

"VERDICT - JAMES HENDRICKS

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

UNITED STATES OF AMERICA, Plaintiff,)
vs.) No. 4347
JAMES HENDRICKS, et al. Defendant.)

VERDICT

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

We further find the defendant, guilty, as charged in the second count of the indictment.

We further find the defendant, guilty, as charged in the third count of the indictment.

We further find the defendant, guilty, as charged in the fourth count of the indictment.

We further find the defendant, guilty, as charged in the fifth count of the indictment.

We further find the defendant, guilty, as charged in the sixth count of the indictment.

E. E. CHANCE
Foreman."

ENDORSED: Filed June 18, 1930
H.P. Warfield, Clerk
U.S. District Court

VERDICT - DAN ISLEY

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

UNITED STATES OF AMERICA, Plaintiff,)
vs.) No. 4347
DAN ISLEY, et al. Defendant.)

VERDICT

We, the jury in the above-entitled cause, duly empaneled and sworn, upon our oaths, find the defendant, not guilty, as charged in the first count of the indictment.

We further find the defendant, not guilty, as charged in the second count of the indictment.

We further find the defendant, not guilty, as charged in the third count of the indictment.

We further find the defendant, not guilty, as charged in the fourth count of the indictment.

We further find the defendant, not guilty, as charged in the fifth count of the indictment.

We further find the defendant, not guilty, as charged in the sixth count of the indictment.

E. E. CHANCE
Foreman"

ENDORSED: Filed June 18, 1930
H.P. Warfield, Clerk

HARRY BRADSHAW (CONTD):

Count 2. Pay a fine unto the United States in the sum of Two Hundred (\$200.00) Dollars, and in default thereof, stand committed in the Washington County Jail, Bartlesville, Oklahoma, until said fine is paid or until released by due process of law.

UNITED STATES OF AMERICA, Plaintiff,)
vs.) No. 4420 - Criminal. ✓
C. GODWIN, Defendant.)

Now on this 18th day of June, A.D. 1930, comes the United States District Attorney, representing the Government herein, and the defendant, J.C. Godwin, appearing in person. The defendant is arraigned and enters his plea of guilty to Counts 1 and 2 as charged in the Indictment heretofore filed herein.

UNITED STATES OF AMERICA, Plaintiff,)
vs.) No. 4435 - Criminal. ✓
SHUG HARRIS, Defendant.)

Now on this 18th day of June, A.D. 1930, comes the United States District Attorney, representing the Government herein, and the defendant, Shug Harris, appearing in person. The defendant is arraigned and enters his plea of not guilty as charged in the Indictment heretofore filed herein.

UNITED STATES OF AMERICA, Plaintiff,)
vs.) No. 4438 - Criminal. ✓
W. STANDLER, Defendant.)

Now on this 18th day of June, A.D. 1930, comes the United States District Attorney, representing the Government herein, and the defendant, W. Standler, appearing in person. The defendant is arraigned and enters his plea of guilty to Counts 1 and 2 as charged in the Indictment heretofore filed herein.

UNITED STATES OF AMERICA, Plaintiff,)
vs.) No. 4028 - Criminal. ✓
JOHN NIXON, Defendant.)

Now on this 19th day of June, A.D. 1930, it is ordered by the Court that the above entitled cause be continued to the Miami term of court on November.

UNITED STATES OF AMERICA, Plaintiff,)
vs.) No. 4188 - Criminal. ✓
EMILIE HAISE & ZELLA RITCHEY, Defendants.)

Now on this 19th day of June, A.D. 1930, it is ordered by the Court that the above entitled cause be continued to the Tulsa term for sentence.

UNITED STATES OF AMERICA, Plaintiff,)
vs.) No. 4189 - Criminal. ✓
EMILIE HAISE & NORA HAISE, Defendants.)

Now on this 19th day of June, A.D. 1930, it is ordered by the Court that the above entitled cause be continued to the Tulsa term for sentence.

UNITED STATES OF AMERICA, Plaintiff,)
vs.) No. 4260 - Criminal. ✓
EDMOND BEARSKIN, JOSEPH WATSON,)
MARY LOGAN MARTIN, MAMIE MAYES, Defendant.)

Now on this 19th day of June, A.D. 1930, the above entitled cause comes on for sentence. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon said defendants, Joseph Watson, Mamie Mayes and Mary Logan Martin, as follows:

JOSEPH WATSON:

Be imprisoned in the Osage County Jail, Pawhuska, Oklahoma, and be confined for the term of Sixty (60) days, and pay a fine unto the United States in the sum of One Hundred Fifty (\$150.00) Dollars, and in default thereof, stand committed until said fine is paid or until released by due process of law.

EARL THOMPSON:

- Count 2. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of One (1) year and One (1) day, and pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof, stand committed until said fine is paid or until released by due process of law.
- Count 3. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of One (1) year and One (1) day. Said sentence of confinement to run concurrent to sentence in Count Two (2).
- Count 4. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of One (1) year and One (1) day, and pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof, stand committed until said fine is paid or until released by due process of law. Said sentence of confinement to run concurrent to sentence in Count Two (2).
- Count 5. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of One (1) year and One (1) day. Said sentence of confinement to run concurrent to sentence in Count Two (2).
- Count 6. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of One (1) year and One (1) day. Said sentence of confinement to run concurrent to sentence in Count Two (2).
- Count 1. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of One (1) year and One (1) day. Said sentence of confinement to run concurrent to sentence in Count Two (2).

PETE VAUGHN:

- Count 2. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of One (1) year and One (1) day, and pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof, stand committed until said fine is paid or until released by due process of law.
- Count 3. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of One (1) year and One (1) day. Said sentence of confinement to run concurrent to sentence in Count Two (2).

PETE VAUGHN (CONTD):

- Count 4. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of One (1) year and One (1) day, and pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof, stand committed until said fine is paid or until released by due process of law. Said sentence of confinement to run concurrent to sentence in Count Two (2).
- Count 5. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of One (1) year and One (1) day. Said sentence of confinement to run concurrent to sentence in Count Two (2).
- Count 6. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of One (1) year and One (1) day. Said sentence of confinement to run concurrent to sentence in Count Two (2).
- Count 1. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of One (1) year and One (1) day. Said sentence of confinement to run concurrent to sentence in Count Two (2).

ED ANDERSON:

- Count 1. Be imprisoned in the Craig County Jail, Vinita, Oklahoma, and be confined for the term of Four (4) months.
- Count 2. Be imprisoned in the Craig County Jail, Vinita, Oklahoma, and be confined for the term of Four (4) months, and pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof, stand committed until said fine is paid or until released by due process of law. Sentence concurrent to Count One (1).
- Count 3. Be imprisoned in the Craig County Jail, Vinita, Oklahoma, and be confined for the term of Four (4) months. Said sentence of confinement to run concurrent to sentence in Count One (1).
- Count 4. Be imprisoned in the Craig County Jail, Vinita, Oklahoma, and be confined for the term of Four (4) months, and pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars and in default thereof, stand committed until said fine is paid or until released by due process of law. Said sentence of confinement to run concurrent to sentence imposed in Count One (1).

ED ANDERSON (CONTD):

- Count 5. Be imprisoned in the Craig County Jail, Vinita, Oklahoma, and be confined for the term of Four (4) months. Said sentence of confinement to run concurrent to sentence in Count One (1).
- Count 6. Be imprisoned in the Craig County Jail, Vinita, Oklahoma, and be confined for the term of Four (4) months. Said sentence of confinement to run concurrent to sentence in Count One (1).

GUY DARR:

- Count 1. Be imprisoned in the Craig County Jail, Vinita, Oklahoma, and be confined for the term of Four (4) months.
- Count 2. Be imprisoned in the Craig County Jail, Vinita, Oklahoma, and be confined for the term of Four (4) months, and pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof, stand committed until said fine is paid or until released by due process of law. Said sentence of confinement to run concurrent to sentence in Count One (1).
- Count 3. Be imprisoned in the Craig County Jail, Vinita, Oklahoma, and be confined for the term of Four (4) months. Said sentence of confinement to run concurrent to sentence in Count One (1).
- Count 4. Be imprisoned in the Craig County Jail, Vinita, Oklahoma, and be confined for the term of Four (4) months, and pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof, stand committed until said fine is paid or until released by due process of law. Said sentence of confinement to run concurrent to sentence in Count One (1).
- Count 5. Be imprisoned in the Craig County Jail, Vinita, Oklahoma, and be confined for the term of Four (4) months. Said sentence of confinement to run concurrent to sentence in Count One (1).
- Count 6. Be imprisoned in the Craig County Jail, Vinita, Oklahoma, and be confined for the term of Four (4) months. Said sentence of confinement to run concurrent to sentence in Count One (1).

Whereupon, it is ordered by the Court that judgment and sentence be imposed on said defendant, as follows:

- Count 1. Be imprisoned in the United States Industrial Reformatory, Chillicothe, Ohio, and be confined for the term of Fifteen (15) months.
- Count 2. Be imprisoned in the United States Industrial Reformatory, Chillicothe, Ohio, and be confined for the term of Fifteen (15) months. Said sentence of confinement to run concurrent to sentence in Count One (1).
- Count 3. Be imprisoned in the United States Industrial Reformatory, Chillicothe, Ohio, and be confined for the term of Fifteen (15) months. Said sentence of confinement to run concurrent to sentence in Count One (1).
- Count 4. Be imprisoned in the United States Industrial Reformatory, Chillicothe, Ohio, and be confined for the term of Fifteen (15) months. Said sentence of confinement to run concurrent to sentence in Count One (1).
- Count 5. Be imprisoned in the United States Industrial Reformatory, Chillicothe, Ohio, and be confined for the term of Fifteen (15) months. Said sentence of confinement to run concurrent to sentence in Count One (1).
- Count 6. Be imprisoned in the United States Industrial Reformatory, Chillicothe, Ohio, and be confined for the term of Fifteen (15) months. Said sentence of confinement to run concurrent to sentence in Count One (1).
- Count 7. Be imprisoned in the United States Industrial Reformatory, Chillicothe, Ohio, and be confined for the term of Fifteen (15) months. Said sentence of confinement to run concurrent to sentence in Count One (1).

UNITED STATES OF AMERICA,

vs.

W. B. CARTER,

Plaintiff,)

Defendant.)

No. 4376 - Criminal. ✓

Now on this 19th day of June, A.D. 1930, the defendant in the above entitled cause is thrice called in open court but answers not. The parties, Alice M. Simpson, Marshall Reed and C.M. Goodwin, are thrice called in open court but answer not. Whereupon, it is by the Court ordered that the defendant be fined in the sum of \$2000.00 in the above entitled cause be, and the same is

Follows: J.B. Howe enters his plea of not guilty as to Counts 1 and 2; I. Farley, enters his plea of guilty to Counts 1 and 2 as charged in the indictment heretofore filed herein. And thereafter, on this same day, J.B. Howe withdraws his former plea of not guilty to Count 1 and now enters plea of guilty to Count 1. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon said defendants, as follows:

J. B. HOWE:

- Count 1. Be imprisoned in the Washington County Jail, Bartlesville, Oklahoma, and be confined for the term of Twelve (12) months, and pay a fine unto the United States in the sum of Three Hundred (\$300.00) Dollars, and in default thereof, stand committed until said fine is paid or until released by due process of law.
- Count 2. Dismissed upon motion of United States District Attorney.

W. H. FARLEY:

- Count 1. Be imprisoned in the Washington County Jail, Bartlesville, Oklahoma, and be confined for the term of Twelve (12) months, and pay a fine unto the United States in the sum of Three Hundred (\$300.00) Dollars, and in default thereof, stand committed, until said fine is paid or until released by due process of law.
- Count 2. Pay a fine unto the United States in the sum of Five Hundred (\$500.00) Dollars, and in default thereof, stand committed in the Washington County Jail, Bartlesville, Oklahoma, until said fine is paid or until he has been released by due process of law.

UNITED STATES OF AMERICA,

vs.

DAVE MORRIS, DORA MORRIS,

Plaintiff,)

No. 4412 - Criminal. ✓

Defendants.)

Now on this 19th day of June, A.D. 1930, it is ordered by the Court that the above entitled cause be dismissed as to defendant, Dora Morris, upon motion of the United States District Attorney. It is further ordered by the Court that judgment and sentence be imposed upon said defendant, Dave Morris, as follows:

DAVE MORRIS:

- Count 1. Be imprisoned in the Washington County Jail, Bartlesville, Oklahoma, and be confined for the term of Ninety (90) days, and pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof, stand committed until said fine is paid or until released by due process of law.

DAVE MORRIS: (CONTD)

Count 2. Be imprisoned in the Washington County Jail, Bartlesville, Oklahoma, and be confined for the term of Ninety (90) days. Said sentence of confinement to run concurrent to sentence in Count One (1).

UNITED STATES OF AMERICA, Plaintiff,)
vs.) No. 4413 - Criminal. ✓
HARRY BRADSHAW, Defendant.)

Now on this 19th day of June, A.D. 1930, it is ordered by the Court that defendant, Harry Bradshaw, now confined in the Washington County Jail, Bartlesville, Oklahoma, be transferred to the Osage County Jail at Muskogee, Oklahoma.

UNITED STATES OF AMERICA, Plaintiff,)
vs.) No. 4415 - Criminal. ✓
ROY SAMPLE, Defendant.)

Now on this 19th day of June, A.D. 1930, comes the United States District Attorney, representing the Government herein and the defendant, Roy Sample, appearing in person. The defendant is arraigned and enters his plea of guilty to Counts 1 and 2 as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

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

Count 2. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of Two (2) years. Said sentence of confinement to run concurrent to sentence in Count One (1).

UNITED STATES OF AMERICA, Plaintiff,)
vs.) No. 4416 - Criminal. ✓
ROY SAMPLE, CAL SILVEY, Defendant.)

Now on this 19th day of June, A.D. 1930, comes the United States District Attorney, representing the Government herein, and the defendant,

ts, Roy Sample, and Cal Silvey, appearing in person. The defendants are
h arraigned and each enters his plea as follows: Roy Sample enters his
a of guilty; Cal Silvey enters his plea of not guilty as charged in the
ictment heretofore filed herein. Thereupon, it is ordered by the Court
t judgment and sentence be imposed upon defendant, Roy Sample, as
lows:

Count 1. Be imprisoned in the United States Peni-
tentiary, Leavenworth, Kansas, and be confined
for the term of Two (2) years, and pay a fine
unto the United States in the sum of One Hundred
(\$100.00) Dollars, and in default thereof, stand
committed until said fine is paid or until re-
leased by due process of law.

Count 2. Be imprisoned in the United States Peni-
tentiary, Leavenworth, Kansas, and be confined
for the term of Two (2) years. Said sentence of
confinement to run concurrent to sentence in
Count One (1).

It is further ordered by the Court that the
sentence in this Indictment, shall run concurrent
to the sentence imposed in case number 4415 Criminal.

ED STATES OF AMERICA,

vs.

C. GODWIN,

Plaintiff,)

No. 4420 - Criminal. ✓

Defendant.)

Now on this 19th day of June, A.D. 1930, the above entitled
se comes on for sentence. Thereupon, it is ordered by the Court that
gment and sentence be imposed upon said defendant as follows:

Count 1. Be imprisoned in the Osage County Jail,
Pawhuska, Oklahoma, and be confined for the
term of Sixty (60) days, and pay a fine unto
the United States in the sum of One Hundred
(\$100.00) Dollars, and in default thereof, stand
committed until said fine is paid or until re-
leased by due process of law.

Count 2. Be imprisoned in the Osage County Jail,
Pawhuska, Oklahoma, and be confined for the
term of Sixty (60) days. Said sentence of con-
finement to run concurrent to sentence in Count
One (1).

SHERMAN SPIDER (CONFD):

- Count 1. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of Four (4) years.
- Count 2. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of Four (4) years. Said sentence of confinement to run concurrent to sentence in Count One (1).
- Count 3. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of Four (4) years. Said sentence of confinement to run concurrent to sentence in Count One (1).
- Count 4. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of Four (4) years. Said sentence of confinement to run concurrent to sentence in Count One (1).
- Count 5. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of Four (4) years. Said sentence of confinement to run concurrent to sentence in Count One (1).
- Count 6. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of Four (4) years. Said sentence of confinement to run concurrent to sentence in Count One (1).

UNITED STATES OF AMERICA,

vs.

HARRY CODY,

Plaintiff,)

Defendant.)

No. 4431 - Criminal. ✓

Now on this 19th day of June, A.D. 1930, comes the United States District Attorney, representing the Government herein, and the defendant, Harry Cody, appearing in person. The defendant is arraigned and enters plea of guilty to Counts 1 and 4 and not guilty to Counts 2 and 3, as charged in the indictment heretofore filed herein. Thereupon, it is ordered the Court that judgment and sentence be imposed upon said defendant, follows:

- Count 1. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of Five (5) years.
- Count 4. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for

HARRY CODY (CONTD):

the term of Five (5) years. Said sentence of confinement to run concurrent to sentence in Count One (1).

Counts 2 and 3. Dismissed upon motion of the United States District Attorney.

UNITED STATES OF AMERICA, Plaintiff,)
vs.) No. 4432 - Criminal. ✓
COBBS, Defendant.)

Now on this 19th day of June, A.D. 1930, comes the United States District Attorney, representing the Government herein, and the defendant, Gus Cobbs, appearing in person. The defendant is arraigned and enters his plea of guilty as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon said defendant as follows:

Count 1. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of Five (5) years.

Count 2. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of Five (5) years. Said sentence of confinement to run concurrent to sentence in Count One (1).

Count 3. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of Five (5) years. Said sentence of confinement to run concurrent to sentence in Count One (1).

Count 4. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of Five (5) years. Said sentence of confinement to run concurrent to sentence in Count One (1).

Count 5. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of Five (5) years. Said sentence of confinement to run concurrent to sentence in Count One (1).

Count 6. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of Five (5) years. Said sentence of confinement to run concurrent to sentence in Count One (1).

GUS COBBS (CONTD):

Count 7. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of Five (5) years. Said sentence of confinement to run concurrent to sentence in Count One (1).

Count 8. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of Five (5) years. Said sentence of confinement to run concurrent to sentence in Count One (1).

UNITED STATES OF AMERICA,

Plaintiff,)

vs.

No. 4434 - Criminal. ✓

BUTLER, J. H. CUMMINGS,

Defendants.)

Now on this 19th day of June, A.D. 1930, comes the United States District Attorney, representing the Government herein, and the defendants, Joe Butler and J.H. Cummings, appearing in person and by counsel, Orney Peters. The defendants are each arraigned and each enters a plea guilty to Counts 1 and 2 as charged in the indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence imposed upon said defendants as follows:

J. H. CUMMINGS:

Count 1. Be imprisoned in the Washington County Jail, Bartlesville, Oklahoma, and be confined for the term of Ninety (90) days.

Count 2. Be imprisoned in the Washington County Jail, Bartlesville, Oklahoma, and be confined for the term of Ninety (90) days. Said sentence of confinement to run concurrent to sentence in Count One (1).

JOE BUTLER:

Count 1. Be imprisoned in the Washington County Jail, Bartlesville, Oklahoma, and be confined for the term of Ninety (90) days.

Count 2. Be imprisoned in the Washington County Jail, Bartlesville, Oklahoma, and be confined for the term of Ninety (90) days. Said sentence of confinement to run concurrent to sentence in Count One (1).

J. D. ROBINSON, pleads true name
is HARRY L. LOUIS. (CONTD)

Count 3. Be imprisoned in the Tulsa County Jail,
Tulsa, Oklahoma, and be confined for the term
of Sixty (60) days. Said sentence of confine-
ment to run concurrent to sentence in Count One (1).

C. H. McNEIL

Count 1. Be imprisoned in the Tulsa County Jail,
Tulsa, Oklahoma, and be confined for the term
of Four (4) months, and pay a fine unto the United
States in the sum of One Hundred (\$100.00) Dol-
lars, and in default thereof, stand committed un-
til said fine is paid or until released by due pro-
cess of law.

Count 2. Be imprisoned in the Tulsa County Jail,
Tulsa, Oklahoma, and be confined for the term of
Four (4) months. Said sentence of confinement to
run concurrent to sentence in Count One (1).

Count 3. Be imprisoned in the Tulsa County Jail,
Tulsa, Oklahoma, and be confined for the term of
Four (4) months. Said sentence of confinement to
run concurrent to sentence in Count One (1).

ED STATES OF AMERICA, Plaintiff,)
vs.) No. 4317 - Criminal. ✓
I. McNEIL and KATHERINE MILLER, Defendants.)

Now on this 20th day of June, A.D. 1930, it is ordered by the
t, upon motion of the United States District Attorney, that the above
tled cause be dismissed as to defendant, C.H. McNeil.

ED STATES OF AMERICA, Plaintiff,)
vs.) No. 4352 - Criminal. ✓
K L. BROWN, E. E. PICOU,)
TEPPER, Defendants.)

Now on this 20th day of June, A.D. 1930, the above entitled
e comes on for sentence as to defendant, Frank L. Brown, and thereupon,
s ordered by the Court that judgment and sentence be imposed as follows:

Be imprisoned in the Tulsa County Jail,
Tulsa, Oklahoma, for the term of Ninety (90) days,
and pay a fine unto the United States in the sum of
Three Hundred (\$300.00) Dollars, and in default there-
of, stand committed until said fine is paid or until
released by due process of law.

UNITED STATES OF AMERICA, Plaintiff,)
vs.) No. 4416 - Criminal. ✓
SAMUEL, CAL SILVEY, Defendants.)

Now on this 20th day of June, A.D. 1930, defendant, Cal Silvey, withdraws his former plea of not guilty and enters his plea of guilty as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon said defendant, Cal Silvey, as follows:

Count 1. Be imprisoned in the Craig County Jail, Vinita, Oklahoma, and be confined for the term of Five (5) months, and pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof, stand committed until said fine is paid or until released by due process of law.

Count 2. Be imprisoned in the Craig County Jail, Vinita, Oklahoma, and be confined for the term of Five (5) months. Said sentence of confinement to run concurrent to sentence in Count One (1).

UNITED STATES OF AMERICA, Plaintiff,)
vs.) No. 4417 - Criminal. ✓
WILLIAM BEAN, Defendant.)

Now on this 20th day of June, A.D. 1930, comes the United States District Attorney, representing the Government herein, and the defendant, appearing in person. The defendant is arraigned and enters his plea of not guilty as charged in the Indictment heretofore filed herein. Thereupon, after considering the facts herein, and upon motion of the United States District Attorney, it is ordered by the Court that the above entitled cause be dismissed and it is further ordered that the bondsmen on defendant's behalf be exonerated.

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

United States of America, Plaintiff,)
vs.) No. 4440 Criminal. ✓
John Blasor, Defendant.)

O R D E R

And now on this 20th day of June A.D. 1930, the same

MALONEY TANK MANUFACTURING COMPANY,
Corporation,

Defendant.

(No. 617 - Law)

ORDER EXTENDING TIME TO FILE
TRANSCRIPT.

