FRIDAY, FEBRUARY 14, 1930.

OKLAHOMA

Court convened pursuant to adjournment Friday, February 14th, 1930.

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

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

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

Missouri State Life Insurance Com- pany, a corporation,)	
)	
)	
)	
Plaintiff,)	
)	
vs.)	
)	
Edwin H. Rollestone;)	
Mildred E. Rollestone;)	
W. E. Krumrei;)	
Albert Kelly;)	
The Davey Tree Expert Company, a corporation;)	
Alf Tillman;)	
Republic Supply Company, a corporation,)	
)	
Defendants,)	

IN EQUITY.
No. 465 -

DECREE OF FORECLOSURE.

Now on this 14th day of February, A. D. 1930, at a term of the United States District Court for the Northern District of Oklahoma, begun and held in the city of Tulsa in said state, and in said district, in a cause wherein the Missouri State Life Insurance Company, a corporation, is plaintiff, and Edwin G. Rollestone, Mildred E. Rollestone, W. E. Krumrei, Albert Kelly, The Davey Tree Expert Company, a corporation, Alf Tillman and the Republic Supply Company, a corporation, are cross-complainants, this cause came on to be heard; and the plaintiff being present by its solicitors, Hoyt & Stephens and J. A. Denny, and the cross-complainant The Davey Tree Expert Company, a corporation, being present by its solicitors, Hughes & Ellinghausen, and the cross-complainant Albert Kelly being present by his solicitors, Thrift & Davenport, and the cross-complainant the Republic Supply Company, a corporation, being present by its solicitors, Yancey & Fist, thereupon all parties present did announce ready for trial; and thereupon it was made to appear to the satisfaction of the Court that the defendants Edwin H. Rollestone, Mildred E. Rollestone, W. E. Krumrei and Alf Tillman, and each of them, have heretofore been duly served with notice of the pendency of this action by due service of a chancery subpoena upon them, and each of them, and that the defendant W. E. Krumrei has filed herein his disclaimer of any right, or title in and to the subject matter of this action, and that the defendants Edwin H. Rollestone, Mildred E. Rollestone and Alf Tillman, and each of them, have failed to file any answer or other pleading to the plaintiff's Bill of Complaint, and that the time allowed to plead herein as to said last named defendants has long since expired, and thereupon it was made to appear to the satisfaction of the Court that an order pro confesso was entered in said cause as against said defendants Edwin H. Rollestone, Mildred E. Rollestone, W. E. Krumrei, and Alf Tillman upon the plaintiff's original and supplemental Bill of Complaint, and upon the cross complaints of the respective cross complainants above named, on the 20th day of September, 1929, more than thirty days prior to the date hereof. And the Court finds for the plaintiff herein that all of the allegations contained in its original Bill of Complaint and its supplemental Bill of Complaint filed herein are true, and that there is due and owing to the plaintiff from the defendants Edwin G. Rollestone and Mildred E. Rollestone, and each of them, upon the note and mortgage sued upon in this action, the various amounts as set forth in plaintiff's original Bill of Complaint and in said supplemental Bill of Complaint, and that the aggregate amount of all such sums so found due, with

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. FRIDAY, FEBRUARY 14, 1930.

interest thereon, computed to this 14th day of February, 1930, is the sum of \$28,813.85, which said sum should draw interest at the rate of 10 per cent per annum from this 14th day of February, 1930, and that in addition thereto the Court doth find that said mortgage contains a provision that in event action is brought to foreclose said mortgage that the mortgagors would pay a reasonable attorney fee of 10 per cent of the amount due, and at the time of the filing of this action there was due an attorney fee of \$2530.00, which the Court doth find to be the amount set out in plaintiff's Bill of Complaint and that the same is a reasonable attorney fee.

The Court further finds that default has been made in the terms and conditions of plaintiff's said mortgage and that the indebtedness due to the plaintiff herein, with interest thereon, attorney fees and costs of this action is a first lien upon, and the plaintiff is entitled to a decree of foreclosure of its mortgage upon the following described real estate situate in Creek County, State of Oklahoma, to-wit:

Lots Two (2), Three (3), Four (4), Five (5) and Six (6), in Block Five (5); and Lots One (1), Two (2), Three (3) and Four (4) and the East Half of Lot Five (5) in Block Six (6); the West Half of Lot Five (5) and all of Lots Six (6), Seven (7) and Eight (8) and the East Thirty-five (35) feet of Lot Nine (9) in Block Six (6); the West Fifteen (15) feet of Lot numbered Nine (9), and all of Lots numbered Ten (10), Eleven (11) and Twelve (12) in Block Six (6); Lots One (1) and Two (2), Three (3), Four (4), Five (5), Six (6), Seven (7), Eight (8), Nine (9), Ten (10), Eleven (11) and Twelve (12) in Block Thirteen (13) in the Town of Bristow, according to the original survey and plat thereof; Also the following described real estate in Creek County, Oklahoma, to-wit:

The North East Quarter of the North East Quarter of Section Thirty (30), Township Sixteen (16), North, Range Nine (9) East, less 59/100 acres occupied as railroad right of way in the Southeast corner, and less Two-hundred twenty-eight (228) feet on the West side of said tract and less about 3/4 acre sold to W. H. Stewart and described as follows:

Beginning at the Northeast corner of Lot Two (2), Block Five (5) (Bristow), thence 451 feet in a northeasterly direction along the right of way of Frisco Railroad to corner post, thence Northwest 66 feet along fence to a large Sycamore tree, thence in a Southwesterly direction 160 feet to the corner of fence (a post oak tree), thence in a Southwesterly direction along said fence (More south than east) to the South line of the above Forty (40) acres tract of land, together with all improvements thereon.

The Court FURTHER FINDS that plaintiff's said mortgage expressly waives an appraisement of said real estate and all benefits of the Homestead exemption and stay laws of the State of Oklahoma.

The Court FURTHER MORE from the evidence that the cross-complainant The Davey Tree Expert Company, a corporation, did on the 16th day of July, 1928, in an action in the District Court of Creek County, State of Oklahoma, recover a judgment of the defendant Edwin H. Rollestone in Cause No. 17457 on the docket of said court, for the sum of \$879.57, with interest thereon from March 15, 1928 at the rate of 6 per cent per annum; that said judgment was on or about the 16th day of July, 1928, duly entered upon the judgment docket of said court and thereupon became and is a lien upon the real estate of the defendant Edward H. Rollestone described in plaintiff's Bill of Complaint; that the said lien is superior to all of the rights, title, or interest of any of the other defendants or cross-complainants in this action, and is inferior and junior only to the lien of the plaintiff hereinbefore found to exist.

The Court FURTHER FINDS from the evidence that on the 19th day of October, 1928, the defendants Edwin H. Rollestone and Mildred E. Rollestone made, executed and delivered to the cross complainant Albert Kelly their certain promissory note in the sum of \$6500.00,

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RECEIVED FEBRUARY 14 1930

TULSA, OKLAHOMA. FRIDAY, FEBRUARY 14, 1930.

with interest thereon at ten per cent per annum and that said note was secured by a mortgage upon the real estate and premises described in plaintiff's Bill of Complaint; that said note and mortgage further provided that in the event of foreclosure of said mortgage there would become due to the said cross complainant Albert Kelly the sum of \$660.00 attorney fee, and that all amounts due on said note and mortgage, with interest thereon, computed to the 14th day of February, 1930, aggregate the sum of \$7359.44, which said sum should draw interest from this date at the rate of ten per cent per annum, and that in addition thereto said cross complainant Albert Kelly is entitled to his reasonable attorney fee of \$660.00.

The Court FURTHER FINDS AND ADJUDGES that the said cross-complainant Albert Kelly is entitled to a decree of foreclosure of his said mortgage, and that said mortgage created and is a lien upon the premises described in plaintiff's Bill of Complaint, subject, however, to the superior liens of the plaintiff and the cross complainant The Davey Tree Expert Company, a corporation.

The Court FURTHER FINDS that the said mortgage of the cross-complainant Albert Kelly expressly waives appraisalment of said real estate.

The Court FURTHER FINDS from the evidence that on the 25th day of January, 1929, the cross complainant Republic Supply Company, a corporation, recovered of and from the defendant Edwin H. Rollestone, and others, a judgment in the district court of Tulsa County, Oklahoma, for the sum of \$10,455.46, together with interest thereon at the rate of 6 per cent from the 7th day of November, 1928, until paid, and that said judgment was thereafter transcribed to the district court of Creek County, Oklahoma, and duly docketed in the district court of Creek County under No. 17990, and that on the 31st day of January, 1929, and ever since said date, said judgment has been and now is a lien upon the lands and premises of the said Edwin H. Rollestone as described in plaintiff's Bill of Complaint; that said lien, however is junior to and inferior to the lien of the plaintiff and the cross complainant The Davey Tree Expert Company, a corporation, and the cross-complainant Albert Kelly.

It is therefore CONSIDERED, ORDERED, ADJUDGED AND DECREED by the Court that the plaintiff do have and recover of and from the defendants Edwin H. Rollestone and Mildred E. Rollestone, and each of them, the sum of \$28,813.85, with interest thereon at 10 per cent per annum from February 14, 1930, together with the further sum of \$2530.00 attorney fees, and for the costs of this action accrued and accruing.

It is FURTHER ADJUDGED AND DECREED by the Court that plaintiff has a first lien upon the premises above described for the payment of such amounts for which judgment is rendered for the plaintiff.

It is FURTHER ADJUDGED AND DECREED by the Court that the cross-complainant The Davey Tree Expert Company, a corporation, has a second lien upon the premises above described for the sum of \$879.57, with interest thereon at 6 per cent per annum from the 15th day of March, 1928, and that said lien is junior to the lien of the plaintiff hereinbefore decreed but superior to the lien of all other parties to this action.

It is FURTHER ORDERED, ADJUDGED AND DECREED by the Court that the cross complainant Albert Kelly do have and recover of and from the defendants Edwin H. Rollestone and Mildred E. Rollestone the sum of \$7359.44, with interest thereon at ten per cent per annum from this 14th day of February, A. D. 1930, and the further sum of \$660.00 as attorney fees.

It is FURTHER ORDERED, ADJUDGED AND DECREED by the Court that the cross complainant Albert Kelly does have a third lien on the premises described in plaintiff's Bill of Complaint for the amount of his judgments hereinbefore decreed, and that said lien is junior to and inferior to the lien of the plaintiff and the cross complainant The Davey Tree Expert Company, a corporation, hereinbefore decreed, but superior to the lien of all other parties to this action, and that said defendant and cross complainant is entitled to a decree of foreclosure of his said lien.

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It is FURTHER ORDERED, ADJUDGED AND DECREED by the Court that the cross complainant the Republic Supply Company, a corporation, has a fourth lien upon the premises described in plaintiff's Bill of Complaint for the sum of \$10,485.46, with interest thereon at 6 per cent per annum from November 7, 1928, and that said lien is inferior to and subject to the lien of all other parties as hereinbefore decreed.

It is FURTHER CONSIDERED, ORDERED, ADJUDGED AND DECREED by the Court that if the amount of indebtedness due the plaintiff, including the attorney fees and costs, be not paid within a period of six months from this date, together with the costs of this action, that Frank E. Duncan be and he is hereby appointed Special Master to make a sale of the above described real estate.

It is further CONSIDERED, ORDERED, ADJUDGED AND DECREED by the Court that the mortgage of the plaintiff and the mortgage of the defendant and cross complainant Albert Kelly be, and the same and each of them are hereby foreclosed, and at the expiration of six months from the date of this decree if the said indebtedness due the defendant and cross complainant Albert Kelly be not paid that said Special Master is hereby ordered and directed to advertise and sell, without appraisement, all of the following real estate situate in CREEK COUNTY, Oklahoma, to-wit:

Lot Two (2), Three (3), Four (4), Five (5) and Six (6), in Block Five (5); and Lots One (1), Two (2), Three (3) and Four (4) and the East Half of Lot Five (5) in Block Six (6); and the West Half of Lot Five (5) and all of Lots Six (6), Seven (7) and Eight (8) and the East Thirty-five (35) feet of Lot Nine (9) in Block Six (6); and the West Fifteen (15) feet of Lot numbered Nine (9), and all of Lots numbered Ten (10), Eleven (11) and Twelve (12) in Block Six (6); Lots One (1), Two (2), Three (3), Four (4), Five (5), Six (6), Seven (7), Eight (8), Nine (9), Ten (10), Eleven (11), and Twelve (12) in Block Thirteen (13) in the Town of Bristow, according to the original survey and plat thereof; also the following described real estate in Creek County, Oklahoma, to-wit:

The North East Quarter of the North East Quarter of Section Thirty (30), Township Sixteen (16) North, Range Nine (9) East, less 59/100 acre occupied as railroad right of way in the Southeast corner, and less Two hundred twenty-eight (228) feet on the West side of said tract and less about 3/4 acre sold to W. H. Stewart and described as follows:

Beginning at the Northeast corner of Lot Two (2), Block Five (5) (Bristow), thence 451 feet in a northeasterly direction along the right of way of Frisco Railroad to corner post, thence Northwest 66 feet along fence to a large Sycamore tree, thence in a Southwesterly direction 166 feet to the corner of fence (a post oak tree), thence in a southwesterly direction along said fence (more south then east) to the South line of the above Forty (40) acre tract of land, together with all improvements thereon,

which said real estate is within the jurisdiction of this Court, and that said sale shall be made at public auction in the manner provided under the laws of the State of Oklahoma for the sale of real estate, upon execution, without appraisement, offering the same in its entirety and selling the same highest and best bidder for cash in hand; provided, however, that the plaintiff or any of the other parties herein decreed a lien may offset any amount due it, or them, upon any bid made by it or them for said real estate, and in the event the plaintiff should become the purchaser of said property at said sale it shall only be necessary for the plaintiff to pay to said Special Master, or into the Court, an amount necessary to pay the costs of this proceeding, including fees to pay said Special Master, delivering to said Special Master a receipt for the amount of any such bid over and above such costs, and in the event any of the parties decreed liens hereunder other than the plaintiff should become the purchaser of said property it shall only be necessary for such purchaser to pay to such Special Master, or

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TULSA, OKLAHOMA. FRIDAY, FEBRUARY 14, 1930.

into the Court, the amount of all superior liens, attorney fees and costs as herein decreed, and the costs of this proceeding, including the fees to pay the Special Master, delivering to said Special Master a receipt for the amount of any such bid over and above said prior liens, interest, attorney fees and costs.

It is FURTHER CONSIDERED, ORDERED AND ADJUDGED AND DECREED by the Court that notice of the sale of said real estate shall be published in a newspaper authorized to publish legal notices in Creek County, in the State of Oklahoma, on Thursday of each week for five consecutive weeks, the first publication of which shall be at least 30 days preceding the date of said sale.

It is FURTHER ORDERED, ADJUDGED AND DECREED by the Court that the said Frank E. Duncan as Special Master, after executing said decree, as herein set forth, and making said sale as herein ordered and directed, shall apply the proceeds of said sale as follows:

1. - By paying the costs of this suit and of executing this decree, and of making sale, and the payment of the Special Master's fee in the sum of \$100.00.

2. - By next paying to the plaintiff the sum of \$28,813.85, with interest thereon at 10 per cent per annum from February 14, 1930, and its attorney fees of \$2530.00.

3. - By applying the remainder thereof, if any there be, or so much thereof as may be necessary, to the amount due the cross-complainant The Davey Tree Expert Company, a corporation, in the sum of \$879.57, with interest at 6 per cent per annum from March 15, 1928.

4. - By applying the remainder thereof, if any there be, or so much as may be necessary, to the amount due to the cross-complainant Albert Kelly in the sum of \$7359.44 with interest thereon at ten per cent per annum from the 14th day of February, 1930, and his attorney fee of \$660.00.

5. - By applying the remainder thereof, if any there be, or so much as may be necessary, to the amount due to the cross-complainant the Republic Supply Company, a corporation, in the sum of \$10,455.48, together with interest thereon at 6 per cent per annum from the 7th day of November, 1928.

6. - That the remainder, if any there be, be paid to the clerk of this court to abide the further order of this Court.

It is FURTHER CONSIDERED, ORDERED, ADJUDGED AND DECREED by the Court that in the event of a sale of the above described lands as herein directed that the said Frank E. Duncan as Special Master shall make unto the purchaser of said land at said sale a good and sufficient deed therefor, conveying unto said purchaser all the right, title, interest, equity or estate of the defendants herein, and each of them or any one claiming under them, in and to the real estate hereinbefore described.

It is FURTHER CONSIDERED, ORDERED, ADJUDGED AND DECREED by the Court that upon a sale of the said real estate and the execution of a deed therefor, as hereinbefore provided, that the parties to this suit, and each of them, and all persons claiming by, through or under them, or any of them, be forever barred and foreclosed from any right, title, interest, or equity of redemption of, in or to said real estate, or any part thereof, other than such interest as such party or parties may acquire as a purchaser at said sale, and that upon said conveyance being made the defendants herein, and each and all of them, shall immediately deliver and surrender to the grantee in said deed immediate possession of said land.

It is FURTHER ORDERED AND DECREED by the Court that Frank E. Duncan as Special Master make due return of all proceedings under this decree to this Court before distributing any proceeds thereof, or before executing any conveyance to such purchaser.

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

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EQUITY SESSION

District of
TULSA, OKLAHOMA.

OKLAHOMA
FRIDAY, FEBRUARY 14, 1930.

It is FURTHER ORDERED AND DECREED that this Court retain jurisdiction for any and all purposes and for making any further orders necessary herein.

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

O. K.
Hoyt & Stephens
J. A. Denny
Attorneys for Plaintiff.

O. K.
Hughes & Ellinghausen
Attorneys for cross complainant The Davey
Tree Expert Company, a corporation.

O. K.
Thrift & Davenport
Attorneys for cross complainant
Albert Kelly

O. K.
Yancey & Fist
Attorneys for cross complainant Republic
Supply Company, a corporation.

EMBOISED: Filed Feb 14 1930
H. P. Warfield, Clerk
U. S. District Court ME

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

NORTHERN

District of

OKLAHOMA

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OKLAHOMA, OKLAHOMA. SATURDAY, FEBRUARY 15, 1930.

Court convened pursuant to adjournment Saturday, February 15th, 1930.

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

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

DISTRICT COURT OF THE UNITED STATES
NORTHERN DISTRICT OF OKLAHOMA.

PATENT SPECIALTIES CORPORATION,

Plaintiff,

vs.

WELLS BROTHERS, INC., TRUSS-
EMPIRE PIPE LINE COMPANY, AND
HAROLD S. PRICE, SOLE TRADER,
DOING BUSINESS AS THE WELDING
ENGINEERING COMPANY,

Defendants.

In Equity
No. 467

ORDER GRANTING ADDITIONAL TIME
TO ANSWER INTERROGATORIES.

For good cause shown it is hereby ordered that the defendants in the above entitled cause be and they are hereby given an extension of time until and including the 21st day of February, 1930, within which to answer the interrogatories filed by the plaintiff herein.

Dated this 15 day of February, 1930.

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

ENDORSED: Filed Feb 15 1930
H. P. Warfield, Clerk
U. S. District Court W

MISSOURI VALLEY TRUST COMPANY,

Plaintiff,

vs.

OKLA UNION RAILWAY CO., A CORP.,

Defendant.

No. 478 - Equity.

Now on this 15th day of February, A. D. 1930, it is ordered by the Court that hearing on the above entitled cause be continued to February 17th, 1930.

Court adjourned until February 17, 1930.

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

NORTHERN DISTRICT OF OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. MONDAY FEBRUARY 17, 1930.

Court convened pursuant to adjournment Monday, February 17th, 1930.

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

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

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

MISSISSIPPI VALLEY MERCHANTS STATE
TRUST COMPANY, a corporation, Plaintiff,

-vs-

OKLAHOMA UNION RAILWAY COMPANY,
a corporation, Defendant.

No. 478-Equity.

ORDER APPROVING REPORT OF SPECIAL
MASTER.

On this 17th day of February, 1930, came on for hearing the exceptions filed herein to the report of the Special Master, C. M. Oakes, filed herein on the 17th day of January, 1930, the plaintiff appearing by its attorney, R. A. Kleinschmidt, the claimant Missouri-Kansas-Texas Railroad Company appearing by its attorney, Eric Haase, and the claimants Union Pacific Railroad Company, Western Pacific Railroad Company, and Norfolk and Western Railway Company appearing not:

The Court having heard the argument of counsel and being fully advised in the premises finds that the exceptions to the report of the said Special Master of Missouri-Kansas-Texas Railroad Company should be, and the same are hereby overruled, and the exceptions of the said Union Pacific Railroad Company, Western Pacific Railroad Company, and Norfolk and Western Railway Company, and each of them, be, and the same are hereby overruled, and each of said claimants is hereby allowed an exception to this ruling.

Thereupon, on motion of the plaintiff for an order approving and confirming the report of the Special Master, said report, together with the evidence taken thereon, is presented for the consideration of the Court, and it appearing that the time for filing exceptions to said report has expired and that no exceptions other than those already considered or objections to such report have been filed, the Court, after considering said report and evidence, and being fully advised in the premises, finds:

1. That heretofore, on the 26th day of September, 1929, C. M. Oakes was by the Court appointed Special Master for the purpose of ascertaining and reporting to this Court the creditors of the defendant, the amount, character, lien, and priority of each claim of such creditors, and it was further ordered that such Special Master publish a notice to all creditors requiring each creditor to file with the Special Master within forty days after the first publication of such notice the claim of such creditor, duly verified, such notice to be published for four consecutive weeks in a newspaper of general circulation in the City of Tulsa, Oklahoma; and it was further ordered that any and all claims not filed accordingly should be forever barred as against the defendant and the property of the defendant in the hands of the Receivers herein.

2. That in accordance with said order of the Court, the said Special Master published notice to creditors in the Tulsa Daily Legal News, a newspaper of general circulation in the City of Tulsa, and mailed a copy of such notice to each creditor of the defendant so far as known, which notice required said creditors to file their claims, duly verified, with the Special Master within forty days from the first day of October, 1929; copy of which said notice, together with proof of publication filed herein with the report of the Special Master, is examined and approved by the Court.

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

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OKLAHOMA. MONDAY

FEBRUARY 17, 1930.

3. The Court finds that the report of the said Special Master filed herein on the 17th day of January, 1930, should in all things be ratified, approved, and confirmed, and that the findings of fact and conclusions of law, and each of them, of the said Special Master as contained and set out in said report be, and the same are hereby approved and confirmed.

4. In accordance with said report, it is ordered that claims under Class 1 in said report be, and the same are hereby disallowed; that of the claims under Class 3, claim No. 121 by E. W. Scribner and claim No. 122 by Russell B. Morgan, being unliquidated claims for damages, are disallowed, and claim No. 170 by Mack International Trust Company, being for contingent liability as endorser on notes of Union Transportation Company, is disallowed, without prejudice to the right to reassert said claim should such contingent liability be changed to a fixed liability; that all claims placed under class No. 4 in said report are allowed as general unsecured claims, without priority. By agreement of the parties, an additional amount of \$8.53 is added to claim No. 107 of Illinois Central Railroad Company, and \$2.16 to claim No. 108 of Yazoo & Mississippi Valley Railroad Company. By separate order of the Court entered as of this date, claim of Southern Pacific Company for interline car service account and interline freight account in the sum of \$1600.56 is allowed to be filed out of time and allowed as a general unpreferred claim under said Class 4. Claims placed under Class 5 in said report are allowed as preferred claims as to surplus income. Claims under Class 6, being lienable claims, and other claims involved in the bill of complaint herein or petitions of intervention, will not be passed on at this time but will be reserved for final decree.

It is further ordered that payment of the claims herein approved and allowed according to their respective priorities shall await the sale of the property of the defendant according to the terms and conditions of the final decree of foreclosure and sale to be entered herein.

It is further ordered and decreed that all claims of claimants, general, judgment or otherwise, who failed, neglected or refused to file their claims with the Special Master herein be, and the same are hereby forever barred, foreclosed and enjoined from any right or claim in or to any of the money or monies in the hands of the Receivers or hereafter arising from the sale of the property and assets of the defendant Company, and such claimants, if any, are perpetually enjoined and foreclosed from asserting any right or claim against the corpus of the property of the defendant in the hands of the Receivers.

F. E. KENNELER
JUDGE OF THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

O. K.
T. F. Pierce, A. A. Kleinschmidt
Attorneys for Plaintiff.

G. H.
M. D. Green and Eric Haase
Attorneys for Missouri-Kansas-Texas Railroad Company.

ENDORSED: Filed Feb 17 1930
H. P. Warfield, Clerk
U. S. District Court JM

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. MONDAY FEBRUARY 17, 1930

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

The Rogers Bread Company,
an Oklahoma corporation, Plaintiff,
vs. Southwestern Stores, Inc.,
a corporation, Defendant.
R. S. Henderson, et al, Interveners.

In Equity, No. 502.

ORDER OF COURT

Now on this 14th day of February, 1930, this matter coming on for hearing upon the Application of J. F. Lucas, and the response filed thereto by Thomas Z. Varney and Jake Easton, the duly appointed, qualified, and acting Receivers, and the said J. F. Lucas appearing by and through Bell & Seaton, Esquires, of Tulsa, Oklahoma, and the Receivers Thomas Z. Varney and Jake Easton appearing in person by Jake Easton, and by their attorneys Henry L. Fist, and Eben L. Taylor, and the Court having heard the oral testimony and the argument and being advised in the premises,

IT IS ORDERED:

1st. That as to Unit #96 of the Southwestern Stores, Inc., located upon premises described as Lot Fourteen (14) Block Forty (40) Wetumka, Oklahoma, that the lien of J. F. Lucas by virtue of his lease contract be and the same is hereby established in the amount of Eight Hundred (\$800.00) Dollars, being the amount realized by the Receivers from the sale of the fixtures contained in said premises, and the Receivers be and they are hereby ORDERED to pay said amount to the said J. F. Lucas.

IT IS FURTHER ORDERED that the said J. F. Lucas have a general claim against said estate for the sum of Five Hundred Sixty-five (\$565.00) Dollars, this being the amount due on the contract after having deducted from the total amount thereof the rental paid by the Southwestern Stores, Inc., the amount realized from the sale of the fixtures by the Receivers, and the credit upon the contract due to the re-renting of the premises.

IT IS FURTHER ORDERED that as to Unit #5 of the Southwestern Stores, Inc., being the premises described as Lot Three (3), Block Forty-six (46), in Wetumka, Oklahoma, that the lien of J. F. Lucas by virtue of his lease contract be and the same is hereby established in the amount of Six Hundred (\$600.00) Dollars, being the amount realized by the Receivers from the sale of the fixtures contained in said premises, and the Receivers be and they are hereby ORDERED to pay said amount to the said J. F. Lucas.