NOW on this 19th day of June, 1930, it is ordered, for good sufficient cause shown, that the time in which the Maloney Tank Manufacturing Company, a corporation, defendant herein and appellant in the United States Circuit Court of Appeals for the Tenth Circuit, may docket case and file a transcript of the record herein in the United States Circuit Court of Appeals for the Tenth Circuit be and the same is hereby extended and enlarged to the 1st day of August, 1930.

F. E. KENNAMER
UNITED STATES DISTRICT JUDGE.

RECORDED: Filed June 20, 1930
H.P. Warfield, Clerk
U. S. District Court ME

ORDER DISCHARGING PETIT JURORS

Now on this 20th day of June, A.D. 1930, it is ordered by the Court that all Petit Jurors be, and they are, hereby discharged for this Regular June 1930 Term of this court, at Bartlesville, Oklahoma.

ORDER TO PAY PETIT JURORS AND WITNESSES MILEAGE AND PER DIEM

Now on this 20th day of June, A.D. 1930, it is ordered by the Court that the Marshal of this District pay the Petit Jurors and Witnesses for this Regular June 1930 Term of Court, at Bartlesville, Oklahoma, their mileage and attendance as shown by the Record of Attendance.

It is this day ordered in pursuance of Section 12 of the Judicial Code, that the Regular June 1930 Term of said Court at Bartlesville, Oklahoma, be adjourned Sine Die.

On this 21st day of June, A.D. 1930, the District Court of the United States for the Northern District of Oklahoma, sitting in Special Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

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

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

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

E. T. TUCKER, Plaintiff,)
vs.) No. 835 - Law ✓
LOR ENGINEERING & MANUFACTURING)
COMPANY, a corporation, Defendant.)

ORDER PERMITTING TRUSTEE IN BANKRUPTCY TO BECOME PARTY PLAINTIFF

This cause coming on for hearing before me, F.E. Kennamer, Judge of the said court, upon the application of the plaintiff for an order permitting W.D. Ege, as trustee in bankruptcy of The Choctaw Portland Cement Company to be made a party plaintiff herein and to assist in the prosecution of this cause for the use and benefit of E.T. Tucker, plaintiff, and it appearing to the court that such order should be granted,

It is therefore CONSIDERED, ORDERED, ADJUDGED AND DECREED by the court that W.D. Ege is hereby permitted to become a party plaintiff herein to prosecute this cause with E.T. Tucker, plaintiff herein, for the use and benefit of the said plaintiff, E.T. Tucker, said cause proceeding in the name of E.T. Tucker and W.D. Ege, Trustee in Bankruptcy, plaintiffs, versus Lor Engineering & Manufacturing Company, a corporation.

Done in open court this 12 day of June, 1930.

F. E. KENNAMER
Judge.

RECORDED: Filed June 21, 1930
H.P. Warfield, Clerk
U.S. District Court

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

Blair, Plaintiff, ()
vs. ()
Southwestern Stores, Inc., No. 957 - LAW ✓
Court Jackson and Thomas ()
Meloy, Defendants. ()

O R D E R.

NOW on this 21 day of June, 1930, by agreement of the plain-
tiff, J.E. Blair, and of the defendants, Southwestern Stores, Inc. and
Meloy, and for good cause shown;

It is ordered that the above entitled cause be, and the same
thereby is stricken from the assignment for trial on July 1, 1930; and it is
further ordered that the plaintiff be and he hereby is allowed ten days
from said date within which to file his Second Amended Petition herein, and
said defendants hereby are ordered to answer said Second Amended Petition
in thirty days from July 1, 1930.

F. E. KENNAMER
District Judge.

Olph Haver Shirk & Bridges
Attorneys for Plaintiff,
W. L. Fist & Eben L. Taylor
Attorneys for defendant, South-
western Stores Inc.
W. L. Fist & Eben L. Taylor
Attorneys for the defendant,
Meloy.

RECORDED: Filed June 21, 1930
H.P. Warfield, Clerk
U.S. District Court ME

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

State of Oklahoma, ex rel, Board of Plaintiff,)
County Commissioners of Nowata County,)
Nowata, composed of Charles Nehlin,)
Chairman, C.T. Daugherty and S.E.)
Meloy, members,) No. 1052-Law ✓
vs.)
City and Deposit Company, of Defendant,)
Nowata, a corporation,)

1052 - Law (Contd):

O R D E R

On this 21st day of June, 1930, on the stipulation of the
parties this day filed, and presented to the court,

IT IS CONSIDERED, ORDERED AND ADJUDGED, that the above styled
numbered cause now set for trial on July 11, 1930, be and the same is
thereby stricken from the trial docket or calendar.

F. E. KENNAMER
District Judge.

K.
A. TILLOTSON.
Attorney, Nowata County,
Attorney for plaintiff.

D. THURMAN
Attorney for defendant.

RECORDED: Filed June 21, 1930
H.P. Warfield, Clerk
U.S. District Court ME

Court adjourned until June 23, 1930

On this 23rd day of June, A.D. 1930, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1930 Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. J. Kennamer, Judge, present and presiding.

H.F. Warfield, Clerk, U. S. District Court.
John M. Goldesberry, U.S. District Attorney.
John H. Vickrey, United States Marshal.

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

ORDER EMPANELING PETIT JURY AT TULSA, OKLAHOMA ✓

On this 23rd day of June, A.D. 1930, comes the Marshal and the return of the Venire heretofore issued out of this court for Petit Jurors for this Special March 1930 Term of Court, at Tulsa, Oklahoma. Thereupon, the Clerk calls the names of the Jurors so summoned, as follows:

J.H. Jenkins,	John Wilson
George Massad	Fred W. Eastman
W.C. Fryer	Frank Barhart
Joe J. Sissons	C.S. Grubbs
Chas. A. Neal	Carl Keller
C.C. Herndon	John A. Bell
Earl Fry	J.B. Macy
C.H. Gilbert	A.E. Barrus
Chas. Wardell	A.W. Lohman
G.T. Cathey	Claude H. Payne
A.C. Kneisley	J.C. Daughtery
O.A. Beck	W.B. Wolf
A.M. Adams	Roy M. Huff
J.S. Crabtree	W.D. Brewer
J.T. Dilliner	Ed Gordon
H.C. Magruder	A.H. Cox
James H. Gardner	Mark Finston
H.C. Hathaway	W.H. Horney

Thereupon, the Court examines said Jurors as to their qualifications and for good cause shown George Massad, C.C. Herndon, C.H. Gilbert, G.T. Cathey, J.T. Dilliner, Roy M. Huff and Mark Finston are excused from service as Jurors for the term; W.C. Fryer, Earl Fry and A.W. Lohman are used until June 30, 1930, at which time they are to report for jury service.

And thereupon, it is ordered by the Court that the following names of those who were served but not reporting

Chas. Wardell
James H. Gardner
A.E. Barrus
W.D. Brewer

of those not served

J.H. Jenkins
J.S. Crabtree
C.S. Grubbs
A.W. Lohman

Claude H. Payne

and they are, hereby stricken from the jury roll.

Thereupon, the balance of said array of Petit Jurors are appointed as Petit Jurors for this Special March 1930 Term at Tulsa.

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

SPECIAL ORDER
FOR DESTRUCTION OF INTOXICATING LIQUOR

Nor on this 23rd day of June A.D. 1930, the same being one of regular court days of the Special March Term of District Court, 1930, said court being regularly in session with the Honorable Franklin E. Kennamer, Judge, presiding, and it being shown to the court that certain criminal cases in this court in which intoxicating liquors have been seized and are now in the hands of the Deputy Prohibition Administrator, Wm. R. Giddens, at Tulsa, Oklahoma, and that said cases have been regularly disposed of in said court, the said liquor is not further needed to be kept in storage by said Deputy Prohibition Administrator,

IT IS THE ORDER OF THE COURT, that in the following numbered criminal cases the intoxicating liquors now held by said Deputy Prohibition Administrator as indicated following the numbers and names of defendants in each case, be destroyed by said Deputy Prohibition Administrator, and that said Deputy Prohibition Administrator after such destruction is recorded, on his return thereon in this court, the said numbered criminal cases, together with the name of the defendant in each case and the amount of whiskey held, being as follows, to-wit:

<u>Criminal</u> <u>No.</u>	<u>Name of Defendant</u>	<u>Amount of</u> <u>Intoxicating Liquor</u>
	Roy S. Stevens	20 gals. of whiskey
	Josie Taylor	1 pint of whiskey
	Clarence Harris	5 pints of whiskey
	Earl Robinson	2 pints of whiskey
	Edna Edmonson	2 pints of whiskey
	Alice Upton	2 pints of Beer
	Lee Nading	1/2 pint of whiskey
	C.E. Jones	1 pint of whiskey
	Jack Carlyle	
	Frank Wallace	2 quarts of whiskey 1 pint of beer
	John Iverson	14 1/2 pints of whiskey
	P.H. Tyler	1/2 gallon of whiskey
	O.C. Estes	1 quart of whiskey
	Carl Pierce	1 quart of whiskey
	Ned Smith	1 quart of whiskey
	Maggie Barber	1 pint of whiskey 1 gallon of whiskey

<u>Criminal</u> <u>No. No.</u>	<u>Name of Defendant</u>	<u>Amount of</u> <u>Intoxicating Liquor</u>
5	Dennis Hope	2 pints of beer
5	M.M. Kephart	1 pint of wine 1 pint of whiskey 56 2-oz bottles of Jamaica Ginger
Bill	Fred Chesser	1 2-oz bottle Jamaica Ginger
-	Clifford Hewitt	1 pint of whiskey
7	James E. Gilpin	1 pint of whiskey
4	G. Renick	1 pint of whiskey
-	T.F. Stockton	1 pint of peach brandy 1 quart of whiskey
-	O.C. Cruise	1 pint of whiskey
-	Florence White	2 pints of whiskey
5	Charlie Freeze	1 pint of beer

F. E. KENNAMER
 U.S. District Judge

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

* * * * *

RETURN ON SPECIAL ORDER OF
JUNE 23, 1930

In accordance with request of Honorable F.E. Kennamer, Judge of the aforesaid court, I, the undersigned, did, on the 25th day of June, 1930, at the office of William R. Giddens, Deputy Prohibition Administrator, Daniel Building, Tulsa, Tulsa County, Oklahoma, witness the destruction of the intoxicating liquor mentioned in the foregoing order, to-wit:

4055 Criminal	No. 3373 Criminal
4076 "	No. 3413 "
3695 "	No. 2906 "
4074 "	No. 2795 "
2333 "	No. 3901 "
3999 "	"No Bill" Fred Chesser
2476 "	No. 3257 Criminal
4307 "	No. 3284 "
4301 "	No. 3261 "
4292 "	No. 3696 "
982 "	No. 3746 "
2803 "	No. 3645 "

That in respect to Criminal Case No. 2752, Roy S. Stevens, 20 gallons of whiskey, I was informed that at the time Mr. Giddens took charge of the office of Deputy Prohibition Administrator in Tulsa, Oklahoma, that he informed that the 20 gallons of whiskey were in the basement of the Daniel Building before mentioned, but that diligent search both in his office in the Daniel building did not disclose the whereabouts of said 20 gallons of whiskey; neither did it disclose the containers which said whiskey was supposed to be in, namely, two 10-gallon kegs, hence, that whiskey was not

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

Stanton, et al, Plaintiffs
-vs-
Crowe, et al., Defendants

No. 124--Law ✓

O R D E R.

On this 23rd day of June, 1930, this cause comes on for dis-
al, upon the written dismissal of the plaintiffs herein, plaintiffs
aring by their attorney, Frank T. McCoy. Upon consideration of said
ten dismissal this cause is hereby dismissed at the costs of plaintiffs,
out prejudice as to the defendants, F.G. Button, S.S. Goehring and R.M.
es, and with prejudice as to each and all of the other defendants.

F. E. KENNAMER
District Judge

ORSED: Filed June 23, 1930
H.P. Warfield, Clerk
U.S. District Court ME

EE COUNTY, Plaintiff,)
vs.)
ISON OIL & RFG. CO. Defendant.)

No. 271 - Law ✓

Now on this 23rd day of June, A.D. 1930, it is ordered by the
t that the above entitled cause be stricken from the assignment of this
t.

HTSMAN PETROLEUM CO. Plaintiff,)
vs.)
MINENTAL SUPPLY CO. Defendant.)

No. 543 - Law. ✓

Now on this 23rd day of June, A.D. 1930, it is ordered by the
t that the above entitled cause be stricken from the assignment of this
e, pending settlement to be agreed upon by and between the parties herein.

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

ed States,)
Plaintiff,)
vs.) No. 615 Law. ✓
A. Hunter, County Treasurer)
Osage County, Oklahoma,)
Defendant.)

JOURNAL ENTRY OF JUDGMENT.

Now on this 23rd day of June, 1930, this matter coming on to be
d, and the Court, after hearing statement of counsel, and being fully
sed in the premises, finds:

That the within cause was instituted against one John A. Hunter,
ty Treasurer of Osage County, Oklahoma, and that one Ralph Hughes is now
ty Treasurer of Osage County, Oklahoma, and that he, the said Ralph
es, has filed his answer herein, in which he admits all of the allegations
ained in plaintiff's petition, and requests that he be made a party defend-
and that judgment herein be rendered without further notice to him.

The Court further finds that said defendant, Ralph Hughes,
his answer, should be made a party defendant herein, and further finds
the allegations in plaintiff's petition to be true and correct, and finds
the issues herein in favor of said plaintiff and against said defendant.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said
h Hughes, County Treasurer of Osage County, Oklahoma, be, and hreby is
a party defendant herein, and that said plaintiff herein, the United
es, because of its first cause of action in its petition herein, do have
recover judgment against said defendant, Ralph Hughes, County Treasurer
Osage County, Oklahoma, for and on behalf of the heirs at law of Mary
s Schoonover, the sum of \$190.58, unlawfully collected upon her Osage
stead allotment, described as follows, to-wit:

Southeast Quarter (SE4) of Section Twenty-six
(26), Township Twenty-nine (29), Range Six (6),
Osage County, Oklahoma,

ther with interest at the rate of 6% per annum from this date until paid.

That because of its second cause of action in its petition
in said plaintiff, the United States, do have and recover judgment against
defendant, Ralph Hughes, County Treasurer of Osage County, Oklahoma, for
on behalf of the heirs at law of Sarah Bigheart, the sum of \$102.96, un-
ully collected upon her Osage homestead allotment, described as follows,
it:

Southeast Quarter (SE4) of Section Twenty (20),
Township Twenty-four (24), Range Eleven (11),
Osage County, Oklahoma,

ther with interest at the rate of 6% per annum from this date until paid.

That because of its third cause of action in its petition herein
plaintiff, the United States, do have and recover judgment against the

d defendant, Ralph Hughes, County Treasurer of Osage County, Oklahoma, for
on behalf of the heirs at law of Son-se-grah, the sum of \$200.00, un-
fully collected upon her Osage homestead allotment, described as follows,
wit:

Lots Two (2) and Three (3) and Four (4) of Section
Nineteen (19), Township Twenty-four (24), Range
Five (5), Osage County, Oklahoma,

ether with interest at the rate of 6% per annum from this date until paid.

That because of its fourth cause of action in its petition here-
said plaintiff, the United States, do have and recover judgment against
d defendant, Ralph Hughes, County Treasurer of Osage County, Oklahoma,
and on behalf of the heirs at law of Hun-kah-me, the sum of \$43.00, un-
fully collected upon her Osage homestead allotment, described as follows-
wit:

Northwest Quarter (NW4) of Section Twelve (12),
Township Twenty-two (22), Range Seven (7), Osage
County, Oklahoma,

ether with interest at the rate of 6% per annum from this date until paid,
in the total sum of \$536.54.

F. E. KENNAMER
JUDGE.

Louis N. Stivers
Asst. U.S. Atty.

James P. Draine Co. Atty
Osage Co. Okla.
by S.T. Carman Asst.
Attys for Ralph Hughes
Co. Treasurer of Osage Co. Okla.

FILED: Filed June 23, 1930
H.P. Warfield, Clerk
U.S. District Court

D. KROW, et al

Plaintiffs,)

vs.

No. 646 - Law. ✓

TI-BAR PETROLEUM CO.

Defendant.)

Now on this 23rd day of June, A.D. 1930, it is ordered by the
t that the above entitled cause be reassigned for July 10, 1930.

NSCONTINENTAL OIL CO. Plaintiff,)
vs.) No. 786 - Law. ✓
OIL CO. et al, Defendants.)

Now on this 23rd day of June, 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 DISTRICT COURT OF THE UNITED STATES FOR
THE NORTHERN DISTRICT OF OKLAHOMA

tie E. Farris, Plaintiff,)
vs.) No. 927-L ✓
. Shanks, et al, Defendant.)

ORDER

It being shown to the satisfaction of the Judge of this Court that the affidavit of Tom Wallace filed herein that it is necessary and proper to issue Subpoenas Duces Tecum herein for the attendance of the witnesses P.M. Skouby and Hoy Harshay,

IT IS ORDERED that such Subpoenas Duces Tecum do issue, commanding the said witnesses to appear and bring with them respectively the following documentary evidence:

P.M. Skouby: the ledger account of S.H. Wittels, and the personal ledger account of L.E. Shanks, and the ledger account of L.E. Shanks & Company, a corporation; Cashier of the Drumright State Bank.

Hoy Harshay: records showing personal accounts, both as to time deposits and checking account of Sebe Christian, for the years 1927, 1928 and 1929. Liquidating Agent for the Sapulpa State Bank. Signed this 23 day of June, 1930.

F. E. KENNAMER
JUDGE

ORSEED: Filed June 23, 1930
H.P. Warfield, Clerk
U.S. District Court W

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

HERMAN SEARCY, A MINOR, BY HATTIE SEARCY,)
HIS MOTHER AND NEXT FRIEND, Plaintiff,)
VS) No. 956 Law. ✓
ARMOUR & COMPANY, A CORPORATION, Defendant.)

JOURNAL ENTRY OF JUDGMENT.

On this June 23rd, 1930, by agreement of all parties hereto the title of plaintiff is changed from that above given to "Herman Searcy, minor, by Hattie Searcy, his guardian", it appearing to the Court that this action was originally instituted by said minor, by Hattie Searcy, his next friend, and thereafter Hattie Searcy, who is the mother of said minor, was appointed guardian of his person and estate by the County Court of Ottawa County, Oklahoma, of which said County said Herman Searcy and his said mother were residents, and it appearing that said Hattie Searcy is now the duly appointed, qualified and acting guardian of the person and estate of said minor. By consent of all parties hereto and by permission of the Court, the trial of this case is stricken from the trial docket on July 1st, 1930, and the same is set for trial this June 23, 1930, and all parties waive jury and the issues are submitted to the Court upon the evidence adduced. The Court, being fully advised in the premises, finds the issues in favor of the plaintiff and assesses his damages at Five Thousand Dollars (\$5000.00) and the costs herein are taxed against plaintiff.

WHEREFORE, it is ordered and adjudged by the Court that plaintiff Herman Searcy, a minor, by and through Hattie Searcy, his guardian, have and recover of and from the defendant Armour & Company, a corporation, the sum of Five Thousand Dollars (\$5000.00) and the costs hereof are adjudged against plaintiff. Whereupon, in open Court, defendant paid said sum of Five Thousand Dollars (\$5000.00) to plaintiff by and through his guardian aforesaid and said judgment for Five Thousand Dollars (\$5000.00) was thereby satisfied and discharged.

F. E. KENNAMER
JUDGE.

DORSED: Filed June 23, 1930
H.P. Warfield, Clerk
U.S. District Court

R. LASSHAMER, Plaintiff,)
vs.) No. 987 - Law. ✓
WANEE OIL & GAS CO. a corporation Defendant.)

Now on this 23rd day of June, 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

. Scott,)
) Plaintiff,)
-vs-))
) No. 1003 Law ✓
))
Oklahoma Casualty Company,) Defendant.)

O R D E R

Now on this 23 day of June, 1930, stipulation executed by the parties to this case for the striking of the case from the trial assignment July 8, 1930, and for a continuance of the cause until the next term of court having been presented to the court and the court being fully advised of the premises,

IT IS THEREFORE BY THE COURT ORDERED that this cause be stricken from the trial assignment of July 8, 1930, and continued for the term.

F. E. KENNAMER
Judge.

K.
Ramsey D. Meules Martin & Logan
For Plaintiff

K.
Hal C. Thurman
Atty for Defdt.

ORDERED: Filed June 23, 1930
H.P. Warfield, Clerk
U.S. District Court ME

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

Ma Taylor,)
) Plaintiff,)
Vs.))
) No. 1014 Law. ✓
))
City of Tulsa, a)
municipal corporation)
organized under the)
laws of the State of)
Oklahoma,) Defendant.)

O R D E R .

Now on this 23rd day of June, 1930, there came on to be heard the motion of the defendant City of Tulsa for an extension of time to file an answer or answer to the petition herein as amended on May 12, 1930. And it appearing to the court for good cause shown that said motion should be sustained and said order made,

IT IS, THEREFORE, ORDERED That the defendant City of Tulsa be granted an extension of ten (10) days to plead or twenty (20) days to answer to the petition in said cause as amended on May 12, 1930.

F. E. KENNAMER
Judge.

K.
Carrell, Whipple & Clayton
Attorneys for Plaintiff.

RECORDED: Filed June 23, 1930
H.P. Warfield, Clerk
U.S. District Court

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

Is T. Deck, Plaintiff,
Vs.
City of Tulsa, a municipal corporation, organized under the laws of the State of Oklahoma, Defendant.

No. 1015 Law. ✓

O R D E R.

On this 23rd day of June, 1930, there came on to be heard a motion of the defendant, City of Tulsa, to strike the above styled cause from the trial assignment of July 8th, 1930, and to grant to said defendant additional time to file pleading or answer to the petition filed herein as amended on the 12th day of May, 1930.

And it appearing to the court for good cause shown that said motion should be sustained and said order made.

IT IS THEREFORE, ORDERED that Cause No. 1015 Law be and is hereby stricken from the assignment and continued for the term.

IT IS FURTHER ORDERED that the defendant be granted an extension of ten days' time to file pleading or twenty days to answer to the petition filed in said cause as amended on May 12, 1930.

F. E. KENNAMER
Judge.

L.
Carrell, Whipple & Clayton
Attorneys for Plaintiff.

RECORDED: Filed June 23, 1930
H.P. Warfield, Clerk
U.S. District Court

Court adjourned until June 24, 1930

On this 24th day of June, A.D. 1930, the District Court of United States for the Northern District of Oklahoma, sitting Special Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. Kennamer, Judge, present and presiding.

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

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

ORDER OF REMOVAL

R. H. DAWKINS

UNITED STATES OF AMERICA)
Northern District of Oklahoma)



THE PRESIDENT OF THE UNITED STATES

The Marshal of the Northern District of Oklahoma, Greeting:

WHEREAS, it has been made to appear that R.H. Dawkins, is indicted in the District Court of the United States for the Middle District of Alabama for the offense of violation of the National Banking Laws, and whereas said R.H. Dawkins having been brought before me, upon an examination then there had in the presence of said defendant, it sufficiently appeared to me he was the identical person named in said indictment, and a certified copy thereof furnished probable cause to believe him guilty of the offense therein charged, and whereas it was thereupon ordered by me that said defendant be put into bond to the United States in the sum of Twenty-five Hundred Dollars, with one or more sufficient sureties, conditioned for his personal appearance before the said District Court of the United States for the Middle District of Alabama on the first day of the next ensuing term thereof, to answer to said indictment, and depart not thence without the leave of said Court. And said defendant having failed and refused to give bail as required, therefore:

You are hereby commanded seasonably to remove the said R.H. Dawkins hence to the said Middle District of Alabama and there surrender him to the Marshal of that District, there to be dealt with according to law.