IT IS FURTHER ORDERED that the said J. F. Lucas have a general claim against said estate for the sum of Three Hundred Seventy-eight and 24/100 (\$378.34) Dollars, this being the amount due on the contract after having deducted from the total amount thereof the rental paid by the Southwestern Stores, Inc., the amount realized from the sale of the fixtures by the Receivers, and the credit upon the contract due to the re-renting of the premises, and after adding thereto the sum of Two Hundred (\$200.00) Dollars, for damages claimed by the said J. F. Lucas with the understanding that in the event the cost of repairs estimated by the said J. F. Lucas shall be less than the sum of Two Hundred (\$200.00) Dollars, that the said J. F. Lucas shall credit his claim herein allowed with the difference.

M. E. HENNAMER
Judge.

O. E. Bell & Seaton
Attorneys for J. F. Lucas.
Henry L. Fist
Eben L. Taylor
Attorneys for Receivers.

RECORDED: Filed Feb 15 1930
E. D. Carlisle, Clerk.

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

NORTHERN
CITY SESSION

District of

OKLAHOMA

TULSA, OKLA. TUESDAY FEBRUARY 18, 1930.

Court convened pursuant to adjournment Tuesday, February 18th, 1930.

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

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

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

Midland Valley Railroad Company, et al,	Plaintiffs	}	516 Equity
-vs-			
City of Tulsa, et al,	Defendants		

ORDER EXTENDING TIME FOR FILING TRANSCRIPT
ON APPEAL

For good cause shown on this 18th day of February, 1930, it is ORDERED that the appellants, Midland Valley Railroad Company and Carl Pleasant, Inc., shall have an extension of time within which to file the transcript on appeal in the 10th Circuit Court of Appeals, so that the same shall be filed in time if filed on or before the 25th day of March, 1930.

WITNESSED: Filed Feb 18 1930
H. P. Warfield, Clerk
U. S. District Court W

F. E. KENNAMER
Judge.

Court adjourned until February 21, 1930.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. FRIDAY FEBRUARY 21, 1930

Court convened pursuant to adjournment Friday, February 21st, 1930.

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

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

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

J. B. Stradford,	Complainant,	✓
Vs.		No. 391 Equity.
Tulsa Investment Company, et al,	Respondents.	

ORDER EXTENDING REFERENCE.

It appearing to the court that on the 23rd day of January, 1930, an order of reference was made in this case and that Garland Keeling, Esq. was appointed special master in chancery, and ordered to make and file his report by the 22nd day of February, 1930 with the clerk of this court, and to await the further order of the court.

It further appearing to the court that for certain reasons announced in open court that the master is unable to make and file his report within the time fixed by the court, and that additional time of 20 days to make, prepare and file his full and complete report in said matter is necessary.

It is therefore ordered, adjudged and decreed by the court that the order made on the 23rd day of January, 1930, appointing Garland Keeling, Esq. special master in chancery in said cause be and the same is hereby continued and extended until the 12 day of March, A. D. 1930, and that said special master is ordered and directed to make and file his report on or before said date with the clerk of this court to await the further order of the court.

Dated this 21 day of February, A. D. 1930.

F. E. KENNEMER
Judge, United States District Court.

RECORDED: Filed Feb 21 1930
H. P. Warfield, Clerk
U. S. District Court W

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

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District of

OKLAHOMA

RECEIVED

OKLAHOMA, MONDAY, FEBRUARY 24, 1930.

Court convened pursuant to adjournment Monday, February 24th, 1930.

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

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

JOHN H. DYERS, RECEIVER, Plaintiff, }
vs. } No. 184 - Equity.
G. R. LITTLE, ET AL, Defendants. }

Now on this 24th day of February, A. D. 1930, it is ordered by the Court that the defendant herein be given thirty (30) days to plead.

A. E. WIDDOWS & FRANK T. MCCOY, Plaintiffs, }
vs. } No. 264 - Equity.
JOHN H. DYERS, RECEIVER, Defendant. }

Now on this 24th day of February, A. D. 1930, it is ordered by the Court that Mr. McCoy is to deposit with the Clerk the assignment in question.

IN THE UNITED STATES COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

HARWOOD KEATON AS RECEIVER OF THE FIRST NATIONAL BANK AT COLLINSVILLE, OKLAHOMA, A NATIONAL BANKING ASSOCIATION, PLAINTIFF, }
vs. } Equity No. 473.
HENRY MCCARTY, ET AL, DEFENDANTS. }

ORDER DISMISSING CAUSE

NOW on this 24th day of February, 1930, the above entitled cause came on regularly for hearing upon the motion of the plaintiff for the dismissal of the above entitled cause, and, for good cause shown;

IT IS ORDERED, ADJUDGED and DECREED by the court that the above entitled cause be and the same hereby is dismissed on the motion of the plaintiff at the cost of the plaintiff, as to and against each and all of the defendants named in said cause.

F. E. KENNAMER
J U D G E

ENDORSED: Filed Feb 24 1930
H. P. Warfield, Clerk
U. S. District Court.

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

NORTHERN EQUITY SESSION District of OKLAHOMA
TULSA, OKLAHOMA. MONDAY, FEBRUARY 24, 1930.

IN THE UNITED STATES COURT FOR THE NORTHERN DISTRICT
OF OKLAHOMA

HARWOOD KEATON AS RECEIVER OF THE
FIRST NATIONAL BANK AT COLLINSVILLE,
OKLAHOMA, A NATIONAL BANKING
ASSOCIATION, PLAINTIFF, }
vs. }
BERT McCARTY, ET AL, DEFENDANTS. }
No. 475 Equity

ORDER DISMISSING CAUSE

NOW on this 24th day of February, 1930, the above entitled cause came on regularly for hearing upon the motion of the plaintiff for the dismissal of the above entitled cause, and, for good cause shown;

IT IS ORDERED, ADJUDGED and DECREED by the court that the above entitled cause be and the same hereby is dismissed on the motion of the plaintiff at the cost of the plaintiff, as to and against each and all of the defendants named in said cause.

F. E. KENNAUER,
J U D G E.

ENDORSED: Filed Feb 24, 1930
H. P. Warfield, Clerk
U. S. District Court. /

BERAH HOVER, ET AL, Plaintiffs, }
vs. }
JOEY OIL COMPANY, Defendant. }
No. 477 Equity.

Now on this 24th day of February, A. D. 1930, plaintiff having filed supplement to amended petition, the defendant, herein demurs to said supplement, which demurrer is by the Court overruled and defendant is given until February 25, 1930, to answer.

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

NORTHERN
DISTRICT OF OKLAHOMA

District of

OKLAHOMA

TULSA, OKLA. TUESDAY, FEBRUARY 25, 1930.

Court convened pursuant to adjournment Tuesday, February 25th, 1930.

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

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

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

Zerah Hoyer, et al,	Plaintiffs,	}	No. 477-Equity
vs.			
Josey Oil Company, a corporation, et al,	Defendants.	}	No. 905-Law
Zerah Hoyer, et al,	Plaintiffs,		
vs.		}	CONSOLIDATED FOR TRIAL
Josey Oil Company, a Corporation,	Defendant.		

JOURNAL ENTRY

Now, to-wit, on this 24th day of February, 1930, this cause comes regularly on for hearing upon the application of plaintiffs to amend their bill in equity herein and their petition at law herein, and the court permits such amendment over the objection and exception of defendant, and thereupon defendant demurs to the amendment to the petition at law, and which demurrer is by the court overruled, and defendant excepts, and thereupon defendant prays the court to dismiss the amendment to the bill in equity, which the court overrules, and defendant excepts, and defendant is given twelve hours in which to plead to the said petition at law and the same time in which to plead to the bill in equity.

F. E. KENNAMER

ENDORSED: Filed Feb 25 1930
H. P. Warfield, Clerk
U. S. District Court. JM

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

MISSISSIPPI VALLEY MERCHANTS STATE TRUST COMPANY, a corporation, Trustee,	Plaintiff,	}	Equity #478
vs.			
OKLAHOMA UNION RAILWAY COMPANY, a corporation,	Defendant.	}	

O R D E R

This matter coming on for hearing on this 25th day of February, 1930, upon the application of the International Steel Tie Company for an order permitting it to intervene in the above entitled cause, and the Court being fully advised in the premises;

IT IS ORDERED that the International Steel Tie Company be, and it is, hereby given leave to intervene in the above entitled cause and file its petition in intervention instanter.

F. E. KENNAMER, Judge.

ENDORSED: Filed Feb 25 1930
H. P. Warfield, Clerk
U. S. District Court JM

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

NORTHERN
EQUITY SESSION

District of OKLAHOMA
TULSA, OKLAHOMA. WEDNESDAY, FEBRUARY 26, 1930.

Court convened pursuant to adjournment Wednesday, February 26th, 1930.

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

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

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

J. B. Stratford, Complainant, }
-vs- } #391 EQUITY
Tulsa Investment Company, et al., Defendants. }

ORDER DIRECTING H. P. WARFIELD, CLERK, TO MAKE PARTIAL PAYMENT OF FEES TO SPECIAL MASTER.

Upon the application of Garland Keeling, Special Master herein, for an Order directing H. P. Warfield, Court Clerk, to make partial payment of fees to be allowed said Special Master, and it appearing to the Court that heretofore, to-wit on January 23, 1930, an Order was made by the Court and entered appointing the said Garland Keeling as Special Master herein and it further appearing to the Court that the sum of One Hundred (\$100.00) Dollars has been deposited with H. P. Warfield, Court Clerk, to be applied on the fee to be allowed said Special Master;

IT IS ORDERED that said H. P. Warfield be, and he hereby is directed to pay to Garland Keeling the sum of One Hundred (\$100.00) Dollars to be applied on the fee to be allowed said Garland Keeling for his services as Special Master herein.

Made and entered this 26th day of February, 1930.

F. E. KENNAMER
JUDGE

ENDORSED: Filed Feb 26 1930
H. P. Warfield, Clerk
U. S. District Court ME

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

Mississippi Valley Trust Company, a Corporation, Trustee, Plaintiffs, }
vs. } No. 478 Equity.
Oklahoma Union Railway Company, a Corporation, Defendant. }

ORDER ALLOWING CLAIM OF SOUTHERN PACIFIC COMPANY

Now on this 17th day of February, 1930, on application of the Southern Pacific Company, a corporation, and for good cause shown, it is hereby ordered that the Southern Pacific Company be, and it is hereby granted leave to file in the above styled and numbered cause its proof of debt against the above named defendant, and permission is hereby given to the said applicant to file the claim attached hereto out of time, and said claim to be considered and passed upon by this court.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA. WEDNESDAY, FEBRUARY 26, 1930.

Upon due consideration of said claim and proof of debt and of the itemized statement attached thereto as shown by Exhibit "A" hereto attached, the court finds that said claim and proof of debt of the Southern Pacific Company in the sum of \$1600.56 is a true, just and valid claim against the defendant, the Oklahoma Union Railway Company, and as such is allowed by this court as a general unpreferred claim against said defendant, Oklahoma Union Railway Company, and to be classified and paid in the same manner as other general unpreferred claims allowed in this cause.

F. E. KENNAMER
District Judge.

C. L. :
J. H. Grant
Attorneys for Oklahoma
Union Railway Company.

ENCLOSED: Filed Feb 26 1930
H. P. Warfield, Clerk
U. S. District Court. JK

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

NORTHERN

District of

OKLAHOMA

REGULAR SESSION

TULSA, OKLAHOMA. THURSDAY, FEBRUARY 27, 1930.

Court convened pursuant to adjournment Thursday, February 27, 1930.

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

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

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

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

O R D E R

On this 27th day of February, A. D. 1930, comes on to be heard the motion of plaintiff herein for a reopening of this case in order that plaintiff might offer in evidence and that there might be filed herein as a part of the evidence in this cause a certified copy of the trade mark of R. H. Macy & Co., now and here in open court offered and tendered and identified as "Plaintiff's Exhibit K".

And the Court having heard said matter, considered the same, and being well and sufficiently advised in the premises,

It is by the Court CONSIDERED, ADJUDGED and ORDERED that the motion of the plaintiff herein be, and the same is hereby, granted, and that this cause be, and the same is hereby, reopened for the purpose above stated, and that the certified copy of trade mark of the plaintiff, R. H. Macy & Co., identified as "Plaintiff's Exhibit K", now and here offered in open court, be, and the same is hereby, received in evidence with like effect as though the same had been duly offered in evidence and admitted in evidence by the court at the original hearing of the cause.

Done at Tulsa, Oklahoma, this 27th day of February, A. D. 1930.

F. E. KEENANER
Judge.

ENDORSED: Filed
Feb 27 1930
H. P. Warfield, Clerk
U. S. District Court. ME

Court adjourned until March 1, 1930.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA. SATURDAY, MARCH 1, 1930.

Court convened pursuant to adjournment Saturday, March 1st, 1930.

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

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

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

City of Pawhuska, ex rel
J. B. Graham, Plaintiff

-vs-

Midland Valley Railroad Company,
a corporation, Defendant.

No. 227 Equity.

DECREE VACATING FORMER DECREE FILED HEREIN AND REMANDING CAUSE TO STATE COURT.

Now on this 1st day of March, 1930, it appearing to the Court, that a certain Decree vacating a former Decree, filed herein and remanding cause to State Court was heretofore filed in this cause on the 7th day of January, 1930, that said Decree should be amended as herein set out.

It is hereby Ordered that said Decree be amended to read as follows:

On this 7 day of January, 1930, upon application of the plaintiff herein, it appearing to the Court that heretofore by decree of this Court dated May 23, 1928, it was adjudged that the plaintiff take nothing by its action and that the defendant have judgment for its costs, and it further appearing that by mandate of the United States Circuit Court of Appeals for the Eighth Circuit spread of record in this Court on the 19th day of August, 1928, it was ordered and directed that this Court vacate and set aside the decree of May 23, 1928, and remand this cause herein to the District Court of Osage County, Oklahoma, from which it was removed to this Court, and it further appearing that this Court has no jurisdiction of this matter;

In obedience to said mandate and because of lack of jurisdiction, it is ORDERED, ADJUDGED AND DECREED that the judgment and decree of this Court dated May 23, 1928, in the above entitled and numbered cause be and the same is hereby vacated.

It is FURTHER ORDERED, ADJUDGED AND DECREED that this cause be remanded to the District Court of Osage County for want of jurisdiction in this Court to proceed herein.

It is FURTHER ORDERED that the Clerk of this Court transmit to the District Court of Osage County, a certified copy of this Order.

It is FURTHER DECREED that the defendant pay the costs taxed in this Court.

C.F.

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

RECORDED: Filed Mar 1 1930
H. P. Warfield, Clerk
U. S. Dist. Court

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. SATURDAY, MARCH 1, 1930.

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

The Rogers Bread Company,
an Oklahoma corporation, Plaintiff,

vs.

Southwestern Stores, Inc.,
a corporation, Defendant,

R. S. Henderson, Ronald T. Lyman, Jr.,
Fred Wallitz and Leo Whiteman,
Interveners.

In Equity No. 502.

ORDER

Upon the application of Thomas E. Varney and Jake Easton,
Receivers in the above styled and numbered cause, and for good cause
shown,

It is ordered by the Court that Thomas E. Varney be and he
is hereby allowed the sum of Three Thousand Two Hundred Fifty Dollars
(\$3250.00) as a partial and interim allowance on his final compensa-
tion as co-receiver herein, and that said Receivers Thomas E. Varney
and Jake Easton, be and they hereby are authorized and directed to pay
out of funds now in their hands said sum to the said Thomas E. Varney
as aforesaid.

It is further ordered that from and after this date, to-wit:
March 1, 1930, the monthly allowance heretofore made by the Court to
the said Thomas E. Varney as co-receiver herein shall no longer be paid.

P. T. KIRWANEN
Judge.

RECORDED: Filed Mar 1 1930
H. P. Warfield, Clerk
U. S. District Court.

It is this day ordered in pursuant
of Section 12 of the Judicial Code, that the regular
January 1930 Term of said Court at Tulsa, Oklahoma,
be adjourned Sine Die.

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

NORTHERN
DISTRICT OF OKLAHOMA
EQUITY DEPARTMENT

District of

OKLAHOMA

TULSA, OKLAHOMA. THURSDAY, MARCH 6, 1930.

Court convened pursuant to adjournment Thursday, March 6th, 1930.

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

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

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

FRANKLIN M. WARDEN,	Plaintiff,	} Equity No. 514
vs.		
BIG THREE WELDING & EQUIPMENT CO.,	Defendant.	

O R D E R

On Motion of solicitor for plaintiff, it is ordered that plaintiff may file interrogatories in accordance with Equity Rule 58 and that an officer of defendant corporation answer such interrogatories and file its answer to such interrogatories in the Clerk's office within fifteen (15) days from the day of service of said interrogatories on solicitors for defendant or file objections thereto within ten (10) days after such service.

F. E. KENNAMER
United States District Judge.

ENDORSED: Filed Mar 6, 1930
H. P. Warfield, Clerk /
U. S. District Court.

Court adjourned until March 10, 1930.

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

NO. 280-1000 District of COLUMBIA
REGULAR SESSION TULSA, OKLAHOMA MONDAY, MARCH 10, 1930.

Court convened pursuant to adjournment Monday, March 10th, 1930.

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

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

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF COLUMBIA.

CHRYSLER FILTRATION COMPANY and
F. B. MILLER & COMPANY, INC.,
Plaintiffs,

-vs-

UNITED MERCANTILE CORPORATION,
Defendant.

No. 280-1000

G. R. L. L. L.

Now on this 10th day of March, 1930, the Court having had under advisement the written objections of the defendant to the amended interrogatories of the plaintiffs heretofore filed herein, upon consideration finds that said objections should be, and the same are hereby overruled as to each of such objections; to which ruling and order of the Court said defendant duly excepted as to each of such objections, and its exceptions are allowed.

Thereupon, upon application of said defendant, it is ordered that said defendant be allowed until the 10th day of April, 1930, within which to answer the said amended interrogatories; and it is further ordered that the time for the taking of depositions herein pursuant to Rule No. 47, be extended so that it will commence to run upon the serving and filing by the defendant of its answers to such amended interrogatories.

F. E. KEENAN
United States District Judge.

G. L.
Lyon G. Lyon - By West
Breston C. West
Attorneys for Plaintiffs.

W. H. Schepell
W. H. Schepel
Attorneys for Defendant.

FILED Mar 10 1930
H. S. Warfield, Clerk
U. S. District Court

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

United States, Plaintiff,)

vs.

No. 280-1000

Abba Berryman, Defendant.)

ORDER OF THE COURT

Now on this 10th day of March, 1930, the Court having had under advisement the written objections of the defendant, the United States, after notice by mail to the said defendant, Abba Berryman, having filed herein the application calling the Court's attention to the fact that said defendant, Abba Berryman, was duly and regularly served with process in this case, and that the officer making such service, to-wit: the undersigned, duly filed a return thereon.

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

WESTERN DISTRICT OF OKLAHOMA
EQUITY DIVISION
U. S. DISTRICT COURT OFFICE 100 768533

District of

OKLAHOMA

MURKIN, OKLAHOMA. MONDAY, MARCH 19, 1930.

in and for the Eastern District of the State of Oklahoma, through inadvertence neglected to sign his return, and that said plaintiff's attorney such affidavit as an amendment and correction of such said return, aforesaid, praying this Court to enter an order permitting the same to be so considered and used, the Court finds all the allegations contained in such application to be true and correct.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the recitation in the decree heretofore entered is true and correct, that said defendant had theretofore been duly and regularly served with process, and that the affidavit now on file in the within cause, of Carson Lyons, Deputy United States Marshal in and for the Eastern District of Oklahoma, be and hereby is decreed to be a full and sufficient amendment of such return, aforesaid, as though the same had been regularly signed by him in due course.

W. B. KENNEDY,
JUDGE.

RECORDED: Filed Mar 1 1930
U. S. District Court

E. K. FRENCH, Plaintiff,)
vs.) No. 470 - Equity.
GLADES BALLE OIL COMPANY, Defendant.)

Now on this 10th day of March, A. D. 1930, it is ordered by the Court that defendant's motion to dismiss be sustained and plaintiff is given thirty days to amend petition.

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

Now on this 10th day of March, A. D. 1930, it is ordered by the Court that defendant's motion to dismiss be sustained and plaintiff is given thirty days to amend petition.

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

MISSISSIPPI VALLEY TRUST CO., Plaintiff)
a corporation, Trustee,)
-vs-) No. 478- Equity.
OKLAHOMA UNION RAILWAY CO., Defendant.)
a corporation,)

ORDER AUTHORIZING RECEIVERS TO SETTLE AND PAY CLAIMS.

On this 8th day of March, 1930, upon the verified application of J. A. Prates and F. A. Bodovitz, Receivers of the Oklahoma Union Railway Company, a corporation, and for good cause shown, and it being made to appear to the Court that it is for the best interests of said Receivership operations that claim of Earl Foster be compromised and settled for the actual sums required for repairing Dodge automobile damaged in a collision on the 20th day of September, 1929, as well as for the necessary hospital and medical expenses, originating by reason of an injury to the minor son of Earl Foster;

IT IS, THEREFORE, BY THE COURT ORDERED, That J. A. Prates and F. A. Bodovitz, be, and they are hereby authorized and empowered to pay the sum of \$87.50 for the necessary repairs to a Dodge Sedan automobile owned by Earl Foster, the sum of \$8.50 to St. John's Hospital for hospital services rendered and the Mt. Penn Drug Store, the sum of \$1.00

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

NORTHERN DISTRICT of OKLAHOMA
 TRINITY SESSION TULSA, OKLAHOMA. MONDAY, MARCH 10, 1930.

for medicine furnished to the minor son of Earl Foster.

It is further ordered, that said payment constitutes payment in full for any and all claims due the said Earl Foster and/or his minor son.

WITNESSED: Filed Mar 10 1930 E. H. INTERVENOR
 H. P. Harfield, Clerk U. S. District Judge.
 U. S. District Court.

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

DANIEL BARNETT, PLAINTIFF, }
 VS. }
 HANNA ANDERSON, DEFENDANT, } NO. 501 EQUITY
 THE UNITED STATES, INTERVENOR. }

DECREE

Now on this 10th day of March, 1930, this cause comes on regularly to be heard pursuant to the agreement of all the parties hereto and the order of the Court. The cross-complainant, Hanna Anderson, appeared by her solicitors, Carroll, Whipple & Clayton, and the intervenor, the United States of America, appeared by its Assistant United States Attorney, Louis E. Stivers. The cross-defendant, Daniel Barnett, and his solicitors of record herein, Stephenson, Moffitt & Shackelford appeared not. Thereupon the cause was submitted to the Court on the pleadings and on the depositions taken by the cross-complainant, Hanna Anderson, and on the testimony ore tenus before the bar of the Court on behalf of said cross-complainant and intervenor, the United States of America, and there being no further evidence offered and the Court being well and fully advised in the premises,

COURT FINDS:

That on the 22nd day of May, 1901, Lena Yabola, a fullblood female Creek Indian, and a member of said tribe of Indians, was duly enrolled by the Bureau Commission, a specific tract of land under 7751, which enrollment was thereafter, on March 22, 1902, duly approved by the Secretary of the Interior of the United States of America.

That thereafter the certain parcels or tracts of land hereinafter described were duly allotted to the said Lena Yabola. That said parcels or tracts of land so allotted to the said Lena Yabola were and are situated in the County of Creek, State of Oklahoma, and are described as follows, to-wit:

The West Half (12) of the northeast quarter (15) and the southeast quarter (16) of the northeast quarter (15) of Township fifteen (15) north, Range eight (8) East of Base and Indian Meridian in Indian Territory.

comprising one-hundred twenty (120) acres, less or less, and being her surplus allotment; said parcels or tracts of land being conveyed to her by allotment deed dated the 11th day of March, 1902, approved by the said Secretary of the Interior, April 6, 1902, and duly recorded on April 11, 1902, in record volume 1-4, page 114 of the records of the County Clerk's office in said Creek County, Oklahoma; also

The Northeast quarter (15) of the northeast quarter (15) of Township fifteen (15) north, Range eight (8) East of Base and Indian Meridian in Indian Territory.

comprising forty (40) acres, more or less, and being her surplus allotment; said parcels or tracts of land being conveyed to her by allotment deed dated the 11th day of March, 1902, approved by the said Secretary

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

CLERK OF DISTRICT COURT
OKLAHOMA

District of

OKLAHOMA

CIVIL

FILED, MARCH 10, 1930.

of the Interior, April 1, 1908, and duly recorded on April 11, 1908, in record volume 2-1, page 29 of the records of the County Clerk's office in said Creek County, Oklahoma.

That the said Lena Yahola, then Lena Yahola Alexander, died intestate on the 4th day of February, 1928, possessed and seized of the fee simple title to the parcels or tracts of land hereinbefore described, but, nevertheless, subject to certain restrictions upon alienation imposed and in force and effect by virtue of certain Acts of Congress relating to full-blood Cree Indian allottees.

That upon the death of the said Lena Yahola Alexander she left surviving her as her sole and only heir at law her daughter, Hanna Anderson, the cross-complainant herein, and who is an adult full-blood female Creek Indian having been born subsequent to March 4, 1908.

That the said Lena Yahola was on the 31st day of December, 1918, lawfully married to one Roley Alexander, a male full-blood Creek Indian, enrolled by said Dawes Commission, opposite Creek roll number 222; that following said marriage they continued to live and cohabit together as husband and wife until said marriage was dissolved by the death of said Roley Alexander, which occurred on or about the 4th day of July, 1927; and thereafter the said Lena Yahola Alexander remained a widow and a single person until the time of her death as aforesaid.

That the said cross-defendant, Daniel Barnett, was lawfully married to one Lucy Hobaye during the month of April, 1908, and thereafter they continued to live and cohabit together as husband and wife until said marriage was dissolved by decree of divorce made and entered on the 26th day of July, 1919, by the then Superior Court in and for Okfuskee County, State of Oklahoma; that as a result of said marital union there was born to the said Daniel Barnett and Lucy Hobaye Barnett four (4) children named: Walter, Lucinda, Palmer and Polly Barnett.

That the said cross-defendant, Daniel Barnett, was never married to the said Lena Yahola and he and the said Lena Yahola never lived and cohabited together as husband and wife; that the said Daniel Barnett never at any time during the life time of the said Lena Yahola Alexander claimed or asserted to be her husband; that he is now estopped from claiming or asserting that he was her husband and he is now estopped from claiming or asserting that he was her surviving spouse at the time of her death and as such entitled to claim and participate in her estate, or any part thereof.

That upon the death of the said Lena Yahola Alexander, the fee simple title to the lands hereinbefore described was vested in the said Hanna Anderson, subject, however, to restrictions upon alienation imposed and in force and effect by virtue of certain Acts of Congress relating to full-blood Creek Indian allottees and full-blood heirs of such allottees.

That all the material allegations of the cross-complaint, the said Hanna Anderson, and of the amended intervening petition of the intervenor, the United States of America, are sustained by the proof offered and considered by the Court.

NOW, THEREFORE, IT IS

ORDERED, ADJUDGED AND DECREED that the cross-complainant, Hanna Anderson, and the intervenor, the United States of America, have judgment as prayed for in their respective cross-complaint and petition of intervention against the said Daniel Barnett; and that all adverse claims of the said Daniel Barnett and all persons claiming the premises as aforesaid, or any part thereof, by, through or under the said Daniel Barnett, are hereby adjudged and decreed to be invalid and groundless; and the said cross-complainant, Hanna Anderson, be and she is hereby adjudged, decreed and declared to be the true and lawful owner in fee simple of the lands described in her said cross-complaint and hereinbefore described, subject, however, to the restrictions upon alienation hereinbefore referred to; and the title of the said Hanna Anderson to said lands is hereby adjudged and decreed to be quieted against all claims, demands or pretensions of the said Daniel Barnett, and the said Daniel Barnett is hereby perpetually estopped, enjoined and restrained from setting up or asserting any right, title interest, claim or demand in and to said premises, or any part thereof; and the right, title and interest of the United States of America, by virtue of said restrictions, are hereby adjudged and decreed to be quieted. And it is further

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

WESTERN District of GEORGIA
EQUITY SESSION TULSA, OKLAHOMA. LOCAL, MARCH 10, 1930.

ORDERED, ADJUDGED AND DECREED that the said Hanna Anderson and the United States of America have and recover from the said Daniel Barnett all their costs herein expended.

F. C. WHELAN
JUDGE

Carroll, Whipple & Clayton
Attorneys for cross-complainant,
Hanna Anderson.

Louis J. Stivers
Assistant United States Attorney.

ENTERED: Filed Mar 10 1930
W. P. Warfield, Clerk
U. S. District Court

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

E. B. SLICK, Plaintiff }
-vs- } No. 520-Equity
UNION TRANSPORTATION CO., Defendant. }
a corporation,

ORDER AUTHORIZING RECEIVERS TO COMPROMISE AND PAY CLAIMS.

On this 8th day of March, 1930, upon the verified application of J. A. Frates and F. A. Bodovitz, Receivers of the Union Transportation Company, and for good cause shown and it being made to appear that it is for the best interests of the said receivership operation and for the best interests of the said Receivers;

IT IS, WHEREFORE, BY THE COURT ORDERED, that J. A. Frates and F. A. Bodovitz, be, and they are hereby, authorized to compromise and settle the following claims for the sums set forth, which said payment constitutes settlement and payment in full for any and all claims instituted by said Claimants, to wit: L. B. Parrott, the sum of \$25.00 as settlement of Suit No. 5713 in the District Court of Tulsa; Tom Williams, the sum of \$25.00, as settlement in full for any and all injuries sustained by reason of being struck by Bus No. 202; W. L. Chilton, the sum of \$15.25 as settlement and payment in full for damages sustained by collision of Ford Coupe automobile with Bus No. 223; Jas. B. Miller, the sum of \$10.00 for payment in full for all damages resulting to a hand bag damaged on January 28th, 1930.

It is further ordered, that said Receivers be and they are hereby authorized to pay E. L. Cairns, the sum of \$66.00, and to Roy Brullinger, the sum of \$72.00, in payment of compensation as provided by the defendant's Compensation Laws of 1917, both of which said amounts are

F. C. WHELAN
U. S. District Judge.

ENTERED: Filed Mar 10 1930
W. P. Warfield, Clerk
U. S. District Court

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

OF OKLAHOMA

District of

OKLAHOMA

SOBRIETY DISTRICT

OKLAHOMA, COUNTY OF RAMONA, MARCH 10, 1930.

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

United States of America,	Plaintiff	}	Equity No. 526
vs.			
Bob Hoard, Joe Little and others whose names are to the plaintiff unknown,	Defendants.)	

TEMPORARY ORDER OF INJUNCTION

Now on this 10 day of March A. D. 1930, this cause comes on to be heard upon the Bill of Complaint heretofore filed in the office of the clerk of this court and upon the affidavits of C. L. LaLande and W. H. Phillips, duly filed in open court, and it appearing to the satisfaction of the Court, by inspection of the Bill of Complaint and said affidavits and otherwise, that a nuisance exists as described in said Bill of Complaint on the premises therein mentioned, it is therefore by the Court:

ORDERED, that pending the final hearing and determination of this application and entry of an order thereon, the defendants above named, their agents, servants, employees and other persons working under or through them be, and they are hereby restrained and enjoined from selling, bartering or possessing intoxicating liquors as defined in Section 1, Title 2, of the National Prohibition Act, upon the premises described in the Bill of Complaint, to-wit:

One certain blacksmith shop, and all other buildings located on Block 7, Lot 7, Original town of Ramona, Washington County, in the Northern District of Oklahoma.

and they are further restrained from removing, or in any way interfering with the removal of any liquor, fixtures or other things on said premises, used, kept or maintained in connection with the sale, keeping or bartering of such liquor, and from conducting or permitting the continuance of a common public nuisance on said premises, until the further order of this court.

F. H. BRADY
Judge.

RECORDED: Filed Mar 10 1930
H. P. Warfield, Clerk
U. S. District Court

Court adjourned until March 11, 1930.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLA. TUESDAY, MARCH 11, 1930.

Court convened pursuant to adjournment Tuesday, March 11th, 1930.

Present: Hon. F. E. Kennamer, Judge, U. S. Dist. Court.
H. B. Farfield, Clerk, U. S. Dist. Court.

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

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

Harwood Keaton, Receiver of the First National Bank of Barnsdall, Oklahoma, Plaintiff,
Vs. Mary E. Little, et al, Defendants.
No. 184 Equity.

JOURNAL ENTRY

This cause came on for hearing, upon the motion of defendant, Mary Little, to dismiss Supplemental Bill filed herein. After due consideration, said motion is overruled, and it is so ordered.

It is further ordered that defendant, Mary Little, be given twenty (20) days from this date in which to answer, and, on request of counsel, an extension is allowed.

Dated this 11th day of March, 1930.

F. E. KENNAMER
Judge.

W. C.

Frank T. McCoy & Jno. W. Craig
Attorneys for defendant, Mary Little.

FILED: Filed Mar 11 1930
H. B. FARFIELD, Clerk
U. S. District Court

MARINET HOGNY, ET AL, Plaintiffs,
vs. JAMES A. CHAMBERLAIN, ET AL, Defendants.
No. 232 Equity.

Now on the 11th day of March, A. D. 1930, it is ordered by the Court that defendant's motion to strike be overruled, and the bill is filed. It is further ordered that plaintiff's answer to the bill be filed and be received in the latter part of the month.

MARY LITTLE HANDEMAN, ET AL, Plaintiffs,
vs. HENRY W. BRIDGEMAN, JR., ET AL, Defendants.
No. 408 - Equity.

Now on this 11th day of March, A. D. 1930, it is ordered by the Court that hearing on motion to dismiss be held under advisement and said case is to be submitted on briefs.

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

W. H. MILLER
CLERK ASSISTANT
U. S. DISTRICT COURT OFFICE 100
256338

District of
TULSA, OKLA.

CHIEF CLERK
TULSA, OKLA., MARCH 11, 1930.

WILFORD C. JONES, ET AL., Plaintiff,)
vs.) No. 496 - Equity.
UNITED IRON WORKS, INC., Defendant.)

Now on this 11th day of March, A. D. 1930, it is ordered by the Court that hearing on motion for order directing receiver to pay the claim of Gulf States et al. may be passed temporarily.

ENTER OIL TOOLS, INC., Plaintiff,)
vs.) No. 512 - Equity.
LAWRENCE WALKER COMPANY, Defendant.)

Now on this 11th day of March, A. D. 1930, it is ordered by the Court that hearing on defendant's motion herein be continued to March 15th, 1930.

WALTER ENCOCKS, INC., Plaintiffs.)
vs.) No. 513 - Equity.
W. E. JOHNSON, ET AL., Defendant.)

Now on this 11th day of March, A. D. 1930, it is ordered by the Court that hearing on motion herein be passed to March 12th, 1930.

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

Les-kah-tun-ka Track now Slagle, et al, Plaintiffs,)
-vs-) No. 523 Equity.
Slagle-licher Lead Company, a corporation, et al. Defendants.)

O R D E R

Now on this 11 day of March, 1930, comes on for hearing the application of H. B. Durant, next friend of the plaintiffs, Les-kah-tun-ka Track now Slagle and Meh-hunk-a-zhe-ka Beaver, for an order as prayed for by Paragraph Nine of plaintiffs' second cause of action, page 48 of the printed Bill of Complaint, directed to the Superintendent of the Quapaw Indian Agency at Miami, Oklahoma, for Court cost and suit money to prepare and prosecute this action.

And it appearing to the Court that the plaintiffs have in the hands of the Superintendent of the Quapaw Indian Agency at Miami, Oklahoma, large sums of money to their credit and it further appearing that the Court cost and suit money necessary to prosecute and prepare this action should be paid out of plaintiffs' moneys in the hands of the Superintendent of the Quapaw Indian Agency.

Now, THE COURT, it is hereby ordered that Court cost and suit money necessary for the preparation and prosecution of this action be paid by the Superintendent of the Quapaw Agency at Miami, Oklahoma, out of the funds of the complainants in his hands as such Superintendent from time to time as necessary for said purposes.

It is further ordered that the said Superintendent at this time pay the following items:

- | | |
|---|---------|
| 1. To W. L. Mendenhall, Brief Printer, Cost of Printing Bill of Complaint | \$51.27 |
| 2. Filing Fee Deposited with the Clerk of this Court | 50.00 |

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

WESTERN District of OKLAHOMA
EQUITY SECTION TULSA, OKLA. TUESDAY, MARCH 11, 1930.

- 3. Marshal Fees for Serving Subpoenas \$50.00
- 4. Additional Deposit for Clerk of this Court \$0.00

It is further ordered that said Court cost and suit money be paid in equal amounts from the funds of the complainants in the hands of said Superintendent.

W. J. STEINER,
Judge of U. S. District Court.

ENDORSED: Filed Mar 11, 1930
H. F. Warfield, Clerk
U. S. District Court

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

EQUITY DIVISION

District of

OKLAHOMA

TULSA, OKLAHOMA, WEDNESDAY, MARCH 13, 1930.

Court convened pursuant to adjournment Wednesday, March 13th, 1930.

Present: Hon. F. B. Remick, Judge, U. S. Dist. Court.
H. P. Warfield, Clerk, U. S. Dist. Court.

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

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

J. B. Stradford, Complainant,
Vs. No. 331 Equity.
Tulsa Investment Company, Defendants.
et al.

ORDER OF REFERENCE

It appearing to the court that on the 23rd day of January, 1930, an order of reference was made in this case and that Garland Keeling, Esq. was appointed special master in chancery, and ordered to make and file his report by the 22nd day of February, 1930, with the clerk of this court, which time was extended to March 12th, 1930, and to await the further order of the court.

It further appearing to the court that for certain reasons pronounced in open court that the master is unable to make and file his report within the time fixed by the court, and that additional time of 30 day to make, prepare and file his full and complete report in said matter is necessary.

It is, therefore, ordered, adjudged and decreed by the court that the order made on the 23rd day of January, 1930, appointing Garland Keeling, Esq. special master in chancery in said cause be and the same is hereby continued and extended until the 11 day of April, A. D. 1930, and that said special master is ordered and directed to make and file his report on or before said date with the clerk of this court to await the further order of the court.

Dated this 13th day of March, A. D. 1930.

F. B. REMICK
Judge United District Court.

ENDORSED: Filed Mar 13 1930
H. P. Warfield, Clerk
U. S. District Court

Court adjourned until March 15, 1930.

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

NORTHERN District of OKLAHOMA

EQUITY SESSION TULSA, OKLAHOMA. THURSDAY, MARCH 13, 1930.

Court convened pursuant to adjournment, Thursday, March 13th, 1930.

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

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

BOARD OF COUNTY COMMISSIONERS OF ROGERS COUNTY, OKLAHOMA, Plaintiff, vs. BRISTOW BATTERY COMPANY, ET AL, Defendants. No. 262 Equity.

Now on this 13th day of March, A. D. 1930, 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

(J U R A T) 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 Board of County Commissioners of Rogers County, Oklahoma, Complainant, and Bristow Battery Company, et al., Respondents, No. 262 Equity, the decree of the said District Court, in said cause, entered on September 10, 1928, was in the following words, viz:

It is now considered, ordered and decreed as follows:

1st. That the allegations contained in the bill of complaint herein are true and correct and that the complainant is entitled to and is hereby granted the relief sought.

2nd. That the respondents, Bristow Battery Company, Drumright Hotel Company, Sapulpa Motor Company and Oklahoma Natural Gas Corporation of Maryland, and each of them, are hereby enjoined from asserting, or in any manner enforcing, or attempting to enforce the judgment and decree of the District Court of Creek County rendered in cause styled Bristow Battery Company, et al., v. James H. Payne, County Treasurer, et al., and the judgment and decree of the Supreme Court of the State of Oklahoma rendered in said cause on appeal to said court, styled Bristow Battery Company, et al., v. Payne, et al., number 12,644, and reported in 123 Okla. at page 137.

3rd. That the respondents, City of Drumright, State of Oklahoma, a municipal corporation, L. E. Morris, Mayor of the City of Drumright; A. E. Ayres, Charley Winans, E. M. Skouby, I. W. Rush, L. E. Kidd, Morris Bigelow, E. A. Howlett and Aaron Turnbow, councilmen of the City of Drumright, State of Oklahoma; Anna Lee, County Clerk of Creek County, Oklahoma; W. F. Pardoe, County Attorney of Creek County, Oklahoma; Ralph H. Blake, County Treasurer of Creek County, Oklahoma; S. C. Christian, County Judge of Creek County, Oklahoma; Fred M. Patrick, County Assessor and Carlton Foster, Chairman of the Board of County Commissioners of Creek County, Oklahoma; Oliver H. Aikin, County Superintendent of Schools, constituting the Police Board of Creek County, Oklahoma, and each of them and their successors in office are hereby perpetually enjoined and restrained from failing or refusing to perform in full their legal duties in the matter of said yearly iterated statu-

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

NORTHERN
DISTRICT OF OKLAHOMADistrict of
TULSA, OKLAHOMA. THURSDAY, MARCH 13, 1930;

ment of the estimated needs of the amounts required to provide a sinking fund to retire bonds numbered 22 to 71, inclusive, of the City of Drumright Funding Bonds of 1922 owned by the complainant herein and the interest coupons thereto attached and they are hereby commanded so to do and are further perpetually enjoined and restrained from refusing to perform in full their legal duties in the matter of making yearly appropriation for such sinking fund purpose so that said bonds and the interest coupons thereto attached may be retired at their maturity and they are hereby commanded so to do and are further perpetually enjoined and restrained from in any manner, at any time, failing or refusing to take such action or actions and instituting such proceeding or proceedings as the law provides for the purpose of compelling the payment of said levies so to be made and they are hereby commanded to take such actions and proceedings as may be necessary, for the purpose of securing funds to create a sinking fund to retire the complainant's bonds and interest coupons, as above mentioned.

It is further ordered, adjudged and decreed that the complainant have and recover of and from the respondents and each of them, its costs herein expended, to all of which the defendants except, and exceptions allowed.

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

AND WHEREAS, at the - - - October 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 the record from said District Court and was argued by counsel.

ON CONSIDERATION WHEREOF, it is now here ordered, adjudged and decreed by this court that the decree of the said District Court, in this cause, be and the same is hereby reversed; that this cause be and the same is hereby remanded to the said District Court with direction to vacate the decree and dismiss the bill; and that Bristow Battery Company, Drumright Hotel Company, Sapulpa Motor Company, Oklahoma Natural Gas Corporation of Maryland; City of Drumright, State of Oklahoma, a municipal corporation; E. C. Morris, Mayor of the City of Drumright; A. E. Ayers, Charley Winana, T. M. Skouby, I. W. Rush, M. T. Kidd, Morris Bigelow, W. A. Howlett and Aaron Turnbow, Councilmen of the City of Drumright, State of Oklahoma; Erna Morris, County Clerk of Creek County, Oklahoma; W. F. Pardoe, County Attorney of Creek County, Oklahoma; Ralph H. Blake, County Treasurer of Creek County, Oklahoma; Sebe Christian, County Judge of Creek County, Oklahoma; Fred L. Patrick, County Assessor, and Carlton Foster, Chairman of the Board of County Commissioners of Creek County, Oklahoma; Oliver H. Akin, County Superintendent of Schools, constituting the Excise Board of Creek County, Oklahoma, appellants, have and recover against Board of County Commissioners of the County of Rogers, Oklahoma, appellee, their costs herein.

-- January 17, 1930.

You, therefore, are hereby commanded that such further - - proceedings be had in said cause, not inconsistent with the opinion and decree of this court - - - as according to right and justice, and the laws of the United States, ought to be had, the said appeal notwithstanding.

WITNESS, the Honorable CHARLES E. HUGHES, Chief Justice of the United States, the 10th day of March - - -, in the year of our Lord one thousand nine hundred and thirty.

COSTS OF APPELLANTS.	
Clerk	\$54.85
Printing Record	-----
Attorney,	20.00
	<u>\$74.85</u>

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

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLA. THURSDAY, MARCH 15, 1930.

UNITED STATES CIRCUIT COURT OF APPEALS
TENTH CIRCUIT

Costs taxed in favor of Appellant, in the case of Bristow Battery Company, et al., vs. Board of County Commissioners of Rogers County, Oklahoma. No. 67

Table with 2 columns: Description of costs and Amount. Items include 'Filing record and docketing cause, 8th and 10th circuits' (10.00), 'Filing 24 copies of printed' (6.00), 'Filing and entering 2 appearances for appellant' (1.00), etc., totaling 74.85.

Attest: ALBERT TREGO
Clerk U. S. Circuit Court of Appeals, Tenth Circuit.

RECORDED: Filed Mar 15 1930
W. P. Farfield, Clerk
U. S. District Court W

G. G. A. BRIGGS, Plaintiff,
vs.
P. G. YARBROUGH, Adm. Ex., Defendant.
No. 67 - Equity.

Now on this 13th day of March A. D. 1930, it is by the Court ordered that the Clerk file and spread the account of costs, in the above entitled cause, same being in words and figures as follows:

MEMORANDUM
UNITED STATES OF AMERICA, vs:
THE PRESIDENT OF THE UNITED STATES OF AMERICA
TO THE HONORABLE THE JUDGES OF THE SUPREME COURT OF THE UNITED STATES AND THE HONORABLE THE CHIEF JUSTICE OF THE SUPREME COURT.

GRANTING:
THAT, 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 George A. Briggs, Plaintiff and P. G. Yarbrough, Administrator with the will annexed of the last will and

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

NORTHERN DISTRICT OF OKLAHOMA
W. H. BENTLEY, CLERK
U. S. DISTRICT COURT OFFICE 1000
TULSA, OKLAHOMA

District of

TULSA, OKLAHOMA. THURSDAY, MARCH 14, 1930.

OKLAHOMA

testament of Bridget Ann Barber, deceased, et al, Defendants, No. 221, Equity, the decree of the said District Court, in said cause, entered on December 11, 1928, was in the following words, viz:

Now, on this 11th day of December, 1928, being one of the regular judicial days of the June, 1928, term of this court, this matter comes regularly on for hearing on the amended demurrer of the defendants, F. G. Yarbrough, administrator, with the will annexed, of the last will and testament of Bridget Ann Barber, deceased, and Clara Forbes, said amended demurrer being treated, by stipulation of the parties, as said defendants' motion to dismiss the complaint for want of equity and for the reason that said complaint fails to state facts sufficient to constitute a cause of action against said defendants. Said amended demurrer, treated as a motion to dismiss, having been heretofore submitted to the court on the briefs of the respective parties and the court upon consideration of said amended demurrer and the briefs of both parties and being fully satisfied in the premises finds that said amended demurrer, treated as a motion to dismiss, should be and it is hereby sustained. To this order and judgment of the court the complainant excepts and his exception is allowed.

And now said complainant elects to stand on his complaint and to plead no further.

Whereupon, it is further considered, ordered and adjudged by the court that said complaint be and it is dismissed and said action is dismissed for want of equity and that the complainant pay the costs of this action, which are taxed at \$64.93.

To this further order and judgment of the court dismissing said complaint and said action the complainant excepts and his exceptions are allowed.

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

AND WHEREAS, at the - - - October 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 the record from said District Court and was argued by counsel.

ON CONSIDERATION WHEREOF, it is now here ordered, adjudged and decreed by this court that the decree of the said District Court, in this cause, be and the same is hereby reversed; that this cause be and the same is hereby remanded to the said District Court with instructions to overrule the motion to dismiss the cause of action set forth in the bill of complaint with respect to the land; and that George A. Brooks, appellant, have and recover against F. G. Yarbrough, administrator with the will annexed, of the estate of Bridget Ann Barber, deceased, and Clara Forbes, appellees, his costs herein.

-- January 14, 1930.

You, therefore, are hereby commanded that such further - - - proceedings be had in said cause, not inconsistent with the opinion and decree of this court - - - as according to right and justice, and the laws of the United States, ought to be had, the said appeal notwithstanding.

WITNESS, the Honorable CHARLES E. HUGHES, Chief Justice of the United States, the 10th day of March, in the year of our Lord one thousand nine hundred and thirty.

COSTS OF Appellant.
Clerk, \$ 48.70
Printing Record, -- --
Attorney 20.00
\$ 68.70

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

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

NO. 436 EQUITY SESSION DISTRICT OF OKLAHOMA TULSA, OKLAHOMA. THURSDAY, MARCH 13, 1930.

UNITED STATES CIRCUIT COURT OF APPEALS TENTH CIRCUIT

Costs taxed in favor of Appellant, in the case of George A. Brooks, vs. F. O. Yarbrough, Administrator, etc., et al. No. 91

Table listing costs: Filing record and docketing cause, 8th and 10th circuits (10.00), Filing 24 copies of printed record (6.00), Filing and entering 1 appearance for appellant (.50), Filing and entering 1 appearance for appellee (.50), Clerk preparing record for printer, etc. (---), Printer for printing record (---), Filing 10 papers (2.50), Entering 4 orders, 4 folios (.80), Entering continuance (---), Filing briefs for appellant (10.00), Filing briefs for appellee (5.00), Filing opinion (.25), Filing and entering judgment or decree (1.25), Filing petition for a rehearing (5.00), Filing and entering order on petition for rehearing (---), Issuing mandate to District Court (5.00), Filing receipt of mandate (.25), Filing receipt for balance of deposit (.25), Attorney's docket fee (20.00), Cert. copy order transferring to Tenth Circuit (1.40). Total: 68.70

Attest: ALBERT TREGG Clerk U. S. Circuit Court of Appeals, Tenth Circuit.

RECORDED: Filed Mar 13, 1930 H. F. Warfield, Clerk U. S. District Court

ROUNDA OIL & REFINING CO., a CORPORATION, Plaintiff, vs. THOS. E. ELLIOTT, Defendant. No. 436 - Equity.

Now on this 13th day of March, A. D. 1930, it is by the Court ordered, that Clerk file and spread longleaf of record, in the above entitled cause, same being in words and figures as follows:

WHEREAS THE PRESIDENT OF THE UNITED STATES OF AMERICA TO THE HONORABLE JUST JUDGES OF THE DISTRICT COURT OF THE UNITED STATES FOR THE 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 Rounda Oil and Refining Company, a corporation, Plaintiff, and Thos. E. Elliott, Defendant, No. 436 in Equity, the decree of the said District Court, in said cause, entered on April 23, 1929, was in the following words, viz:

This cause came on for hearing before the court on the 23 day of April, 1929, on the motion of plaintiff to strike the amended answer and a new bill of

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

REGISTRY SESSION
U. S. DISTRICT COURT TULSA, OKLA. 1930

District of
TULSA, OKLAHOMA.

OKLAHOMA
THURSDAY, MARCH 13, 1930.

defendant, at which hearing the plaintiff was represented by its attorneys, Randolph, Laver, Spink & Bridges, and the defendant was represented by his attorney, N. E. McNeill; and oral argument having been had upon said motion, and the court after being fully and sufficiently advised touching the same, and the law applicable thereto, took the case under advisement.

And now on this 23rd day of April, 1929, the court having been fully and sufficiently advised touching the law and the issues raised by said motion, hereby finds and determines said motion as follows:

That the said motion to strike the amended answer and cross bill of the defendant should be and is hereby sustained, to which action and ruling of the court the defendant claimed and is allowed an exception.

Thereupon, the defendant gave notice in open court of his intention to appeal from the order, judgment and decision of the court to the Circuit Court of Appeals for the Tenth Circuit.

Thereupon, said defendant refused to plead further and elected to stand upon the amended answer and cross bill and it is by the court considered and adjudged that the plaintiff, Nowata Oil & Refining Company, a corporation, have judgment against the defendant, Thos. E. Elliott, and the said Thos. E. Elliott is hereby ordered and directed to forthwith execute, acknowledge and deliver to the plaintiff, as assignment of the oil and gas lease, Departmental form, a copy of which is hereto attached and made a part of this judgment, and that plaintiff recover its costs, to which judgment the defendant then and there claimed, and is allowed an exception.

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

AND WHEREAS, at the - - - October 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 the record from said District Court and was argued by counsel.

ON CONSIDERATION WHEREOF, it is now here ordered, adjudged and decreed by this Court, that the decree of the said District Court, in this cause be and the same is hereby modified to be in terms without prejudice to suit at law for the collection of the demands of appellant, and as so modified is affirmed, and that Nowata Oil & Refining Company, appellee, have and recover against Thos. E. Elliott, appellant, its costs herein and have execution therefor as at law.

--January 14, 1930.

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

WITNESS, the Honorable CHARLES E. HUGHES, Chief Justice of the United States, the 10th day of March - - -, in the year of our Lord one thousand nine hundred and thirty.

COSTS OF APPELLEE.

Clerk, - - - -
Printing Record - - - -
Attorney, - - - - 20.00
20.00

ALBERT TREGO
Clerk of the United States
Circuit Court of Appeals
Tenth Circuit.

ENDORSED: Filed Mar 13 1930
W. P. Warfield, Clerk
U. S. District Court.

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

of

District of

Oklahoma

U.S. DISTRICT COURT

MUL A, OKLAHOMA. FRIDAY, MARCH 14, 1930.

Court convened pursuant to adjournment Friday, March 14th, 1930.

Present: Hon. F. L. Kennerly, Judge, U. S. Dist. Court. H. F. ... , Clerk, U. S. Dist. Court.

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

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

Now on this 14th day of March, A. D. 1930, 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 follow:

MANDATE

UNITED STATES OF AMERICA: SS:

AND HERETOFORE OF THE UNITED STATES OF AMERICA

(S H A L)

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

QUESTING:

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 United States of America, Plaintiff, and Marshall L. Mott, Defendant, No. 343 Equity, the decree of the said District Court, in said cause, entered on May 16, 1920, was in the following words, viz:

"Now, therefore, in accordance with said finding and conclusion aforesaid, it is by the court ordered, adjudged and decreed that said application of the United States for leave to file its said second amended bill of complaint, as shown by copy thereof attached to the said application, be and the same is hereby denied, and this cause is dismissed, to which findings, conclusions, orders, judgment and decree the complainant, United States, by its said counsel at the time excepts and which exceptions are thereto allowed."