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

Given under my hand this 24th day of June, 1930

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

RECORDED: Filed June 24, 1930
H.P. Warfield, Clerk
U.S. District Court

ORDER OF REMOVAL - JOSIE PEARCE

UNITED STATES OF AMERICA)
Northern District of Oklahoma)



THE PRESIDENT OF THE UNITED STATES

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

WHEREAS, it has been made to appear that Josie Pearce is indicted in the District Court of the United States for the Northern District of Oklahoma for the offense of violation of the War Risk Insurance Act and whereas the said Josie Pearce having been brought before me, upon an examination and there had in the presence of said defendant, it sufficiently appeared to me that he was the identical person named in said indictment, and a certified copy thereof furnished probable cause to believe him guilty of the offense therein charged, and whereas it was thereupon ordered by me that said defendant enter into bond to the United States in the sum of Two Thousand Dollars, with one or more sufficient sureties, conditioned for his personal appearance before the said District Court of the United States for the Eastern District of Oklahoma on the first day of the next ensuing term thereof, to answer to said indictment, and depart not thence without the leave of said Court. And said defendant having failed and refused to give bail as required, therefore:

You are hereby commanded seasonably to remove the said Josie Pearce hence to the said Eastern District of Oklahoma and there surrender to the Marshal of that District, there to be dealt with according to

And make due return of this warrant to the Clerk of the District Court of the United States for the Eastern District of Oklahoma with due statement of how you have executed the same.

Given under my hand this 24th day of June, 1930

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

RECORDED: Filed June 24, 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

SPECIAL ORDER
FOR DESTRUCTION OF INTOXICATING LIQUOR



Now on this 24th day of June A.D. 1930, the same being one of regular court days of the Special March Term of District Court, 1930, said court being regularly in session with the Honorable Franklin E. Kennamer, Judge,

siding, and it being shown to the court that certain criminal cases in
s court in which intoxicating liquors have been seized and are now in
hands of the Deputy Prohibition Administrator, Wm. R. Giddens, at Tulsa,
lahoma, and that said cases have been regularly disposed of in said court,
the said liquor is not further needed to be kept in storage by said
ity Prohibition Administrator,

IT IS THE ORDER OF THE COURT, that in the following numbered
riminal cases the intoxicating liquors now held by said Deputy Prohibition
inistrator as indicated following the numbers and names of defendants in
h case, be destroyed by said Deputy Prohibition Administrator, and that
l Deputy Prohibition Administrator after such destruction is recorded,
e his return thereon in this court, the said numbered criminal cases,
ether with the name of the defendant in each case and the amount of whis-
now held, being as follows, to-wit:

<u>Criminal</u> <u>Case No.</u>	<u>Name of Defendant</u>	<u>Amount of intoxicating Liquor</u>
3	Bart M. Adams Louis Adams	11 pints of beer
1)	Anna Mitchell	2 pints of whiskey 1 pint of beer
case	Florence Watkins	10 pints of whiskey 2 quarts of gin

F. E. KENNAMER
Judge.

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

* * * * *

RETURN ON SPECIAL ORDER OF
JUNE 23, 1930

In accordance with request of Honorable F.E. Kennamer, Judge
the aforesaid court, I, the undersigned, did, on the 25th day of June,
1930, at the office of William R. Giddens, Deputy Prohibition Administrator,
Daniel Building, Tulsa, Tulsa County, Oklahoma, witness the destruction
all the intoxicating liquor mentioned in the foregoing order, to-wit: The
whiskey and beer mentioned in

No. 3782 Criminal,
No. 4300 Criminal, and
marked "No Case", Florence Watkins.

A. E. WILLIAMS
Assistant United States Attorney.

RECORDED: Filed June 24, 1930
H.P. Warfield, Clerk
U.S. District Court W

CLARK, Plaintiff,)
vs.) No. 695 - Law. ✓
JAMES M. ANTHIS, Defendant.)

Now on this 24th day of June, A.D. 1930, the above entitled case comes on for trial. The Plaintiff is present in person and by counsel H. Butler, and other counsel. The defendant, James M. Anthis, appearing in person and by counsel, Thrift & Davenport and other counsel. Both sides are ready. Opening statements of counsel are made. Jury waived by both sides. All witnesses are sworn in open court. The Plaintiff introduces evidence and proof with the following witnesses: Fill Clark, Emma Bassett, John Bassett. And thereafter, the Plaintiff rests. The Defendant demurs to the testimony offered by the Plaintiff, and said demurrer is sustained. Thereafter, after being advised in the premises and considering the facts and evidence herein, it is ordered by the Court that said bill be dismissed and no further ordered by the Court that Decree be entered in favor of the Plaintiff, James M. Anthis, and exceptions allowed.

GILLIAM, Plaintiff,)
vs.) No. 738 - Law. ✓
SOCIETY OF PET. CORP., Defendant.)

Now on this 24th day of June, A.D. 1930, the above entitled case comes on for trial. The plaintiff is represented by counsel, Lydick, Green and other counsel and the defendant, is represented by J.C. Denton and other counsel. Thereafter said case is called, both sides having announced they are ready. A jury is duly empaneled and sworn as to qualifications. Plaintiff challenges J.A. Bell. Defendant waives challenges. The jury sworn to try the cause and a true verdict rendered is as follows: J.J. Sisson, C.A. Neel, Kneisly, O.A. Beck, A.M. Adams, H.C. Magruder, H.C. Hatheway, J. Wilson, Eastman, Frank Barhart, Carl Kellers, J.B. Macy. All witnesses are sworn in open court. Opening statements of counsel are made. The Plaintiff introduces evidence and proof with the following witness: H.J. Gilliam. Thereupon, counsel moves for dismissal, which motion is, by the Court, sustained, without prejudice.

Thereafter, it is ordered by the Court that said jury empaneled herein, be discharged from further consideration of the case.

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

Consolidated Cut Stone Company, Plaintiff,)
vs.) No. 739 - Law. ✓
Atchison, Topeka and Santa Fe
Railway Company, et al. Defendants.)

PETITION FOR APPEAL

Now come the Chicago, Indianapolis and Louisville Railway
Company, and The Pennsylvania Railroad Company, and Missouri-Kansas-
Texas Railroad Company, appellants, and allege and show to the court that on
29th day of March, 1930, this court rendered and entered judgment herein
in favor of the plaintiff above named, and against these defendants, appellants
appeal, in the sum of \$17,225.86, and costs, in which decision, judgment
proceedings certain errors were committed to the prejudice of these
appellants, all of which will in more detail appear in the assignment of
errors which is filed with this petition.

WHEREFORE, the said appellants hereby appeal from said judgment
and pray the court that said appeal be allowed for the correction of the
errors so complained of; that a transcript of the record, proceedings and
assignments in said cause, duly authenticated, may be sent to the United States
District Court of Appeals for the Tenth Circuit; that said judgment so ren-
dered be reversed, vacated, set aside and held for naught, and that judgment
be rendered in favor of appellants and against appellee.

C. C. HINE
C. S. BURG
M. D. GREEN
Attorneys for Appellants

, on this 24th day of June, 1930, it is hereby ordered that the appeal
be allowed as prayed for.

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

ORDERED: Filed June 24, 1930
H.P. Warfield, Clerk
U.S. District Court ME

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

Consolidated Cut Stone Company Plaintiff,)
vs.) No. 739-Law. ✓
Atchison, Topeka and Santa
Railway Company, et al. Defendants.)

PETITION FOR APPEAL

Now come Chicago, Indianapolis and Louisville Railway Company, Missouri-Kansas-Texas Railroad Company, appellants, and allege and show the Court that on the 29th day of March, 1930, this court rendered and entered judgment herein in favor of the plaintiff above named, and against these defendants, appellants on appeal, in the sum of \$3,483.46, and costs, in which decision, judgment and proceedings certain errors were committed to the prejudice of these appellants, all of which will in more detail appear in the assignment of errors which is filed with this petition.

WHEREFORE, the said appellants hereby appeal from said judgment and pray the court that said appeal be allowed for the correction of the errors so complained of; that a transcript of the record, proceedings and pleadings in said cause, duly authenticated, may be sent to the United States Circuit Court of Appeals for the Tenth Circuit; that said judgment so rendered be reversed, vacated, set aside and held for naught, and that judgment be rendered in favor of appellants and against appellee.

C. C. HINE
C. S. BURG
M. D. GREEN

Attorneys for Appellants

NOW, on this 24 day of June, 1930, it is hereby ordered that the appeal herein be allowed as prayed for.

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

RECORDED: Filed June 24, 1930
H.P. Warfield, Clerk
U.S. District Court ME

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

Solidated Cut Stone Company, Plaintiff,)
vs.)
Atchison, Topeka and Santa Fe)
Railway Company, et al. Defendants.)

No. 739 - Law. ✓

PETITION FOR APPEAL

Now come the Chicago, Indianapolis and Louisville Railway Company, Illinois Central Railroad Company, and Missouri-Kansas-Texas Railroad Company, appellants, and allege and show to the Court that on the 29th day of March, 1930, this court rendered and entered judgment herein in favor of the plaintiff above named, and against these defendants, appellants on appeal, in the sum of \$1,846.83, and costs, in which decision, judgment and proceedings certain errors were committed to the prejudice of these appellants, all of which will in more detail appear in the assignment of errors which is filed with this petition.

WHEREFORE, the said appellants hereby appeal from said judgment

pray the court that said appeal be allowed for the correction of the errors so complained of; that a transcript of the record, proceedings and findings in said cause, duly authenticated, may be sent to the United States Circuit Court of Appeals for the Tenth Circuit; that said judgment rendered be reversed, vacated, set aside and held for naught, and that judgment may be rendered in favor of appellants and against appellee.

C. C. HINE
C. S. BURG
M. D. GREEN
Attorneys for Appellants.

NOW, on this 24 day of June, 1930, it is hereby ordered that appeal herein be allowed as prayed for.

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

RECORDED: Filed June 24, 1930
H.P. Warfield, Clerk
U.S. District Court ME

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

Consolidated Cut Stone Company, Plaintiff,)
vs.) No. 739 - Law. ✓
Atchison, Topeka and Santa Fe)
Railway Company, et al., Defendants.)

PETITION FOR APPEAL

Now come the Chicago, Indianapolis & Louisville Railway Company and Missouri-Kansas-Texas Railroad Company, appellants, and allege to show to the Court that on the 29th day of March, 1930, this court rendered and entered judgment herein in favor of the plaintiff above named, against these defendants, appellants on appeal, in the sum of \$1,071.60, costs, in which decision, judgment and proceedings certain errors were committed to the prejudice of these appellants, all of which will in more detail appear in the assignment of errors which is filed with this petition.

WHEREFORE, the said appellants hereby appeal from said judgment and pray the court that said appeal be allowed for the correction of the errors so complained of; that a transcript of the record, proceedings and findings in said cause, duly authenticated, may be sent to the United States Circuit Court of Appeals for the Tenth Circuit; that said judgment so rendered be reversed, vacated, set aside and held for naught, and that judgment may be rendered in favor of appellants and against appellee.

C. C. HINE
C. S. BURG
M. D. GREEN
Attorneys for Appellants.

NOW, on this 24 day of June, 1930, it is hereby ordered that appeal herein be allowed as prayed for.

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

ORSED: Filed June 24, 1930
H.P. Warfield, Clerk
U.S. District Court ME

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

olidated Cut Stone Company, Plaintiff,)
vs.) No. 739 - Law. ✓
Atchison, Topeka and Santa Fe)
way Company, et al. Defendants.)

PETITION FOR APPEAL

Now comes the Missouri-Kansas-Texas Railroad Company, appellant, alleges and shows to the Court that on the 29th day of March, 1930, this t rendered and entered judgment herein in favor of the plaintiff above d, and against this defendant, appellant on appeal, in the sum of \$149.33, costs, in which decision, judgment and proceedings certain errors were itted to the prejudice of this appellant, all of which will in more il appear in the assignment of errors which is filed with this petition.

WHEREFORE, the said appellant hereby appeals from said judgment prays the court that said appeal be allowed for the correction of the rs so complained of; that a transcript of the record, proceedings and dings in said cause, duly authenticated, may be sent to the United States uit Court of Appeals for the Tenth Circuit; that said judgment so ered be reversed, vacated, set aside and held for naught, and that judg- may be rendered in favor of appellant and against appellee.

C. C. HINE
C. S. BURG
M. D. GREEN
Attorneys for Appellant.

NOW, on this 24 day of June, 1930, it is hereby ordered that appeal herein be allowed as prayed for.

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

ORSED: Filed June 24, 1930
H.P. Warfield, Clerk
U.S. District Court

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

Solidated Cut Stone Company, Plaintiff,)
vs.) No. 739-Law. ✓
Atchison, Topeka and Santa Fe)
Railway Company, et al., Defendants.)

PETITION FOR APPEAL

Now comes the Missouri-Kansas-Texas Railroad Company, appellant, alleges and shows to the Court that on the 29th day of March, 1930, this Court rendered and entered judgment herein in favor of the plaintiff above named, and against this defendant, appellant on appeal, in the sum of \$93.15, costs, in which decision, judgment and proceedings certain errors were committed to the prejudice of this appellant, all of which will in more detail appear in the assignment of errors which is filed with this petition.

WHEREFORE, the said appellant hereby appeals from said judgment and prays the court that said appeal be allowed for the correction of the errors so complained of; that a transcript of the record, proceedings and judgments in said cause, duly authenticated, may be sent to the United States Circuit Court of Appeals for the Tenth Circuit; that said judgment so rendered be reversed, vacated, set aside and held for naught, and that judgment be rendered in favor of appellant and against appellee.

C. C. HINE
C. S. BURG
M. D. GREEN
Attorneys for Appellant.

Now, on this 24 day of June, 1930, it is hereby ordered that this appeal herein be allowed as prayed for.

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

RECORDED: Filed June 24, 1930
H.P. Warfield, Clerk
U.S. District Court ME

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

Solidated Cut Stone Company Plaintiff,)
vs.) No. 739 - Law. ✓
Atchison, Topeka and Santa Fe)
Railway Company, et al. Defendants.)

PETITION FOR APPEAL

Now comes the Chicago Indianapolis and Louisville Railway

pany and Missouri-Kansas-Texas Railroad Company, appellants, and allege show to the Court that on the 29th day of March, 1930, this Court rendered and entered judgment herein in favor of the plaintiff above named, against these defendants, appellants on appeal, in the sum of \$790.27, costs, in which decision, judgment and proceedings certain errors were committed to the prejudice of these appellants, all of which will in more detail appear in the assignment of errors which is filed with this petition.

WHEREFORE, the said appellants hereby appeal from said judgment and pray the court that said appeal be allowed for the correction of the errors so complained of; that a transcript of the record, proceedings and findings in said cause, duly authenticated, may be sent to the United States Circuit Court of Appeals for the Tenth Circuit; that said judgment so rendered be reversed, vacated, set aside and held for naught, and that judgment be rendered in favor of appellants and against appellee.

C. C. HINE
C. S. BURG
M. D. GREEN

Attorneys for Appellants

NOW, on this 24 day of June, 1930, it is hereby ordered that the appeal herein be allowed as prayed for.

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

RECORDED: Filed June 24, 1930
H.P. Warfield, Clerk
U. S. District Court ME

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

Consolidated Cut Stone Company, Plaintiff,)
vs.) No. 739 - Law. ✓
Atchison, Topeka and Santa Fe)
Way Company, et al. Defendants.)

PETITION FOR APPEAL

Now come the Pennsylvania Railroad Company and Missouri-Kansas - Texas Railroad Company, appellants, and allege and show to the Court that on the 29th day of March, 1930, this court rendered and entered judgment herein in favor of the plaintiff above named, and against these defendants, appellants on appeal, in the sum of \$472.12, and costs, in which decision, judgment and proceedings certain errors were committed to the prejudice of these appellants, all of which will in more detail appear in the assignment of errors which is filed with this petition.

WHEREFORE, the said appellants hereby appeal from said judgment and pray the court that said appeal be allowed for the correction of the

ors so complained of; that a transcript of the record, proceedings and readings in said cause, duly authenticated, may be sent to the United States Circuit Court of Appeals for the Tenth Circuit; that said judgment rendered be reversed, vacated, set aside and held for naught, and that judgment may be rendered in favor of appellants and against appellee.

C. C. HINE
C. S. BURG
M. D. GREEN
Attorneys for Appellants.

NOW, on this 24 day of June, 1930, it is hereby ordered that the appeal herein be allowed as prayed for.

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

FORWARDED: Filed June 24, 1930
H.F. Warfield, Clerk
U.S. District Court ME

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

Consolidated Cut Stone Company, Plaintiff, ()
vs.) No. 739 - Law. ✓
)
Atchison, Topeka and Santa Fe)
Railway Company, et al. Defendants.)

PETITION FOR APPEAL

NOW comes the Missouri-Kansas-Texas Railroad Company, appellant, who alleges and shows to the Court that on the 29th day of March, 1930, the said court rendered and entered judgment herein in favor of the plaintiff herein named, and against this defendant, appellant on appeal, in the sum of \$129, and costs, in which decision, judgment and proceedings certain errors were committed to the prejudice of this appellant, all of which will in detail appear in the assignment of errors which is filed with this petition.

WHEREFORE, the said appellant hereby appeals from said judgment and prays the court that said appeal be allowed for the correction of the errors so complained of; that a transcript of the record, proceedings and readings in said cause, duly authenticated, may be sent to the United States Circuit Court of Appeals for the Tenth Circuit; that said judgment rendered be reversed, vacated, set aside and held for naught, and that judgment may be rendered in favor of appellant and against appellee.

C. C. HINE
C. S. BURG
M. D. GREEN
Attorneys for Appellant.

NOW, on this 24 day of June, 1930, it is hereby ordered that appeal herein be allowed as prayed for.

F. E. KEINAMER
Judge, United States District
Court, Northern District of
Oklahoma.

ORSED: Filed June 24, 1930
H.P. Warfield, Clerk
U.S. District Court ME

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

Consolidated Cut Stone Company, Plaintiff,)
vs.) No. 739-Law. ✓
Atchison, Topeka and Santa Fe
Railway Company, et al. Defendants.)

PETITION FOR APPEAL

Now come the Chicago, Indianapolis and Louisville Railway Company and the Atchison, Topeka and Santa Fe Railway Company, appellants, allege and show to the Court that on the 29th day of March, 1930, this Court rendered and entered judgment herein in favor of the plaintiff above named, and against these defendants, appellants on appeal, in the sum of \$797.00, and costs, in which decision, judgment and proceedings certain errors were committed to the prejudice of these appellants, all of which are in more detail appear in the assignment of errors which is filed with this petition.

WHEREFORE, the said appellants hereby appeal from said judgment and pray the court that said appeal be allowed for the correction of the errors so complained of; that a transcript of the record, proceedings and pleadings in said cause, duly authenticated, may be sent to the United States Circuit Court of Appeals for the Tenth Circuit; that said judgment rendered be reversed, vacated, set aside and held for naught, and that judgment may be rendered in favor of appellants and against appellee.

C. C. HINE
C. S. BURG
M. D. GREEN
Attorneys for Appellants.

NOW, on this 24 day of June, 1930, it is hereby ordered that appeal herein be allowed as prayed for.

F. E. KEINAMER
Judge, United States District
Court, Northern District of
Oklahoma.

ORSED: Filed June 24, 1930
H.P. Warfield, Clerk
U.S. District Court

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

Consolidated Cut Stone Company, Plaintiff,)
vs.) No. 739 - Law. ✓
Atchison, Topeka and Santa Fe)
Railway Company, et al. Defendants.)

PETITION FOR APPEAL

Now come the Chicago, Indianapolis and Louisville Railway Company, the Pennsylvania Railroad Company and St. Louis-San Francisco Railway Company, appellants, and allege and show to the Court that on the 29th of March, 1930, this Court rendered and entered judgment herein in favor of the plaintiff above named, and against these defendants, appellants on appeal, in the sum of \$105.53, and costs, in which decision, judgment and proceedings certain errors were committed to the prejudice of these appellants, all of which will in more detail appear in the assignment of errors which is filed with this petition.

WHEREFORE, the said appellants hereby appeal from said judgment and pray the court that said appeal be allowed for the correction of the errors so complained of; that a transcript of the record, proceedings and pleadings in said cause, duly authenticated, may be sent to the United States Circuit Court of Appeals for the Tenth Circuit; that said judgment rendered be reversed, vacated, set aside and held for naught, and that judgment may be rendered in favor of appellants and against appellee.

C. C. HINE
C. S. BURG
M. D. GREEN
Attorneys for Appellants

NOW, on this 24 day of June, 1930, it is hereby ordered that the appeal herein be allowed as prayed for.

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

FORWARDED: Filed June 24, 1930
H.P. Warfield, Clerk
U.S. District Court ME

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

Consolidated Cut Stone Company, Plaintiff,)
vs.) No. 739 - Law. ✓
Atchison, Topeka and Santa Fe)
Railway Company, et al., Defendants.)

No. 739-Law (Contd):

PETITION FOR APPEAL

Now come the Missouri Pacific Railroad Company, and Midland Valley Railroad Company, appellants, and allege and show to the Court that on the 29th day of March, 1930, this court rendered and entered judgment in favor of the plaintiff above named, and against these defendants, appellants on appeal, in the sum of \$168.38, and costs, in which decision, judgment and proceedings certain errors were committed to the prejudice of these appellants, all of which will in more detail appear in the assignment of errors which is filed with this petition.

WHEREFORE, the said appellants hereby appeal from said judgment and pray the court that said appeal be allowed for the correction of errors so complained of; that a transcript of the record, proceedings and pleadings in said cause, duly authenticated, may be sent to the United States Circuit Court of Appeals for the Tenth Circuit; that said judgment rendered be reversed, vacated, set aside and held for naught, and that judgment may be rendered in favor of appellants and against appellee.

C. C. HINE
C. S. BURG
E. D. GREEN

Attorneys for Appellants

NOW, on this 24 day of June, 1930, it is hereby ordered that the appeal herein be allowed as prayed for

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

RECORDED: Filed June 24, 1930
H.P. Warfield, Clerk
U.S. District Court ME

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

Consolidated Cut Stone Company, Plaintiff,)
vs.) No. 739 - Law. ✓
Atchison, Topeka and Santa Fe)
Railway Company, et al. Defendants.)