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

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

ON CONSIDERATION WHEREOF, it is now here ordered, adjudged and decreed by this court, that the decree of the said District Court, in this cause, be and the same is hereby reversed; that this cause be and the same is hereby remanded to said District Court with directions to reinstate the suit, permit appellant to file its tendered second amended complaint and give appellee reasonable time within which to file answer; and that United States of America, appellant, have and recover against Marshall L. Mott, appellee, its costs herein and have execution therefor as at law.

-- February 3, 1930.

You, therefore, are hereby commanded that such further - - proceedings be had in said cause, not inconsistent with the opinion and de-

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. FRIDAY, MARCH 14, 1930.

decree of this court - - - as according to right and justice, and the laws of the United States, ought to be had, the said appeal notwithstanding.

ITNESS, the Honorable CHARLES E. HUGHES, Chief Justice of the United States, the 12th day of March-----, in the year of our Lord one thousand nine hundred and thirty.

COSTS OF Appellant.
Clerk, - - - \$ 29.45
Printing Record, \$-----
Attorney, - - \$ 20.00

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

\$ 49.45

UNITED STATES CIRCUIT COURT OF APPEALS
TENTH CIRCUIT

Costs taxed in favor of Appellant, in the case of United States of America vs. Marshall E. Kott,

No. 136

Table listing court costs: Filing record and docketing cause (5.00), Filing 24 copies of printed record (6.00), Filing and entering 2 appearance for appellant (1.00), etc.

49.45

Attest:

ALBERT TREGO
Clerk U. S. Circuit Court of
Appeals, Tenth Circuit.

RECORDER: Filed Mar 14 1930
H. P. Farfield, Clerk
U. S. District Court.

JOHN COVEN, ET AL,

vs.

JESSE OIL COMPANY,

Plaintiff,
Defendant.

No. 477 - Equity.

Now on this 14th day of March, A. D. 1930, it is ordered by the Court the above entitled cause be reset for hearing on March 25th, 1930.

BAKER OIL TOOLS, INC.,

vs.

BAKER OIL TOOLS COMPANY,

Plaintiff,
Defendant.

No. 512 Equity.

Now on this 14th day of March, A. D. 1930, it is ordered by the Court that defendant's motion to have some definite and certain statements be heard be overruled. Exceptions are allowed and defendant given thirty days to answer.

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

W. H. HALL
CLERK
U. S. DISTRICT COURT FOR THE DISTRICT OF OKLAHOMA

District of OKLAHOMA
MULLEN, OKLAHOMA. FRIDAY, MARCH 14, 1930.

DEAN BRIGGS, ETC., Plaintiff,)
vs.) No. 519 - Equity.
H. H. JENSEN, ET AL, Defendant.)

Now on this 14th day of March, A. D. 1930, it is ordered by the Court that hearing on the above entitled cause be passed to March 17th, 1930.

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

Theo. C. Lashley, Plaintiff,)
vs.) No. 521 Equity.
H. H. Bartlett, et al, Defendants.)

O R D E R

Now on this 10th day of March, 1930, this matter came on for hearing upon the application of D. H. McMasters, heretofore appointed as Receiver for Bartlett Development Syndicate No. 1 and H. U. Bartlett and H. E. Whitehead, its Trustees, by and in the District Court of Creek County, Oklahoma, to be substituted as a party defendant herein in the place and stead of said defendant, Bartlett Development Syndicate No. 1 and its said Trustees, and said Receiver appearing by his counsel, W. H. Odell and Streeter Speakman, and the plaintiff appearing by his counsel, Lashley & Rambo, and the court having considered said motion and having been fully advised in the premises, is of the opinion that said Receiver should be made a party defendant herein, but that he should not be substituted in the place and stead of the defendant, Bartlett Development Syndicate No. 1 and H. U. Bartlett and H. E. Whitehead, its Trustees;

IT IS, THEREFORE, ORDERED, CONSIDERED AND ADJUDGED that D. H. McMasters, Receiver for Bartlett Development Syndicate No. 1 and H. U. Bartlett and H. E. Whitehead, its Trustees, be, and he hereby is made a party defendant herein, but not in the place and stead of said Bartlett Development Syndicate No. 1 and its said Trustees; said Receiver is further given twenty days from and after this date within which to plead or answer to the Bill of Complaint filed by the plaintiff herein.

W. H. HALL: Filed Mar 14 1930
H. L. Warfield, Clerk
U. S. District Court

T. M. BISHOP
JUDGE

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. MONDAY, MARCH 17, 1930.

Court convened pursuant to adjournment Monday, March 17th, 1930.

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

The following proceeding were had and entered, to-wit:

JOHN JEFFERSON, ET AL, Plaintiffs, }
vs. } No. 29 - Equity.
GYSBY OIL COMPANY, Defendant. }

Now on this 17th day of March, A. D. 1930, it is ordered by the Court that the parties herein be given fifteen days to revive said cause.

In The United States District Court For The Northern District of Oklahoma

Carrie Lindley and Martha Hall nee Lindley Complainants

vs

F. B. Broton, C. R. King, G. L. Sandlin, E. W. Smith, P. L. Sandlin, Wiley Clinton Willie Coser, Samuel Simmer, Wiley Folk Elina Taylor, Jimmie Barnett, Nellie Barnett Robert Barnett, Ida Barnett, Mary Barnett Eliza Taylor, The Unknown Heirs Administrators Executors, devisees, Trustees or Assigns of Maxie Harjo, Abbie Harjo, Yopacholadee, Laddie Harjo Somaya Harjo, Parchesse or Oscar Harjo, Silla Harjo, Nancy Barnett, David Barnett, Willie Coser Mary Barnett, James Barnett, Lettie Thlocco, Rully Holmes and Cosar Harjo Respondents No. 95 Equity

DECLER

For on this 17th day of March 1930, the above cause comes on regularly to be heard, defendants having been served in person or by publication.

The Court finds that it has jurisdiction by reason of Federal Question and diversity of citizenship.

Complainants appeared by their attorney J. L. Lytle and respondents appeared not either in person or by attorney, and the said respondents, having been three times called in open court, wholly makes default, and are declared to be absent to wit: that thereupon the above proceeding to said cause, and the said evidence presented. From the evidence offered the court finds that there was duly allotted to Maxie Harjo in the following described lots and lands in Okfuskee County, State of Oklahoma, to-wit:

The northwest quarter of section eleven, Township ten north, range twelve east, and that the name of the said Maxie Harjo appears opposite roll number 4755 of the approved State rolls.

That there was duly allotted to Abbie Harjo whose name appears opposite roll number 4756 of the approved State rolls, the following described lots and lands in Okfuskee County, State of Oklahoma, to-wit:

The northeast quarter of section eleven, Township ten north, range twelve east. That said lot is by the date of January 1907 leaving his surviving as the sole and only heir of the said Abbie Harjo. That thereafter in the month of June 1907 the said Abbie Harjo died in Okfuskee County, State of Oklahoma, and that the said Abbie Harjo departed this life and was buried in the same place.

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

District of

Oklahoma, March 19, 1930.

That the said land which came to Mrs. ...
 descent passed to the descendants of ...
 said White Barjo, the ... of father or grandfather, and the
 said ... as follows: Milca Taylor, Linzy Hill, Elmer
 Taylor, Sarah ... , ... , Nellie Barnett and Lucy Bar-
 nett, and Judy Holman. That the said Mary Barnett died prior to the
 commencement of these proceedings and that all the above ... to
 her vested in her heirs: David Barnett, Jimmie Barnett, Nellie Barnett,
 ...

That the said Judy Holman departed this life in ...
 that by and through mesne conveyances plaintiffs are the owners of the
 legal and equitable title and in the immediate possession of all of the
 above described lots and lands now and for the past eighteen years.
 That prior to the commencement of this action, Linzy Clinton and Willie
 Gosar by mesne conveyances had conveyed any right they might have had
 in the said land to the defendant, T. E. Broton. Cause disclosed as to
 Willie Gosar and Linzy Clinton.

The court finds that ... the said ... of either Willie Barjo or ...
 Barjo.

That plaintiffs are entitled to have their title in and to all
 the above described lots and lands quieted and that the defendants and
 each of them be forever barred and enjoined from having, holding or
 asserting any interest or claim in and to the said lots and lands.

Wherefore, premises considered, it is decreed, ordered and
 adjudged by the court that plaintiffs' title in and to said above
 described lots and lands be quieted, and that said defendants and
 each of them take nothing, and that any muniments of title held by
 said defendants or either of them be delivered up cancelled and held
 for naught and that the record thereof be expunged and that defendants
 and each of them be forever barred and enjoined from having, holding
 or asserting any right title, interest or claim in and to said lots
 and lands; and that plaintiffs have judgment for their costs.

RECORDED: Filed Mar 19 1930
 H. F. Warfield, Clerk
 U. S. District Court - OK

F. D. ...
 Judge.

JOHN A. BYRDS, INC., Plaintiff,)
 vs.) No. 385 - Equity.
 J. C. COLSON, Defendant.)

Now on this 17th day of March, A. D. 1930, it is ordered by
 the Court that said case be passed to March 28th for settlement.

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

Howata Oil & Refining Company,
 a corporation, Plaintiffs,)
 vs.) No. 436 EQUITY.
 Thos. E. Elliott, Defendant.)

O R D E R

WHEREAS, on April 23, 1929, in the above entitled cause, this
 court, on motion of the plaintiff, struck the answer and cross-petition
 of the defendant from the files and rendered judgment in favor of the
 plaintiff and against the defendant, directing said defendant to exe-
 cute, acknowledge and deliver to plaintiff an assignment of the oil
 and gas lease, Departmental Form, in and to the Northwest Quarter of
 the Southwest Quarter of the Northeast Quarter; and the Northeast
 Quarter of the Southeast Quarter of the Northwest Quarter of Section 5,
 Township 4 South, Range 3 West, in Carter County, Oklahoma; and,

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. MONDAY, MARCH 17, 1930.

WHEREAS, the defendant appealed said judgment to the United States Circuit Court of Appeals for the Tenth Circuit, which modified the said judgment of this court to the extent that said defendant was permitted to prosecute any action at law he might have against the defendant, and said judgment of this court was in all other things affirmed; and,

WHEREAS, on March 13, 1930, the mandate of said United States Circuit Court of Appeals was received by the Clerk of this Court; and,

WHEREAS, the said Thomas E. Elliott deposited with the Clerk of this Court said assignment of oil and gas lease, and said assignment is now held by the Clerk of this Court;

IT IS THEREFORE CONSIDERED AND ADJUDGED by the Court that the said Thomas E. Elliott does not hold any right, title, interest, claim or estate in or to said oil and gas lease aforesaid; and that the Nowata Oil & Refining Company is the sole owner of all of said oil and gas lease, and the title thereto is hereby vested and quieted in said Nowata Oil & Refining Company, a corporation, and the Clerk of this Court is hereby ordered and directed to deliver the assignment of said oil and gas lease deposited with him by the said Thomas E. Elliott to the Nowata Oil & Refining Company, its agents and attorneys;

AND IT IS FURTHER CONSIDERED AND ADJUDGED that the Nowata Oil & Refining Company have and recover the costs of this action against said Thomas E. Elliott, for which let execution issue.

F. B. LEMMAIER DISTRICT JUDGE.

W. CASED: Filed Mar 17 1930
U. P. Warfield, Clerk
U. S. District Court NE.

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

United States Fidelity & Guaranty Company, a corporation of Baltimore, Md., Plaintiff,
-vs-
Bank of Commerce of Kalston, Oklahoma and J. G. Cales, Defendants.
No. 490-Equity.

ORDER

This cause coming on to be heard this 17 day of March, 1930, upon the application of the plaintiff, United States Fidelity & Guaranty Company, for subpoena duces tecum to J. G. Cales, as President of the Bank of Commerce of Kalston, Oklahoma, to come into court on March 25, 1930, and produce in court all books, records, checks, entries and memoranda as to the account carried by an transactions had with E. L. Ciler, both in his personal capacity and as guardian of Franklin G. Littlechild, a minor; and the court being fully advised in the premises is of the opinion that said order should be made.

It is, therefore, ordered, adjudged and decreed by this court that the Clerk issue a subpoena duces tecum to J. G. Cales as President of the Bank of Commerce of Kalston, Oklahoma, commanding him to come into court on March 25, 1930, and produce in court all books, records, checks, entries and memoranda as to the account carried by said transactions had with E. L. Ciler, both in his personal capacity and as guardian of Franklin G. Littlechild, a minor.

F. B. LEMMAIER
Judge of the United States District Court for the Northern District of Oklahoma.

W. CASED: Filed in Open Court
Mar 17 1930
U. P. Warfield, Clerk
U. S. District Court.

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

NORTHERN DISTRICT OF OKLAHOMA

District of OKLAHOMA

COURTROOM

MONDAY, MARCH 17, 1930.

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

HUBERT BLOTTIS, sole trader doing business as Monarch Plumbing Co., Plaintiff, -vs- J. A. SMITH and W. L. SMITH, Defendants, SOLELY, a corporation,

NO. 516-Equity.

ORDER

On this 17th day of March, 1930, came on for hearing the separate motion of the defendant Pierce Pipe Line Company for a further and better statement and particulars, and the Court being fully advised finds that the said motion should be sustained in all respects, and it is so ordered; and upon application the plaintiff was allowed 10 days from this date in which to file an amended bill of complaint hereto, and the said defendant is allowed 10 days thereafter to plead, or 20 days to answer.

Upon motion of the said defendant, the plaintiff was ordered, within 10 days from this date, to make deposit of \$10.00 security for costs.

F. E. KEMMELER United States District Judge.

H. L. Smith Solicitor for Plaintiff.

A. A. Kleinschmidt & Larvin T. Johnson Solicitors for Defendant, Pierce Pipe Line Company.

ENDORSED: Filed Mar 16 1930 W. W. Garfield, Clerk U. S. District Court.

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

United States of America, Plaintiff vs. Allen Pinkerton, Paul A. Goodner, Ella Lowe and Grosvenor Corporation Defendants.

Equity No. 527.

TEMPORARY ORDER OF INJUNCTION

Now on this 17th day of March A. D. 1930, this cause comes on to be heard upon the Bill of Complaint heretofore filed in the office of the clerk of this court and upon the affidavits of G. E. LaPlante and W. H. Phillips, duly filed in open court, and it appearing to the satisfaction of the Court, by inspection of the Bill of Complaint and said affidavits and otherwise, that a nuisance exists as described in said Bill of Complaint on the premises therein mentioned, it is therefore by the Court:

ORDERED, that pending the final hearing and determination of this application and entry of an order thereon, the defendants above named, their agents, servants, employees and other persons working under or through them be, and they are hereby restrained and enjoined from selling, bartering or possessing intoxicating liquors as defined in Section 1, Title 2, of the National Prohibition Act, upon the premises described in the Bill of Complaint, to-wit:

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

DISTRICT

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA, MARCH 17, 1930.

The Lansing Hotel, being the second story
of a building located on Lots 5, 6 & 7, in
Block 9, Berry Addition to the city of
Tulsa, in said judicial district and state,

and they are further restrained from removing, or in any way interfering with the removal of any liquor, fixtures or other things on said premises, used, kept or maintained in connection with the sale, keeping or bartering of such liquor, and from conducting or permitting the continuance of a common public nuisance on said premises, until the further order of this court.

F. E. DENNISON
Judge

RECORDED: Filed Mar 17 1930
E. F. Warfield, Clerk
U. S. District Court L.

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

U.S. DISTRICT COURT
MUSKOGEE COUNTY, OKLAHOMA

District of
TULSA, OKLAHOMA. TUESDAY, MARCH 13, 1930.

Court adjourned pursuant to adjournment Tuesday, March 10, 1930.

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

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

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

United States, Plaintiff, }
vs. } No. 572 Equity.
Genevra Oil Company, a Corporation, Defendant. }

VERDICT AND JUDGMENT.

Now on this 13th day of March, 1930, the above entitled cause coming on for hearing, pursuant to setting, and said plaintiff, the United States, appearing by and through its solicitor, Louis H. Stivers, Assistant United States Attorney in and for the Northern District of Oklahoma, and said defendant, Genevra Oil Company, a Corporation, appearing by and through its solicitors, Rowland S. Talbott, of Bartlesville, Oklahoma, and both parties announcing ready, said cause proceeded to trial; and after hearing the evidence, and being fully advised in the premises, the Court finds all issues in favor of the plaintiff, the United States, and against the defendant, Genevra Oil Company, a Corporation, except upon the matter of an accounting.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said warranty deed, bearing date of March 30, 1905, from Jack Bernard to E. E. Marks, recorded in Nowata Miscellaneous record No. 2, page 207; the quit claim deed bearing date of April 3, 1905, from the said E. E. Marks and Fannie E. Marks, his wife, to Leslie Coombs, recorded in Rogers Miscellaneous Record No. 2, page 504; the quit claim deed, bearing date of April 7, 1905, from Leslie Coombs, an unmarried man, to H. J. Holm, recorded in Rogers Miscellaneous Record No. 2, page 493; the quit claim deed, bearing date of April 11, 1905, from E. E. Marks and Fannie E. Marks, his wife, to Leslie Coombs, recorded in Nowata Miscellaneous Record No. 3, page 6, and the deed of conveyance, bearing date of January 5, 1906, from H. J. Holm, of Bartlesville, Oklahoma, to the Genevra Oil Company, a Corporation, defendant herein, recorded in Nowata Miscellaneous Record No. 8, page 651, be and hereby are canceled, set aside and held for naught, insofar as they cover, encumber, affect or relate to the land described as follows, to-wit:

The Southeast Ten (10) acres of Lot Four (4);
The East Half (E2) of the Northwest Quarter (NW4) of the Southwest Quarter (SW4); and the West Half (W2) of the Northeast Quarter (NE4) of the Southwest Quarter (SW4) of Section One (1), Township Twenty-eight (28) North, Range Thirteen (13) East, containing Fifty (50) acres, more or less;

and that the defendant herein, Genevra Oil Company, a Corporation, or any person claiming by, through or under it, be and hereby is perpetually enjoined from claiming or asserting any right, title or interest, of whatsoever nature, in and to said land above described, by virtue of the hereinbefore described deeds.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that said plaintiff recover nothing because of the rents and profits and the use of said land by the said defendant.

It is the further judgment of the Court that each party hereto bear its own costs.

F. E. KENNAMER
JUDGE

ENTERED: Filed Mar 18 1930
H. E. Harfield, Clerk,
U. S. District Court.

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

NORTHERN

District of

OKLAHOMA

DEBILITY SESSION

MULSA, OKLAHOMA. TUESDAY, MARCH 18, 1930.

MARION WILLIAMS, ET AL,	Plaintiffs,	} No. 387 - Equity.
vs.		
DAVID FILTSCH,	Defendant.	

Now on this 18th day of March, A. D. 1930, after being fully advised in the premises, it is ordered by the Court that the above entitled case be dismissed.

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

Joe Grayson, Dave Grayson, and Katie Yardy,	Plaintiffs,	} No. 408 Equity.
vs.		
The Prairie Oil & Gas Company, a corporation, The Prairie Pipe Line Company, a corporation, Indian Territory Illuminating Oil Company, a corporation,	Defendants.	

FINAL DECREE.

Now on this 18th day of March, 1930, this cause comes on for final hearing, the plaintiffs appearing by their solicitors Linebaugh & Pinson and Gilder & Rose, the defendants The Prairie Oil & Gas Company and The Prairie Pipe Line Company appearing by their solicitors Paul B. Mason and West, Gibson, Sherman, Davidson & Hull, and the defendant Indian Territory Illuminating Oil Company appearing by its solicitor Fred Carter; and thereupon all parties announced ready for trial, evidence was offered and introduced and arguments are heard.

And the Court, being duly advised, finds all of the issues of fact and issues of law in favor of the defendants and against the plaintiffs herein.

Whereupon it is ORDERED, ADJUDGED AND DECREED that plaintiffs' bill be and is hereby dismissed and that the defendant The Prairie Oil & Gas Company be and is hereby adjudged and decreed to be the owner of a valid and existing oil and gas mining lease and leasehold estate in and upon the land involved in this controversy, and that the plaintiffs and neither of them have any right, title or interest therein, and that the title of the said defendant The Prairie Oil & Gas Company in and to said leasehold estate be and is hereby quieted as against all claims of any kind or character of the said plaintiffs, or of any persons claiming by, through or under either of them.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the defendant The Prairie Pipe Line Company is the owner of a valid and existing right-of-way for the construction and operation of a pipe line on and over said land and that the plaintiffs and neither of them have any right, title or interest therein and that the right of said defendant The Prairie Pipe Line Company to construct, operate and maintain its pipe lines over and across said land be and is hereby quieted as against the claims of the plaintiffs and of any person claiming by, through or under either of them.

And the said plaintiffs, and each of them, and every person claiming by, through or under them or either of them, as servants, agents and employees, be and are hereby perpetually enjoined from asserting any claim of any kind or character adverse to the rights of the defendants in and to said land.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the defendants and each of them do have and recover from the plaintiffs their costs herein expended.

J. B. ...
 Linebaugh & Pinson
 Attys. for Plffs.
 ...
 ... District Judge.

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

District of OKLAHOMA
TULSA, OKLAHOMA. TUESDAY, MARCH 13, 1939.

CENTRAL SUPPLY COMPANY,
a corporation, Plaintiff,
vs.
CHARLES T. COLLIE, ET AL., Defendants.

No. 452 - Equity.

Now on this 13th day of March, A. D. 1939, it is ordered by the Court that the above entitled case be reassigned for trial and set at the Bartlesville Term of Court in June, 1939.

WIGGLEY WIGGLEY CO. W., Plaintiff,
vs.
E. W. CASE, Defendant.

No. 500 - Equity.

Now on this 13th day of March, A. D. 1939, it is ordered by the Court that the above entitled case be stricken from the present trial assignment and set at the Bartlesville Term of Court in June, 1939.

Court adjourned until March 16, 1939.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. WEDNESDAY, MARCH 19, 1930.

Court convened pursuant to adjournment Wednesday, March 13th, 1930.

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

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

WILLIAM E. HATCHETT, JR., ET AL,	Plaintiffs,	} No. 434 - Equity.
vs.		
W. E. HATCHETT, ET AL,	Defendants.	

Now on this 19th day of March, A. D. 1930, it is ordered by the Court that the above entitled case be stricken from the trial assignment of this date.

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

CERTIFIED
EQUITY SECTION
1930

District of OKLAHOMA
TULSA, OKLAHOMA. THURSDAY, MARCH 20, 1930.

Court convened pursuant to adjournment Thursday, March 20th, 1930.

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

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

WILLIAM BECK, Plaintiff, }
vs. } No. 459 - Equity.
H. E. COBY, ET AL, Defendants. }

Now on this 20th day of March, A. D. 1930, it is ordered by the Court that the above entitled case be reassigned to April 17th, 1930.

ROBERT SPECIALTIES CORPORATION, Plaintiff, }
vs. } No. 467 - Equity.
WILLIAMS BROTHERS, INC., Defendant. }

Now on this 20th day of March, A. D. 1930, it is ordered by the Court that the above entitled case be stricken from the trial assignment of this date.

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

United States of America, Plaintiff }
vs. } Equity No. 531.
Walker Blagg, Defendant. }

TEMPORARY ORDER OF INJUNCTION

Now on this 20 day of March A. D. 1930, this cause comes on to be heard upon the Bill of Complaint heretofore filed in the office of the clerk of this court and upon the affidavits of W. F. Wolverton and _____ duly filed in open court, and it appearing to the satisfaction of the Court, by inspection of the Bill of Complaint and said affidavits and otherwise, that a nuisance exists as described in said Bill of Complaint on the premises therein mentioned, it is therefore by the Court:

ORDERED, that pending the final hearing and determination of this case, and entry of an order thereon, the defendant Walker Blagg, his agents, servants, employees and other persons working under or through him be, and they are hereby restrained and enjoined from selling, bartering, possessing or allowing consumed, intoxicating liquors, as defined in Section 1, Title 2, of the National Prohibition Act, upon the following described premises, as shown in the Bill of Complaint herein, to-wit:

A two-story stone building located at 2115 North Peoria Avenue, in the City of Tulsa, in Tulsa County, Oklahoma, it being a part of the north three acres of the NW $\frac{1}{4}$ of the SW $\frac{1}{4}$ of the NW $\frac{1}{4}$ of Section 30, Township 21 North, Range 13, and known as the Walker Blagg Grocery Store,

and said defendant is further restrained from removing, or in any way interfering with the removal of any liquor, fixtures, or other things

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. THURSDAY, MARCH 20, 1930.

on said premises, used, kept or maintained in connection with the sale, keeping or bartering of such liquor, and from conducting or permitting the continuance of a common public nuisance on said premises, as described in said Bill of Complaint, until the further order of this court.

F. D. KENNAUER
Judge.

ENDORSED: Filed Mar 20 1930
H. P. Warfield, Clerk
U. S. District Court W

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

NORTHERN
DISTRICT OF OKLAHOMA
EQUITY DEPARTMENTDistrict of OKLAHOMA
TULSA, OKLAHOMA. FRIDAY, MARCH 21, 1930.

Court convened pursuant to adjournment Friday, March 21st, 1930.

Present: Hon. F. M. Kennamer, Judge, U. S. Dist. Court.
E. T. Warfield, Clerk, U. S. Dist. Court.

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

W. J. SIMONS AND PAUL T. MCCOY,	Plaintiffs,	}	No. 264 - Equity.
vs.			
JOHN H. DYDES, REC.,	Defendant.	}	

Now on this 21st day of March, A. D. 1930, hearing is had before the Court on the above entitled cause. Defendant objects to testimony offered which objection is overruled. After being fully advised in the premises and hearing argument of counsel said cause is taken under advisement by the Court.

UNITED STATES OF MEXICA,	Plaintiff,	}	No. 468 - Equity.
vs.			
RALPH HUGHES, COUNTY TREASURER, OSAGE COUNTY,	Defendant.	}	

Now on this 21st day of March, A. D. 1930, it is ordered by the Court that the above entitled cause be stricken from this trial assignment and same is to be set on the docket at Pawhuska in May.

UNITED STATES FIDELITY AND SECURITY COMPANY,	Plaintiff,	}	No. 498 - Equity.
vs.			
BANK OF COMMERCE OF RALSTON,	Defendant.	}	

Now on this 21st day of March, A. D. 1930, it is ordered by the Court that the above entitled case be stricken from the present trial assignment and same is reassigned for April 4th, 1930.

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

CRABBOCK-TERRY CO., (doing business in Missouri under the trade name of McKENROY-SLOAN SHOE COMPANY), a corporation,	Plaintiff,	}	In Equity No. 532.
vs.			
GATELY CHAIN STORES, INC., a corporation,	Defendant.	}	

ORDER APPOINTING ANCILLARY RECEIVER.

This cause came on to be heard this 21 day of March, 1930, upon the ancillary bill of complaint filed herein and the answer of defendant thereto admitting the allegations in the bill and joining in the prayer for a Receiver of the property and assets of the defendant within the jurisdiction of this Court, and after hearing J. L. Lashly, Counsel for plaintiff, and it appearing that an order was made, on the 25th day of February, 1930, by the United States District Court for the Eastern Division of the Eastern Judicial District of Missouri, by the Hon. Charles B. Davis, Judge thereof, appointing Edward E. Rudolph Receiver of all the property, assets and rights of defendant of whatever

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

NORTHERN DISTRICT of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. FRIDAY, MARCH 21, 1930.

kind or description, and that said Edward E. Rudolph qualified as such Receiver by filing a bond in said Court in the sum of \$25,000.00, in accordance with the terms of said order,

It is hereby ORDERED, ADJUDGED and DECREED that, in aid of the receivership ordered by the said Court of original jurisdiction, the said Edward E. Rudolph be, and he hereby is, appointed Receiver of all and singular the property, assets and rights of defendant Gately Chain Stores, Inc., of whatever kind or description, situated within the jurisdiction of this Court, with all the powers over said property, assets and rights granted by the order made in said Court of original jurisdiction. Bond fixed at \$3000.00.

F. E. KORNMEYER,
Judge.

RECORDED: Filed Mar 21 1930
H. P. Warfield, Clerk
U. S. District Court

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

WESTERN DISTRICT OF MISSOURI

District of

OKLAHOMA

TULSA, OKLAHOMA. MARCH 24, 1930.

Court convened pursuant to adjournment, Monday, March 24th, 1930.

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

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

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

DEPESA DOLECAT, William
Dolecate and Jim Tiger,
Plaintiffs,

vs

MOORE, the E. F. Wilcox
Oil & Gas Company, a Corp.,
and the United States of
America, Defendants.

NO. 349 EQUITY

ORDER GRANTING EXTENSION OF TIME TO
PREPARE RECORD AND LODGE APPEAL IN THE
UNITED STATES CIRCUIT COURT OF APPEALS

On this 24 day of March, 1930, was heard the application of the plaintiffs for an order allowing them an extension of time of ninety days from and after March 25, 1930, within which to complete their record and lodge their appeal in the United States Circuit Court of Appeals, and the Court, after considering same, finds that said application should be granted;

IT IS HEREBY ORDERED that plaintiffs herein be, and they are hereby, allowed an extension of time of ninety days from and after March 25, 1930, within which to complete their record and lodge their appeal taken in this cause in the United States Circuit Court of Appeals for the Tenth Circuit.

F. E. HENNAMER
J U D G E

RECORDED: Filed Mar 24 1930
H. P. Warfield, Clerk
U. S. District Court

J. C. HYNDS, TRUSTEE, Plaintiff,)

vs.

DAVID FISHER,

Defendant.)

No. 482 - Equity.

Now on this 24th day of March, A. D. 1930, it is ordered by the Court that the above entitled case be stricken from the trial assignment of this date and be re-assigned for April 15th, 1930.

Court adjourned until March 25, 1930.

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

NORTHERN DISTRICT OF OKLAHOMA EQUITY SESSION TULSA, OKLAHOMA. TUESDAY, MARCH 25, 1930.

Court convened pursuant to adjournment Tuesday, March 25th, 1930.

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

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

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

FIRST NATIONAL BANK OF TULSA, Plaintiff, vs. NATIONAL HARDWOOD LUMBER COMPANY, Defendant. F. H. Brewster, County Treasurer, Intervener. EQUITY NO. 39

ORDER

This application for an order directing the Receiver, G. H. Smith, to pay over money to the County Treasurer, of Delaware County, for taxes for the year 1924, comes on for hearing. It appearing that the Receiver and his attorney has notice of this application; it appearing to the Court that statements contained in said application are true, and the Court further finds that there is due Delaware some \$3,339 for personal taxes for the year 1924, due on the personal property of the National Hardwood Lumber Company in the hands of this Court's Receiver. It appearing to the Court that there is now in the hands of the Receiver, G. A. Smith in this action, \$700.00, which same is not liable for any of the personal costs of said receiver, is therefore ordered that the Receiver G. H. Smith pay over immediately to W. F. Hampton, County Attorney of Delaware County, and Attorney for Intervener, F. H. Brewster, the sum of \$700.00 immediately, and this order is the authority for G. H. Smith to pay over the aforesaid sum. Said sum to be credited by the County Treasurer of Delaware County on 1924 personal tax due the National Hardwood Lumber Company, Four hundred and sixty one (\$461.00) to come from special account in First Nat'l Bank of Tulsa.

W. H. CHAMBERLAIN, Judge.

Leonard Roach, subject to approval of G. H. Smith, Receiver. Attorney for Receiver.

W. F. Hampton, Attorney for Intervener Plaintiff.

G. H. Smith, Receiver.

Filed for SE 1130 H. P. Warfield, Clerk W. H. Chamberlain, J.

ANDREWS & CO., INC., Plaintiff, vs. NATIONAL HARDWOOD LUMBER COMPANY, Defendant. No. 433 - Equity.

Now on this 25th day of March, 1930, it is ordered by the Court that judgment be entered in favor of the plaintiff and against the defendant, as per Journal Entry to be filed herein.

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

District of

OKLAHOMA

WILSON, OKLAHOMA, THURSDAY, MARCH 25, 1930.

H. J. SMITH, ET AL, Plaintiffs,)
vs.) No. 477 - Equity.
JESSE H. BULLOCK, Defendant.)

Now on this 25th day of March, A. D. 1930, it is ordered by the Court that the above entitled case be reset for April 1930, 1930.

J. W. HUGHES, Plaintiff,)
vs.) No. 498 - Equity.
E. H. KID, Defendant.)

Now on this 25th day of March, A. D. 1930, it is ordered by the Court that the above entitled case be stricken from the docket and be reset for April 14th, 1930.

UNITED STATES OF AMERICA, Plaintiff,)
vs.) No. 485 - Equity.
MYRTLE M. HALE, ET AL. Defendants.)

Now on this 25th day of March, A. D. 1930, it is ordered by the Court that decree be entered in part for defendant; final decree withhold pending action of Secretary of the Interior.

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

United States Fidelity & Guaranty Company, a corporation, of Baltimore, Md., Plaintiff,)
vs.) No. 496 Equity
Bank of Commerce of Dalston, Oklahoma, and J. O. Cales, Defendant.)

C O R D E R

Now on this 25 day of March, 1930, upon an application of the plaintiff, United States Fidelity & Guaranty Company, for an alias subpoena duces tecum to J. O. Cales, as President of the Bank of Commerce of Dalston, Oklahoma, to come into court on April 4, 1930, and produce in court on said date all books, records, checks, entries and memoranda of the Bank of Commerce of Dalston, Oklahoma, as to the account carried by and transactions had with L. L. Giler, both in his personal capacity and as guardian of Franklin C. Little Soldier, a minor; and the Court being advised in the premises,

IT IS THEREFORE ORDAINED that the Clerk issue an alias subpoena duces tecum, directed to the said J. O. Cales, as President of the Bank of Commerce of Dalston, Oklahoma, commanding him to come into court on the 4th day of April, 1930, 9 A.M., and produce in court on said date all books, records, checks, entries and memoranda of the said bank as to the account carried by and transactions had with L. L. Giler, both in his personal capacity and as guardian of Franklin C. Little Soldier, a minor.

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

RECORDED: Filed Mar 25 1930
U. S. Marfield, Clerk
U. S. District Court ME

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA. TUESDAY, March 25, 1930.

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

United States of America,	Plaintiff	}	Equity No. 519
vs.			
A. J. Grim et al	Defendants	}	

JURILAL ENTRY

Now on this 25th day of March 1930, the same being one of the regular judicial days of the Special March 1930 term of said court and said court being regularly in session, the Honorable F. E. Kemmerer, Judge, presiding, this cause came on regularly to be heard in open court and the defendant A. J. Grim having been heretofore served by personal service with subpoena in equity as required by law, in said district and state, more than thirty days prior to this date, and having failed to make appearance, plead or answer herein, and being three times called in open court to answer herein or make his appearance and plead, came not, and is declared and adjudged to be in default herein.

And the United States of America, Plaintiff, by its Assistant U. S. Attorney, A. E. Williams, being present in court, and the defendant John Javine Jr. having entered his appearance herein and filed his answer, and being present in court in person and by his attorney H. H. Gurnutt, and the plaintiff having introduced its evidence against the defendant A. J. Grim, the court having heard said evidence in open court, and being advised in the premises, finds that the allegations of the Bill of Complaint, as against A. J. Grim, are true, and that the plaintiff is entitled to judgment against said defendant, as prayed.

And the said plaintiff by its attorney, and the defendant John Javine Jr. by his attorney, having agreed that insofar as John Javine Jr.'s interest in and to said premises hereinafter described, an injunction may issue against the defendant John Javine Jr. in this case, as to said premises and building thereon.

IT IS THEREFORE THE ORDER AND JUDGMENT OF THIS COURT, that the said A. J. Grim, defendant and lessee of the premises hereinafter described, be and he is hereby restrained and enjoined, and that his servants, agents, subordinates, employees and all and every person claiming by, through or under him, and each and every person claiming by, through or under him, and each and every one of them, are enjoined and prohibited from manufacturing, selling, bartering, storing, or the using of in any manner whatsoever, for one year from date hereof, any liquors containing more than one half of one percent of alcohol by volume, on the following described premises, to-wit:

The SE1 of Section 30, Township 23 North,
Range 11 East, in Osage County Oklahoma, in
said Northern Judicial District of Oklahoma,

and particularly a certain frame dwelling house thereon, it being the house on said premises in which a certain illicit whiskey still was located during the month of September 1929, on which the Bill of Complaint herein was founded.

IT IS FURTHER ORDERED, that the said John Javine Jr. be, and he is hereby enjoined and restrained from permitting intoxicating liquors on said premises, or allowing the same thereon for one year from date hereof, and that this shall run against him, his agents, servants, subordinates, employees and every person serving under, by or through him.

IT IS FURTHER ORDERED BY THE COURT, that the said Andrew J. Grim be, and he is hereby restrained and enjoined from manufacturing, selling, bartering, storing, or handling intoxicating liquors, on said premises, contrary to the provisions of the National Prohibition Act, and the act of May 28, 1918, and within the said Northern Judicial District of Oklahoma, for one year after the filing of this decree.

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

WYOMING
EQUITY DIVISION
1930

District of COLUMBIA
WYOMING, DISTRICT COURT. TUESDAY, MARCH 25, 1930.

IT IS THE FURTHER ORDER OF THE COURT, that the United States of America, complainant herein, recover of the defendant A. J. Grim, the cost of this case as shown by the United States Marshal's office and the Clerk's office of this court.

F. E. BERREREN
Judge.

W. H. Williams,
Attorney for Plaintiff.

H. W. Gurnutt,
Attorney for Defendant
John Javine Jr.

FILED: Filed Mar 25 1930
H. W. Kenfield, Clerk
U. S. District Court.

Court adjourned until March 26, 1930.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. WEDNESDAY, MARCH 26, 1930.

Court convened pursuant to adjournment Wednesday, March 26th, 1930.

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

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

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

James W. Gullett, Receiver for
Subscribers at Associated Employers
Reciprocal, Complainant,
Vs.
G. E. Morrow and W. C. Morrow,
Partners, doing business as
G. E. Morrow & Son, Defendant.
Equity No. 367.
Ancillary to Missouri
Valley Bridge & Iron
Company, v. J. E.
Middleton, et al.,
Equity No. 284-E.

ORDER EXTENDING TIME
FOR REPORT OF SPECIAL MASTER.

Now on this 26 day of March, 1930, this cause came on to be heard upon the application and agreement of the parties herein for an Order Extending the Time within which the Special Master, G. O. Grant shall make and file his report, and it appearing to the Court that the parties involved in this action have agreed that such an Order be entered, and being fully advised in the premises, and upon consideration thereof, finds that said Order should be granted.

IT IS THE REPORT BY THE COURT, CONSIDERED, ORDERED, ADJUDGED, AND DECIDED, that the time for making and filing the report of the special master, G. O. Grant, in the above styled cause of action, be, and the same is hereby extended for a period of twenty days from and after the 26th day of March, 1930, and that the report of the Special Master shall be filed on or before that time, to-wit: The 10th day of April, 1930, unless the time for filing such report be further extended by the proper order of this Court.

F. M. KENNAMER
Judge.

Filed Mar 27 1930
H. P. Warfield, Clerk
U. S. District Court

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

James W. Gullett, Receiver for
Subscribers at Associated Employers
Reciprocal, Complainant,
Vs.
G. E. Murray, James Murray,
Tom Roselle and Neal Simpson,
Partners doing business as
Roselle Drilling Company, Defendant.
Equity No. 399.
Ancillary to Missouri
Valley Bridge & Iron
Company, v. J. E.
Middleton, et al.,
Equity No. 284-E.

ORDER EXTENDING TIME
FOR REPORT OF SPECIAL MASTER.

Now on this 26th day of March, 1930, this cause came on to be heard upon the application and agreement of the parties herein for an Order Extending the time within which the Special Master, G. O. Grant shall make and file his report, and it appearing to the Court that the parties involved in this action have agreed that such an Order be entered, and being fully advised in the premises, and upon consideration thereof, finds that said Order should be granted.

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

District of CINCINNATI

U.S. DISTRICT COURT
CINCINNATI, OHIO
1930

CHAS. E. GRANT, Special Master, vs. JAMES W. MIDDLETON, et al.

IT IS ORDERED BY THE COURT, CONSIDERING, CALLED, RETURNED, AND ANSWERED, that the time for making and filing the report of the Special Master, C. E. Grant, in the above styled cause of action, be, and the same is hereby extended for a period of twenty days from and after the 20th day of March, 1930, and that the report of the Special Master shall be filed on or before that time, to-wit: the 10th day of April, 1930, unless the time for filing such report be further extended by the proper order of this Court.

F. E. KERRIN
Judge.

RECORDED: Filed Mar 26 1930
H. E. Larfield, Clerk
U. S. District Court JH

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF KENTUCKY

James A. Elliott, et al., Subscribers of Associated Engineers Association, Complainant,	}	Equity No. 487.
		Ancillary to Missouri Valler Bridge & Iron Company, v. F. A. Middleton, et al., Equity No. 304-1.
vs.	}	
H. A. Best, et al., Defendant.		

ORDER OF SETTLING BILL
IN EQUITY NO. 487

On this 26 day of March, 1930, this cause came on to be heard upon the application and agreement of the parties hereto to extend the time within which the Special Master, C. E. Grant, should make and file his report, and it appearing to the Court that the parties involved in this action have agreed that such an order be entered, and being fully advised in the premises, and upon consideration thereof, finds that said order should be granted.

IT IS THEREFORE BY THE COURT, CONSIDERING, CALLED, RETURNED, AND ANSWERED, that the time for making and filing the report of the Special Master, C. E. Grant, in the above styled cause of action, be, and the same is hereby extended for a period of twenty days from and after the 20th day of March, 1930, and that the report of the Special Master shall be filed on or before that time, to-wit: the 10th day of April, 1930, unless the time for filing such report be further extended by the proper order of this Court.

F. E. KERRIN
Judge.

RECORDED: Filed Mar 26 1930
H. E. Larfield, Clerk
U. S. District Court JH

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

Northern District of Oklahoma
MUSKA, OKLA. THURSDAY, MARCH 27, 1930.

Court convened pursuant to adjournment Thursday, March 27th, 1930.

Present: Hon. W. L. Kennamer, Judge, U. S. Dist. Court.
F. F. Warfield, Clerk, U. S. Dist. Court.

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

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

No. 103 in Equity.

Law Beaver Mallan, Plaintiff,

VS.

Commerce Lining and Royalty Company, a Voluntary Association composed of James P. Robinson, George L. Coleman, and Charles L. Harvey, as Trustees and Subscribers thereof, and Alfred L. Coleman, as a Subscriber thereof; James P. Robinson, George L. Coleman, Charles L. Harvey and Alfred L. Coleman, as individuals and as Co-partners, doing business under the style and name of the Commerce Lining and Royalty Company; Culleley Wells, for himself and as Agent for undisclosed principals; W. W. Channing, Jr., for himself and as Agent for undisclosed principals; the Board of Directors of the Standard Line Lead Lining Company, formerly a corporation organized and existing under the laws of the State of Oklahoma; the Creech-Loke Lining Company; F. W. Creech, Leroy Cook, William Love, and W. L. Lacy, as individuals and as co-partners, doing business under the style and name of the Creech-Loke Lining Company; Hugh Connor; L. W. Sparks; and the Blue Stock Lining Company, a corporation; and (by Order of Revivor) John A. Robinson and Catherine Robinson and Roy C. Ellis and C. H. Moore, as representatives and successors of James P. Robinson, deceased, Defendants.

A. I. A. R.

DEPARTMENT OF JUSTICE
WASHINGTON, D. C.

Now on this 27 day of March, 1930, this matter coming on for trial upon the application of plaintiffs for approval of the statement of the evidence in this case, which was verified by their solicitor for the location in the records of this court, heretofore allowed, to the United States Circuit Court of Appeals for the Tenth Circuit from the decree of this court, and which was affirmed on the 7th day of January, 1930, with the exception of this court for the examination of counsel for defendants, with the filing of their petition for such judgment, and in hearing that said matter, the court being satisfied that their suggestions were made by the solicitor for said defendants and that said statement has been revised accordingly, and it appearing further that the said statement as revised is true, correct, and properly made in accordance with Rule 75 of the Equity rules.

IT IS THEREFORE ORDERED that said revised statement be settled and allowed as a true, complete and correct statement of the evidence introduced in said cause, reduced to narrative form.

W. L. KENNAMER
JUDGE

Attest: Filed Mar 27 1930
F. F. Warfield, Clerk
U. S. District Court

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

District of OREGON

Portland, Oregon, this 27th day of March, 1930.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF OREGON.

No. 193 in Equity

Commerces Mining and Royalty Company, Plaintiff.

vs.
James F. Robinson, George L. Coleman, and Charles A. Harvey, as Trustees and Subscribers thereof, and Alfred E. Coleman, as a Subscriber thereof; James F. Robinson, George L. Coleman, Charles A. Harvey and Alfred E. Coleman, as individuals and as co-partners, doing business under the style and name of the Commerces Mining and Royalty Company; Rutledge Wells, for himself and on behalf of undisclosed principals; W. S. Shanning, Jr., for himself and as agent for undisclosed principals; the Board of Directors of the Standard Lignite Mining Company, formerly a corporation organized and existing under the laws of the State of Oklahoma; the Creech-Boke Mining Company; J. E. Creech, Leroy Cook, William Lowe, and E. Lacy, as individuals and as co-partners, doing business under the style and name of the Creech-Boke Mining Company; Hugh Poyner; C. W. Sparks; and the Blue Streak Lignite Company, a corporation; and (by Order of Survivor) John A. Robinson and Katherine Robinson and Roy E. Mills and C. E. Youse, as representatives and successors of James F. Robinson, deceased, Defendants.

C E R T I F I C A T E

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

For satisfactory reasons appearing to the Court, the time, as heretofore enlarged, for docketing this case in the office of the Clerk for the United States Circuit Court of Appeals for the Tenth Circuit, and for preparing the record for appeal in this cause and for filing said record in said Court, pursuant to the appeal allowed herein on the 12th day of July, 1929, is hereby further enlarged and extended until the 4 day of May, 1930.

Dated this 27 day of March, 1930.

F. B. KEMMERER
J U D G E.

RECORDED: Filed Mar 27 1930
E. P. Warfield, Clerk
U. S. District Court W.

Court adjourned until March 28, 1930.

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

NORTHERN

District of

OKLAHOMA

REGULAR SESSION

TULSA, OKLAHOMA. MARCH, 22, 1930.

Court convened pursuant to adjournment Friday, March 22th, 1930.

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

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

JAMES H. DEBBS, RECEIVER,	Plaintiff,	} No. 265 - Equity.
vs.		
J. C. COLBURN,	Defendant.	

Now on this 22th day of March, A. D. 1930, it is ordered by the Court that said cause be passed to one week from today, April 4, 1930.

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

John Edgar,	Plaintiff,	} No. 304 Equity
vs.		
Adrian E. Reeser,	Defendant.	

PETITION FOR A WRIT

JOHN EDGAR, Plaintiff,
vs.
ADRIAN E. REESER, Defendant.

The above named plaintiff feeling himself aggrieved by the decree and judgment made and entered in this cause on the 16th day of January, A. D. 1930, does hereby appeal from said decree and judgment to the Circuit Court of Appeals for the Tenth Circuit, for the reasons specified in the assignment of errors, which is filed herewith, and he prays that his appeal be allowed and that citation issued as provided by law, and that a transcript of the record, proceedings and papers upon which said decree was based, duly authenticated, may be sent to the United States Circuit Court of Appeals for the Tenth Circuit.

And your petitioner prays that the writ of habeas corpus be granted him to be released of his imprisonment for said cause.

Respectfully,
RUSSELL L. TAMM
Attorney for Plaintiff

The foregoing petition is granted and shall be allowed upon plaintiff giving bond conditioned as required by law, in the sum of \$1,000.00.

W. P. Warfield
Judge of the United States Court for the Northern District of Oklahoma

FILED: Filed Mar 22 1930
H. P. Warfield, Clerk
U. S. District Court

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

U. S. DISTRICT COURT
FOR THE DISTRICT OF
COLUMBIA

District of COLUMBIA
WILLIAM, GEORGE W. BULLMAN, LEONARD W. BULLMAN.

F. S. FISHER, PLAINTIFF, }
vs. }
WALTER FISHER, Defendant. }

No. 402 - Equity.

Now on this 20th day of March, A. D. 1936, it is ordered by the Court that stipulations of facts be filed here in and that the plaintiff shall have twenty (20) days thereafter to file answer and that twenty (20) days thereafter to file answer brief.

U. S. FISHER, PLAINTIFF, }
vs. }
WALTER FISHER, Defendant. }

No. 403 - Equity.

Now on this 20th day of March, A. D. 1936, it is ordered by the Court that stipulations of facts be filed here in and that the plaintiff shall have twenty (20) days to file brief and defendant has twenty (20) days thereafter to file answer brief.

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

NORTHERN District of OKLAHOMA
 EQUITY SESSION TULSA, OKLAHOMA. SATURDAY, MARCH 29, 1930.

Court convened pursuant to adjournment Saturday, March 29th, 1930.

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

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

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

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

O R D E R

This cause coming on for hearing upon plaintiff's petition for appeal and upon presenting said petition and assignment of errors, it is ordered,

That the appeal be allowed upon the filing of a bond conditioned as required by law in the sum of two hundred Dollars, or in lieu thereof cash to the same amount, and that a citation issue directed to the defendant, National Tank Seal Company, returnable not exceeding sixty days from the date thereof.

Done at Tulsa, Oklahoma, this 29 day of March, 1930.

ENDORSED: Filed Mar 29 1930
 H. P. Warfield, Clerk
 U. S. District Court. ME

F. E. KENNAMER
 Judge.

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

Now on this 29th day of March, A. D. 1930, it is ordered by the Court that the above entitled cause be re-set for April 2, 1930.

THE POLLACK CLO. CO., A CORP., Plaintiff, }
 vs. } No. 515 - Equity.
 PUTTERS INC., A CORP., Defendant. }

Now on this 29th day of March, A. D. 1930, the above entitled cause came on for hearing on report of receiver. After being advised in the premises it is ordered by the Court that said cause be set for final hearing on said report on April 4th, 1930.

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

NORTHERN
EQUITY SESSION

District of OKLAHOMA
TULSA, OKLAHOMA. SATURDAY, MARCH 29, 1930.

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

Mes-Kah-Tun-ka Tract now Slagle and
Meh-hunk-a-zhe-ka Beaver, by their
next friend, H. B. Durant, Plaintiffs,

Vs

EAGLE-PICHER LEAD COMPANY, a corp.,
et als, Defendants.

No. 523 Equity

O R D E R.

For good cause shown, the defendants in the above entitled case, New Chicago Mine Corporation, a corporation, Vantage Mining Company, a corporation and Premier Zinc Company, a corporation are given up to and including May 1st, 1930 in which to plead in the above entitled cause.

This 29th day of March, 1930.

F. E. KENNAMER
J U D G E.

ENDORSED: Filed Mar 29 1930
H. P. Warfield, Clerk
U. S. District Court ME

Court adjourned until March 31, 1930.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. MONDAY, MARCH 31, 1930.

Court convened pursuant to adjournment, Monday, March 31st, 1930.

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

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

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

In re THE POLLOCK CLOTHING COMPANY, a corporation, Plaintiff, vs. PUTTER'S, INCORPORATED, a corporation, Defendant. Equity No. 515.

ORDER.

On the 29th day of March, 1930, Arthur H. Bronson, Receiver in the above styled cause, filed his final report and application for compensation for the Receiver and attorneys, and for decree of distribution of the assets among the creditors.

It is by the court ordered that said final report be set for hearing at 9 o'clock A. M., April 14, 1930, at Tulsa, Oklahoma, at which time all parties interested may appear and show cause why said report should not be approved, and that a copy of this order be mailed to all the creditors, or their attorneys of record.

F. E. KENNAMER Judge.

ENDORSED: Filed Mar 31 1930
H. P. Warfield, Clerk
U. S. District Court JM

THE POLLOCK CLOTHING COMPANY, a corporation, Plaintiff, vs. PUTTERS INC., a corporation, Defendant. No. 515 - Equity.

Now on this 31st day of March, A. D. 1930, it is ordered by the Court that the Receiver in the above entitled cause be allowed to draw the sum of Five Hundred Dollars (\$500.00) as part pay of receiver's fee.

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

Mes-kah-tun-ka Track, now Slagle, et al - - Plaintiffs vs. Eagle-Picher Lead Company, a corporation, et al Defendants. #523-Equity.

ORDER.

Now on this day comes on for hearing the motion of Tri-State Zinc, Inc. to quash service of summons had on it, and that said Company be discharged, and the plaintiffs herein having consented to said motion being sustained, it is therefore ordered that the service of summons upon Tri-State Zinc, Inc. be and the same is hereby quashed and said Company is hereby discharged.

ENDORSED: Filed Mar 31 1930 F. E. KENNAMER, Judge.
H. P. Warfield, Clerk

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

NORTHERN
EQUITY SESSION

District of OKLAHOMA
TULSA, OKLAHOMA. TUESDAY, APRIL 1, 1930.

1930. Court convened pursuant to adjournment Tuesday, April 1st,

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

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

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

Jane Jefferson, (An Incompetent), by her
guardian, R. D. Vincent and A. L. Wallace, }
Plaintiff, } Number 29 Equity.
vs. }
The Gypsy Oil Company, et al., } Defendants.

O R D E R

For good cause shown, it is hereby ordered that the time
within which to revive the above case be and the same is hereby
extended ten days from date.

DATED this 1st day of April, 1930.

F. E. KENNAMER
District Judge.

ENDORSED: Filed Apr 1 1930
H. P. Warfield, Clerk
U. S. District Court BM

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

United States, } Plaintiff,
vs. } No. 277 Equity.
E. C. Mullendore, Jr., et al, } Defendants.

ORDER IN COMPLIANCE WITH MANDATE
OF CIRCUIT COURT OF APPEALS.