PETITION FOR APPEAL

Now come The Pennsylvania Railroad Company, and Missouri Pacific Railroad Company, and Chicago, Indianapolis and Louisville Railway Company, Midland Valley Railroad Company, appellants, and allege and show to the Court that on the 29th day of March, 1930, this court rendered and entered judgment herein in favor of the plaintiff above named, and against these defendants, appellants on appeal, in the sum of \$116.88, and costs, in which decision, judgment and proceedings certain errors were committed to the

judice of these appellants, all of which will be in more detail appear in assignment of errors which is filed with this petition.

WHEREFORE, the said appellants hereby appeal from said judgment and pray the court that said appeal be allowed for the correction of the errors so complained of; that a transcript of the record, proceedings and pleadings in said cause, duly authenticated, may be sent to the United States Circuit Court of Appeals for the Tenth Circuit, that said judgment so rendered be reversed, vacated, set aside and held for naught, and that judgment may be rendered in favor of appellants and against appellee.

C. C. HINE
C. S. BURG
M. D. GREEN

Attorneys for Appellants.

NOW, on this 24 day of June, 1930, it is hereby ordered that the appeal herein be allowed as prayed for.

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

FORWARDED: Filed June 24, 1930
H.P. Warfield, Clerk
U.S. District Court ME

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

Consolidated Cut Stone Company, Plaintiff,)
vs.) No. 739-Law. ✓
Atchison, Topeka and Santa Fe
Railway Company, et al. Defendants.)

PETITION FOR APPEAL

Now come the Missouri Pacific Railroad Company, and Illinois Central Railroad Company, and Midland Valley Railroad Company, appellants, who allege and show to the Court that on the 29th day of March, 1930, this Court rendered and entered judgment herein in favor of the plaintiff above named, and against these defendants, appellants on appeal, in the sum of \$9.76, and costs, in which decision, judgment and proceedings certain errors were committed to the prejudice of these appellants, all of which will in more detail appear in the assignment of errors which is filed with this petition.

WHEREFORE, the said appellants hereby appeal from said judgment and pray the court that said appeal be allowed for the correction of the errors so complained of; that a transcript of the record, proceedings and pleadings in said cause, duly authenticated, may be sent to the United States Circuit Court of Appeals for the Tenth Circuit; that said judgment

rendered be reversed, vacated, set aside and held for naught, and that judgment may be rendered in favor of appellants and against appellee.

C. C. HINE
C. S. BURG
M. D. GREEN

Attorneys for Appellants.

NOW, on this 24 day of June, 1930, it is hereby ordered that appeal herein be allowed as prayed for.

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

CORSEDED: Filed June 24, 1930
H.P. Warfield, Clerk
U.S. District Court ME

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

Consolidated Cut Stone Company, Plaintiff,)
vs.) No. 739-Law. ✓
Atchison, Topeka and Santa Fe)
Railway Company, et al. Defendants.)

PETITION FOR APPEAL

Now come the Chicago, Indianapolis and Louisville Railway Company, and The Pennsylvania Railroad Company, and Missouri-Kansas-Illinois Railroad Company, and Midland Valley Railroad Company, appellants, and they pray and show to the Court that on the 29th day of March, 1930, this Court rendered and entered judgment herein in favor of the plaintiff above named, and against these defendants, appellants, on appeal, in the sum of \$2,811.00, and costs, in which decision, judgment and proceedings certain errors were committed to the prejudice of these appellants, all of which errors will be in more detail appear in the assignment of errors which is filed herewith in this petition.

WHEREFORE, the said appellants hereby appeal from said judgment and pray the court that said appeal be allowed for the correction of the errors so complained of; that a transcript of the record, proceedings and pleadings in said cause, duly authenticated, may be sent to the United States Circuit Court of Appeals for the Tenth Circuit; that said judgment rendered be reversed, vacated, set aside and held for naught, and that judgment may be rendered in favor of appellants and against appellee.

C. C. HINE
C. S. BURG
M. D. GREEN
Attorneys for Appellants.

NOW, on this 24 day of June, 1930, it is hereby ordered that the

deal herein be allowed as prayed for.

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

RECORDED: Filed June 24, 1930
H.P. Warfield, Clerk
U.S. District Court ME

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

Solidated Cut Stone Company, Plaintiff,)
vs.)
Atchison, Topeka and Santa Fe) No. 739 - Law. ✓
Railway Company, et al. Defendants.)

PETITION FOR APPEAL

Now come the Chicago, Indianapolis and Louisville Railway Company, and Illinois Central Railroad Company, and Missouri-Kansas-Texas Railroad Company, and Midland Valley Railroad Company, appellants, and allege and show to the Court that on the 29th day of March, 1930, this court rendered and entered judgment herein in favor of the plaintiff above named, and against these defendants, appellants on appeal, in the sum of \$785.18, and that in which decision, judgment and proceedings certain errors were committed to the prejudice of these appellants, all of which will be in more detail appear in the assignment of errors which is filed with this petition.

WHEREFORE, the said appellants hereby appeal from said judgment and pray the court that said appeal be allowed for the correction of the errors so complained of; that a transcript of the record, proceedings and pleadings in said cause, duly authenticated, may be sent to the United States Circuit Court of Appeals for the Tenth Circuit; that said judgment rendered be reversed, vacated, set aside and held for naught, and that judgment may be rendered in favor of appellants and against appellee.

C. C. HINE
C. S. BURG
L. D. GREEN
Attorneys for Appellants

NOW, on this 24 day of June, 1930, it is hereby ordered that the appeal herein be allowed as prayed for.

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

RECORDED: Filed June 24, 1930
H.P. Warfield, Clerk
U.S. District Court ME

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

WILES C. REYNOLDS, Plaintiff }
v. } No. 896 Law ✓
SHELL PETROLEUM CORPORATION }
W. D. SIMMONS, Defendant }

ORDER DISMISSING WITH PREJUDICE

THE above cause came on for hearing this 24th day of June 1929
before the undersigned Judge, upon the motion of the plaintiff to dismiss with
prejudice, and the Court being fully advised finds that said cause has been
tried and that an Order should be entered dismissing said cause with prejudice,
the cost of the plaintiff.

IT IS THEREFORE, ORDERED, CONSIDERED AND ADJUDGED that said
cause be and it is hereby dismissed with prejudice, at the cost of the plaintiff.

F. E. KENNAMER
J U D G E

K.
Hamilton Gross & Howard
Attorneys for Plaintiff

K.
Green & Farmer
Attorneys for Defendant
Shell Petroleum Corp.,

RECORDED: Filed June 24, 1930
H.P. Warfield, Clerk
U.S. District Court

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

Louis-San Francisco Railway Company, Plaintiff,)
vs.) Law No. 1059. ✓
Northwestern Pipe & Supply Company,)
Corporation, Defendant.)

ORDER OF DISMISSAL.

On motion of Plaintiff this cause is by the Court dismissed.

F. E. KENNAMER
Judge.

RECORDED: Filed June 24, 1930
H.P. Warfield, Clerk
U.S. District Court ME

Court adjourned until June 25, 1930

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

McCoy Oil Company, E. Gray substituted,,	Plaintiff,		No. 454 Law ✓
-vs-			
E. Cornelius, et al.,	Defendants, and		Injunction order
Ardeta L. Cornelius, et al.,	Defendants in proceedings in Aid of Execution		

Now on this 21 day of June, 1930, plaintiff presents his application for an injunction, which is heard upon his duly verified petition the Court finds that the plaintiff is entitled to a restraining order.

It is therefore ordered that the defendants, Frances E. Cornelius, Ardeta L. Cornelius, J.P. Cornelius, The Diamond Royalty Company, Pyramid Investment Company and their officers and agents be enjoined and restrained from transferring, selling, or in any way disposing of any of the properties described in plaintiff's petition in aid of execution filed in this cause and from transferring on the books of said corporation the stock standing in the name of Frances E. Cornelius, Ardeta L. Cornelius or J.P. Cornelius and from removing the records of said corporations from the State of Oklahoma and from destroying, concealing or altering same in any manner whatsoever pending the determination of application for an injunction that plaintiff's application for an injunction be set for hearing on Monday 1st, 1930 at 9 A.M. at Tulsa, Oklahoma and that notice thereof be given by service of a certified copy of this order.

F. E. KENNAMER
J U D G E.

RECORDED: Filed June 25, 1930
H.P. Warfield, Clerk
U.S. District Court W

MAHON OIL & UTILITIES COMPANY,	Plaintiff,	} No. 804-Law. ✓
vs.		
J. McMAHON, et al.,	Defendants.)	

Now on this 25th day of June, A.D. 1930, it is ordered by the Court that the above entitled cause be dismissed for want of prosecution.

T. TUCKER and W. D. EDGE, Trustee,	Plaintiffs,	} No. 835 - Law. ✓
vs.		
TAYLOR ENGINEERING & MFG. CO.	Defendant.	

Now on this 25th day of June, A.D. 1930, the above entitled

on behalf of the plaintiff, the United States of America, wherein a certain automobile therein described as follows, to-wit:

One Pontiac Coupe, Oklahoma 1930 Tag
No. 159-876, Motor No. P-498987,

been seized and is being libeled under Section 3450 of the Revised Statutes of the United States, and it further appearing that a monition is requested of the plaintiff in said cause to be issued to all parties claiming any interest, right or title in or to said automobile; and it further appearing to the Court that the General Motors Acceptance Corporation, Tom Gibson and . Amburga claim some right, title or interest in or to said automobile should be notified of said claim of the plaintiff in this case,

IT IS THEREFORE, THE ORDER OF THE COURT that a monition issue be asked for in said petition and motion, that said monition be served upon the parties above named, requiring them to appear in said court on or before thirty days from date hereof and show cause if any they have why said automobile should not be confiscated and sold as required by law, by right of the plaintiff under Section 3450, Revised Statutes of the United States.

It is further ordered that a monition publication be published in the Tulsa Daily Legal News for two consecutive weeks prior to said date of hearing, the first of which publications shall be not less than fifteen days prior to said hearing, and posted in five public places in Tulsa County, Oklahoma, and the Marshal of the said Northern District of Oklahoma is directed to make his returns herein as required by law, both as to service and publication of monition and posting of monition.

F. E. KENNAMER
Judge.

ORSED: Filed June 25, 1930
H.P. Warfield, Clerk
U.S. District Court W

Court adjourned until Thursday, June 26, 1930

On this 26th day of June, A.D. 1930, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1930 Session, at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F.E. Keitnamer, Judge, present and presiding.

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

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

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

McCoy Oil Company,
W.H. Gray substituted,

Plaintiff

No. 454 Law. ✓

-vs-

Ira E. Cornelius, et al.,

Defendants.

O R D E R

Upon the affidavit of W.H. Gray showing that the plaintiff recovered in this court on the 11th day of April, 1930, against the defendant Ira E. Cornelius a judgment in the sum of \$36,168.20 and costs, and execution has been duly issued to the marshal of the Northern District of Oklahoma upon said judgment, that said execution has been returned wholly satisfied and that said defendant is a resident of Tulsa County, Oklahoma, on this 26th day of June, 1930, it is ordered that the defendant Ira E. Cornelius appear and answer concerning his property before the undersigned Judge of this court on the 14 day of July, 1930, at 9:30 A.M. at the Courtroom of the United States District Court at Tulsa, Oklahoma.

F. E. KEITNAMER
J U D G E

FORWARDED: Filed June 26, 1930
H.P. Warfield, Clerk
U.S. District Court ME

LOTTE GOWER, et al.,

Plaintiffs,)

vs.

No. 879 - Law. ✓

UNITED STATES OF AMERICA,

Defendant.)

Now on this 26th day of June, A.D. 1930, the above entitled case comes on for trial. The Plaintiff is represented by Counsel, Glenn Young and the defendant by the United States District Attorney. Both sides announce ready. A jury is duly empaneled and sworn as to qualifications. Both sides waive challenges. The jury sworn to try said cause and a true

dict render, is as follows: Frank Barhart, Carl Keller, J.A. Bell, J.B. , J.C. Daugherty, E.J. Gordon, A.H. Cox, W.H. Hainey, J.H. Jenkins, Fryer, J.J. Sission, Chas. A. Neal. All witnesses are sworn in open t and the rule is invoked. The Plaintiffs introduces evidence and proof the following witnesses: Charlotte Gower, T.A. Gower, Mason Knapp, r Miller, C. Goosch, Robt. A. Horton, L. Johnson, One Gower (Son), King, Frances Cooper, A.D. Cooper, Mary Smith. Thereafter the Plaintiffs s. The defendant demurs to the evidence introduced by the Plaintiffs h demurrer is by the Court overruled. The Defendant introduces evidence proof with the following witnesses: W.H. Herman, Earl Woody, Fred Knapp, Cheetom. Thereafter, the defendant rests. The Government moves for rected verdict, which motion is by the Court overruled. And thereafter sides rest. Closing arguments of Counsel are made and the Court instructs jury as to the law in the case. The jury retire in charge of the sworn iff to deliberate upon their verdicts herein. And thereafter, on this day, the jury return into open court and through their foreman, present r verdicts, which verdicts are in words and figures as follows:

DICT - CHARLOTTE GOWER et al

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

CHARLOTTE GOWER et al Plaintiff.)
vs.) Case No. 879 L.
UNITED STATES Defendant.)

We, the jury in the above-entitled case, duly im-
paneled and sworn, upon our oaths find for the plain-
tiff, and assess -----damages at -----DOLLARS,

J. C. DAUGHERTY,
Foreman."

ENDORSED: Filed in Open Court
June 26, 1930
H.P. Warfield, Clerk
U.S. District Court

DICT - THOMAS A. GOWER et al

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

THOMAS A. GOWER et al Plaintiff.)
vs.) Case No. 879 L.
UNITED STATES OF)
AMERICA Defendant.)

We, the jury in the above-entitled case, duly im-
paneled and sworn, upon our oaths, find for the plain-
tiff, and assess -----damages at -----DOLLARS,

J. C. DAUGHERTY,
Foreman."

ENDORSED: Filed in Open Court
June 26, 1930
H.P. Warfield, Clerk
U.S. District Court

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

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

CHARLOTTIE GOWER, Plaintiff,)
and)
Thomas A. Gower, Intervenor- Plaintiff,) No. 879 Law. ✓
)
THE UNITED STATES, Defendant,)

J U D G M E N T.

Now on this the 26th day of June, 1930, this cause coming on for hearing on the amended petition filed herein on the 24th day of February, 1930, and issues joined thereon, and the parties hereto appearing in person and by their attorneys and a jury having been regularly empaneled and sworn to try the cause, having heard the evidence, argument and instructions of the court thereupon retired in charge of the sworn bailiff and thereafter returned in open court their several verdicts in due form for the plaintiff Charlotte Gower and the plaintiff-intervenor Thomas A. Gower; thereupon it being stipulated that the amount of the recovery should be determined by the court for the convenience of the jury, the court finds the plaintiff Charlotte Gower entitled to recover from the defendant under the terms of a certain War Risk Insurance contract the sum of \$28.75 per month as heir and beneficiary of Claude Gower for each and every month from and after the first day of July, 1919, to and including the 1st day of February, 1930, and that she is entitled to continue receiving said monthly payments until the amount of \$5,000.00 is paid in full, unless otherwise terminated by her death;

And the court further finds that the plaintiff-intervenor Thomas A. Gower is likewise entitled to recover from the defendant under the terms of a certain War Risk Insurance contract the further sum of \$28.75 per month for each and every month from and after the first day of July, 1919, as heir and beneficiary of one Claude Gower; that he is entitled to payment of said sums to and including the 1st day of February, 1930, and continuing until all payments due under the terms of said insurance contract, issued under the sum of \$5,000.00, is paid in full, unless otherwise terminated by his death;

It is, therefore, the order, judgment, and decree of the court that the plaintiff Charlotte Gower have and recover from the defendant the sum of \$28.75 per month from and after the first day of July, 1919, to and including the 1st day of February, 1930, being a total of \$3,680.00, less attorney's fees in the amount of 10%, and continuing until she shall have received all moneys due by virtue of a certain insurance contract issued insuring the life of Claude Gower in the sum of \$5,000.00 wherein she was designated beneficiary, unless otherwise terminated by her death, and subject to the provisions hereinafter relative to attorney's fees, the Director of the United States Veterans Bureau is hereby ordered to make payments accordingly;

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

th Separator Company, Plaintiff,)
vs.) No. 923 Law. ✓
Atchison, Topeka and Santa)
Railway Company, Defendant.)

ORDER OF DISMISSAL.

Now on this 27 day of June, 1930, the same being a regular
official day of the special March, 1930, term of the above entitled Court,
this cause comes on upon plaintiff's motion to dismiss without prejudice.

The Court being fully advised in the premises, orders, adjudges,
decrees that said cause shall be and same is hereby dismissed without
judice at the cost of the plaintiff.

F. E. KENNAMER
District Judge.

CORDED: Filed June 27, 1930
H.P. Warfield, Clerk
U.S. District Court ME

F ARTBURAY DOBBS, Plaintiff,)
vs.) No. 965 - Law. ✓
UNITED STATES, Defendant.)

Now on this 27th day of June, A.D. 1930, it is ordered by the
court that the defendant in the above entitled cause, be granted Sixty (60)
days from this date to prepare Bill of Exceptions.

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA.
f Artburay Dobbs, Plaintiff,)
vs.) No. 965 Law. ✓
United States, Defendant.)

PETITION FOR AN ORDER ALLOWING APPEAL.

the Honorable F.E. Kennamer, District Judge:

The above named defendant, the United States, feeling aggrieved
by the judgment and decree of the Court, rendered and entered in the above

W. A. WINES, Plaintiff,)
vs.) No. 1016 - Law. ✓
S. F. & G. CO., Defendant.)

Now on this 27th day of June, A.D. 1930, Plaintiff's motion remand comes on for hearing. After being advised in the premises, it is ordered by the Court that plaintiff's motion to remand be, and the same hereby, overruled.

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

JEN FREEMAN, Plaintiff,)
-vs-) No. 1034-Law. ✓
A. FRATES and FELIX A. BODOVITZ,)
Receivers of Union Transportation)
Company, a corporation, Defendants.)

O R D E R

On this 27 day of June, 1930, upon motion of the plaintiff herein, it is ordered that the above entitled case be, and the same is hereby dismissed with prejudice to a future action, at the cost of said plaintiff.

F. E. KENNAMER
United States District Judge.

K.
Kleinschmidt & Johnson
Attorneys for Defendant.
CORSED: Filed June 27, 1930
H.P. Warfield, Clerk
U.S. District Court

B. HANE, Adm. Plaintiff,)
vs.) No. 1085-Law. ✓
CONTINENT PETROLEUM CORP-)
-TION, et al. Defendants.)

Now on this 27th day of June, A.D. 1930, hearing on motion to remand the above entitled cause be passed to July 5, 1930, by order of the Court.

Court adjourned until Saturday, June 28, 1930

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

United States of America, Plaintiff,)
vs.) No. 4463 Crim. ✓
Nolan, et al, Defendants.)

ORDER REDUCING BOND

It being made to appear to the Court that one of the defendants in the above styled and numbered case, namely, Jackie Gordon, is now being held under \$5000.00 bond, and that on due investigation by the District Attorney's office for this District, it is suggested that said bond be reduced to the sum of \$2000.00, on the recommendation of said District Attorney it is so ordered.

IT IS THEREFORE, THE ORDER OF THE COURT, that the bond of Jackie Gordon in this case, be and the same is hereby reduced to and set at the sum of \$2000.00 to be made and approved as required by law.

F. E. KEENEAHER
Judge.

John M. Goldesberry
U.S. Atty.

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

. DENNISON Plaintiff,)
vs.) No. 1072-Law. ✓
. F. ROYAL, et al., Defendants.)

Now on this 28th day of June, A.D. 1930, it is ordered by the Court that hearing on motion to quash be set for July 14, 1930 and the Clerk of Court to notify attorneys herein.

Court adjourned until June 30, 1930

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

. Tucker,)
)
 vs.) No. 835 Law. ✓
)
 ylor Engineering &)
 ufacturing Company,)
)
 Defendant.)

JOURNAL ENTRY OF JUDGMENT

Now on this 25th day of June, 1930, the above styled and numbered cause coming on in regular order for trial before the above named court the amended petition and the amendment thereto of the joint plaintiffs herein, E.T. Tucker and W.D. Ege, trustee in bankruptcy of the Choctaw Portland Cement Company, the plaintiffs announce ready for trial. The defendant files its written special appearance and objection to the jurisdiction of the court over the person of the defendant or the subject-matter of the action insofar as the joint plaintiff, W.D. Ege, is concerned, which said special appearance and plea to the jurisdiction is by the court overruled and exception is allowed to the said defendant. The said defendant thereupon files in open court its motion to vacate the order of court heretofore made admitting W.D. Ege, trustee in bankruptcy, to become a joint party plaintiff herein, and its motion to strike the amendment of said W.D. Ege to the amended petition of the plaintiff herein, which said motion is overruled and an exception is allowed to the defendant. Thereupon the defendant files herein in open court its demurrer to the amended petition of the plaintiff as amended, which is by the court overruled and an exception allowed to the defendant. The defendant then refiles its answer as amended.

Thereupon the defendant announces ready for trial, and moves the court to require the plaintiffs and each of them to elect upon which of the causes of action contained in the amended petition as amended they will proceed, which motion is by the court overruled and exception allowed to the defendant. A jury of twelve good men was duly empaneled and sworn to well and truly try the issues in this cause. The plaintiffs appear by their attorneys, Yancey, Spillers & Fist, and the defendant by its attorneys, Edmondson, Campbell, Biddison & Cantrell. Opening statements are made, plaintiffs introduce their evidence and rest.

Thereupon the defendant enters its demurrer jointly and severally to the causes of action sued upon by the plaintiffs herein, and jointly and severally against the plaintiffs. Upon consideration of said demurrer, same is overruled by the court, to which the defendant excepts.

Thereupon the defendant introduces its evidence and rests, whereupon the plaintiff introduces its rebuttal evidence and rests.

The defendant then moves the court to direct the jury to return a verdict in favor of the defendant on all the issues presented by all the causes of action contained in said amended petition as amended, and moves the court to direct a verdict in favor of the defendant and against each plaintiff separately as well as against the plaintiffs jointly on each separate cause of action contained in said amended petition as amended. After argument of

and upon due consideration of said motion, the court is of the opinion that same should be sustained, and thereupon enters its order sustaining said motion and directing the jury to return a verdict in favor of the defendant and against the plaintiffs and each of them, to which order and judgment of the court the plaintiffs and each of them except and exceptions are allowed.

Thereupon the jury under the direction of the court returns in court its verdict which, omitting the caption, is in words and figures follows, to-wit;

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

John H. Jenkins
Foreman."

The said verdict is accepted by the court, ordered read, filed the judgment of the court is rendered thereon in accordance therewith, which judgment of the court the plaintiffs and each of them except.

IT IS, THEREFORE, considered, ordered, adjudged and decreed that the defendant have judgment of and against the plaintiffs herein, and each of them, for its costs herein expended, and that the plaintiffs herein do nothing by their amended petition as amended, and that the garnishment process and proceeding heretofore existing in this cause by virtue of garnishee summons heretofore issued and served on C.K. Eysenbach, P.G. Walker, the Estate of Grant Stebbins, Deceased, be, and the same is hereby set aside, held for naught and dissolved, to which order of the court the plaintiffs and each of them except and exceptions are allowed.