Heretofore, to-wit: On December 10, 1929, there was spread
of record in this cause a certain mandate issued by the Circuit Court
of Appeals in this cause there pending, directing that the order of
dismissal hereinbefore entered be vacated, and that the defendants'
motion to dismiss plaintiff's Bill of Complaint, hereinbefore sustained,
be overruled, and after due and careful consideration of such said
mandate,

It is ordered, adjudged and decreed that said order of dis-
missal, hereinbefore entered, be, and hereby is vacated, and that de-
fendants' motion to dismiss be, and hereby is overruled, and said de-
fendants and each of them be, and hereby are given twenty days from
this date in which to answer.

F. E. KENNAMER
JUDGE.

ENDORSED: Filed Apr 1 1930
H. P. Warfield, Clerk
U.S. District Court

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. TUESDAY, APRIL 1, 1930.

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

The North American Union Life Assurance Society, a corporation, and Lee Wertheimer, Complainants, vs. The City of Drumright, Creek County, Oklahoma, a Municipal corporation, et al, Respondents. No. 530 Equity.

O R D E R

Now on this 1st day of April, 1930, the same being a regular judicial day of the above named court, this cause comes on for hearing upon the application and petition of the Board of County Commissioners of the County of Rogers, Oklahoma, for leave to intervene in said cause and for order allowing the filing of a bill of complaint on behalf of said intervenors against the respondents herein named; and the court, being fully advised in the premises, finds that this is a proper case for intervention and that the petitioners have shown a right to intervene hereunder under Equity Rule No. 37, established and promulgated in governing the proceedings of courts of equity in the United States of America;

It is therefore, by the Court CONSIDERED, ORDERED, ADJUDGED and DECREED that the Board of County Commissioners of the County of Rogers, Oklahoma, be and the same is hereby permitted to intervene in said cause, and the Clerk is directed to accept for filing the bill of complaint on behalf of such intervenors against the respondents herein named.

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

ENDORSED: Filed Apr 1 1930 H. P. Warfield, Clerk U. S. District Court

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

The North American Union Life Assurance Society, a corporation, and Lee Wertheimer, Complainants.

v.

The City of Drumright, Creek County, Oklahoma, a municipal corporation; E. C. Morris, Mayor of the City of Drumright, Creek County, Oklahoma; Pat Badger, Charley Winans, T. M. Skouby, I. W. Rush, P. T. Kidd, Morris Bigelow, W. A. Howlett and Charles A. Williamson, Councilmen of the City of Drumright, Creek County, Oklahoma; Ruth Hulme, City Clerk of the City of Drumright, Creek County, Oklahoma; E. J. Campbell, City Treasurer of the City of Drumright, Creek County, Oklahoma; Sam Denyer, City Attorney of the City of Drumright, Creek County, Oklahoma; the Excise Board of Creek County, Oklahoma, composed of the following officials: Sebe Christian, County Judge of Creek County, Oklahoma; W. F. Pardoe, County Attorney of Creek County, Okla; Mrs. Hallie Peters, County Superintendent of Creek County; Oklahoma; Ima Morris, County Clerk of Creek County, Oklahoma; Fred Patrick, County Assessor of Creek County, Oklahoma; Ralph Blake, County Treasurer of Creek County, Oklahoma, and Bart Foster, a member of the Board of County Commissioners of Creek County, Oklahoma, designated by such Board to be a member of the Excise Board of Creek County, Oklahoma, and Ima Morris County Clerk of Creek County, Respondents.

No. 530 E

O R D E R

Now, on this 1st day of April, 1930, the same being a regular judicial day of the above named court, this cause comes on for hearing

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

NORTHERN
EQUITY SESSION

District of

OKLAHOMA

TULSA, OKLAHOMA. TUESDAY, APRIL 1, 1930.

upon the application and petition of Milton Adler, John Kratt, William List, F. L. Michaels, L. F. Parks and Ida Scherer for leave to intervene in said cause and for order allowing the filing of a bill of complaint on behalf of said intervenors against the respondents herein named; and the court, being fully advised in the premises, finds that this is a proper case for intervention and that the petitioners have shown a right to intervene hereunder under Equity Rule No. 37, established and promulgated in governing the proceedings of courts of equity in the United States of America;

It is, therefore, by the Court CONSIDERED, ORDERED, ADJUDGED and DECREED that Milton Adler, John Kratt, William List, F. L. Michaels, L. F. Parks and Ida Scherer be and they are hereby permitted to intervene in said cause, and the Clerk is directed to accept for filing the bill of complaint on behalf of such intervenors against the respondents herein named.

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

ENDORSED: Filed Apr 1 1930
H. P. Warfield, Clerk
U. S. District Court

Court adjourned until April 2, 1930.

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

NORTHERN District of OKLAHOMA
 EQUITY SESSION TULSA, OKLAHOMA. WEDNESDAY, APRIL 2, 1930.

Court convened pursuant to adjournment Wednesday, April 2nd, 1930.

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

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

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

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

ORDER ENLARGING TIME FOR FILING APPEAL.

Upon motion of plaintiff for an enlargement of time in which to file appeal, it appears that on October 29th, 1929, petition for appeal was allowed and citation issued, requiring defendants to appear and show cause, in the United States Circuit Court of Appeals for the Tenth Circuit, in the City of Denver, Colorado, forty days from date, why the judgment entered herein on August 1st, 1929 should not be reversed and corrected; that under the terms of such citation, such time would expire on December 8th, 1929. It further appears that, on December 2nd, 1929, the time was enlarged sixty days within which to file such appeal; that under the terms of such order, the time to file such appeal would expire February 8th, 1930. It further appears that on January 23rd, 1930, the time was enlarged sixty days within which to file such appeal; that under the terms of such order, the time to file such appeal will expire April 8th, 1930.

For good cause shown, it further appears that plaintiff will be unable to prepare, settle and file his appeal within the time allowed.

IT IS, THEREFORE, ORDERED that the time within which to file such appeal is further extended sixty (60) days, or until June 8th, 1930.

Dated this 2nd day of April, 1930.

F. E. KENNAMER
 J u d g e.

ENDORSED: Filed Apr 2 1930
 H. P. Warfield, Clerk
 U. S. District Court

MAUDE PAINTER KEMP LIVINGSTON,	Plaintiff,	} No. 455 Equity.
vs.		
M. A. YOUNKMAN, ET AL,	Defendants.	

Now on this 2nd day of April, A. D. 1930, the above entitled cause comes on for hearing. Plaintiff is given leave to file answer to cross petition of Helen Zeller. Hearing is called and both sides announce ready. Evidence is introduced and thereupon said cause is taken under advisement by the Court and parties are given ten days within which to submit briefs herein.

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

NORTHERN
EQUITY SESSION

District of
TULSA, OKLAHOMA.

OKLAHOMA
FRIDAY, APRIL 4, 1930.

1930. Court convened pursuant to adjournment Friday, April 4th,

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

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

UNITED STATES FIDELITY & SURETY CO.,
Plaintiff,
vs.
BANK OF COMMERCE OF RALSTON, Defendant. } No. 498 - Equity.

Now on this 4th day of April, A. D. 1930, the above entitled
cause comes on for trial. Both sides announce ready and documentary
evidence is introduced by each side. Thereafter both sides rest.
Thereupon, said case is taken under advisement by the Court and
plaintiff is given forty (40) days to submit brief and defendant is
given thirty (30) days thereafter to submit answer brief.

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

THE ROGERS BREAD COMPANY,
an Oklahoma Corporation, Plaintiff,
vs.
SOUTHWESTERN STORES, INC.,
a corporation, Defendant. } IN EQUITY - No. 502.
R. C. HENDERSON, RONALD T.
LYMAN, JR., FRED WALLITZ,
and LEO WHITEMAN, Interveners. }

O R D E R

Upon consideration of the application of Thomas Z. Varney and
Jake Easton, Receivers herein, praying for an order authorizing and
directing such receivers to pay to Dominion Stores, Ltd., of Canada,
a creditor of the defendant, Southwestern Stores, Inc., a corporation,
a partial payment of five per cent. of the amount of the claim of
said Dominion Stores, Ltd., of Canada, and it appearing to the Court
that under an order heretofore made by this Court the receivers were
authorized and directed to pay a partial payment of Five per cent.
of the amount of each allowed claim to each of the creditors of said
defendant, Southwestern Stores, Inc., a corporation, and that in said
order the claim of said Dominion Stores, Ltd., of Canada was excepted
therefrom, and it further appearing to the Court that the receivers
have now allowed the claim of said Dominion Stores, Ltd., of Canada
in the sum of \$100,000.00, and that the application of the receivers
for a partial payment of five per cent. thereon should be granted.

IT IS ORDERED that the said receivers be and they hereby are
authorized and directed to pay to the Dominion Stores, Ltd., of
Canada, five per cent. of the total amount of its claim against the
defendant, Southwestern Stores, Inc., which said claim has heretofore
been filed herein and allowed by said receivers.

DATED this 4th day of April, 1930.

F. E. KENNAMER
JUDGE.

ENDORSED: Filed Apr 4 1930
H. P. Warfield, Clerk
U. S. District Court

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA. APRIL 4, 1930.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE
NORTHERN DISTRICT OF OKLAHOMA.THE ROGERS BREAD COMPANY,
an Oklahoma Corporation,

Plaintiff,

vs.

SOUTHWESTERN STORES, INC.,
a corporation,

Defendant.

R. S. HENDERSON, RONALD T.
LYMAN, JR., FRED WALLITZ,
and LEO WHITEMAN,

Intervenors.

IN EQUITY - No. 502.

O R D E R

Upon consideration of the application of Thomas Z. Varney and Jake Easton, Receivers herein, praying for an order setting a day for hearing for the approval or rejection of the reorganization plan and agreement presented by a Reorganization Committee on behalf of the stock-holders and creditors of said defendant, Southwestern Stores, Inc., and directing notice thereof to be given to the creditors of said defendant, and it appearing to the Court that the reorganization plan and agreement submitted by E. B. Tilton, Thomas Meloy and R. W. Brinlee, as a reorganization committee, should be submitted to the creditors and that a full hearing be had thereon to determine whether said plan and reorganization agreement should be approved or rejected by the Court.

IT IS ORDERED that April the 16, 1930, be and the same is hereby fixed as a day for hearing on said reorganization plan and agreement to determine whether the same shall be approved or rejected by the Court, and that Thomas Z. Varney and Jake Easton, Receivers herein, shall within five (5) days after the date of this order, give notice in writing to each and every creditor of said defendant of said date of hearing, notifying said creditors, and each of them, to appear and show cause, if any they have, why said plan should not be approved by the Court.

IT IS FURTHER ORDERED by the Court that E. B. Tilton, Thomas Meloy and R. W. Brinlee, as the Reorganization Committee above named, shall within five (5) days after the date of this Order forward by registered mail a copy of said plan and reorganization agreement to each of the creditors of the said Southwestern Stores, Inc., and on or before the day fixed for said hearing make proof in proper form of the forwarding and delivery of such plan to said creditors.

DATED this 4th day of April, 1930.

F. E. KENNAMER
Judge.ENDORSED: Filed Apr 4 1930
H. P. Warfield, Clerk
U. S. District Court.

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

NORTHERN
EQUITY SESSION

District of
TULSA, OKLAHOMA.

OKLAHOMA

SATURDAY, APRIL 5, 1930.

Court convened pursuant to adjournment Saturday, April 5th,
1930.

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

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

GEO. A. BROOKS, Plaintiff, }
vs. } No. 281 - Equity.
F. O. YARBROUGH, et al, Defendants. }

Now on this 5th day of April, A. D. 1930, it is ordered by
the Court that plaintiff be allowed to recast pleadings with five days
and defendant is granted ten days thereafter to answer. Defendant
excepts and exceptions are allowed as per Journal Entry to be filed.

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

United States Fidelity & Guaranty
Company, a corporation, Complainant }
vs. } No. 538 In Equity
C. G. Shull, Bank Commissioner
of the State of Oklahoma, and
First National Bank of Vinita,
Oklahoma, Defendants. }

D E C R E E

Now on this 5th day of April, 1930, this cause came on for
hearing upon the motion to dismiss filed by the defendants herein and
thereupon, it was ORDERED, ADJUDGED and DECREED that said motion to
dismiss be, and the same is hereby overruled and the defendants elected
to stand upon the motion.

It is further ORDERED, ADJUDGED and DECREED that complainant's
claim for \$7,836.79 be, and the same is hereby established as a valid
claim on a parity with the claims of the unsecured depositors against
the assets of the First State Bank of Pensacola, Oklahoma, and that the
defendants immediately pay to the complainant in full satisfaction of
said claim the sum of \$4611.00.

F. E. KENNAMER
DISTRICT JUDGE

OK:
Carey Caldwell
Attorneys for First National
Bank of Vinita, Oklahoma
M. B. Cope
Attorneys for State Banking
Department
Ames, Cochran, Ames & Monnet
Attorneys for Complainant

ENDORSED: Filed Apr 5 1930
H. P. Warfield, Clerk
U. S. District Court W.

Court adjourned until April 8, 1930.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. TUESDAY, APRIL 8, 1930.

Court convened pursuant to adjournment Tuesday, April 8th, 1930.

Present: Hon. Geo. T. McDermott, Judge, U. S. Circuit Court.
Hon. F. E. Kennamer, Judge, U. S. District Court.
H. P. Warfield, Clerk, U. S. District Court.

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

BEFORE JUDGE GEO. T. McDERMOTT

UNITED STATES OF AMERICA, Plaintiff,)
vs.) No. 18 Equity. ✓
LOUISA BROWN, ET AL, Defendant.)

Now on this 8th day of April, A. D. 1930, the above entitled cause came on for hearing on application for an Order Nunc Pro Tunc to correct, amplify and render definite and certain judgment. Plaintiff introduces evidence with witnesses: Henry F. Hauserman, Joe Bruner and E. V. Hughes, and thereafter plaintiff rests. Defendant introduces evidence with witnesses: C. A. Coakley, R. D. Hudson, Wash E. Hudson, L. N. Stivers and Geo. W. Reed, Jr., and thereafter defendant rests. Thereupon said case is taken under advisement by the Court.

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

Anna Beaver Hallam, Plaintiff,)
vs.) No. 103 Equity. ✓
Commerce Mining and Roy-)
alty Company, et al., Defendants.)

O R D E R

Upon motion of defendants and in accordance with the request of praecipe of said defendants, the Clerk of this Court be and he is hereby authorized and directed to send with the transcript of this cause in appeal to the Clerk of the Tenth Circuit Court of Appeals Defendants' original Exhibits numbered 57, 58, 60 and 61.

This 27th day of March, 1930.

ENDORSED: Filed Apr 8 1930 F. E. KENNAMER
H. P. Warfield, Clerk J u d g e.
U. S. District Court W.

BEFORE JUDGE GEO. T. McDERMOTT

H. F. HAUSERMAN, Plaintiff,)
vs.) No. 241 - Equity. ✓
MARY OIL & GAS CO., Defendant.)

Now on this 8th day of April, A. D. 1930, the above entitled cause comes on for hearing on motions to dismiss. After being advised in the premises it is ordered by the Court that said motion be overruled and exceptions are allowed. It is further ordered that said case be dismissed for want of jurisdiction on motion of plaintiff.

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

NORTHERN
EQUITY SESSION

District of

OKLAHOMA

TULSA, OKLAHOMA. TUESDAY, APRIL 8, 1930.

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

James W. Gullett, Receiver for
Subscribers at Associated Employers
Reciprocal, Complainant,

Equity No. 397.

vs.

A. M. Nichols, an Individual,
doing business as Pawhuska Steam
Laundry, Defendant.

Ancillary to Missouri
Valley Bridge & Iron
Company, v. J. H.
Middleton, et al.,
Equity No. 284-E.

FINAL DECREE.

Now on this 8th day of April, 1930, this cause came on to be heard at this term upon the application of complainant herein for an Order confirming the report of the Special Master filed herein on the 6th day of May, 1929, and for a money judgment thereon, and the complainant appearing by James P. Melone, one of his solicitors of record, and the Court after being fully advised in the premises, and upon consideration thereof finds that the report of the Special Master was filed herein on the 6th day of May, 1929, and that there were no exceptions filed to said report, and the time for filing said exceptions has long since expired; the court further finds that the Special Master's report is regular in all respects and that the same should be approved and confirmed and that complainant is entitled to have and recover judgment from the defendant, A. M. Nichols, an Individual, doing business as Pawhuska Steam Laundry, in the sum of Seventy-Eight and 04/100 (\$78.04) Dollars, and the costs of this action.

IT IS THEREFORE BY THE COURT, CONSIDERED, ORDERED, ADJUDGED, AND DECREED, that the report of the Special Master, C. O. Grant, filed herein on the 6th day of May, 1929, be and the same is hereby approved and confirmed in all respects; and it is further ordered, adjudged and decreed that the complainant have and recover of and from the defendant, A. M. Nichols, an Individual, doing business as Pawhuska Steam Laundry, judgment in the sum of Seventy-Eight and 04/100 (\$78.04) Dollars, and the costs of this action, for all of which let execution issue.

F. E. KENNAMER
Judge.

ENDORSED: Filed Apr 8, 1930
H. P. Warfield, Clerk
U. S. District Court ME

IN THE UNITED STATES DISTRICT COURT NORTHERN
DISTRICT OF OKLAHOMA.

R. H. Macy & Co., Inc.,
a corporation, Plaintiff,

Equity No. 433.

vs.

Macys Inc., a corporation, Defendant.

FINAL DECREE.

This cause coming on to be heard at this term and argued by counsel, and thereupon, upon consideration thereof, it is ORDERED, ADJUDGED and DECREED as follows:

1. That the defendant, Macys Inc., its officers, agents, servants and employes, and all holding by, through or under it be and the same are hereby perpetually enjoined and restrained from operating a store under the name Macys Inc., Macys or Maceys, or using the name Macy, Macys or Maceys, or any like name, and from selling or offering for sale any women's apparel or dry goods under any tags or labels or any sales slips bearing the name Macys Inc. or Macys, or any colorable imitation or like name; and further from using any name or word that may cause the defendant's goods to be passed off as and for the goods of the plaintiff, or its business to be confused with the plaintiff's business, and that a writ of perpetual injunction issue forthwith.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. TUESDAY, APRIL 8, 1930.

2. That the plaintiff recover from the defendant, Macys Inc., all profits derived by the defendant from the unlawful acts of the defendant herein adjudged, and this cause be and it is hereby referred to Garland Keeling as Master, to ascertain and assess said profits, with full power to subpoena and order the attendance of witnesses, the taking of depositions and the production of books, papers and documents pertinent to ascertaining and assessing said profits, and to duly report the amount of said profits when ascertained and assessed.

3. That the defendant pay the costs of this suit to be taxed and that the plaintiff have execution therefor.

Dated the 8th day of April 1930.

O.K. F. E. KENNAMER Judge.
Yancey & Fist
Attys for Macy's

ENDORSED: Filed Apr 8, 1930
H. P. Warfield, Clerk
U. S. District Court.

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

Oil Well Supply Company, a corporation, Plaintiff,
vs. Charles F. Noble, Osage Petroleum Corporation, a corporation, The Continental Supply Company, a corporation, Republic Supply Company, a corporation, Pickering Lumber Company, a corporation, The First National Bank and Trust Company of Tulsa, a corporation, J. M. Duncan and S. O. Noble, Defendants.
In Equity.
No. 453.

JUDGMENT AND DECREE

Now on this 8th day of April, A. D. 1930, this cause coming on to be heard upon the petition and bill of intervenor, State of Oklahoma, ex rel A. S. J. Shaw, State Auditor, said intervenor appearing by J. Berry King, Attorney General, and F. M. Dudley, Assistant Attorney General, and defendant Charles F. Noble appearing in person, and Osage Petroleum Corporation appearing by its attorney, Hal C. Thurman, and Oil Well Supply Company appearing by its attorney, J. H. Foster, and The First National Bank and Trust Company of Tulsa appearing by its attorneys B. C. Connor and J. C. Pinkerton, and The Continental Supply Company appearing by its attorney, R. W. Kellough, being all of the parties to the action claiming any right, title or interest as against the properties or funds involved in this controversy.

And the court having heard the evidence and the arguments of counsel and having considered the same, and being fully advised in the premises, finds that defendant Charles F. Noble is indebted to said intervenor, State of Oklahoma, ex rel A. S. J. Shaw, State Auditor, for gross production tax upon oil produced from the following described lands located in Creek County, Oklahoma, to-wit:

Northeast Quarter (NE/4) of the Northwest Quarter (NW/4) and the Northwest Quarter (NW/4) of the Southwest Quarter (SW/4) of Section Twenty (20) Township Fourteen North (14N) Range Ten East (10E) of the I. B. & M. in Creek County, Oklahoma, containing eighty acres more or less,

during the third and fourth quarters of the year 1927 and during the year 1928, including interest, penalties and costs, in the sum of Four Hundred and no/100 (\$400.00) Dollars, and that said sum of Four Hundred

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

NORTHERN
EQUITY SESSION

District of OKLAHOMA
TULSA, OKLAHOMA. TUESDAY, APRIL 8, 1930.

and no/100 (\$400.00) Dollars is the full amount due and owing said intervenor by defendant Charles F. Noble for gross production tax on oil produced and/or marketed from said lands prior to January 1, 1929.

The Court further finds that said intervenor, State of Oklahoma, ex rel A. S. J. Shaw, State Auditor, has no lien, claim, right, title or interest whatever in or upon the oil and gas leasehold estate covering the lands hereinabove described, or any part thereof, nor upon the personal property or equipment located thereon or used in connection with the operation and development of said oil and gas lease and the wells located thereon, but that said intervenor has a lien for the payment of its said claim for gross production tax as aforesaid, upon the funds in the hands of Hiram B. Frederick, receiver herein, representing the proceeds of the sale of said property by said Receiver to F. S. Hall upon the 15th day of August, 1929, and said lien is superior and paramount to the right, title and interest upon said proceeds of sale had, claimed, or asserted by any and all of the other parties herein.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that said intervenor, State of Oklahoma, ex rel A. S. J. Shaw, State Auditor, have judgment against defendant Charles F. Noble in the sum of Four Hundred and no/100 (\$400.00) Dollars, and that same be and is hereby made a first, superior and prior lien upon the funds and moneys now in the hands of the Receiver herein, representing the proceeds of sale of the property hereinabove described by Receiver to F. S. Hall on August 15, 1929, and the Receiver is hereby ordered and directed to pay said intervenor from such funds, the sum of Four Hundred and no/100 (\$400.00) Dollars.

IT IS FURTHER DECREED that said intervenor has no claim, lien, right, title or interest in, to, against or upon the oil and gas lease hereinabove described, nor upon the personal property or equipment located thereon or used in connection with the operation and development of oil and gas wells located thereon, for the payment of said claim.

F. E. KENNAMER
Judge of Said Court.

O.K. J. H. Foster
Atty. for Oil Well Supply Co.

O.K. Chas. F. Noble

"OK": For The Attorney Gn'l.
By F. M. Dudley, Asst. Atty. Gnl.
Attorney for The State of Oklahoma,
ex rel A. S. J. Shaw, State Auditor,
intervenor.

O.K. J. C. Pinkerton,
Atty. for The First National Bank
& Trust Co., of Tulsa.

O.K. R. W. Kellough,
Atty. for Continental Supply Co.

ENDORSED: Filed Apr. 8 1930
H. P. Warfield, Clerk
U. S. District Court.

Court adjourned until April 10, 1930.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. THURSDAY, APRIL 10, 1930.

Court convened pursuant to adjournment Thursday, April 10th, 1930.

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

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

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

Jane Jefferson, an incompetent, by her Guardians, R. D. Vincent and A. L. Wallace,)
versus Plaintiff,) NO. 29
Gypsy Oil Company, et al., Defendants.) EQUITY.

O R D E R

It appearing to the court that Jane Jefferson, plaintiff herein, departed this life on or about the 8th day of January, 1930, and that Tom Jefferson has been duly and legally appointed as administrator of her estate, and that the petitioners herein, to-wit: Sam Jefferson, Tom Jefferson, Raleigh Jefferson, Jane Morrison, Meadie (Sometimes spelled Medye) Tillman, Hannah Pete, Jim Jefferson, Myra Ousley, Jane White and Abraham Jefferson, are the heirs and only heirs of Jane Jefferson, deceased.

And it further appearing that the said cause should be revived in the names of said administrator and the proper heirs.

It is therefore ordered that the hearing on said petition for revivor be set for the 28 day of April, 1930, at the hour of nine-thirty o'clock A. M., and that notice be given to all parties by the Clerk in the usual manner for the hearing of motions.

It is further ordered that said above named parties be permitted within fifteen days to file a supplement to the last amended bill herein setting up their status as administrator and heirs of Jane Jefferson, deceased.

It is further ordered that the order heretofore made giving plaintiffs until this date to revive this cause be extended indefinitely pending hearing on said petition for revivor.

F. E. KENNAMER
United States District Judge

ENDORSED: Filed Apr 10 1930
H. P. Warfield, Clerk
U. S. District Court W

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

NORTHERN
EQUITY SESSION

District of OKLAHOMA
TULSA, OKLAHOMA. FRIDAY, APRIL 11, 1930.

Court convened pursuant to adjournment Friday, April 11th, 1930.

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

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

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

Geo. A. Brooks, Plaintiff,
Vs. No. 281 Equity.
F. O. Yarbrough, Defendants,
admin, W. W. A. etc., et al.,

JOURNAL ENTRY.

Now on this 5th day of April, 1930, the motion of plaintiff for permission to recast his pleadings, and the objections of defendants to recasting pleadings, coming on for hearing by agreement, with plaintiff present by his attorney, A. P. Carr, and the defendants F. O. Yarbrough, administrator with the will annexed of the estate of Bridget Ann Barber, and Clara Forbes, present by their attorneys, Floyd O. Yarborough and H. C. Hargis, the court upon due consideration, finds that the plaintiff should be, and is hereby granted, permission to recast pleadings as requested in said motion, to which ruling the defendants then and there except and exceptions allowed, and the court further directs that plaintiff be, and he is hereby allowed 5 days from this date within which to file said recast pleadings, and the defendant are allowed 5 days thereafter within which to plead or 10 days to answer.

F. E. Kennamer

Okeh
Hargis & Yarborough
Attorneys for said defendants.

A. P. Carr
Attorney for plaintiff.

ENDORSED: Filed Apr 11 1930
H. P. Warfield, Clerk
U. S. District Court ME

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

MISSISSIPPI VALLEY TRUST CO., Plaintiff
A corporation, Trustee,)
-vs-) No. 478-Equity
OKLAHOMA UNION RAILWAY CO., Defendant.)
a corporation,

ORDER AUTHORIZING RECEIVERS TO EXECUTE CONTRACT

On this 11th day of April, 1930, upon the verified application of J. A. Frates and F. A. Bodovitz, Receivers of the Oklahoma Union Railway, for authority to execute contract with Tank Car Stations, Incorporated, a corporation, for the construction and maintenance of a spur track, and it being made to appear that Tank Car Stations, Incorporated, a corporation, is to bear all of the expenses and costs of construction of said spur track and is to use and employ said spur track for the switching of cars within the City of Tulsa, and that said switchings will be carried on by said Receivers at the charges and rates as prescribed by the Interstate Commerce Commission, and it appearing to the Court that it is for the best interests of said Receivership that said contract be executed;

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. FRIDAY, APRIL 11, 1930.