Thereupon said plaintiffs, and each of the, for good cause shown, hereby given sixty days within which to prepare, serve, settle and file all of exceptions, and the court upon request fixes supersedeas bond to be filed by the plaintiffs in this cause in the sum of \$12,500.00, and the plaintiffs are hereby given fifteen days within which to file said supersedeas bond as required by law, and pending the filing and approval of the said supersedeas bond, conditioned as required by law, the order of this court dissolving the garnishment herein be stayed pending the final determination of the appeal of this cause in the Circuit Court of Appeals for the Ninth Circuit. It is further ordered that the judgment herein be stayed and the dissolution of the garnishment as above set forth be stayed during the fifteen days so allowed for the filing of said bond.

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

K. as to form:
Coy, Spillers & Fister
Attorneys for Plaintiffs

Wilson Campbell Biddison & Cantrell
Attorneys for Defendant.

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

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

Kansas City Southern
Railway Company,)
Plaintiff,)
vs.)
Walter E. Wright and Beverly
Farms Company, a Corporation,
Missouri, Kansas & Texas
Railway Company, a Corporation,)
Defendants.)

No. 928 Law. ✓

JOURNAL ENTRY

Now, on this 30th day of June, 1930, this matter coming on for trial and disposition upon the merits, and all parties to said action appearing in person, and plaintiff appearing by its attorney, James B. McDonough, Fort Smith, Arkansas, and defendant, Beverly Farms, appearing by Walter E. Wright, trustee, and Geo. W. Reed, Jr., its counsel, and defendant, Missouri, Kansas & Texas Railway Company, appearing by M.D. Green and _____, its counsel, and all parties having entered into a written stipulation and agreed statement of facts, which upon motion was duly admitted in evidence herein, and all parties in open court having waived a jury and submitted the case to the court all questions of law and fact, without a jury, and the plaintiff introducing its evidence and rested, and the defendant, Missouri, Kansas & Texas Railway Company having introduced its evidence and rested, and the defendant, Beverly Farms, by Walter E. Wright, trustee, having introduced its evidence and rested, and the court having heard the argument of counsel and being fully advised in the premises, finds the issues in favor of plaintiff, The Kansas City Southern Railway Company, and against the defendant, Beverly Farms and Walter E. Wright, trustee, in his capacity as trustee, and the court further finds the issues in favor of Beverly Farms and Walter E. Wright, trustee, as against its co-defendant, Missouri, Kansas & Texas Railway Company, and that said defendant, Beverly Farms is entitled to a judgment over against its co-defendant, Missouri, Kansas & Texas Railway Company, a like sum and like amount as judgment is herein given, in favor of plaintiff and against defendant, Beverly Farms and Walter E. Wright, trustee.

The court further finds that the said defendant, Missouri, Kansas & Texas Railway Company, its agents, servants and employees were negligent, and on or about the 2nd day of October, 1926, in accepting for shipment the carload of cattle and livestock described in the complaint, and further finds that the said defendant, Beverly Farms, by and through Walter E. Wright, trustee, in person and by his agents, had theretofore and on or about the 1st day of October, 1926, at or about the hour of six o'clock P.M. on said day expressly instructed St. Louis-San Francisco Railway Company to return said shipment over the initial route from Oklahoma City to Gentry, Arkansas, and that the said defendant, Beverly Farms, through its agent, W.C. Grant, Jr., at the request of St. Louis-San Francisco Railway Company, had expressly and in writing, instructed and directed defendant, Missouri, Kansas & Texas Railway Company to return said shipment over the initial route, thus entitling defendant, Beverly Farms, to a free return of said shipment, K.C.S. 15419; and the court finds that thereafter and without proper or legal authorization, the defendant, Missouri, Kansas & Texas Railway Company wrongfully accepted said shipment and said car, K.C.S. 15419, at Oklahoma City, and transported the same over its lines to Tulsa, Oklahoma, without any proper or legal authority.

authorization from said defendant, Beverly Farms, and that the excess charge, complained of in the instant action, was and is the direct proximate result of said wrongful and unauthorized shipment of said car livestock, and that Beverly Farms is entitled to recover over against said defendant, Missouri, Kansas & Texas Railway Company.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that plaintiff, Missouri, Kansas City Southern Railway Company, do have and recover of and from Beverly Farms, a co-partnership, composed of Walter E. Wright and T.K. Smith, the sum of Fifty Dollars and Sixty Cents (\$50.60), together with interest thereon from the first day of October, 1926, until paid, and the costs of this action, assessed at \$29.20. For all of which sums let execution issue.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that defendant, Beverly Farms, a co-partnership composed of Walter E. Wright and T.K. Smith, do have and recover of and from defendant, Missouri, Kansas & Texas Railway Company, the sum of \$50.60, together with interest thereon at six per cent, from and after the 1st day of October, 1926, until paid, and the costs of this action, assessed at \$29.20. For all of which sums let execution issue.

To all of which findings of fact and conclusions of law and judgment of said court, so rendered, the defendant, Missouri, Kansas & Texas Railway Company excepts, which said exception is by the court allowed.

Done in open court, this 30th day of June, 1930.

F. E. KENNAMER
United States District Judge.

FORWARDED: Filed June 30, 1930
H.P. Warfield, Clerk
U.S. District Court JM

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

W. Easterling, Plaintiff,)
vs.) No. 939 Law. ✓
Superior Oil Corporation, Defendant.)

ORDER OF DISMISSAL

This cause coming on to be heard in its regular order this 30th of June, 1930, and the plaintiff, having in open court moved to dismiss this cause without prejudice;

IT IS THEREFORE ORDERED that the above entitled cause be, and the same is hereby, dismissed without prejudice, at the cost of the plaintiff, that the writ of attachment herein be, and the same is hereby, dissolved, the attachment bond discharged and the bondsmen released from liability.

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

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

. McAlarney,	Plaintiff,)	
-vs-)	
sa Rolling Mills Company, a poration, and Sand Springs e, a corporation,	Defendants,)	No. 1088-Law. ✓
en-Boots Construction Company, orporation, and Standard Paving pany, a corporation,	Garnishees.)	

MOTION FOR SUBPOENA DUCES TECUM

Comes now the defendant, Sand Springs Home, and respectfully
vs to the court that the testimony of the County Clerk of Tulsa County,
ahoma, is necessary upon the hearing of the motion of said defendan t to
charge the attachment herein, which is to be heard at 9:30 o'clock A.M.,
Tuesday, July 1st, 1930, and that it is necessary, as a part of said
endant's case, that said County Clerk bring with him chattel mortgage from
Tulsa Rolling Mills Company to the Sand Springs Home, dated December 6,
9, filed May 23, 1930, under number 409247.

WHEREFORE, said defendant prays that an order for subpoena
es tecum issue for said witness for such testimony.

Stuart, Cookley & Doerner
Attorneys for Defendant, Sand
Springs Home.

the Clerk of the United States District Court
for the Northern District of Oklahoma:

You are hereby authorized and directed to issue the subpoena
es tecum above described.

F. E. KENNAMER
United States District
Judge.

ORSED: Filed June 30, 1930
H.P. Warfield, Clerk
U.S. District Court

Court adjourned to July 1, 1930

On this 1st day of July, A.D. 1930, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1930 Session, at Tulsa, Oklahoma, met pursuant to adjournment, Hon. E. Kennamer, Judge, present and presiding.

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

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

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

D-CONTINENT PETROLEUM CORPORATION, Plaintiffs,
corporation, et al.,

vs

LOONEY TANK MANUFACTURING COMPANY, Defendant.
corporation,

No. 617 - Law. ✓

ORDER EXTENDING TIME TO FILE
BILL OF EXCEPTIONS.

NOW on this 1st day of July, 1930, on application of the defendant, Maloney Tank Manufacturing Company, a corporation,

IT IS ORDERED that the defendant be and it is hereby allowed until July 15, 1930, in which to present and file its bill of exceptions herein.

F. E. KENNAMER
JUDGE.

DORSED: Filed July 1, 1930
H.P. Warfield, Clerk
U.S. District Court W

CHARLES O. McINTURFF, Plaintiff,)

vs.

BROTHERHOOD OF LOCOMOTIVE
REPAIRERS ENGINEEMEN, Defendant.)

No. 949 - Law. ✓

Now on this 1st day of July, A.D. 1930, the above entitled cause comes on for trial. The Plaintiff is present and by counsel, A.C. Sanders and S.F. Goldwyn. The defendant is represented by counsel, Ralph Haver, Shirk & Bridges. Both sides announce ready. A jury is duly paneled and sworn as to qualifications. Both sides waive challenges. The jury sworn to try said cause and a true verdict rendered is as follows:

Now, on this the 1st day of July, 1930, upon motion duly made in open court, it is ORDERED that the plaintiff be and is hereby given leave to file his Motion to Strike the motion of the Sand Springs Home to discharge an attachment in the above styled and numbered cause and the same having been duly filed and counsel having been heard in support of said motion, the Court is of the opinion that said motion should be and the same is hereby overruled, to which action of the Court in overruling the said motion the plaintiff excepted and excepts and asks that his exceptions be allowed and noted of record, which is accordingly done.

F. E. KENNAMER
JUDGE.

DORSED: Filed in Open Court .
July 1, 1930
H.P. Warfield, Clerk
U.S. District Court

Court adjourned until July 2, 1930

regular judicial days of the Special March A.D. 1930 term of this court, this matter comes on for hearing before the Honorable F.E. Kennamer, United States District Judge for the Northern District of Oklahoma, and it appearing to the court that an order was made herein on the 20th day of June A.D. 1930, admitting the above named defendant, Ralph Blasor, to probation, and it appearing to the court that said order under date of June 20, 1930, incorrectly and inadvertently recited that the above named defendant received a sentence on June 2, 1930, of one year and one day in the Federal Penitentiary at Leavenworth, Kansas, and a fine of \$100, and that said order under date of June 20, 1930, provided for the probation of the above named defendant to H.L. Ice of Bartlesville, Oklahoma, when in truth and in fact, the above named defendant received a sentence on June 2, 1930 of 1 year and 1 day in the United States Industrial Reformatory at Chillicothe, Ohio, and a fine of \$100, and in truth and in fact the above named defendant should have been admitted to H.L. Ice of Bartlesville, Oklahoma.

NOW, THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED BY THE COURT, in correction of the said order of probation herein made on the 20th day of June 1930, that the above named defendant, Ralph Blasor, be placed on probation from the judgment and sentence imposed by this court under date of June 2, 1930, said sentence being under the first count of the indictment, 1 year 1 day in the United States Industrial Reformatory at Chillicothe, Ohio, and a fine of \$100, and under the second count of the indictment, a sentence of 1 year and 1 day to run concurrently with the sentence under the first count, and that the above named defendant be removed and placed under the charge of Reverend H.L. Ice of Bartlesville, Oklahoma, for his guidance and direction for a period of two (2) years, said probation being on the condition that the said Ralph Blasor do not violate any law of the United States of America, of the State of Oklahoma, or any city ordinance within the State of Oklahoma, and upon the further condition that the said defendant report to the office of the United States Attorney for the Northern District of Oklahoma, each month, upon his conduct and whereabouts during said month,

It is the further order of the court that should the said defendant, Ralph Blasor, violate any of said laws or city ordinances or violate any of the terms of this order, that he be apprehended and caused to serve the sentence imposed by the court herein, and

It is the further order of the court that the said defendant pay the fine of \$100.00 assessed against the said defendant under the first count of the indictment.

IT IS THE FURTHER ORDER OF THE COURT that the probation order heretofore made, be vacated, set aside and held for naught.

F. E. KENNAMER
Judge.

K.

W.B. Blair
Asst U.S. Atty.

FORWARDED: Filed July 2, 1930
H.P. Warfield, Clerk
U.S. District Court

D. McINTURFF, Plaintiff,)
 vs.) No. 968 - Law. ✓
 SCURI, PACIFIC RAILROAD CO. Defendant.)

Now on this 2nd day of July, A.D. 1930, the above entitled cause es on for trial. All parties arepresent either in person or by counsel. i sides announce ready. A jury is duly empaneled and sworn as to qualifi- ons. The Plaintiff challenges C.A. Neal. The Defendant challenges . Harney. J.J. Sission is excused by the Court. The jury sworn to try i cause and a true verdict render is as follows: J.B. Macy, J.C. Daugherty, Gordon, A.H. Cox, J.H. Jenkins, C.H. Gilbert, W.C. Fryer, Earl Fry, O.A. k, A.M. Adams, H.C. Magruder, H.C. Hathaway. All witnesses are sworn in a court and opening statements of counsel are made. Rule is invoked. Plaintiff introduces evidence and proof with the following witnesses: .Robinson, C.O. McInturff. Thereafter, the Plaintiff rests. The Defendant rs to evidence introduced by the Plaintiff, which demurrer is by the t overruled and exceptions are allowed. The Defendant introduces evidence proof with the following witnesses: Jno. Parr, F.W. Holliday, V.H. Dunn, . Kirk, J.M. Brickhouse, C.L. Liter. Thereafter, the hour for adjournment ng arrived, the jury is admonished by the Court and court is adjourned l July 3, 1930.

 M. A. FRIEDHOFF, Exec. Plaintiff,)
 vs.) No. 977 - Law. ✓
 L. & S. F. RY. CO. Defendant.)

Now on this 2nd day of July, A.D. 1930, it is ordered by the t that the above entitled cause be stricken from the trial assignment his date.

 HARRIS, Plaintiff,)
 vs.) No. 981 - Law. ✓
 ISON, TOPEKA & SAINT A FE)
 WAY COMPANY, Defendant.)

Now on this 2nd day of July, A.D. 1930, it is ordered by the t that motion for judgment on pleadings be sustained on behalf of the ndant. (Journal Entry to be furnished.)

 IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN
 DISTRICT OF OKLAHOMA.
 ed States, Plaintiff,)
 vs.) No. 1020 Law. ✓
 ty-five and one-half)
 s Tomato Catsup, Defendant.)

JOURNAL ENTRY OF JUDGMENT.

Now on this 2nd day of July, 1930, this matter coming on to be heard, by agreement of the parties hereto, and Plaintiff now appearing by through its solicitor, Louis N. Stivers, Assistant United States Attorney and for the Northern District of Oklahoma, and the Jackson Wholesale Grocery Company appearing by and through its solicitor, V.P. Wilson, and the Canning Company, of Bentonville, Arkansas, having been duly served with process, and having failed to plead or appear herein, but admitting the allegations of the Plaintiff's Libel of Information, and the Court, after hearing statements of counsel, and considering the evidence offered, and being fully advised in the premises, finds all the allegations of the Libel herein to be true and correct, and finds all issues in favor of the Plaintiff and against each and all of the Defendants.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said merchandise, Thirty-five and one-half Cases of Tomato Catsup, be and hereby forfeited, and the United States Marshal in and for the Northern District of the State of Oklahoma is hereby ordered and directed to destroy the same in accordance with this decree.

F. E. KENNAMER
JUDGE.

LOUIS N. STIVERS
Louis N. Stivers,
Assistant United States Attorney,

Attorney for Plaintiff,
The United States.

V. P. WILSON
V.P. Wilson,

Attorney for Jackson Wholesale Grocery Co.

RECORDED: Filed July 2, 1930
H.P. Warfield, Clerk
U.S. District Court

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

McAlarney, Plaintiff,)
-vs-)
)
a Rolling Mills Company, a)
corporation, and Sand Springs)
, a corporation Defendants,)
)
n-Boots Construction Company,)
corporation, and Standard Paving)
Company, a corporation, Garnishees.)

No. 1088 - Law. ✓

ORDER DISSOLVING ATTACHMENT AND GARNISHMENTS

Now on this the 1st day of July, 1930, this case came on to be

and upon the verified motion of the defendant, Sand Springs Home, to discharge the attachment herein, in so far as the same covers personal property attached.

Plaintiff appears in person and by his attorney, E.J. Lundy, and defendant, Sand Springs Home, appears by its Trustees and by its attorneys, Stuart, Coakley & Doerner, and both sides announce ready for trial.

The court, after hearing the testimony and argument of counsel, finds that the defendant, Sand Springs Home, is a corporation organized and existing under and by virtue of the laws of the state of Oklahoma, and that and prior to the time of the filing of this suit and the levy of the attachment herein, said Sand Springs Home was the holder of a valid mortgage dated and delivered December 6, 1929, from the Tulsa Rolling Mills Company as mortgagor, to the Sand Springs Home, as mortgagee, securing a note of same date, duly executed and delivered by the Tulsa Rolling Mills Company to the Sand Springs Home, on which note there was, at the time of the levy of the attachment herein, unpaid a sum approximating \$90,000.00, and that said balance is due and was, at the time of the levy of the attachment herein, past due and unpaid; that said note and mortgage were given in good faith and for a valid consideration, and that the plaintiff herein, J.H. McAlarney, had knowledge and notice of said mortgage from the date of its execution and delivery, and prior to the filing of this suit and prior to the execution and levy of the attachment herein, said J.H. McAlarney having executed said note and mortgage as President of the Tulsa Rolling Mills Company, and said note and mortgage having been authorized by the Board of Directors of said Company, and ratified by the stockholders thereof.

The court further finds that no bond for attachment was given and filed by the plaintiff prior to the levy of the attachment herein, and that prior to the levy of said attachment said plaintiff did not pay to said mortgagee, the said Sand Springs Home, the amount of said mortgage, or the amount unpaid thereon, and did not deposit the same with the County Assessor of Tulsa County, Oklahoma.

The court, therefore, finds that the attachment herein, in so far as the same covers the personal property hereinafter described, and the levy thereof, is void, and that said attachment should be dissolved and discharged.

The court further finds that the garnishments herein issued against the Green-Boots Construction Company, and the Standard Paving Company, attach to moneys and funds which are the proceeds of the property so mortgaged, and which are applicable to the indebtedness secured by said mortgage, and that said garnishments should be discharged.

IT IS, THEREFORE, ORDERED, CONSIDERED AND ADJUDGED by the court, that the attachment issued herein, in so far as the same covers office furniture, all machinery and equipment installed in place, scrap iron on hand, finished products on hand approximating 1225½ tons, and all other personal property of the Tulsa Rolling Mills Company, be, and the same is hereby, dissolved and discharged, and the Sheriff of Tulsa County, Oklahoma, and the Marshal of this Court, are hereby ordered and directed to release said property from said attachment.

IT IS FURTHER ORDERED AND ADJUDGED that the garnishments herein against the Green-Boots Construction Company and the Standard Paving Company, and the same are hereby, dissolved and discharged, and said garnishees

relieved from any liability thereunder, and authorized and directed to
said amounts so garnished to the mortgagee, in the usual course of
business, free, clear and discharged of any claim or demand by reason of the
assignments herein issued.

To all of which the plaintiff, J.H. McAlarney, excepts, which
exceptions are allowed.

F. E. KENNAMER
United States District Judge.

K.
EJS

Stuart C & Doerner
Attys for S.S. Home

FORSEED: Filed July 2, 1930
H.P. Warfield, Clerk,
U.S. District Court.

Court adjourned until July 3, 1930

On this 3rd day of July, A.D. 1930, the District Court of the United States for the Northern District of Oklahoma, sitting in Special Session 1930 Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. J. Kennamer, Judge, present and presiding.

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

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

D. McINTURFF, Plaintiff,)
vs.) No. 968 - Law. ✓
MEXURI, PACIFIC RAILROAD CO. Defendant.)

Now on this 3rd day of July, A.D. 1930, the above entitled case comes on for further trial. All parties are present as before and counsel as before and the jury each and every member present. The Defendant continues with the introduction of evidence and proof with the following witnesses: J.R. Corbett, A.S. Kline, W.F. Kirk. Thereafter the Defendant rests. The Plaintiff offers rebuttal testimony of witness, Mr. Brickhouse, J. Jackson, R.H. Thompson, H. Ubanks, Ben Williams, C.O. McInturff, E.A. Hanson. Thereafter, the Plaintiff rests. Thereafter the Defendant offers rebuttal testimony of witness, Jno. Parham. And thereafter both sides resting arguments of counsel are made and the Court instructs the jury as to the law in the case. Thereupon, the jury retire in charge of a sworn bailiff to deliberate upon their verdict herein. And thereafter, on this same day the jury return into open court, and through their foreman, announce they are unable to agree on a verdict herein. Thereupon, it is ordered by the Court that a mistrial be declared and that said jury be discharged from further consideration of the case.

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

WEN HARRIS, Plaintiff,)
vs.) No. 981 - Law. ✓
KANSAS CITY, TOPEKA &
WABASH RAILWAY COMPANY,
Incorporation, Defendant.)

JOURNAL ENTRY OF JUDGMENT.

Now, to-wit, on this 2nd day of July, 1930, the same being one of the regular judicial days of the regular term of the above entitled court, this cause comes regularly on for hearing pursuant to the regular setting on the docket in its regular order, and the cause being called the plaintiff appears not, either in person or by counsel, and the defendant appears by counsel and moves the court for judgment on the pleadings in this action,

B. HANE, Adm.

Plaintiff,)

vs.

) No. 1085 - Law. ✓

CONTINENT PETROLEUM
CORPORATION, et al.

) Defendants.)

Now on this 5th day of July, A.D. 1930, it is ordered by the
t that hearing on motion to remand is taken under advisement.

Court adjourned until July 7, 1930.

On this 7th day of July, A. D. 1930, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

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

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

OF MARY BARTON - SPECIAL REFEREE IN BANKRUPTCY.

SOUTHERN SURETY COMPANY OF NEW YORK
Norman R. Moray, President

SURETY BONDS AND CASUALTY INSURANCE
Head Office 818 Olive Street
ST. LOUIS, MISSOURI.

BOND OF REFEREE

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

THE MATTER OF THE APPOINTMENT OF A SPECIAL REFEREE IN BANKRUPTCY

ALL MEN BY THESE PRESENTS: That we, Mary A. Barton, of Tulsa, Oklahoma, Principal and the Southern Surety Company of New York, as surety are held firmly bound unto the United States of America in the sum of One Thousand Dollars (\$1000.00) lawful money of the United States, to be paid to the Said United States, for the payment of which well and truly to be made, we bind ourselves, our heirs, executors and administrators jointly and severally by these presents.

Witness my hand and seal this 7th day of July, 1930.

The condition of this obligation is such that whereas the said, Mary A. Barton has been on the 7th day of July, 1930 appointed by the Honorable F. E. Kennamer, Judge of the District Court of the United States for the Northern District of Oklahoma, a special referee in bankruptcy in and for all the counties in said District, under the acts of congress relating to bankruptcy;

THEREFORE, if the said, Mary A. Barton shall well and faithfully discharge and perform all the duties pertaining to the said office of referee in bankruptcy then this obligation to be void; otherwise to remain in full force and effect.

MARY A. BARTON, Principal

WITNESSED: Filed
Jul 7 1930
H. P. Warfield, Clerk
U. S. District Court.

SOUTHERN SURETY COMPANY OF NEW YORK
By G. B. GILLILAND (SEAL)
Attorney-in-fact.