IT IS, THEREFORE, BY THE COURT ORDERED, That J. A. Frates and F. A. Bodovitz, be, and they are hereby authorized and empowered to execute contract with Tank Car Stations, Incorporated, a corporation, for the construction and maintenance of spur track, which said contract shall be in form and upon the terms as set forth in the copy of said proposed contract, copy of which is attached to the verified application of Receivers on file herein.

F. E. KENNAMER
U. S. District Judge

ENDORSED: Filed Apr 11 1930
H. P. Warfield, Clerk
U. S. District Court JM

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

T. B. SLICK, Plaintiff

-vs-

UNION TRANSPORTATION CO.,
a corporation, Defendant.

No. 510-Equity

ORDER AUTHORIZING RECEIVERS TO COMPROMISE
AND PAY CLAIMS.

On this 11th day of April, 1930, upon the verified application of J. A. Frates and F. A. Bodovitz, Receivers of the Union Transportation Company, for authority to settle, compromise, adjust and pay the claims therein set forth, and it being made to appear to the Court that said claims are valid and subsisting, and that it is for the best interests of said Receivers, and for the Receivership operations as well as the creditors of said Union Transportation Company that said claims be compromised and paid;

IT IS, THEREFORE, BY THE COURT ORDERED, That J. A. Frates and F. A. Bodovitz, Receivers of the Union Transportation Company, be, and they are hereby, authorized, empowered and directed to pay the following persons the sums set forth as payment and satisfaction in full for any and all claims for damages said claimants have, or may have, by reason of collisions or accidents referred to and described in the verified application of the Receivers, to-wit:

J. C. Stein, the sum of \$49.50, payment in full for injuries to Cadillac automobile occurring on December 1st, 1929; Ben Goldberg, the sum of \$25.00, for injuries sustained to a Mormon Sedan automobile at 3rd and Boulder in the City of Tulsa, Oklahoma; R. P. Bishop, the sum of \$12.00 for injuries sustained to Ford Coach automobile on February 23rd, 1930, by reason of a collision with Bus No. 207; W. H. Weaver and Mrs. W. H. Weaver, the sum of \$75.00, as payment in full for any and all damages and personal injuries sustained by W. H. Weaver and Mrs. W. H. Weaver, as well as the damages to Ford Sedan automobile occurring on the 10th day of November, 1929, by reason of a collision with Bus No. 224; E. L. Taylor, or Butler Body Works, the sum of \$20.50 by reason of damages sustained to an Auburn Sedan automobile on the 5th day of March, 1930, by reason of a collision with Bus No. 217; Dr. H. B. Stewart, the sum of \$15.00, as payment and settlement in full for service rendered Mrs. M. M. Devlin for injuries sustained on the 11th day of April, 1929;

It is further ordered, that the following claims be paid, same being valid and subsisting claims under and by virtue of the Workmen's Compensation Laws of the State of Oklahoma: L. W. Wiley, the sum of \$54.00, compensation for five weeks to and including March 8th; L. W. Wiley, the sum of \$36.00, as final compensation to and including March 22nd; Dr. A. Ray Wiley, the sum of \$12.50 for X-Ray service rendered George Ayres; Dr. A. Ray Wiley, the sum of \$6.25, for X-Ray service rendered E. O. Cairns, February 8th, 1930.

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

ENDORSED: Filed Apr 11 1930
H. P. Warfield, Clerk
U. S. District Court JM

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

NORTHERN
EQUITY SESSIONDistrict of
TULSA, OKLAHOMA.OKLAHOMA
FRIDAY, APRIL 11, 1930.IN THE DISTRICT COURT OF THE UNITED STATES FOR THE
NORTHERN DISTRICT OF OKLAHOMA.

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

ORDER AUTHORIZING RECEIVERS TO PURCHASE
MOTOR BUSES.

On this 11th day of April, 1930, upon the verified application of J. A. Frates and F. A. Bodovitz, Receivers of the Union Transportation Company, a corporation, and it being made to appear that it is necessary for the conduct of the business and for the carrying on of the operations of the Union Transportation Company that three additional motor buses be acquired; and it further appearing to the Court that Mack motor buses, AB Sedan 592309, AB City Type 592202 and AB City Type 592206 can be purchased for the total sum of \$9,000.00, and that said buses are well worth said sum of \$9,000.00;

IT IS, THEREFORE, BY THE COURT ORDERED, that J. A. Frates and F. A. Bodovitz, Receivers of the Union Transportation Company, be, and they are hereby authorized and empowered to purchase three Mack motor buses, described herein, from the Mack-International Motor Truck Corporation for the total sum of \$9,000.00; said sum to be paid as follows: \$1,000.00 upon the purchase of said buses and \$666.66 each and every calendar month thereafter for a total of 11 months and the additional sum of \$666.74 on the 13th calendar month after said purchase.

It is further ordered, that J. A. Frates and F. A. Bodovitz, Receivers of the Union Transportation Company, be, and they are hereby authorized and empowered to execute the necessary contracts for the purchase of said motor buses, herein described, and their acts in so doing are approved.

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

ENDORSED: Filed Apr 11 1930
H. P. Warfield, Clerk
U. S. District Court JM

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

Northside Bank and Trust Company of Cincinnati, Ohio, a corporation,	}	Complainant,
vs.		

Incorporated Town of Jennings, Pawnee County, Oklahoma, a municipal corporation, and V. N. Barnett, Treasurer of the Incorporated Town of Jennings, Pawnee County, Oklahoma,	}	Respondents.

No. 540 E.

RESTRAINING ORDER.

Now on this 11th day of April, 1930, comes the plaintiff and shows to the Court by affidavit, that it is a citizen of the State of Ohio, and that each of the defendants are citizens of the State of Oklahoma, and that the amount and value in dispute is in excess of \$3000.00, exclusive of interest and costs, and that the defendants are threatening to and, if not prevented, will unlawfully dissipate and divert the sinking fund created by the Incorporated Town of Jennings, Pawnee County, Oklahoma, for the purpose of retiring the bonds No. 7 to 13, inclusive, denominated "Water Works Extension Bonds of the Town of Jennings, Oklahoma, 1920", to unlawful and unauthorized sources, and that the complainant is entitled to a restraining order for the reason that if such sinking fund is dissipated and unlawfully diverted, additional funds

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. FRIDAY, APRIL 11, 1930.

cannot be collected so as to retire the bonds of complainant, above described, and such dissipation and diversion of sinking fund will amount to a breach of the terms and conditions of the expressed contract of said Town as set forth in said bonds, and will cause irreparable injury to complainant.

NOW, THEREFORE, it is ordered that said respondents, their officers, agents, servants, employees, and successors in office, be and they are hereby restrained from diverting funds on hand in the sinking fund of the Incorporated Town of Jennings, Pawnee County, Oklahoma, or using said funds for any purpose whatsoever except in payment of bonds No. 7 to 13, inclusive of the "Water Works Extension Bonds of 1920" so issued, by the Town of Jennings, Oklahoma, until the further order of this Court, not exceeding 10 days from this date; that the complainant's application for a preliminary injunction be heard in the Judge's chambers in the City of Tulsa, in the State of Oklahoma, at the hour of 10 o'clock A.M., on the 19th day of April, 1930, and that this order shall not become effective until the said complainant shall have filed with the Clerk in said Court, its injunction bond in the penal sum of \$500.00, with surety approved by the Court or the Judge thereof, and conditioned that the complainant will pay to the said respondents, their successors, assigns, and heirs, all damages which they may sustain by reason of this order if it is finally decided that the same ought not to have been granted.

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

ENDORSED: Filed Apr 11 1930
H. P. Warfield, Clerk
U. S. District Court ME

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

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

District of
TULSA, OKLAHOMA.

OKLAHOMA

MONDAY, APRIL 14, 1930.

Court convened pursuant to adjournment Monday, April 14th, 1930.

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

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

OIL WELL SUPPLY CO., A CORP.,	Plaintiff,	} No. 453 - Equity.
vs.		
CHARLES F. NOBLE, ET AL,	Defendant.	

Now on this 14th day of April, A. D. 1930, it is ordered by the Court that the above entitled cause be passed to April 24th, 1930.

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

The Pollock Clothing Company, a Missouri Corporation,	Plaintiff,	} No. 515, Equity.
vs.		
Putter's, Inc., a corporation, an Oklahoma corporation,	Defendant.	

D E C R E E

This matter coming on to be heard before me, the undersigned Judge of this Court, this 14 day of April, 1930, and the plaintiff, The Pollock Clothing Company, a Missouri corporation, being present in person, and by its attorneys, Yancey & Fist, and the defendant Putter's, Inc., a corporation, being present in person and by its attorney Samuel A. Boorstin, the parties thereupon represented and stated to the Court that the entire assets of the defendant corporation, in the hands of the Receiver, Arthur H. Bronson, have been sold and disposed of by consent between the plaintiff and the creditors and the defendant, for the sum of Seventy-nine Thousand Seven Hundred Forty-seven and 76/100 (\$79,747.76) Dollars.

The parties further represent to the Court that in compliance with the Order of Court dated the 8th day of February, 1930, the Receiver has mailed registered letters to each of the creditors of the Corporation, as reflected by the books of the corporation, and has further given notice by publication in a newspaper of general circulation in Tulsa County, Oklahoma, to-wit: The Tulsa Tribune, once a week for a period of three weeks, that the time limit for filing claims as fixed in said order expired March 6, 1930, and that in compliance therewith the claims of creditors of the estate have been duly filed and allowed in the amount of \$135,974.28.

The parties further represent to the Court that in the conduct of the administration of the estate, the Receiver has incurred certain expenses as are more particularly shown in the Receiver's Report filed herein as a separate pleading, and that the total of said expenses amounts to \$8,448 15/100 and that the parties hereto recommend the approval of said Receiver's expense, in the amount of \$8,448 15/100.

The parties further represent to the Court that applications for allowance of fees for services rendered have been made by the Receiver, and by the attorneys for the Receiver.

The parties further represent and state to the Court that a decree pro confesso with reference to the allegations made in the Bill of Equity may be taken.

IT IS, THEREFORE, BY THE COURT ORDERED:

1st. That the allegations contained in the Bill of Equity be taken as confessed, and that a Decree be entered in favor of the plain-

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA.

MONDAY, APRIL 14, 1930.

tiff and against the defendant, and that the plaintiff be awarded judgment against the defendant in the amount of Two Thousand Eight Hundred Seventeen and 70/100 (\$2,817.70) Dollars.

IT IS FURTHER ORDERED BY THE COURT that the Receiver's Report heretofore filed be and the same is hereby approved in all respects.

IT IS FURTHER ORDERED BY THE COURT that an allowance for services rendered be made to Arthur H. Bronson, Receiver, in the sum of \$5,000.00.

IT IS FURTHER ORDERED BY THE COURT that an allowance to Henry L. Fist, and Samuel A. Boorstin, as attorneys for the Receiver be and the same is hereby made in the sum of \$6,000.00, to be divided \$2500.00 to Henry L. Fist and S. A. Boorstin \$3500.00.

IT IS FURTHER ORDERED BY THE COURT that the claims of the creditors of the estate are hereby allowed in accordance with the schedules attached to the Report of the Receiver and the total amount of the claims of the creditors against said estate is fixed in the amount of \$135,974.28.

IT IS FURTHER ORDERED BY THE COURT that the Receiver disburse the moneys on hand, in the following manner, to-wit:

- 1st. That he should pay all costs of the proceeding.
- 2nd. That he should pay all of the costs incurred and charges and expenses of administration as shown in his report, including the amount hereinabove allowed for fees and compensation for the Receiver, and the attorneys for the Receiver.
- 3rd. That he shall pay such claims of preferences of priorities as shown in the Receiver's report, including trust funds on deposit by virtue of payment upon merchandise or lay-aways, as well as consignment items as shown in said Receiver's Report.
- 4th. That of the remainder or residue of funds on hand, that he is authorized and directed to disburse the same in proportion or pro rata to all remaining or general creditors that the amounts of the respective claims bear to the entire remainder left for distribution among general creditors.

That upon making the disbursements as hereinabove ordered and directed, that said Receiver is ordered to file his final report showing his acts and doings in order that upon such final report, showing said disbursements being made he may thereupon apply for his discharge and exoneration of bond.

ENDORSED: Filed In Open Court
Apr 14 1930
H. P. Warfield, Clerk
U. S. District Court

F. E. KENNAMER
Judge.

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

THE POLLACK CLOTHING COMPANY,
a Missouri corporation

Plaintiff

vs.

PUTTER'S INC., A CORPORATION
an Oklahoma corporation,

Defendant.

} NO. 515 - In Equity

O R D E R

The Supplemental Report of the Receiver, Arthur H. Bronson, being presented this day relating to his suggestions and requirements that he be authorized to pay the sum of \$257.00 towards the 1930 taxes,

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. TUESDAY, APRIL 15, 1930.

Court convened pursuant to adjournment Tuesday, April 15th, 1930.

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

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

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

Zerah Hover, et al, Plaintiffs,)
vs.) No. 477 Equity ✓
Josey Oil Company, Defendant.)
a corporation,

JOURNAL ENTRY

Now on this 15th day of April, 1930 this cause coming on in regular order before the above named court for trial, and the parties appearing by their respective solicitors, the defendant, Josey Oil Company, renews its motion to dismiss the bill in equity of the plaintiffs on the ground that said bill shows on its face that the plaintiffs in this action cannot maintain same, and for want of sufficient equity in said bill, and argument having been heard on said motion the court reserves his ruling thereon and orders the plaintiffs to introduce their evidence.

The plaintiffs introduce their evidence and rest. Whereupon the defendants and each of them move the court to dismiss the bill for want of equity.

Upon due consideration of said motion, the court finds that the evidence of the plaintiff is insufficient to warrant the court in granting any relief, and that in the absence of A. M. Allen and R. M. Petty, co-tenants and co-owners with plaintiffs of the lands in controversy, as co-plaintiffs and as seeking a forfeiture of the lease in controversy in this case, the court cannot grant relief herein, and

IT IS, THEREFORE, by the court considered, ordered and adjudged that this cause be dismissed without prejudice to the right of plaintiffs herein when and if joined by all the owners of the lands and the oil, gas and mineral rights therein in controversy in this case, to bring and maintain their action for cancellation of the said lease.

The said cause is dismissed at the cost of the plaintiffs, said cost to be taxed by the Clerk of this court. Exceptions are asked and allowed to both plaintiffs and defendant.

F. E. KENNAMER
District Judge.

OK.
Biddison Campbell Biddison & Cantrell
Attorneys for Defendants

Bell & Seaton
Attys for Plaintiff.

ENDORSED: Filed Apr 15 1930
H. P. Warfield, Clerk
U. S. District Court W

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

NORTHERN
EQUITY SESSION
1930

District of
TULSA, OKLAHOMA.

OKLAHOMA
WEDNESDAY, APRIL 16, 1930.

Court convened pursuant to adjournment Wednesday, April 16th, 1930.

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

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

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

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

O R D E R

Now, on this 16th day of April, 1930, this cause comes on for consideration, pursuant to the stipulation of plaintiff and defendant filed herein for dismissal of said cause with prejudice, and it appearing from said stipulation that the parties to said action have stipulated for dismissal of the same with prejudice,

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the above numbered and styled cause be and the same is hereby dismissed with prejudice at the joint costs of plaintiff and defendant, each party to pay one-half of the costs.

F. E. KENNAMER
J u d g e.

ENDORSED: Filed Apr 16 1930
H. P. Warfield, Clerk
U. S. District Court ME

Court adjourned until April 17, 1930.

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA.

THURSDAY,

APRIL 17, 1930.

Court convened pursuant to adjournment Thursday, April 17th, 1930.

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

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

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

OIL WELL SUPPLY COMPANY, a corporation, Plaintiff,

-vs-

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

IN EQUITY, NO. 452.

ORDER ALLOWING DEFICIENCY JUDGMENTS.

Now on this the 17th day of April, 1930, the same being a regular juridical day of the Special March 1930 term of court, comes on to be heard a joint motion of Oil Well Supply Company, Continental Supply Company and The First National Bank and Trust Company of Tulsa for deficiency judgments, said movants appearing by their attorneys respectively and the court having examined said motion and having heard the argument of counsel and being fully advised in the premises finds:

That the matters and allegations therein contained are true and that said movants are entitled to the relief therein sought.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that plaintiff, Oil Well Supply Company, have and recover of and from the defendant, Chas. F. Noble, deficiency judgment in the sum of Two Thousand Four Hundred Sixteen Dollars and Fifty-two cents (\$2,416.52), together with interest thereon at the rate of six per cent (6%) per annum from July 15, 1929 until paid and accruing costs; and that defendant and cross-complainant, Continental Supply Company, have and recover of and from the defendant, Chas. F. Noble, deficiency judgment in the sum of Four Thousand One Hundred Eighty-six Dollars and Twenty-five cents (\$4,186.25) and for the further sum of Twenty-four Thousand Sixty-seven Dollars and Twenty-seven cents (\$24,067.27), together with interest thereon at the rate of six per cent (6%) per annum from July 15, 1929 until paid and accruing costs; and that defendant, The First National Bank and Trust Company of Tulsa, have and recover of and from the defendant, Chas. F. Noble, deficiency judgment in the sum of One Hundred Twelve Thousand, One Hundred Eighty-nine Dollars and Twelve cents (\$112,189.12), together with interest thereon at the rate of six per cent (6%) per annum from July 15, 1929 until paid and accruing costs; and that defendant, The First National Bank and Trust Company of Tulsa, have and recover from the defendant, Chas. F. Noble, deficiency judgment obtained by Pickering Lumber Company and assigned to The First National Bank and Trust Company of Tulsa, in the sum of One Thousand Two Hundred Seventy-eight Dollars and Eighty-five cents (\$1,278.85), for all of which let execution issue.

WITNESSED: Filed Apr 17 1930 H. P. Warfield, Clerk U. S. District Court ME.

F. E. KENNAMER Judge of said court.

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

NORTHERN
EQUITY SESSION

District of
TULSA, OKLAHOMA.

OKLAHOMA
THURSDAY, APRIL 17, 1930.

WILLIAM BECK, Plaintiff,)
vs.) No. 459 - Equity.
H. E. COBY, ET AL, Defendants.)

Now on this 17th day of April, A. D. 1930, the above entitled cause came on for hearing. Said case is called and both sides announce ready. All witnesses are sworn in open court. Opening statements of counsel are heard and thereupon plaintiff introduces evidence and proof with the following witnesses: Jim McKell, William Beck, H. E. Coby. Thereafter plaintiff rests. Defendant moved to dismiss the Bill which motion is by the Court overruled and exceptions are allowed. Thereupon defendants introduce evidence and proof with the following witnesses: H. E. Coby, C. C. Vantine, and thereafter defendant rests. Plaintiff offers rebuttal testimony of C. H. Schwartz. And thereafter both sides rest. After being advised in the premises and after due consideration it is ordered by the Court that decree be entered in favor of defendants.

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

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

ORDER WITH REFERENCE TO FILING OF ORIGINAL
CLAIMS AND OBJECTIONS THERETO AND
PROCEEDINGS THEREON

On this 17th day of April, 1930, on motion of John S. Farrington, as Ancillary Receiver for defendant, United Iron Works, Inc.,

IT IS ORDERED, that said Ancillary Receiver be, and he is hereby, authorized and directed to cause the filing of original claims, together with his objections thereto, in the court of primary jurisdiction, to-wit, the United States District Court for the Western Division of the Western District of Missouri, and to cause proceedings in reference to the hearing, determination and disposition of claims to be had therein, said Ancillary Receiver to cause due report of such proceedings had with reference to the filing of claims and determination and objections thereto, and the hearing thereof in said court of primary jurisdiction, to be made herein.

ENDORSED: Filed Apr 17 1930 F. E. KENNAMER
H. P. Warfield, Clerk District Judge
U. S. District Court W

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

The Rogers Bread Company, Plaintiff,)
an Oklahoma corporation,)
vs.)
Southwestern Stores, Inc., Defendant,) No. 502 Equity.
a corporation,)
R. S. Henderson,
Ronald T. Lyman, Jr.,
Fred Wallitz, and Leo Whiteman, Interveners.)

DECREE APPROVING PLAN OF REORGANIZATION OF
SOUTHWESTERN STORES, INC., AND DIRECTING SALE OF
THE PROPERTIES OF THE DEFENDANT CORPORATION AND PRESCRIB-
ING TERMS OF SUCH SALE AND DISTRIBUTION OF PROCEEDS.

On this 16th day of April, A. D. 1930, comes on for hearing the matter of the application of Thomas Z. Varney and Jake Easton, receivers herein, for the approval of the reorganization plan and agree-

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

NORTHERN

District of

OKLAHOMA

EQUITY SESSION

TULSA, OKLAHOMA. THURSDAY, APRIL 17, 1930.

ment presented by the Reorganization Committee on behalf of stockholders and creditors of defendant Southwestern Stores, Inc.; the said receivers appearing in person and by their counsel Henry L. Fiat and Eben L. Taylor; the Reorganization Committee, consisting of E. B. Tilton, Thomas Meloy and R. W. Brinlee, also appearing in person and being represented by West, Gibson, Sherman, Davidson & Hull, attorneys for Central Trust Company of Illinois in this proceeding; the Watt Plumbing, Heating & Supply Company, one of the creditors, appearing by its counsel J. J. Henderson, and various other creditors appearing by their respective counsel.

And it appearing to the Court that by an order made and entered in this cause on the 4th day of April, 1930, this Court had duly set down said matter for hearing on this day and that all parties to this proceeding and all creditors of the defendant corporation have been duly notified thereof; and it further appearing to the Court that approximately ninety per cent of the creditors of the defendant corporation have signified their acceptance and their desire for the approval of the plan and reorganization agreement submitted, and no creditor appearing in opposition thereto after examination and consideration of the same, and that it is to the best interest of all parties to this litigation that said plan and reorganization agreement be by the Court ratified and approved and that the same be carried out and that the assets of the corporation be sold and disposed of in the shortest practicable time, to the end that said reorganization plan may become effective without delay; and the Court being well and sufficiently advised in the premises,

IT IS, BY THE COURT, CONSIDERED, ADJUDGED, ORDERED AND DECREED that said plan and reorganization agreement be and the same is hereby ratified, approved and adopted by the Court and that the same be proceeded with and carried out to completion.

And in furtherance of said plan, and in order that it may be accomplished and carried out, IT IS, BY THE COURT, FURTHER CONSIDERED, ADJUDGED, ORDERED AND DECREED that all property and assets of the defendant, Southwestern Stores, Inc., be sold and disposed of after due advertisement in accordance with the terms, provisions and conditions hereinafter set out, and the proceeds of said sale disposed of in accordance with the provisions in this decree contained; and whereas the receivers herein are also operating certain properties of the defendant corporation within the Eastern judicial district of the State of Oklahoma under ancillary appointment by the District Court of the United States within and for said district and also in the Western judicial district of the State of Oklahoma under ancillary appointment by the District Court of the United States within and for said district, but there being no real estate situated in any of the judicial districts of the State of Oklahoma except the Northern district thereof and in no other county of the State than Tulsa County, that only one sale be had, the same to be held at the west door of the County Court House in the City of Tulsa, in Tulsa County, Oklahoma, and the acting receiver, Jake Easton, is authorized, empowered and directed to conduct said sale and make report thereof to this Court, the said sale to be advertised, held and conducted as follows:

(a) Said sale shall be made for cash in hand of all the properties under one single bid, the purchase price to be paid into the hands of the receiver by the successful bidder immediately upon the property being knocked off to such bidder, and before any bidder shall be qualified to have his bid considered he shall first deposit with the receiver making said sale a certified check or other form of security satisfactory to the receiver in the amount of twenty per cent of the upset price, such check so deposited to be returned by the receiver to such bidder in the event he is not the successful bidder at said sale.

(b) The upset price at which said properties shall be offered is fixed at \$60,000.00 and no bid for such properties shall be considered unless the same amounts to the sum of \$60,000.00, or better.

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

NORTHERN
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TULSA, OKLAHOMA.OKLAHOMA
THURSDAY, APRIL 17, 1930.

(c) Before making said sale, the receiver, Jake Easton, shall duly advertise the same for not less than thirty days prior to the date of sale by publishing for four consecutive weekly insertions immediately preceding the date fixed by him for holding such sale of a notice of the time, place and terms of said sale in The Tulsa Tribune, in Tulsa County, Oklahoma, and also by posting said notice at the west door of the County Court House in the City of Tulsa, Tulsa County, Oklahoma.

(d) At the said sale the purchaser shall take the properties so sold, both real and personal, subject to all lawful claims, liens and demands against the same of whatsoever character, so that the receivers herein and their bondsmen shall be under no obligation in respect thereof after the conclusion of said sale and the confirmation of the same by the Court.

(e) Notwithstanding the provision heretofore made in this decree that the purchaser at the sale herein provided for shall pay the full amount of the purchase price in cash immediately upon the acceptance of his bid and the knocking off of said properties to him, if the Reorganization Committee shall be the successful bidder at said sale, then, and in that event, the amount of the bid so made by the Committee may be paid off and discharged in the following manner in lieu of the payment in full thereof in cash: that is to say, the receivers shall have, at said sale, a complete schedule showing the amount of the claims against the receivership, and whatever amount the aggregate of said claims shall be in excess of the funds already in hand shall, in order to arrive at a percentage basis for distribution to creditors, be first deducted from the amount of the purchaser's bid and the balance of said bid shall be divided by the total amount of all creditors' claims which have been approved and allowed and this shall constitute the percentage to be paid to and received by each creditor out of the fund which is taken as the basis for this distribution, that is to say, the difference between the gross bid and the amount provided above to be first deducted; thereupon the amount that would be coming to the creditors assenting to and participating in this reorganization shall, instead of being paid over to them, be accepted as so much cash on account of the bid and only the remainder of the gross bid, after so applying the total amount of the percentage due participating creditors, shall be paid to the receivers by the Committee.

It is further CONSIDERED, ADJUDGED, ORDERED AND DECREED that upon the closing of said sale, the receiver shall forthwith report to the Court all of his acts and doings in and about said sale, for confirmation, and upon confirmation by the Court full and complete title to all of the assets of the defendant corporation shall pass to the purchasers or their assigns, with right to take possession of the same; the distribution of the proceeds of the sale and liquidation of the claims against the receivership will be made under such further order and direction as the Court shall find necessary and deem proper in the premises.

DONE at Tulsa, Oklahoma, this 16th day of April, 1930.

OK J. J. Henderson
OK C. B. McGrory, Atty.
OK Henry L. Fist and Eben L. Taylor
OK West Gibson Sherman Davidson & Hull

F. E. KENNAMER
Judge.

By Preston C. West
ENDORSED: Filed Apr 17 1930
H. P. Warfield, Clerk
U. S. District Court

W

Court adjourned until April 18, 1930.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. FRIDAY, APRIL 18, 1930.