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

ited States of America,	Plaintiff,)	
vs.)	No. 4344 Criminal.
bert Bishop, P. M. Paul,)	
el T. Pierce, et al,	Defendants.)	

ORDER RELEASING AUTOMOBILE.

Now on this 7th day of July, 1930, same being one of the regular judicial days of the Special March Term, 1930, of said Court, and said Court being regularly in session, with the Honorable F. E. Kennamer, Judge, presiding, this case came on for hearing on the application by intervention of the General Motors Acceptance Corporation, wherein they set up a first lien against one certain automobile, seized in the within use, said automobile being described as follows, to-wit:

One 1929 Chevrolet Coupe, Motor #1355917,

and it being shown to the satisfaction of the Court that the General Motors Acceptance Corporation is an innocent holder of one certain mortgage on which there is an unpaid balance of \$289.00, and that said mortgage, at the time of the seizure of said automobile, in this case, was being held by said intervenor; that the same had been regularly recorded in Tulsa County, Oklahoma, prior to the said seizure, and that said intervenor is innocent of any knowledge of the unlawful use to which said automobile was being put at the time of said seizure, and are entitled to have the relief prayed for in their petition of intervention.

And it being further shown to the Court that said automobile probably not worth the amount of said mortgage indebtedness, and that it would be a loss to the Plaintiff herein to subject said automobile to said mortgage, subject to said mortgage, and it being the opinion of the Court that said intervenor should recover possession of said automobile under said petition of intervention, subject, however, to any charges for storage that may be against said automobile as a result of the seizure herein.

IT IS THEREFORE the order of said Court that the United States Marshal in and for the Northern District of Oklahoma, be and hereby is instructed to deliver said automobile to said General Motors Acceptance Corporation, but that said General Motors Acceptance Corporation shall pay all storage charges before the delivery to it of said automobile, and that said United States of America be held blameless for any costs incurred for the storage of said automobile.

F. J. BENTLEY
JUDGE

. . . GOLDSBERRY
. . . Goldsberry,
United States Attorney.

WAS: Filed Jul 7 1930
J. J. Parfield, Clerk.

IN THE UNITED STATES COURT FOR THE NORTHERN
DISTRICT OF OKLAHOMA

WOOD KEATON, SUCCESSOR TO Plaintiff,)
N. H. DYKES, AS RECEIVER OF THE)
FIRST NATIONAL BANK AT COLLINSVILLE,)
OKLAHOMA, & NATIONAL BANKING)
ASSOCIATION,)

vs.

A. ALDIS, Defendant.)

No. 574 Law ✓

ORDER DISMISSING CAUSE

NOW on this 7th day of July, 1930, the above entitled cause coming on regularly for hearing upon the dismissal of the plaintiff filed herein, and for good cause shown;

IT IS ORDERED that the above entitled cause be and the same hereby is dismissed, without prejudice, at the cost of the plaintiff.

F. E. KENNAMER
JUDGE

CRSED: Filed July 7, 1930
H.P. Warfield, Clerk
U.S. District Court W

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

Donald Offutt, Plaintiff,)

vs.)

-Co Gasoline Co., et al., Defendants.)

No. 820 - Law. ✓

O R D E R

And now on this the 3rd day of July, 1930, there coming on for hearing the motion of plaintiff dismissing the above entitled cause of action without prejudice so far as the following defendants are concerned, to-wit: C. J. Wrightsman, W.M. McCullough, Oil Belt Terminal Railway Company, Oil Fields & Santa Fe Railway Company, a corporation, and the court being fully advised in the premises finds that said action should be dismissed.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said action should be and same is hereby dismissed without prejudice as to the following defendants to-wit: C.J. Wrightsman, W.M. McCullough, Oil Belt Terminal Railway Company, Oil Fields & Santa Fe Railway Company, a corporation.

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

CRSED: Filed July 7, 1930
H.P. Warfield, Clerk
U.S. District Court

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

Ethel Offutt, Plaintiff,)
vs.) No. 821 - Law. ✓
Fields & Santa Fe Defendants.)
Railway Company, et al.,

O R D E R

And now on this the 3rd day of July, 1930, there coming on for hearing the motion of plaintiff dismissing the above entitled cause of action without prejudice so far as the following defendants are concerned, to-wit: Belt Terminal Railway Company, a corporation, Ethel Offutt, Carter Oil Company, a corporation, Teresa Curran, John F. Egan, Matilda Egan, John T. Smith, T.H. Wright, H.A. McCanley, C.J. Wrightsman, Wrightsman Oil Company, a corporation, School District Number Fifty, Creek County, Oklahoma, and Rosa B. Wright, Executrix of J.H. Wright, deceased, and the court being fully advised in the premises finds that said action should be dismissed.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said action should be and same is hereby dismissed without prejudice as to the following defendants to-wit: Oil Fields Terminal Railway Company, a corporation, Ethel Offutt, Carter Oil Company, a corporation, Teresa Curran, John F. Egan, Matilda Egan, John T. Smith, T.H. Wright, H.A. McCanley, C.J. Wrightsman, Wrightsman Oil Company, a corporation, School District Number Fifty, Creek County, Oklahoma and Rosa B. Wright, Executrix of J.H. Wright, deceased.

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

ORDERED: Filed July 7, 1930
H.P. Warfield, Clerk
U.S. District Court

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

Ethel Offutt, Plaintiff,)
vs.) No. 822-Law. ✓
Southwestern Petroleum Defendants.)
Company, a corporation, et al.,

O R D E R

And now on this the 3rd day of July, 1930, there coming on for hearing the motion of plaintiff dismissing the above entitled cause of action without prejudice so far as the following defendants are concerned, to-wit: C.J. Wrightsman, Oil Belt Terminal Railway Company, a corporation, Fields & Santa Fe Railway Company, Wrightsman Oil Company, Wrightsman Petroleum Company, and the court being fully advised in the premises finds

t said action should be dismissed.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said
ion should be and same is hereby dismissed without prejudice as to the
lowing defendants to-wit: C.J. Wrightsman, Oil Belt Terminal Railway
pany, a corporation, Oil Fields & Santa Fe Railway Company, Wrightsman
Company, Wrightsman Petroleum Company.

F. E. KENNAMER
Attorneys for Plaintiff.

ORSED: Filed July 7, 1930
H.P. Warfield, Clerk
U.S. District Court

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

tie E. Farris, Petitioner, *
*
vs. * No. 927 - Law. ✓
*
. Shanks et al., Respondents. *

ORDER FOR SUBPOENA DUCES TECUM.

It having been shown to the satisfaction of the Judge of this
rt by the affidavit of Creekmore Wallace Filed herein that it is necessary
proper that a subpoena duces tecum be issued herein for the attendance
the witness P.M. Skouby, or "Pete Skouby, a cashier of the Drumright
te Bank, of Drumright, Oklahoma, and that he bring with him for evidence
behalf of the petitioner herein the instruments, documents and records of
d Bank as described in said affidavit or petition for said subpoena duces
which said petition reference is hereby made and a copy of which is hereto
ached and made a part hereof for a description of said instruments:

IT IS THEREFORE HEREBY ORDERED that the Clerk of this Court do
ue herein, as prescribed by law, a subpoena duces tecum directed to said
. Skouby directing him to appear herein as a witness for said Petitioner
July 8th., 1930, at 9 o'clock a. m. and to bring with him as evidence each
the said instruments in writing, describing them in substance as des-
bed in said petition for the order for the issuance of said subpoena.

Signed this the 7th. day of July, 1930.

F. E. KENNAMER
Judge.

ORSED: Filed July 7, 1930
H.P. Warfield, Clerk
U.S. District Court JM

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

United States of America, Plaintiff,)
vs.) No. 994 Law. ✓
Swimmer Baldrige, Defendant.)

JOURNAL ENTRY.

Now on this 7th day of July, 1930, this cause came on regularly to be heard in the above styled Court, and said Court being regularly in session, with the Honorable Franklin E. Kenamer, Judge, presiding, and the plaintiff being present by its Attorney, A.E. Williams, Assistant United States Attorney in and for the Northern District of Oklahoma, and the defendant being present in court in his own proper person, and by his Attorney, A. W. Kelley, and it being shown to the Court, in open court, that an agreement in said cause may be entered in favor of the plaintiff and against defendant, in the amount of \$1185.43, sued for by the plaintiff, together with interest from this date at the rate of 6% per annum; and the Court being advised in the premises, finds that judgment should be entered as stipulated and agreed by the parties hereto.

IT IS THEREFORE the order and judgment of the Court that the plaintiff, the United States of America do have and recover of and from the defendant, Swimmer Baldrige, the sum of \$1185.43, as its judgment herein, that said judgment draw interest at the rate of 6% per annum from date thereof, for all of which let execution issue.

F. E. KENAMER
JUDGE.

A. E. WILLIAMS
A. E. Williams,
Assistant United States Attorney.

Attorney for Plaintiff,
The United States.

A. W. KELLEY
A. W. Kelley,
Attorney for Defendant.

RECORDED: Filed July 7, 1930
H.P. Warfield, Clerk
U.S. District Court

W. H. YOUNG, Co-partners, Plaintiff,)
vs.) No. 997 - Law. ✓
J. A. MOORE & MIDLAND VALLEY)
RAILROAD COMPANY, Defendants.)

Now on this 7th day of July, A.D. 1930, the above entitled case comes on for trial. All parties are present either in person or by counsel. Both sides announce ready. A jury is duly empaneled and sworn as to qualifications. Plaintiff waives challenges. Defendants challenge W.C. Miller. J.J. Sissons excused by the Court. The jury sworn to try said cause and a true verdict rendered is as follows: G.A. Beck, A.M. Adams, H.C. Magruder, W. Wilson, Frank Barnhart, John A. Bell, J.B. Macy, J.C. Daugherty, Ed Gordon, J. Hamey, W.H. Jenkins. All witnesses are sworn in open court and the case is invoked. Opening statements of counsel are made. The Plaintiff introduces evidence and proof with the following witnesses: W. H. Young, R.R. Smith, W.F. Bullard, W.D. Carter, J.A. Moore, S.A. Graham. Thereafter, the Plaintiff rests. Defendants, Midland Valley Railroad Company and J.A. Moore demur to evidence introduced by Plaintiff which demurrer is by the Court sustained. And thereafter, after being fully advised in the premises and considering the facts herein, it is ordered by the Court that the above entitled cause be dismissed.

A. COUSINS, Admx., Plaintiff,)
vs.) No. 998 - Law. ✓
MIDLAND PETROLEUM CORPORATION, Defendant.)

Now on this 7th day of July, A.D. 1930, it is ordered by the Court that the above entitled cause be passed to Friday, July 11, 1930.

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

W. H. Charley, an incompetent person, Plaintiff,)
Vernon F. Seaman, his guardian,)
-vs-) No. 1037 Law. ✓
Midland Crude Oil Purchasing Company,)
Corporation, Defendant.)

O R D E R

In accordance with stipulation filed herein, and with the consent of all of the parties to the above entitled action, upon consideration of said stipulation IT IS ORDERED by the court that the above entitled action be stricken from the present trial assignment docket of this Court and that this action shall not be assigned for trial until such time

ORDER AUTHORIZING AND DIRECTING THE
RECEIVER TO TAKE POSSESSION OF PROPERTY
BELONGING TO DEFENDANT IN POSSESSION
OF JAMES COURTNEY COMPANY.

NOW on this 7th day of July, 1930, the verified application of receiver filed herein asking that this court make a summary order directed James Courtney Company, its officers, directors and employees to forthwith immediately surrender and deliver possession to the receiver herein of all stock of goods, wares and merchandise now located at 121 West First Street in city of Tulsa, Oklahoma, together with the store fixtures, shop tools, automobiles, office furniture, fixtures and equipment, bills and accounts receivable, books of account, records, papers, moneys and all other property every kind and description now held by it, and L.D. Jenkins and J.C. Hart, President and Vice-President, respectively, of the James Courtney Company, appearing by Geo. B. Schwabe, their attorney, and in open court consenting to entering of this order.

It appearing to the court that the said defendant is the owner of the said property above described and is the owner of all the capital stock of the James Courtney Company, a corporation, and that L.D. Jenkins, President, J.C. Hart, Vice-President and R.J. Van Deventer, Secretary-Treasurer, being officers and directors of the said James Courtney Company, were placed in charge of the said James Courtney Company by said defendant as agents and trustees of the defendant to carry on and promote the business of the said James Courtney Company for the use and benefit of the said defendant, and

It further appearing to the court that the said defendant for valuable consideration, purchased all of the said assets and property of the James Courtney Company aforesaid on March 1, 1929, and immediately on that day took charge and control of said business, and has conducted the same as its sole and exclusive property ever since that time and that simultaneously with the transfer and delivery of said stock of merchandise by the James Courtney Company to the defendant that all of the then and there stockholders of the James Courtney Company assigned, transferred and conveyed all of their capital stock, being all of the capital stock of the James Courtney Company, to the defendant, and that said defendant now owns and has all of said capital stock in its possession, and

It further appearing to the court that the said defendant has heretofore caused to be issued to the said officers aforesaid of the James Courtney Company each one share of the capital stock of the said James Courtney Company for qualifying purposes and immediately thereafter the said officers aforesaid assigned and transferred said stock back to the said defendant which has possession of same, and

It further appearing to the court that the property and assets now in possession of the James Courtney Company belonging to the defendant consist of approximately Twenty Thousand Dollars (\$20,000.00) in merchandise, fixtures, shop tools and equipment, and the further sum of approximately Twenty Thousand Dollars (\$20,000.00) in moneys, accounts and bills receivable, and that defendant owes through the James Courtney Company for goods, wares and merchandise sold by certain creditors to the James Courtney Company on its

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

Land Valley Railroad Company, Plaintiff,)
Corporation,)

-vs-

No. 1079 Law ✓

Charles B. Harter, an individual
doing business under the name and
style of Welders Supply Company, Defendant.)

JOURNAL ENTRY

Now on this 7 day of July, 1930, the same being one of the regular judicial days of the Special March 1930 term of this court the above entitled case comes on to be heard in its regular order. The plaintiff appeared by H.L. Smith one of its attorneys of record and the defendant Charles B. Harter, an individual doing business under the name and style of Welders Supply Company, having been three times called in open court to appear, to appear, to demur, to answer or plead to the petition of the plaintiff filed herein and he has not but makes default. The court finds that summons has been regularly served for and served on said defendant and it is by the court ordered that the defendant is in default and that the allegations contained in plaintiff's petition be taken as confessed. And the court having heard the evidence and being fully advised in the premises, on consideration thereof finds that all of the averments of plaintiff's petition are true as therein alleged and that the defendant is indebted to plaintiff in the sum of \$100.17 with interest thereon at the rate of six per cent per annum from the 8th day of July, 1927. IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY THE COURT that judgment be and it is hereby rendered in favor of the plaintiff and against the defendant in the sum of \$100.17, with interest thereon at the rate of six per cent per annum from the 8th day of July, 1927, and the costs of this action, for which let execution issue.

F. E. KENNAMER
Judge.

FORSEED: Filed July 7, 1930
H.P. Warfield, Clerk
U.S. District Court W

Court adjourned until July 8, 1930

On this 8th day of July, A.D. 1930, the District Court of the United States for the Northern District of Oklahoma sitting in Special Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. Kennamer, Judge, present and presiding.

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

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

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

Oil Company, Plaintiff,)
Gray, substituted,)
vs) No. 484 Law ✓
J. Cornelius, et al, Defendants)

Order

Now on this 8th day of July, 1930, it is ordered that the defendants, Frances E. Cornelius and J.P. Cornelius appear, plead, answer and demur to the petition in aid of execution filed by W.H. Gray by the 17th day of August, 1930.

F. M. KENNAMER
Judge.

WHD: Filed July 8, 1930
H.P. Warfield, Clerk
U.S. District Court ME

M. E. FARRIS, Plaintiff,)
vs.) No. 927 - Law. ✓
SHANKS, Defendant.)

Now on this 8th day of July, A.D. 1930, the above entitled case comes on for trial. All parties are present either in person or by counsel. Both sides announce ready. A jury is duly empanelled and sworn as to qualifications. The Plaintiff waives challenges. Defendant challenges Wilson. The jury sworn to try said cause and a true verdict render is sworn. Ed Gorde, J.M. Harney, J.H. Jenkins, A.W. Bohman, W.C. Fryer, Sisson, Earl Fry, C.M. Beck, A.M. Adams, W.C. Magruder, Frank Barnhart, Bell. All witnesses are sworn in open court. Opening statements of each are made. The Plaintiff introduces evidence and proof with the following witnesses: Mattie L. Farris, Dr. Coppedge, A.L. Shanks, Pete J. Thereafter, the Plaintiff rests. The Defendant demurs to evidence

roduced by the Plaintiff, which demurrer is by the Court overruled. The Defendant introduces evidence and proof with the following witness: L.E. Winks. Thereupon, the noon hour having arrived, court is recessed until 30 P.M.

And thereafter, on this same day, at 1:30 P.M. court re-convenes. All parties being present as heretofore and the jury in the box. Defendant continues with introduction of evidence and proof with deposition of Mr. Wittle and testimony of Pete Skouby. Thereafter both sides rest. Closing arguments of Counsel are made and the Court instructs the jury as to the law in the case. The jury retire in charge of a sworn bailiff to deliberate on their verdict herein. And thereafter, on this same day, the jury return to open court and through their foreman announce they are unable to agree on a verdict. Thereupon, it is ordered by the Court that a mistrial be declared and said jury be dismissed from further consideration of the above case.

UNITED STATES OF AMERICA,	Plaintiff,)	
vs.)	No. 1007 - Law. ✓
WILEY H. LOVE,	Defendant.)	

Now on this 8th day of July, A.D. 1930, it is ordered by the Court that the above entitled cause be passed to July, 11, 1930.

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

Sallie Rider,	Plaintiff,	
-vs-		No. 1018 LAW. ✓
United States of America,	Defendant.	

JOURNAL ENTRY OF JUDGMENT

Now on this 8th day of July, 1930, the same being a regular judicial day of a regular term of this court, this cause came on for hearing pursuant to the regular assignment for trial. The plaintiff, Sallie Rider, being present in her own proper person and by her counsel, C.P. Kimble and E. Mountcastle, both of Muskogee, Oklahoma, and the defendant, The United States of America, being present by its counsel, Honorable Louis N. Stivers, Assistant United States Attorney, for the Northern District of Oklahoma, and Honorable C.H. Mehl, Acting Regional Attorney for the State of Oklahoma, and a waiver having been previously waived in writing and said waiver having been filed in open court prior to the commencement of this trial, and both parties announced ready for trial, and the plaintiff, by her counsel of record, having made application to amend her petition so that the same now asks for judgment from July 10, 1919, the date of the plaintiff becoming totally and permanently disabled within the meaning of the World War Veterans Act, 1924, as amended

to and including this date, to-wit: from July 10, 1919, up to and including July 8, 1930, and the court having granted said application to amend in-
ter, and the petition is hereby amended as above set forth; and the court
ceeded to hear the evidence offered on behalf of the plaintiff and on
alf of the defendant, and after both sides had rested, heard the argument
ounsel and being fully advised in the premises and after giving full
sideration to the evidence and to the law, finds that the plaintiff has
tained the allegations of her petition and is entitled to a judgment accord-
ly.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by this court,
t the plaintiff, Sallie Rider, shall have and recover against the United
tes of America, the defendant herein, such amount as may lawfully be found
pursuant to the contract of insurance and controlling statutes and
lations of the United States Veterans Bureau based on a judgment of this
rt. That the said Clem Rider became totally and permanently dis-
ed and unable to follow a gainful occupation continuously on the 10th day
July, 1919, and that he remained in that condition at all times since that
e up until his death which occurred on the 31st day of October, 1928, and
t the said Sallie Rider as sole heir at law of Clem Rider have and recover
amount that may be found due at the rate of \$57.50 per month, from the 10th
of July, 1919, up to and including the 31st day of October, 1928; the
icy of insurance issued to the said Clem Rider being in the sum of \$10,000.00,
that the said Sallie Rider do have and recover of and from the United
tes of America, defendant herein, as beneficiary named in said policy, the
of \$57.50 per month as such beneficiary from the 1st day of November,
3, up to and including the 8th day of July, 1930, that being the amount of
urance due in each and every month according to the terms of said policy,
h policy was issued to the said Clem Rider as provided by law in the sum
\$10,000.00. As to plaintiff's future claim, this is without prejudice.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by this court,
t the plaintiff's counsel, R.M. Mountcastle and C.F. Kimble, both of
ogee, Oklahoma, receive as a reasonable attorney's fee ten per cent of the
gment rendered herein, and ten per cent of each and every installment paid
plaintiff herein pursuant to said judgment, and that the said amount or
nts be paid to said counsel above named by the defendant out of the sums
d due to this plaintiff.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the plaintiff
e all other and further relief as may be fitting and proper as to carry
effect this decree. To all of which findings and judgment, the defen-
t them and there in open court excepted.

F. L. KIRKMINER
DISTRICT JUDGE.

C. F. Kimble
Attorneys for Plaintiff.

R. M. MOUNTCASTLE
C. F. KIMBLE
Attorneys for Defendant.

C. F. Kimble
Attorneys for Plaintiff.

FORWARDED: Filed July 14, 1930
H.L. Garfield, Clerk
U.S. District Court

AMT - CRUISER COMPANY, Plaintiff,)
vs.) No. 1028 - 1st. ←
BOARD OF EDUCATION OF)
TULSA, Defendant.)

Now on this 8th day of July, A.D. 1930, it is ordered by the
court that the above entitled cause be stricken from the trial assignment of
this date.

Court adjourned until July 9, 1930

On this 9th day of July, A.D. 1930, the District Court of the United States for the Northern District of Oklahoma, sitting in special session 1930 Session, at Tulsa, Oklahoma, met pursuant to adjournment, Hon. W. H. Keenamer, Judge, present and presiding.

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

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

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

Ann A. Tague, Administratrix of the Estate of Charles L. Tague, deceased, Plaintiff,
vs. J. Lebow, Defendant.
No. 806 LAW. ✓

JOURNAL ENTRY.

The above entitled cause came on regularly for trial, this 9th of July, 1930, before the Court and a Jury duly empanelled and sworn to the issues in said case.

The plaintiff introduced her evidence and rested.

The defendant demurred to the plaintiff's evidence as insufficient to constitute a cause of action in favor of the plaintiff and against the defendant. After hearing the argument of counsel on defendant's demurrer to the evidence, the court announced to counsel his intention of sustaining the demurrer to the evidence.

Whereupon counsel for the plaintiff asked leave of Court to dismiss the cause without prejudice, which was granted, to which the defendant objected and excepted.

IT IS THEREFORE ORDERED that said cause be and the same is hereby dismissed on motion of the plaintiff, without prejudice, and the attachment of defendant's property discharged, to which dismissal without prejudice, the defendant excepts.

W. H. KEENAMER
JUDGE.

RECORDED: Filed July 10, 1930
H.P. Warfield, Clerk
U.S. District Court

D. EMISON, Plaintiff,)
vs.) No. 1019 - Law. ✓
A. FRATES and F. A. BODOVITZ,)
Managers of Oklahoma Union Rwy Co. Defendants.)