Court convened pursuant to adjournment Friday, April 18th, 1930.

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

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

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

Patent Specialties Corporation,
Plaintiff,

-v-

Williams Brothers, Inc., Texas-
Empire Pipe Line Company, and
Harold C. Price, sole trader,
doing business as the Welding
Engineering Company, Defendants.

In Equity No. 467.

On U. S. Patent
No. 1,287,934.

M O T I O N

Comes now the plaintiff, by its solicitors, and moves that the bill be dismissed, without prejudice, as to the defendant Williams Brothers, Inc.

PATENT SPECIALTIES CORPORATION

R. C. Allen
J. J. Underwood
By Sam S. Canterbury
Paul Pinson
O. L. Lupardus
Sam'l. H. Riggs
Solicitors

J. Hanson Boyden
Of counsel.

We consent to the granting of the above motion.

A. C. Paul
For defendants.

Approved

F. E. KENNAMER
District Judge.

ENDORSED: Filed Apr 18 1930
H. P. Warfield, Clerk
U. S. District Court W.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. MONDAY, APRIL 21, 1930.

Court convened pursuant to adjournment Monday, April 21st, 1930.

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

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

JOHN H. DYKES, RECEIVER, Plaintiff,
vs. No. 187 Equity.
G. R. LITTLE, ET AL, Defendants.

Now on this 21st day of April, A. D. 1930, it is ordered by the Court 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

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

GREETING:

WHEREAS, lately in the District Court of the United States for the Northern District of Oklahoma., before you, or some of you in a cause between Harwood Keaton, Receiver of the First National Bank of Barnsdall, Oklahoma, Plaintiff, and Mary E. Little, Executrix of the Estate of G. R. Little, Deceased, et al., Defendants, No. 187, Equity, the decree of the said District Court, in this cause, entered on July 1, 1929, was in the following words, viz:

It is, therefore, considered, ordered, adjudged and decreed by the court that plaintiff have judgment against the defendant, Mary E. Little, executrix of the estate of G. R. Little, deceased, as follows, to-wit:

1st. For the sum of Seventeen Thousand, Eight Hundred Fifty-seven Dollars and Fifty Cents (\$17,857.50), together with interest thereon at the rate of eight per cent per annum from June 30th, 1924, until paid, and the further sum of Seventeen Hundred Eighty-five Dollars and Seventy-five Cents (\$1785.75) as attorney's fees, and costs.

2nd. Foreclosing the lien of the First National Bank of Barnsdall, Oklahoma, against the property given to secure the payment of said sum, described as follows, to-wit:

Lots Eight (8) and Nine (9), Block Eighteen (18) in the original townsite of Barnsdall, Osage County, Oklahoma,

and said property is ordered sold to satisfy said judgment.

That the funds to arise from the sale of said premises shall be applied as follows:

1st. In payment of the taxes and assessments due thereon.

2nd. In payment of the costs of sale, and of this action.

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

NORTHERN
EQUITY SESSION

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TULSA, OKLAHOMA. MONDAY,

OKLAHOMA

APRIL 21, 1930.

3rd. In payment of the said plaintiff of said sum, above mentioned, together with interest thereon.

4th. The residue, if any there be, to be paid to said defendant, Mary E. Little, executrix of the estate of G. R. Little, deceased.

It is further ordered that in case said defendant fails, for six months from the date of rendition of this judgment, to pay said plaintiff the principal sum of note sued on herein, together with interest and attorney's fees, that the special master shall sell said premises in accordance with the terms of this order.

It is further ordered that J. S. Buchanan, esquire, be and he is hereby, designated and appointed by the court as special master to make the sale hereby ordered and decreed, to execute and deliver deed of conveyance, of the property to be sold, to the purchaser, or purchasers, thereof, on order of this court confirming such sale; the court, however, reserving the right to appoint, in any term time, or in his chambers, any other person as such special master, with like powers, in the case of disability to act of the special master hereby designated, or in case of his death or failure, for any cause, to act, or removal by the court.

The special master is ordered and directed to advertise and sell said property on or after six months from this date, without appraisal, at public auction to the highest bidder, according to law, at twelve o'clock, noon, at the front door of the court house of Osage County, Oklahoma, located at Pawhuska, Oklahoma, on the date to be named by the special master in the notice of sale, and before making said sale, and shall publish said notice thereof once a week for at least four weeks prior to said sale, in one newspaper regularly printed and issued and having a general circulation in said county of Osage, State of Oklahoma, and by posting notice on the front door of the court house in the County of Osage, State of Oklahoma, and in five other public places in the county, two of which shall be in the township wherein said lands and tenements lie.

It is further ordered that, the special master making such sale, may, either personally or by some person to be designated by him to act in his name, and by his authority, adjourn the sale from time to time, without further advertisement, but only on the request of the plaintiff, or his attorneys, or by order of the court, or judge thereof.

It is further ordered and adjudged by this court that from and after the sale of said lands and tenements, under and by virtue of this judgment and decree, that G. R. Little, his executrix, assigns and heirs at law and all persons claiming under him since the commencement of this action be, and are, forever barred and foreclosed of and from all lien upon, right, title, interest, estate or equity of, in or to said lands, tenements, or any part thereof.

It is further ordered that the plaintiff may bid and purchase at any such sale, and from the amount of plaintiff's bid shall be deducted the amount of the debt sued on herein.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. MONDAY APRIL 21, 1930.

It is further ordered that either party to this proceeding may apply to the court for further orders and directions.

To which rulings of the court, which are adverse to defendant, and each of them, defendant excepts, and exceptions are allowed.

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

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

ON CONSIDERATION WHEREOF, it is now here ordered, adjudged and decreed by this court that the decree of the said District Court, in this cause be and the same is hereby affirmed, and that Harwood Keaton, Receiver of the First National Bank of Barnsdall, Oklahoma, appellee, have and recover against Mary E. Little, Executrix of the estate of G. R. Little, deceased, appelland, his costs herein.

--February 8, 1930.

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

WITNESS, the Honorable CHARLES E. HUGHES, Chief Justice of the United States, the 19th day of April - - - -, in the year of our Lord one thousand nine hundred and thirty.

COSTS OF Appellee.
Clerk - - - \$-----
Printing Record \$-----
Attorney - - - \$ 20.00
\$ 20.00

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

RECORDED: Filed Apr 21 1930
H. P. Warfield, Clerk
U. S. District Court ME

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

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

District of OKLAHOMA
TULSA, OKLAHOMA. TUESDAY, APRIL 22, 1930.

Court convened pursuant to adjournment Tuesday, April 22nd, 1930.

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

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

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

Siller Kemohah, and Amos Tiger,
Josephine Tiger and William Tiger,
minors, by their Guardian, Siller
Tiger, now Siller Kemohah,)
Appellants,)

vs.)

Shaffer Oil and Refining Company, a
corp., Continental and Commercial
Trust and Savings Bank, a corp.,
E. B. Neville, Francis Fixico, a
minor, Linwood Fixico, a minor,
Rudolph Fixico, a minor, and Thelma
Fixico, a minor, and Wade Hampton,
Guardian of the above named minors;
Alice King, nee Colbert, George King,
Joanna Colbert, Twin State Oil Com-
pany, a corp., H. O. Roberts, C. P.
Alexander and L. G. Simms, Jr.,)
Appellees.)

Equity No. 447.

PETITION FOR ALLOWANCE OF APPEAL TO THE UNITED STATES CIRCUIT COURT OF APPEALS FOR THE TENTH DISTRICT.

Come now Amos Tiger, Josephine Tiger and William Tiger, by their guardian, Siller Tiger, now Siller Kemohah, plaintiffs above named, by and through their attorneys of record, Chas. B. Rogers, E. C. McMichael and Edwin S. Booth, feeling aggrieved by the decree and judgment rendered and entered in said above entitled cause on the 22nd day of January, 1930, and do hereby appeal from the said decree to the United States Circuit Court of Appeals for the Tenth District, for the reasons specified in the assignment of errors, which is filed herewith, and they pray that their appeal may be allowed and that citation be issued herein as by law provided, and that a transcript of the records and proceedings involved in this appeal in this cause, with all things concerning the same, duly authenticated, may be sent to the United States Circuit Court of Appeals for the Tenth Circuit, under and in conformity with law and the rules of court in such cases made and provided.

CHAS. B. ROGERS
E. C. MCMICHAEL
EDWIN S. BOOTH
Solicitors for Amos Tiger, Josephine Tiger and William Tiger, by their Guardian, Siller Tiger, now Siller, Kemohah.

It is hereby ordered that the appeal in the above entitled cause be and the same is hereby allowed as prayed for.

Done in open court this 22nd day of April, 1930.

F. E. KENNAMER, JUDGE.

ENDORSED: Filed Apr 22 1930
H. P. Warfield, Clerk
U. S. District Court ME. -----

Court adjourned until April 23, 1930.

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. WEDNESDAY, APRIL 23, 1930.

Court convened pursuant to adjournment Wednesday, April 23rd, 1930.

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

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

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

Joe Edgar, Plaintiff,
vs. No. 344 Equity
Edwin I. Reeser, Defendant.

ORDER EXTENDING TIME FOR APPEAL

It appearing to the court that on the 28th day of March, 1930, plaintiff was allowed an appeal to the Circuit Court of Appeals for the Tenth Circuit, from the judgment entered in this cause on the 16th of January, 1930, and that citation was on the 28th day of March, 1930, issued to the defendant requiring him to appear before the United States Circuit Court of Appeals for the Tenth Circuit, forty days after that date, and it further appearing that the time allowed to plaintiff to complete and have approved the narrative statement of the testimony and to have the record in this case printed and filed in the Circuit Court of Appeals for the Tenth Circuit, is insufficient;

NOW, THEREFORE, for good cause shown, plaintiff is hereby granted an extension of time up to and including June 2, 1930, in which to complete and have approved and printed the narrative statement of testimony and record in this cause and to file the same with the record, proceedings and papers from this court, with the Clerk of the Circuit Court of Appeals for the Tenth Circuit, and this order is made a part of the record herein.

Done this 23 day of April, 1930.

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

ENDORSED: Filed Apr 23 1930
H. P. Warfield, Clerk
U. S. District Court.

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

REAL ESTATE MORTGAGE TRUST COMPANY,
A Corporation, Trustee, and Oliver
D. Schnaare, Plaintiffs,
Vs. No. 522
Equity
Louis Jacobs, et al., Defendants.

ORDER

This matter coming on for hearing before me, the undersigned, Judge upon application of the defendant, Dreyfus Brothers, a corporation, for an extension of time to answer and for good cause shown it is hereby ordered that the defendant be given ten (10) days from this date in which to file its answer herein.

Dated this 23 day of April, 1930.

F. E. KENNAMER
Judge.

ENDORSED: Filed Apr 23 1930
H. P. Warfield, Clerk
U. S. District Court.

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

NORTHERN
EQUITY SESSION
1930District of
TULSA, OKLAHOMA. THURSDAY, APRIL 24, 1930.

OKLAHOMA

Court convened pursuant to adjournment, Thursday, April 24th,
1930.

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

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

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

Harwood Keaton, Receiver of the
First National Bank of Barnsdall,
Oklahoma, Plaintiff,

Vs.

Mary E. Little, et al, Defendants.

No. 184 Equity.

O R D E R

This cause came on for hearing upon the motion of defendant Mary E. Little to require plaintiff to permit her and her attorneys to make an examination and copy of individual ledger sheets of G. R. Little, Mary E. Little and the Gateway Hotel of both the Barnsdall National Bank and the First National Bank of Barnsdall, Oklahoma, and also permit her and her attorneys to make an examination and copy of the books, records and claims, showing the present assets and of what they consist, and the liability on claims against the First National Bank of Barnsdall, Oklahoma, it being alleged in said motion that said examination is necessary for said defendant in the preparation of her defense in advance of trial.

The Court, being advised in the premises, is of the opinion that, since G. R. Little, Mary E. Little and the Gateway Hotel, and Rowe Little, were customers of these banks, and since the plaintiff is a Federal officer charged with the custody of the records of said banks, that said parties are entitled to examine their own accounts, and plaintiff owes a duty to said parties to permit such examination.

And, at the hearing upon said motion, the plaintiff objects to the examination of the books and records, mentioned in said motion, in advance of trial, because same are not pertinent to any issue in the case, and for the further reason that the Court is without jurisdiction to enter such an order, same being in violation of Section 636, Title 28 U. S. C. A. and Equity Rule 58 of the Supreme Court of the United States of America.

The Court, being advised in the premises, said objection to the entry of such order is overruled, and exception allowed.

IT IS, THEREFORE, considered, ordered, adjudged and decreed that plaintiff permit an examination and copy of the individual ledger sheets of G. R. Little, Mary E. Little and the Gateway Hotel and Rowe Little of both the Barnsdall National Bank and the First National Bank of Barnsdall, Oklahoma, said examination of said documents to be permitted by the defendant, Mary E. Little, or her attorneys of record, in the presence of plaintiff or his attorney, and said examination to be permitted within twenty days from this date. To all of which order plaintiff objects, such objection in overruled and exception allowed.

Dated this 19th day of April, 1930.

F. E. KENNAMER
Judge.

ENDORSED: Filed Apr 24 1930
H. P. Warfield, Clerk
U. S. District Court W

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. THURSDAY, APRIL 24, 1930.

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

James W. Gullett, Receiver for Subscribers at Associated Employers Reciprocal,	} Equity No. 367. Ancillary to Missouri Valley Bridge & Iron Company, vs. J. H. Middleton, et al., Equity No. 284-E
Complainant,	
vs.	
G. D. Morrow and W. O. Morrow, partners doing business as G. D. Morrow & Son.	} Defendants.

O R D E R

FIXING AND ALLOWING COMPENSATION FOR SPECIAL MASTER.

Now on this the 24 day of April, 1930, the matter of allowing a reasonable compensation for the Special Master in the above entitled cause comes on regularly to be heard upon the application of G. O. Grant, Special Master in said cause, said applicant appearing in person and the complainant appearing by one of its attorneys of record, namely, James P. Malone, and the court after examining said application and being fully advised as to the services rendered by said Special Master and being fully advised in the premises finds that the work of said Special Master has been completed and a full report of same has been made to the court and is on file in the above entitled cause and that he is entitled to a reasonable compensation for said services rendered to the court.

Whereupon the court finds that the sum of Forty Dollars (\$40.00) is a fair and reasonable fee for the services rendered by said Special Master.

Therefore, it hereby is the order of the court that said G. O. Grant be, and he hereby is allowed the sum of Forty Dollars (\$40.00) as compensation for his services rendered as Special Master herein, and the receiver, James W. Gullett, is hereby authorized, ordered and directed to pay same from any available funds under his control as such receiver and one-half (½) of said sum is to be charged as costs against said defendants and the Clerk of this court is hereby ordered to enter of record, one-half (½) of said sum against the defendants in this action to be collected by the complainant as a part of its judgment.

Made in open court this the 24 day of April, A. D. 1930.

F. E. KERNAMER
Judge.

ENDORSED: Filed Apr 24 1930
H. P. Warfield, Clerk
U. S. District Court.

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

James W. Gullett, Receiver for Subscribers at Associated Employers Reciprocal,	} Equity No. 367. Ancillary to Missouri Valley Bridge & Iron Company, vs. J. H. Middle- ton, et al., Equity No. 284-E.
Complainant,	
Vs.	
G. D. Morrow and W. O. Morrow, Partners, doing business as G. D. Morrow & Son,	} Defendants.

FINAL DECREE

Now on this 24th day of April, 1930, this cause came on to be heard in this term upon the application of complainant herein for an Order confirming the report of the Special Master filed herein on the 10th day of April, 1930, and for a money judgment thereon, and the complainant appearing by James P. Malone, one of his solicitors of record, and the Court after being fully advised in the premises, and upon con-

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

NORTHERN
EQUITY SESSION

District of
TULSA, OKLAHOMA.

OKLAHOMA
THURSDAY, APRIL 24, 1930.

sideration thereof finds that the Report of the Special Master was filed herein on the 10th day of April, 1930, and that his Report shows that the judgment recommended therein was made upon the consent and agreement of the defendant therein, and that there have been, and will be, no exceptions filed to the Special Master's Report, said Report being made upon the consent and agreement of the parties herein; the Court further finds that the Special Master's Report is regular in all respects, and that the same should be approved and confirmed, and that the complainant is entitled to have and recover judgment from the defendants G. D. Morrow and W. O. Morrow, and against the partnership, G. D. Morrow and W. O. Morrow, operating as G. D. Morrow & Son, in the sum of Six Hundred, Forty and no/100 (\$640.00) Dollars, and the costs of this action.

IT IS THEREFORE BY THE COURT CONSIDERED, ORDERED, ADJUDGED, AND DECREED, that the report of the Special Master, G. O. Grant, filed herein on the 10th day of April, 1930, be, and the same is hereby approved and confirmed in all respects; and it is further ordered adjudged and decreed that the complainant have and recover of and from the defendants, G. D. Morrow and W. O. Morrow, and against the partnership, G. D. Morrow and W. O. Morrow, operating as G. D. Morrow & Son, a money judgment in the sum of Six Hundred, Forty and no/100 (\$640.00) Dollars, and the costs of this action, for all of which let execution issue.

F. E. KENNAMER
Judge.

ENDORSED: Filed Apr 24 1930
H. P. Warfield, Clerk
U. S. District Court.

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

James W. Gullett, Receiver for Subscribers
at Associated Employers Reciprocal, } Equity No. 399
Complainant, }
vs. } Ancillary to Missouri
C. M. Murray, James M. Murray, Tom Rozelle } Valley Bridge & Iron
and Neal Simpson, partners doing business } Company, vs. J. H.
as Rozelle Drilling Company. Defendants. } Middleton, et al.,
Equity No. 284-E

O R D E R
FIXING AND ALLOWING COMPENSATION
FOR SPECIAL MASTER.

Now on this the 24 day of April, 1930, the matter of allowing a reasonable compensation for the Special Master in the above entitled cause comes on regularly to be heard upon the application of G. O. Grant, Special Master in said cause, said applicant appearing in person and the complainant appearing by one of its attorneys' of record, namely, James P. Malone, and the court after examining said application and being fully advised as to the services rendered by said Special Master and being fully advised in the premises finds that the work of said Special Master has been completed and a full report of same has been made to the court and is on file in the above entitled cause and that he is entitled to a reasonable compensation for said services rendered to the court.

Whereupon the court finds that the sum of Fifteen Dollars (\$15.00) is a fair and reasonable fee for the services rendered by said Special Master.

Therefore, it hereby is the order of the court that said G. O. Grant be, and he hereby is allowed the sum of Fifteen Dollars (\$15.00) as compensation for his services rendered as Special Master herein, and the Receiver, James W. Gullett, is hereby authorized, ordered and directed to pay same from any available funds under his control as such receiver and one-half (1/2) of said sum is to be charged as costs against said defendants and the Clerk of this court is hereby ordered to enter

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. THURSDAY, APRIL 24, 1930.

of record, one-half (1/2) of said sum against the defendants in this action to be collected by the complainant as a part of its judgment.

Made in open court this the 24 day of April, A. D. 1930.

F. E. KENNAUER
Judge.

ENDORSED: Filed Apr 24 1930
H. P. Warfield, Clerk
U. S. District Court.

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

James W. Gullett, Receiver for
Subscribers at Associated Employers
Reciprocal, Complainant,

Vs.

C. M. Murray, James Murray, Tom
Rozelle and Neal Simpson, Partners
doing business as Rozelle Drilling
Company, Defendants.

Equity No. 399.

Ancillary to Missouri
Valley Bridge & Iron
Company, vs. J. H.
Middleton, et al.,
Equity No. 284-E.

FINAL DECREE

Now on this 24th day of April, 1930, this cause came on to be heard in this term upon the application of complainant herein for an Order confirming the report of the Special Master filed herein on the 10th day of April, 1930, and for a money judgment thereon, and the complainant appearing by James P. Malone, one of his solicitors of record, and the Court after being fully advised in the premises, and upon consideration thereof finds that the Report of the Special Master was filed herein on the 10th day of April, 1930, and that his Report shows that the judgment recommended therein was made upon the consent and agreement of the defendant therein, and that there have been, and will be, no exceptions filed to the Special Master's Report, said Report being made upon the consent and agreement of the parties herein; the Court further finds that the Special Master's Report is regular in all respects, and that the same should be approved and confirmed, and that the complainant is entitled to have and recover judgment from the defendants C. M. Murray, James Murray, Tom Rozelle, and Neal Simpson, Partners, operating as Rozelle Drilling Company, in the sum of One Hundred Forty-Five and 09/100 (\$145.09) dollars, and the costs of this action.

IT IS THEREFORE BY THE COURT CONSIDERED, ORDERED, ADJUDGED, AND DECREED, that the Report of the Special Master, G. O. Grant, filed herein on the 10th day of April, 1930, be, and the same is hereby approved and confirmed in all respects; and it is further ordered, adjudged, and decreed that the complainant have and recover of and from the defendants, C. M. Murray, James Murray, Tom Rozelle, and Neal Simpson, Partners, operating as Rozelle Drilling Company, a money judgment in the sum of One Hundred Forty-Five and 09/100 (\$145.09) dollars, and the costs of this action, for all of which let execution issue.

F. E. KENNAUER
Judge.

ENDORSED: Filed Apr 24 1930
H. P. Warfield, Clerk
U. S. District Court

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

NORTHERN
EQUITY SESSION

District of
TULSA, OKLAHOMA.

OKLAHOMA
THURSDAY, APRIL 24, 1930.

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

James W. Gullett, Receiver for Subscribers at Associated Employers Reciprocal,	}	Equity No. 421
Complainant,		
vs.	}	Ancillary to Missouri Valley Bridge & Iron Company, vs. J. H. Middleton, et al.,
H. M. West and Glenn S. Smith, partners doing business as West & Smith,		
Defendants.	}	Equity No. 264-E

C O R D E R
FIXING AND ALLOWING COMPENSATION
FOR SPECIAL MASTER

Now on this the 24 day of April, 1930, the matter of allowing a reasonable compensation for the Special Master in the above entitled cause comes on regularly to be heard upon the application of G. O. Grant, Special Master in said cause, said applicant appearing in person and the complainant appearing by one of its attorneys' of record, namely, James P. Malone, and the court after examining said application and being fully advised as to the services rendered by said Special Master and being fully advised in the premises finds that the work of said Special Master has been completed and a full report of same has been made to the court and is on file in the above entitled cause and that he is entitled to a reasonable compensation for said services rendered to the court.

Whereupon the court finds that the sum of Ten Dollars (\$10.00) is a fair and reasonable fee for the services rendered by said Special Master.

Therefore, it hereby is the order of the court that said G. O. Grant be, and he hereby is allowed the sum of Ten Dollars (\$10.00) as compensation for his services rendered as Special Master herein, and the receiver, James W. Gullett, is hereby authorized, ordered and directed to pay same from any available funds under his control as such receiver and one-half (½) of said sum is to be charged as costs against said defendants and the Clerk of this court is hereby ordered to enter of record, one-half (½) of said sum against the defendants in this action to be collected by the complainant as a part of its judgment.

Made in open court this the 24 day of April, A. D. 1930.

F. E. KENNAMER
Judge.

ENDORSED: Filed Apr 24 1930
H. P. Warfield, Clerk
U. S. District Court

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

James W. Gullett, Receiver for Subscribers at Associated Employers Reciprocal,	}	Equity No. 421.
Complainant,		
Vs.	}	Ancillary to Missouri Valley Bridge & Iron Company, vs. J. H. Middleton, et al.,
G. N. West and Glen S. Smith, Partners, operating as West and Smith,		
Defendants.	}	Equity No. 264.

FINAL DECREE.

Now on this 24th day of April, 1930, this cause came on to be heard in this term upon the application of complainant herein for an Order confirming the report of the Special Master filed herein on the 10th day of April, 1930, and for a money judgment thereon, and the complainant appearing by James P. Malone, one of his solicitors of record, and the Court after being fully advised in the premises, and

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

NORTHERN District of OKLAHOMA
EQUITY SESSION TULSA, OKLAHOMA. APRIL 24, 1930. THURSDAY.

upon consideration thereof finds that the report of the Special Master was filed herein on the 10th day of April, 1930, and that his report shows that the judgment recommended therein was made upon the consent and agreement of the defendant therein, and that there have been, and will be, no exceptions filed to the Special Master's report, said report being made upon the consent and agreement of the parties herein; the Court further finds that the Special Master's report is regular in all respects, and that the same should be approved and confirmed, and that the complainant is entitled to have and recover judgment from the defendant, O. N. West, and against the partnership, O. N. West and Glenn S. Smith, operating as West and Smith, in the sum of One Hundred Ninety-Eight and 62/100 (\$198.62) Dollars, and the costs of this action.

IT IS THEREFORE BY THE COURT CONSIDERED, ORDERED ADJUDGED AND DECREED, that the report of the Special Master, G. O. Grant, filed herein on the 10th day of April, 1930, be, and the same is hereby approved and confirmed in all respects; and it is further ordered adjudged, and decreed that the complainant have and recover of and from the defendant, O. N. West, and the partnership, O. N. West and Glenn S. Smith, operating as West and Smith, a money judgment in the sum of One Hundred Ninety-Eight and 62/100 (\$198.62) Dollars, and the costs of this action, for all of which let execution issue.

F. E. KENNAMER Judge.

ENDORSED: Filed Apr 24 1930
H. P. Warfield, Clerk
U. S. District Court.

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

J. C. Hynds, Trustee of the Estate of John Christenson, a bankrupt, Plaintiff, vs. David Fisher, Defendant. No. 482, Equity.

ORDER

For good cause shown, the defendant herein, David Fisher, is hereby given to and including May 20, 1930, to file answer brief herein.

F. E. KENNAMER Judge.

Dated: 4/24/30

ENDORSED: Filed Apr 24 1930
H. P. Warfield, Clerk
U. S. District Court W

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

J. C. Hynds, Trustee of the Estate of John Christenson, a Bankrupt, Plaintiff, vs. Sam Hans, Defendant. No. 483, Equity.

ORDER

For good cause shown, the defendant herein, Sam Hans, is hereby given to and including May 20, 1930, to file answer brief herein.

F. E. KENNAMER, Judge.

Dated: 4/24/30

ENDORSED: Filed Apr 24 1930
H. P. Warfield, Clerk
U. S. District Court W

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

NORTHERN
EQUITY SESSION
U. S. DEPARTMENT OF JUSTICE OFFICE 100 268535

District of OKLAHOMA
TULSA, OKLAHOMA. THURSDAY, APRIL 24, 1930.

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

Now on this 24th day of April, A. D. 1930, the above entitled case is called. Both sides announce ready. Opening statements of counsel are made and all witnesses are sworn in open court. Plaintiff introduces evidence and proof with the following witnesses: H. B. Gardner, W. M. Howell, Chas. F. Noble. And thereafter plaintiff rests. Thereupon, said case is taken under advisement by the Court and it is ordered by the Court that same be submitted upon briefs. Parties each are given ten (10) days.

Court adjourned until April 25, 1930.