Now on this 9th day of July, A.D. 1930, it is ordered by the court that the above entitled cause be dismissed for want of prosecution.

L. C. BLEULER Adm., Plaintiff,)
vs.) No. 1024 - Law. ✓
TRAVELERS INSURANCE CO. Defendant.)

Now on this 9th day of July, A.D. 1930, it is ordered by the court that the above entitled cause be submitted on briefs. Plaintiff is given thirty days to file brief herein and Defendant given twenty days thereafter to file answer brief.

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

Wes Lynch, Plaintiff,)
vs.) Law # 1090. ✓
W. Channing, Jr., Agent,)
Land Securities, Land)
Development Company,)
Daniel P. Hill, A.D.)
W. Grass and E.A. Siltsee, Defendants.)

ORDER OF COURT.

Now on this 9th day of July, 1930 it appearing to the court that the stipulation of the parties in the action that it has been agreed between the parties that the defendants may have until September 1st, 1930 which to file answer in this case and there being no objections;

It is, therefore, ordered by the court that the defendants each of them be and they are hereby given until September 1st, 1930 to file answer in said cause.

Done in open court at Tulsa, Oklahoma the day and year above written.

F. W. FINEBAKER
UNITED STATES DISTRICT JUDGE

RECORDED: Filed July 9, 1930
H.P. Garfield, Clerk
U.S. District Court

Court adjourned until July 10, 1930

On this 10th day of July, A.D. 1930, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1930 Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F.E. Hamer, and Edgar S. Vaught, Judges, present and presiding.

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

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

ORDER FOR ADDITIONAL PETIT JURORS

On this 10th day of July, A.D. 1930, it appearing to the Court that there are not sufficient jurors in the panel, it is ordered that the Marshal of said District summon from the bystanders seven good and lawful, duly qualified, to serve as petit jurors for this Special March 1930 Term of said Court.

Thereupon, the Marshal returns the names of J.C. McKinn, Goldsberg, Cecil Williams, Joe Hufford, Orin Jult, J.E. Jay and King Stock, who are examined by the Court, and all are accepted as petit jurors this Special March 1930 Term of Court.

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

United States)
vs) No. 4437 - Criminal ✓
Deer, et al.)

ORDER ALLOWING COMMERCIAL CREDIT COMPANY TO INTERVENE

This cause coming on to be heard this _____ day of July, _____, upon application of the Commercial Credit Company, a Corporation, this Court finds that the Commercial Credit Company has an interest in the above styled cause.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, that the Commercial Credit Company be allowed to intervene in the above styled cause and set up their cause of action, if any.

F. E. HAMER
Judge of the United States District Court.

NOTE: Filed July 10, 1930
H.P. Warfield, Clerk
U.S. District Court JEM

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

UNITED STATES,

Plaintiff, |

v.

ELIZABETH GREER, ESTHER GREER,
ADAMS DANIELS, E. LEVINSON,
E. KRAUS, W. H. BEST and the
AETNA CASUALTY & SURETY COMPANY,
corp.,

Defendants, |

No. 440 Law

"JOURNAL ENTRY OF JUDGMENT"

THE above cause came on for trial this 10th day of July 1930, before the undersigned Judge. Plaintiff appeared by Louis W. Stivers and the defendants by Green & Famer, their attorneys. Both parties announced ready for trial and waived trial by a jury and thereupon it was represented in open court that parties have agreed upon a settlement of this action for the sum of \$500.00 and costs. That the Attorney General and the Secretary of Interior have approved the settlement; that Clyde Madison has now reached his majority and he has approved the settlement. And all of the defendants have agreed to a settlement.

Several months ago the defendant Aetna Casualty & Surety Company gave its draft to Louis W. Stivers in the amount of \$500.00 to be held by him pending the approval of the settlement by the Secretary of Interior and said amount is now being held by Mr. Stivers to be applied upon the judgment. And the Court being fully advised finds that said settlement is proper and to the best interest of the parties and should be in all things approved, and a judgment entered in favor of the plaintiff and against all the defendants in the amount of \$500.00; said \$500.00 held by Mr. Stivers to be applied in payment of said judgment in full except the costs. The Court further finds that the defendant Aetna Casualty & Surety Company is entitled to a judgment over and against its co-defendants and each of them in the amount of \$500.00 and finds that said defendant is entitled to a further judgment for attorney fees in the amount of \$150.00 less the amount of \$50.00 hereto-fore paid by said defendants.

IT IS THEREFORE ORDERED, CONSIDERED AND ADJUDGED that the plaintiff have and recover of and from the defendants and each of them for the benefit of Clyde Madison; unenrolled Creek Indian, in the sum of \$500.00 and costs of this action and that this judgment bear interest at the rate of 6% per annum from this date.

IT IS FURTHER ORDERED CONSIDERED AND ADJUDGED that said settlement be and it is hereby in all things approved.

IT IS FURTHER ORDERED, CONSIDERED AND ADJUDGED that the defendant Aetna Casualty & Surety Company have and recover of and against the defendants Elizabeth Greer; Esther Greer; Adams Daniels; E. Levinson; E. Kraus; W.H. Best, and each of them, a judgment in the sum of \$500.00 and costs in the amount of \$49.84 and a further judgment of \$150.00 attorney fees and that said judgment bear interest at the rate of 6% per annum from this day.

held in open court.

D. J. REID
JUDGE.

LOUIS H. WATERS
Asst. U.S. District Attorney

GRACE THOMAS
Attorneys for Defendants.

FILED: Filed July 10, 1930
R. L. Farfield, Clerk
U.S. District Court W

THE JUDGE VOUCHER:

D. KROW, et al, Plaintiff,
vs. Defendant.
MI-BAK BATER LEU Co.

No. 940 - 1930 ✓

Now on this 19th day of July, A.D. 1930, the above entitled case comes on for trial. Both sides are present either in person or by counsel. Thereafter both sides announce ready. A jury is duly empaneled and sworn as to qualifications. For good cause shown J.J. Sission and J.T. [unclear] are excused by the Court. Plaintiff challenges A.E. Lehman, Earl Fry, [unclear] Gault. Defendant waives challenges. The Jury sworn to try said cause and true verdict render is as follows: C.A. Beck, A.M. Adams, Jno. Wilson, [unclear] Barhart, J.L. Bell, J.C. Daugherty, Ed Garden, T.E. Marney, J.T. Jenkins, [unclear] McKinn, Ben Goldberg, W.C. Fryer. Opening statements of counsel are made and all witnesses are sworn in open court. The Plaintiff introduces evidence and proof with the following witnesses: S.E. Jordan, A.D. Krow, [unclear] Paxton, P.E. King, Mrs. McEadden, J.L. Donahoe, T.E. Pillsbury, T.J. [unclear] l, Joe Hayes. Thereafter the Plaintiff rests. Defendant demurs to evidence introduced by the Plaintiffs which demurrer is by the Court overruled. The Defendant introduces evidence and proof with the following witnesses: W.C. Connelly, L. Campbell, J.L. Donahoe, T.J. West. And thereupon the hour for adjournment having arrived, the jury is admonished and court is adjourned until July 11, 1930.

IN THE U.S. DISTRICT COURT OF CHICAGO
IN THE DISTRICT OF CHICAGO

Charles C. McInturff, Plaintiff,
-vs-
Brotherhood of Locomotive Firemen
Employees, Defendant,

No. 949 - 1930 ✓

AGREEMENT TO TRY

The above coming on to be heard on the regular jury trial docket the 1st day of July, 1930 in its regular order, and the plaintiff appearing in person and by attorney A.C. Saunders, and the defendant appearing in person by attorney Holly Kerr, of the firm of Randolph, Haver, Thirk and Bridges, the case being called for trial both plaintiff and defendant announced their desire, whereupon a jury of twelve men was selected to sit in judgment and try the issues hereunder and evidence on the part of plaintiff was introduced, and plaintiff rested, and defendant thereupon demurred to the evidence, which demurrer was over-ruled and exception allowed, thereupon evidence was adduced on behalf of defendant, at the conclusion of said evidence defendant rested his case, requested the Court to peremptorily instruct a verdict for defendant at the hands of the jury, which motion was overruled, exception allowed, and the case was thereupon instructed by the Court, after having heard arguments of counsel for plaintiff and defendant, and thereafter upon deliberation returned the following verdict;

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

Charles O. McInturff,	Plaintiff,)	}	# 949 - L
-vs-)		
Brotherhood of Locomotive Men and Enginemen,	Defendant.)	}	<u>V E R D I C T</u>
)		

We, the jury empaneled and sworn in the above entitled case do on our verdict find for the plaintiff and assess his recovery at Forty Five Hundred (\$4500.00) Dollars, with interest at the rate of 6% per annum from November 1928.

Signed, J.J. Sisson,
 Foreman,

whereupon the Court ordered the verdict received and filed and said verdict hereby received and approved by the Court.

IT IS THEREFORE CONSIDERED, ORDERED AND ADJUDGED by the Court that the plaintiff have and recover of and from the defendant judgment in the sum of Forty Five Hundred (\$4500.00) Dollars, together with interest at the rate of 6% per annum from the 9th day of November, 1928 until paid, and the costs of this action.

F. E. HENNINGER
 Judge of the United States
 District Court.

RECORDED: Filed July 10, 1930.
 H.P. Warfield, Clerk
 U.S. District Court

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

Brown-Crummer Investment Company, a corporation, Plaintiff,)

vs.

No. 1029, Law. 4

Board of Education of the City of Sapulpa, Oklahoma, Defendant.

JOURNAL ENTRY

Now on this 10th day of July, 1930, the same being a judicial day of a regular term of the above entitled court, this cause comes regularly for trial, the plaintiff appearing by its attorneys, Elcock, Martin, and Bisco, Campbell, Biddison & Cantrell, and the defendant appearing by its attorney, Sam Allen, and the parties having heretofore filed their written stipulation waiving a trial of this cause by jury, they proceeded to the trial of the cause to the court upon the petition of the plaintiff, the answer of the defendant, and the reply of the plaintiff thereto.

Thereupon the parties introduced their evidence and rested, after argument of counsel the court, being fully advised in the premises, is the allegations of plaintiff's petition and of plaintiff's reply to answer of the defendant to be true, and finds all the issues for the plaintiff and against the defendant, and finds that all outstanding bonds and interest coupons of the bond issue of defendant referred to and described in the plaintiff's petition are valid and enforceable obligations of defendant, the Board of Education of the City of Sapulpa, Creek County, Oklahoma. The court further finds that the plaintiff is entitled to recover the coupons sued upon herein from the defendant, the Board of Education of the City of Sapulpa, Creek County, State of Oklahoma, the sum of Three Thousand Four Hundred Twenty Dollars (\$3420.00) principal, \$381.90 interest, a total of \$3801.90.

IT IS, THEREFORE, considered, ordered and adjudged that the plaintiff have and recover of and from the defendant, The Board of Education of the City of Sapulpa, Creek County, State of Oklahoma, the sum of Three Thousand Four Hundred Twenty Dollars (\$3420.00) principal, and \$381.90 interest, a total of \$3801.90, with interest thereon at six per cent per annum from date until paid, and that the said defendant pay and the plaintiff recover the costs of this action taxed at \$_____.

It is further considered, ordered and adjudged that all of the outstanding bonds and interest coupons of the said bond issue of the defendant referred to in plaintiff's petition be, and they are hereby declared to be outstanding, valid and existing obligations of said defendant, and defendant shall at all times in the future do and perform all necessary and proper acts and things to keep the outstanding and unpaid portion of said bond issue and interest thereon in good standing in the bond markets of the country.

J. H. ...
Judge.

FILED
RECORDED: Filed July 10, 1930
C. S. Hamfield, Clerk,
U. S. District Court JH

BROWN - CRUMMER INVESTMENT CO. Plaintiff,)
vs.) No. 1030 - Law. ✓
BOARD OF EDUCATION, CITY OF)
SAPULPA,) Defendant.

Now on this 10th day of July, A.D. 1930, it is ordered by the court that Plaintiff herein be and is hereby given leave to amend petition to read; "Coupons Number 11, 12 and 13" instead of "Number 7".

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

Brown-Crummer Investment Company, a corporation, Plaintiff,)
vs.) No. 1030 Law. ✓
Board of Education of the City of Sapulpa, Oklahoma, Defendant.

JOURNAL ENTRY

Now on this 10th day of July, 1930, the same being a judicial day of a regular term of the above entitled court, this cause comes regularly for trial, the plaintiff appearing by its attorneys, Elcock & Martin, and Johnson, Campbell, Biddison & Cantrell, and the defendant appearing by its attorney, Sam Allen, and the parties having heretofore filed their written stipulation waiving a trial of this cause by jury, they proceeded to the trial of the cause to the court upon the petition of the plaintiff, the answer of the defendant, and the reply of the plaintiff thereto.

Thereupon the parties introduced their evidence and rested, after argument of counsel the court, being fully advised in the premises, finds the allegations of plaintiff's petition and of plaintiff's reply to the answer of the defendant to be true, and finds all the issues for the plaintiff and against the defendant, and finds that all outstanding bonds and interest coupons of the bond issue of defendant referred to and described in plaintiff's petition are valid and enforceable obligations of the defendant, the Board of Education of the City of Sapulpa, Creek County, Oklahoma. The court further finds that the plaintiff is entitled to recover upon the bonds sued upon herein from the defendant, the Board of Education of the City of Sapulpa, Creek County, State of Oklahoma, the sum of Six Thousand and Hundred Ninety Dollars (\$6390.00) principal, \$330.15 interest, or a total of \$6720.15.

IT IS, THEREFORE, considered, ordered and adjudged that the plaintiff have and recover of and from the defendant, The Board of Education of the City of Sapulpa, Creek County, State of Oklahoma, the sum of Six Thousand and Three Hundred Ninety Dollars (\$6390.00) principal, and \$330.15 interest, or a total of \$6720.15, with interest thereon at six per cent per annum from this date until paid, and that the said defendant pay and the plaintiff recover the costs of this action taxed at \$_____.

It is further considered, ordered and adjudged that all of the standing bonds and interest coupons of the said bond issue of the defendant referred to in plaintiff's petition be, and they are hereby declared to be outstanding, valid and existing obligations of said defendant, and defendant shall at all times in the future do and perform all necessary and proper acts and things to keep the outstanding and unpaid portion of said bond issue and interest thereon in good standing in the bond markets of the country.

F. E. KIMMELBER
Judge.

A.
Sam Allen

RECORDED: Filed July 10, 1930
H.P. Warfield, Clerk
U.S. District Court JM

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

OKLAHOMA FUEL COMPANY
Corporation

Plaintiff

vs

J. Morgan & Co.,
J. Morgan, H.B.
J. Morgan, H. Wade, and
Trust Company

No. 1099
Law

Defendants

American National Bank

Garnishee

M. Brandon

Intervenor

O R D E R

On this the 10th day of July, 1930, came on for hearing the Motion of M.M. Brandon, to be made a party to the above styled and numbered cause of action, which said Motion states substantial grounds for the said M. Brandon to be made a party to said cause and upon consideration of the same, the court is of the opinion that the said M. M. Brandon should be made a party defendant herein.

IT IS, therefore, ORDERED that the Motion of the said M.M. Brandon be sustained and that the said M.M. Brandon is hereby made a party defendant in the above styled and numbered cause of action.

F. E. KIMMELBER
JUDGE.

A. C. L. W.
RECORDED: Filed July 10, 1930
H.P. Warfield, Clerk
U.S. District Court JM

On this 11th day of July, A.D. 1930, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1930 Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. Kennamer and Edgar E. Vaught, Judges, present and presiding.

H.F. Farfield, Clerk, U.S. District Court.
John E. Goldesberry, U.S. Attorney.
John F. Vickrey, United States Marshal.

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

ORDER FOR ADDITIONAL PETIT JURORS

On this 11th day of July, A.D. 1930, it appearing to the Court that there are not sufficient jurors in the panel, it is ordered that the Marshal of said District summon from the bystanders six good and lawful men, duly qualified, to serve as petit jurors for this Special March 1930 Term of said Court.

Thereupon, the Marshal returns the names of Eli Clayton, Hermonson, D.R. McConahy, D.L. Mitchell, Joe Drain, and Walter Fineran, who were examined by the Court, and all are accepted as petit jurors for this Special March 1930 Term of Court.

ORDER FOR DESTRUCTION OF LIQUOR

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

SPECIAL ORDER
FOR DESTRUCTION OF INTOXICATING LIQUOR.

Now on this 11th day of July, A.D. 1930, the same being one of the regular court days of the Special March Term of District Court, 1930, said Court being regularly in session, with the Honorable Franklin E. Kennamer, Judge, presiding, and it being shown to the Court that certain criminal cases in this Court in which intoxicating liquors have been seized, and are now in the hands of the Deputy Prohibition Administrator, M. L. Siddens, at Tulsa, Oklahoma, and that said cases have been regularly disposed of in said Court, and the said liquor is not further needed to be kept in storage by said Deputy Prohibition Administrator;

IT IS THE ORDER OF THE COURT, that in the following numbered criminal cases the intoxicating liquors now held by said Deputy Prohibition Administrator, as indicated following the numbers and names of defendants in each case, be destroyed by said Deputy Prohibition Administrator, and that said Deputy Prohibition Administrator, after such destruction is recorded, file a return thereof in this Court, the said numbered criminal cases, together with the name of the defendant in each case, and the amount of money now held, being as follows, to-wit:

<u>Serial No.</u>	<u>Name of Defendant.</u>	<u>Amount of Intoxicating Liquor</u>
1	Jessie Cruise	1 pint of Whiskey
6	Raymond Hobson	1 " " "
2681	Geo. J. Hall & Charles Fox	1 " " "
5	Mary Lewis	1 Pint "
1	Mrs. Marler	1 " " "
3360	Homer Roberts	1 " " "
3	Joe Smith	1 " " "
5	Allen Pinkerton	3 Pints "
1	Walker Blagg	2 " " "
3	Isaac Jackson	4 " " "
4	Geo. L. Redding	13 Gallons "
3	Ruth Ross	2 Pints "
1	W.M. Scott	1 Gallon "
3	Dave Scott	2 qts. "
387	J.C. Baker	3 " " "
3824	Jas. Scoville	1/2 Pint "
3	Otto Davis	1 quart "

A. E. WILLIAMS,
 A. E. Williams,
 Assistant United States Attorney.

F. M. HENNINGER
 U. S. District Judge.

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OKLAHOMA

RETURN ON SPECIAL ORDER OF
 JULY 11, 1930

In accordance with request of the Honorable F. M. Henninger, Judge of the aforesaid court, I, the undersigned, did, on the 11th day of July, 1930, at the office of William R. Giddens, Deputy Prohibition Administrator, 803 Daniels Building, Tulsa, Tulsa County, Oklahoma, witness the execution of all the intoxicating liquor mentioned in the foregoing order, to-wit: The whiskey and beer mentioned in:

<u>Cr. Case No.</u>	<u>Name of Defendant</u>	<u>Amount</u>
3286	Raymond Hobson	1/2 pint of whiskey
(7-2681)	Geo. J. Hall & Charles Fox	1 " " "
3695	Mary Lewis	1 " " "
3641	Mrs. Marler	1 " " "
CE-2860	Homer Roberts	1 " " "
4302	Joe Smith	1 " " "
4295	Allen Pinkerton	3 pints "
4291	Walker Blagg	2 " " "
4238	Isaac Jackson	4 " " "
4294	Geo. L. Redding	13 gallons "
4430	Ruth Ross	2 pints "
4451	W.M. Scott	2 qts " "
4373	Dave Scott	2 " " "
CE-387	J.C. Baker	3 " " "
CE-3824	Jas. Scoville	1/2 pint " "

DICT- ROAN HILL (CONTD):

we further find the defendant, Roan Hill, not guilty, as charged in the second count of the indictment.

WILLIAM C. FURMAN
FOREMAN."

ENDORSED: Filed in Open Court
July 11, 1930
H.E. Warfield, Clerk
U.S. District Court

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

It is further ordered by the Court that judgment and sentence imposed upon said defendant as follows:

Count 1. Be imprisoned in the Tulsa County Jail, Tulsa, Oklahoma, and be confined for the term of Six (6) months, and pay a fine unto the United States in the sum of \$250.00, and in default thereof, stand committed until said fine is paid or until released by due process of law.

UNITED STATES DISTRICT COURT OF THE NORTHERN DISTRICT OF OKLAHOMA

United States, Plaintiff,)
VS) No. 4286 ✓
Roan Hill, Defendant.

ORDER RELEASING BOND

On this 11th day of July, 1930, the above cause came regularly for hearing, having been regularly assigned for this date at the Special 1930 term at Tulsa, Oklahoma, plaintiff appearing by United States Attorney, defendant appearing in person and by his attorney, A.C. Brewster, the case being regularly called for trial and the defendant was found guilty. The bond for his appearance heretofore posted by W.L. Littlefield in the amount of one Thousand Dollars (\$1,000.00) is hereby released and the Clerk of the Court is ordered and directed to reimburse said amount in the sum of one Thousand Dollars (\$1,000.00) and to return same to W.L. Littlefield at the usual impounding fee allowed by law.

F. L. WALKER
United States District Judge.

W.F. Blair
U.S. Att.

END: Filed July 11, 1930
H.E. Warfield, Clerk
U.S. District Court

UNITED STATES OF AMERICA, Plaintiff,
vs. BYRD TUMAN and HARVEY LABELL, Defendants.
No. 4890 - Criminal.

Now on this 11th day of July, A.D. 1930, comes the United States District Attorney representing the Government herein, and the defendants, Byrd Tuman and Harvey Labell, appearing in person. The defendants each arraigned and each enters a plea of guilty to Counts 1 and 2 charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed upon said defendants as follows:

BY TUMAN:

- Count 1. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of Eighteen (18) months, and pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof, stand committed until said fine is paid, or until released by due process of law.
- Count 2. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of Eighteen (18) months. Said sentence of confinement to run concurrent with sentence in Count One (1).

BY LABELL:

- Count 1. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of Eighteen (18) months, and pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof, stand committed until said fine is paid or until released by due process of law.
- Count 2. Be imprisoned in the United States Penitentiary, Leavenworth, Kansas, and be confined for the term of Eighteen (18) months. Said sentence of confinement to run concurrent with sentence in Count One (1).

THE UNITED STATES OF AMERICA, Plaintiff,)

vs.)

WALTER, GEORGE DAVIS, ROY JARVIS,
E. WINTER, LOUIS CARROLL, CYRUS
JAMES, ARCH HUBB, NORMA WISE, J. T.
WEBER, CLE BRENNER, CHARLES BEAVER,
WILL HARRINGTON, FLOYD GODDARD,
KIL GORDON, JOE ANDERSON, WILLIAM
SCHENBACH, MILT WOOLSEY, DOT HARMON,
AL JENNINGS,

No. 4463 - Criminal. ✓

Defendants.)

Now on this 11th day of July, A.D. 1930, it is ordered by the
court that motions of defendants, William Schoenbach and M.L. Woolsey
Bill of Particulars be and the same are hereby submitted and taken under
consideration.

CASE JUDGE VAUGHT

D. KROW, et al, Plaintiffs,)

vs.)

VI-BAR PETROLEUM CO. Defendant.)

No. 646 - Law. ✓

On this 11th day of July, A.D. 1930, the above entitled cause
comes on for further trial. All parties present as before and counsel as
before and the jury each and every member present. The Defendant continues
with the introduction of evidence and proof with the following witnesses:
L. Curtis, B.F. Eridges, Jr., J.G. Buell. Thereafter, the Defendant rests.
Plaintiffs offer rebuttal testimony of A.D. Krow. And thereafter, both
sides rest. Closing arguments of counsel are made and the jury is instructed
to the law in the case, and retire in charge of a sworn bailiff to deliber-
ate upon their verdict herein.

And thereafter, on this same day, the jury return into open
court and through their foreman present their verdict, which verdict is in
dollars and figures as follows:

VERDICT

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

A. D. KROW, et al Plaintiff.)

vs.)

VI-BAR PETROLEUM
CORP. Defendant.)

No. 646 - Law

We, the jury in the above-entitled case, duly im-
paneled and sworn, upon our oaths find for the plaintiffs,
and assess their damages at \$10000.00 DOLLARS,

JOHN H. JENNINGS

Foreman."

NOT - A. D. BROW, et al - (CONTD)

RECORDED: Filed in Open Court
July 11, 1930
H.P. Warfield, Clerk
U.S. District Court

To all of which the Defendant excepts and exceptions are
wed by the Court. And thereafter, the jury having announced this to be
r true verdict in the case, it is ordered by the Court that said jury
is charged from further consideration of the case.

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

C. Cousins, Admrx of the estate
asper H. Cousins, deceased, Plaintiff, }
-vs- } 1928 - 1 ✓
l Petroleum Corporation, Defendant, }

JOURNAL ENTRY

The above entitled cause coming on for trial before the under-
ed Judge on this 11th day of July, 1930 both parties being present and
esented by their respective counsel, W.P. Smith and Sizer and Gardner,
plaintiff, and A.C. Saunders, for the defendant, announce ready for trial,
waive a jury, whereupon the matter was tried by the Court and after due
ideration the court finds that the plaintiff is the duly appointed ad-
stratrix of the estate of Jasper H. Cousins, deceased and that she is
bled to recover on both counts of the petition.

IT IS THEREFORE ORDERED, CONSIDERED AND ADJUDGED that the
ntiff have and recover judgment against the defendant upon the first
t of the petition in the sum of \$9,000.00 and that she have and recover
ment against the defendant on the second count of the petition in the sum
1,000.00.

S. R. NEWMAN
JUDGE

W.P. Smith
Sizer & Gardner
Attorney's for plaintiff,
A.C. Saunders
Attorney for the defendant.

RECORDED: Filed July 11, 1930
H.P. Warfield, Clerk
U.S. District Court

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

ED STATES OF AMERICA, Plaintiff,)
vs.) No. 1007 Law ✓
Dudley M. Love, Defendant)

JOURNAL ENTRY

Now on this date, July 11, 1930, same being one of the regular trial days of the United States District Court for the Northern District of Oklahoma for the Special March A.D. 1930 term, and said court being early in session, the Honorable F.E. Kennamer, Judge, presiding, this case came on for hearing on the petition of the plaintiff, and the service of said defendant and the default of the defendant, and it being shown to the court that said defendant, Dudley M. Love, has been served by regular summons in person, in Tulsa County, Oklahoma, in said Northern Judicial District, more than thirty days prior to this date, to appear and show cause why judgment should not be entered as prayed for in the petition of the plaintiff, said defendant having failed to appear in said cause and make answer, and demur or object to the petition of the plaintiff, is declared to be in default, and thereupon the plaintiff having introduced its witnesses who were sworn and examined in open court as to the truth of the allegations of the petition herein, and the court having examined the pleadings and having heard said evidence, and being advised in the premises, finds that the petition of the plaintiff should be sustained, and that the plaintiff is entitled to judgment as prayed for in the petition, in the sum of \$1746.09, together with interests and costs.

It is therefore the order and judgment of the court, that the United States of America, plaintiff, do have and recover all and from the defendant, Dudley M. Love, the sum of \$1746.09, in its cause herein, and that said judgment draw interest at the rate of six per cent per annum from the date hereof, and that plaintiff have judgment for cost herein expended, all of which let execution issue.

F. E. KENNAMER
Judge.

A. L. WILLIAMS
A. L. Williams,
Assistant United States Attorney

FILED: Filed July 11, 1930
W. S. Warfield, Clerk
U.S. District Court

IN RE: JAMES GUTHRIE COMPANY, INC.,
RECEIVER. DEPARTMENT OF COMMERCE.

JAMES GUTHRIE COMPANY, INC.,
Receivers,

Plaintiff,

vs.

No. 1,043

JAMES GUTHRIE COMPANY, INC.,
Receivers,

Defendant.

ORDER DENYING MOTION FOR
DISCHARGE RECEIVERS
JULY 11, 1930.

This cause coming on for hearing before me, the Receiver and
of the District Court of the United States for the Northern District
Georgia, upon a motion of Aluminum Cooking Utensil Company, District
Cook, Larc-Bilt Cast Company, International Silver Company, and
China Company, Paper Manufacturing Company, Paper China Company,
holders, Frank Clarke, for an order of this Court, vacating the order
of the Court made on the 7th day of July, 1930, directing the Receiver in this
case to take charge of the assets of the James Guthrie Company, and in
answering to the Court that the same should be set for hearing,

IT IS, HOWEVER, CONSIDERED, ORDERED, AND ADJUDGED BY THE
SAYED COURT that the motion to Discharge Receiver should be and the same is hereby
set for hearing at the hour of 9:30 a. m., on the 15 day of July, 1930.

Dated this 11 day of July, 1930.

H. W. HARRISON
Clerk

FILED: Filed July 11, 1930
H. W. Harrington, Clerk
U.S. District Court

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

Fisher Oil Company,
Corporation, Plaintiff

vs.

Continental Oil Company,
a Delaware corporation, and
Continental Oil Company,
a Delaware corporation, Defendants.

NO. 995 at Law. ✓

JOURNAL ENTRY

Now on this 12th day of July, 1950, the same being one of the regular judicial days of the above styled court, this cause comes on for hearing on the motion by the plaintiff to strike from the answer of the defendants heretofore filed in this cause, certain allegations hereinafter set forth, said plaintiff and said defendants appearing by their respective counsel;

And said motion having been presented to the court and duly considered by counsel for the parties, and the court being fully advised in the premises, finds that said motion should be in all respects sustained;

IT IS THEREFORE, CONSIDERED, ORDERED, DECIDED AND ADJUDGED that the following allegations contained in said answer of said defendants be, and the same hereby are stricken therefrom:

"Defendants state that a short time prior to the first day of April, 1929, the representative of The Fisher Oil Company, and the defendants herein entered into negotiations with reference to modification of the contract of July 25th, 1927; that at said time, it was understood and agreed by this plaintiff and these answering defendants that by reason of intervening oil and gas development in the immediate vicinity of the Southwest Quarter (SW₁) of the Southwest Quarter (SW₄) of Section Eleven (11) Township Seven (7) North, Range Six (6), Seminole County, Oklahoma, that it would be inadvisable at that time to drill a well on said 40 acre tract of land above described; that said parties at said time mutually agreed that the said defendants should be given an extension of six (6) months from April 1st, 1929, to determine whether or not future developments for oil and gas in the immediate vicinity of said 40 acre tract of land would justify these defendants in drilling a well thereon; that said parties at said time further agreed that if at the expiration of said six months period, and on or before October 1st, 1929, the said defendants determined that by reason of intervening oil and gas development and gas development in the vicinity of said 40 acre tract of land that it would then be inadvisable to drill a well on said land, and in that event said defendants could relieve themselves of their obligation to drill a well on said land by re-assigning its undivided one-half interest in the oil and gas lease on said land to the plaintiff provided that these defendants did determine that it would be inadvisable by reason of subsequent development in the vicinity of said 40 acre tract

of land to drill a well, ** and as provided in said modification agreement, and as it had been mutually understood and agreed by the parties thereto when said modification agreement was entered into."

To which ruling and judgment of the court, said defendants and of them duly except and their exceptions are by the court allowed;

For good cause shown, defendants are allowed twenty days from after this date in which to file amended answers in this cause.

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

RECORDED: Filed July 12, 1930
H.P. Warfield, Clerk
U.S. District Court JM

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

Shenango Pottery Company, Plaintiff,)
Corporation,)

vs.

No. 1040 Law ✓

Jansen-Jenkins, Inc., a Defendant.)
Corporation,)

SECRET

The above entitled cause coming on to be heard on this 12th of July, 1930, on the petition of the receiver herein for an order of sale, and the receiver appearing in person and by his attorneys, H.F. Aby and Paul D. Busby, and the plaintiff, Shenango Pottery Company, appearing by its attorneys, Aby and Tucker, and the defendant, Jansen-Jenkins, Inc., appearing neither in person nor by attorney. And the Court being fully advised in the premises, and upon consideration thereof, finds that it is for the best interest of all parties interested herein that a sale be made of all assets and property of Jansen-Jenkins, Inc., including the assets of The James Courtney Company.

WHEREFORE, IT IS BY THE COURT ORDERED, ADJUDGED and DECREED as follows:

- (1) That Jansen-Jenkins, Inc., or someone in its behalf, in twenty (20) days prior to the date fixed herein for the sale of its assets, pay to the receiver appointed herein to conduct said sale,
 - (a) a sum sufficient to cover the costs and allowances herein,
 - (b) a further sum sufficient to pay the creditors of the said Jansen-Jenkins, Inc., and the James Courtney Company.

and payments may be made by said defendant company, or for its behalf by any creditors or stockholder of said company.

(2) If the payments required by the preceding paragraph of this decree are not made within the period provided for in the preceding paragraph, all the property of every kind, character and description belonging to Jansen-Jenkins, Inc., including the assets and property of The James Courtney Company, and generally described as:

Stock of goods, wares and merchandise,
Machinery and equipment,
Notes, accounts and bills receivable,
Stocks and bonds,

all located in the former place of business of Jansen-Jenkins, Inc., at 1209 South Frankfort Avenue, Tulsa, Oklahoma, and of The James Courtney Company at 121 West First Street, Tulsa, Oklahoma, shall be sold in the manner and subject to the provisions hereinafter set forth, and all the right, title, interest and equity of redemption of the said company, its creditors, stockholders, and all persons claiming under it or them, or any of them, and all parties to this cause, in and to said property and every part and parcel thereof, shall forever be barred.

(3) The sale directed by this decree shall be made at public auction to the highest bidder, in the manner hereinafter directed, after inventory of the stock of goods, wares, merchandise, machinery and equipment, fixtures, and appraisement of bills and accounts receivable, but subject to the approval and confirmation of the Court, and shall be made by and under the direction of Jack Hays, who is hereby appointed Special Master for that purpose and is hereby directed to make and conduct said sale and to execute instruments of conveyance or assignment and transfer the property sold, to the purchaser thereof, his successors or assigns, upon an order of this Court confirming such sale, and upon the payment or tender of the purchase price, and as may be provided by the order of confirmation. Said sale shall be made in the former place of business of Jansen-Jenkins, Inc., at 1209 South Frankfort Avenue in the City of Tulsa, Tulsa County, State of Oklahoma, on the 11th day of August, 1930, by the said Special Master. Notice of the time and place of said sale, describing briefly and generally the property to be sold under this decree, shall be published at least once a week for Three (3) successive weeks prior to the date of said sale in a newspaper of general circulation published in the City of Tulsa, State of Oklahoma.

(4) Any creditor of Jansen-Jenkins, Inc., or The James Courtney Company, or any stockholder thereof, or any party to this cause, or any other person or persons, individual or corporate, may bid at the sale, and, if the successful bidder, may purchase in his, its or their own right.

(5) The property directed by this decree to be sold shall be offered in the following manner: By offering the stock of goods, bills and accounts receivable, machinery and equipment, furniture and fixtures, and stocks and bonds, separately, and then by offering them as an entirety; provided that the offerings separately and as an entirety shall be made of the property and assets of Jansen-Jenkins, Inc., and of The James Courtney Company, separately. The Special Master conducting said sale shall note all

as received, and, subject to the provisions of this decree, the property will be knocked down to the highest bidder, whether said highest bid be the items offered separately or as an entirety.

(6) The inventory and appraisement hereinabove directed to be made shall be made by the Master herein appointed, in co-operation with the receiver herein, and shall also be made by three (3) disinterested persons. Said inventory and appraisement shall be made immediately upon the signing of this decree.

(7) In making the sale directed by this decree, the Special Master shall not accept bids from anyone bidding who shall not, at the time of the said sale, deposit with the Special Master and deliver to him, as a condition that he will make good his bid in case of its acceptance, cash in the amount of ten per cent (10%) of the amount of his bid, or a certified check on a solvent bank in that amount, acceptable to the Master and made or endorsed payable to his order. Any deposit received from any unsuccessful bidder shall be returned to him; and deposit received from the successful bidder shall be returned to him if the said sale fails to receive the approval of the Court; but in the event of the approval and confirmation thereof, the same shall be applied on account of the purchase price by such bidder.

(8) In the event any bidder, after the confirmation of the sale, shall fail to comply with the order of this Court requiring the payment of the balance of the purchase price, for a period of five (5) days, or, if an appeal be taken from such order, for a period of five (5) days after service of notice of the entry of the order finally confirming such order on appeal, then the money, deposited by such bidder as hereinabove provided, may be forfeited as a penalty for such failure, and, if forfeited, shall be applied to the expense of resale and toward making good any deficiency or loss in case the property in respect of which such bidder shall make default shall be sold at a less price on said resale, and to such other purposes as this Court may direct.

(9) The purchaser, after the confirmation of sale, shall pay the balance of the said purchase price as the Court may direct, the Court reserving a paramount lien on the property sold to any purchaser for the amount in full of the purchase price thereof, and reserving the right, on such notice as this Court may direct, to retake and resell any property sold to such purchaser, in case he shall fail to comply with any order of the Court directing the payment of such purchase price, or any part thereof, for a period of five (5) days, or, if an appeal be taken from any such order, for a period of five (5) days after service of notice of entry of the order finally confirming such order on appeal.

(10) Upon the confirmation of sale and upon payment by any purchaser of the purchase price of the property purchased, the Special Master shall execute instruments conveying, assigning and transferring to such purchaser the property sold. Such instruments of conveyance or assignment and transfer shall run and be delivered to such purchaser, and, upon the production thereof, or of a certified copy or copies thereof, the grantee or grantees herein named shall be let into possession of the property so conveyed or transferred, and shall, after such delivery of possession, hold, possess and enjoy the property so conveyed, assigned and transferred, and every part and parcel thereof, free from any charge or claim, rights, interest or equity in redemption of or by the defendant company, its successors or assigns, and from all claims of the creditors and stockholders of the said defendant company.

(11) The receiver, at the time of the delivery of instruments of conveyance or assignment and transfer by the Special Master, shall assign, transfer and deliver to the purchaser all the assets, material and supplies, contracts, claims, demands and choses in action acquired by him, and by way of further assurance, shall grant, assign, transfer, convey and release to the purchaser all of the receiver's right, title or interest in and to all of the property so conveyed, assigned and transferred.

(12) The Master shall make, as soon as may be, a report to this Court of any sale under this decree, and shall also file, from time to time, such other reports as shall be necessary or desirable to show his action in the premises.

(13) All questions not herein disposed of are reserved for further adjudication, and, for such purpose and for the purpose of enforcing the provisions of this decree, jurisdiction in this case is retained by this Court. Any party to this action, or any purchaser, or any grantee of the receiver, may, at any time, apply to this Court for further relief, at the discretion of this Court.

D. C. [Signature]
Judge.

WITNESSES: July 12, 1936
U.S. District Court
U.S. District Court

On this 14th day of July, A.D. 1930, the District Court of the United States for the Northern District of Oklahoma, sitting in special session at Tulsa, Oklahoma, met pursuant to adjournment, Wm. P. ...

W.P. Hartfield, clerk, U.S. District Court.
John L. Alfesberry, U. S. Attorney.
John L. Vickrey, United States Marshal.

Public publication having been made, the following cases have been docketed and entered, to-wit:

J. SMITH, Plaintiff,
vs. E. G. ... Defendant. No. 496 - 1930.

Now on this 14th day of July, A.D. 1930, it is ordered by the Court that the above entitled cause be passed to July 15, 1930.

IN THE U.S. DISTRICT COURT FOR THE DISTRICT OF OKLAHOMA
TULSA, OKLAHOMA

THE OKLAHOMA ... Plaintiff,
vs. J. ... Defendants. No. 476 - 1930.

FOURTH DAY

Now on this 14th day of July, 1930, there comes before the Court regular order the motion of the plaintiff above named, for summary judgment and the surties on the appeal bond heretofore filed herein; and the plaintiff appearing by its attorneys, ... and the said surties appearing by their attorneys, ... the said motion is duly presented to the Court.

Upon due consideration of said motion and of the Court files hereabove styled and numbered cause, the Court finds that all of the factual allegations in the said motion are true, and that the plaintiff is entitled to judgment in its favor against ... and each of them, in the sum of Nine Thousand (\$9,000.00) Dollars.

It is therefore, ordered adjudged and decreed, that the plaintiff have judgment against the surties on the appeal bond heretofore filed herein, to-wit: against ... and each of them for the sum of Nine Thousand (\$9,000) Dollars, together with interest on said sum at the rate of six (6) per cent. per annum, from the date of said judgment.

Wm. P. ...
U.S. District Court

. 470 - Law (Cont'd)

Hiddison Campbell Hiddison & Cantrell
Attorneys for the Plaintiff.

W. G. Spillers
Attorneys for G.L. Epp and E.T. Turner.

RECORDED: Filed July 14, 1930
H.P. Hatfield, Clerk
U.S. District Court

IN THE UNITED STATES DISTRICT COURT OF THE DISTRICT OF COLUMBIA

G. HART, S. S.
HART and
HART,

Plaintiffs,

vs.

VI-BAR MOUNTAIN
COALITION, a corporation,

Defendant.

No. 64-100 ✓

ORDER SHOWING TIME IN WHICH TO FILE
BILL OF EXCEPTIONS

On application of defendant, and for good cause shown,

IT IS BY THE COURT HEREBY ORDERED, that defendant be and is
advised ninety (90) days from and after this date wherein to prepare,
e, serve and cause to be settled and allowed and filed herein, bill of
exceptions.

F. J. HARRIS
District Judge

RECORDED: Filed July 14, 1930
H.P. Hatfield, Clerk
U.S. District Court

IN THE UNITED STATES DISTRICT COURT OF THE DISTRICT OF COLUMBIA

Electric Power,

Plaintiff,

Power, Intervenor - Plaintiff,

vs.

United States,

Defendant.

No. 64-100 ✓

879 Law - Contd:

ORDER OVERRULING MOTION FOR A NEW TRIAL.

Now on this 12th day of July, 1930, this cause coming on for trial on motion of defendant, The United States, for a new trial, and the court, being well and truly advised in the premises, finds that said motion should be and the same is hereby overruled, to which defendant, The United States, excepts and exceptions are allowed.

F. A. HANLON
Judge.

K. Glenn C. Young
for Plaintiffs

W. N. Stivers
at U.S. Atty.

FORWARDED: Filed July 14, 1930
H. P. Warfield, Clerk
U.S. District Court ME

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

L. Graham and W. L. Young,
partners,

Plaintiffs, }

-vs-

No. 997 Law ✓

J. Moore and Midland Valley
Irecoad Company,

Defendants. }

JOURNAL ENTRY

Now on this 7th day of July, 1930, the same being one of the official days of the special March, 1930, term of this court the above entitled and numbered cause comes regularly on for trial, the plaintiffs appearing by their attorneys F. C. Yarbrough and C. K. Templeton and the defendants appearing by their attorneys of record C. E. Swar and H. L. Smith. Thereupon the parties announced ready for trial and a jury of twelve good and lawful men from the Northern District of Oklahoma is duly selected, empaneled and sworn to try the issues in said cause. Whereupon counsel for the plaintiffs and the defendants make their opening statements to the jury and the plaintiffs proceed with the introduction of evidence on their behalf. Thereupon the plaintiffs having concluded the introduction of their evidence and being rested, each of the defendants separately interpose a demurrer to the evidence of the plaintiffs, and the court having considered said demurrers and the argument of counsel and being fully advised in the premises finds that said demurrers are well taken and should be sustained. IT IS THEREFORE ORDERED, ORDERED AND ADJUDGED BY THE COURT that the demurrers of the defendants to the evidence introduced by the plaintiffs be and they are hereby sustained; and IT IS FURTHER CONSIDERED, ORDERED AND ADJUDGED BY THE COURT that the plaintiffs take nothing by virtue of this action but that judgment and it is hereby rendered in favor of the defendants Midland Valley

throughout the proceedings, and J.A. Moore and against the said defendants, that said defendants have and recover of and from the plaintiffs T.M. Aham and W.L. Young the costs of said defendants in this action, said not to be expended, for which let execution issue.

D. H. WILLIAMS
Judge.

RECORDED: Filed July 14, 1930
H.S. Warfield, Clerk
U.S. District Court JM

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

THE UNITED STATES OF AMERICA, Plaintiff,

vs.

No. 1008-Jaw.

1929 Model A, Ford Roadster, Defendant.

ORDER

And now on this 14th day of July, 1930, the above entitled matter coming on for hearing in its regular order, the plaintiff having waived a jury, and the intervenor having waived a jury and agreeing to submit the issues to the court sitting as a jury; the plaintiff appearing by D.C. Williams, Esq., Assistant United States Attorney, and the intervenor, James Peters, appearing by his attorney of record, Harry Seato, Esq., of Tulsa, Oklahoma, and the court being well and sufficiently advised in the premises that the automobile involved herein should be released to the intervenor on his paying the sum of One Hundred (\$100.00) Dollars to the Clerk of said Court.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREEED that the automobile involved herein be, and the same is, hereby released to the intervenor, James Peters, upon his paying to the Clerk of the United States District Court the sum of One Hundred (\$100.00).

D. H. WILLIAMS
United States District Judge.

D. C. WILLIAMS
Ass't U.S. Attorney.

Harry Seato
Attorney for Intervenor.

RECORDED: Filed July 14, 1930
H.S. Warfield, Clerk
U.S. District Court JM

UNITED STATES DISTRICT COURT OF THE DISTRICT OF CLEVELAND, OHIO

United States of America, Plaintiff,

vs.

1930 Chrysler Roadster Automobile, 1930 Model, Serial #CE0688R, Engine No. 1943 1/2 ✓
137277, 1930 Ohio License #187268, Defendant,

General Motors Acceptance Corporation
and Earl W. Elliott, Interveners.

ORDER

The above matter coming on to be heard by the court, stipulation waiving jury and as to part of the facts and of testimony introduced into the record, the court orders that, under the circumstances appearing in the testimony, the car seized shall be returned to the intervenor, Earl W. Elliott, upon his paying into court the sum of \$100.00, which is the amount of the fine charged against E.W. Myers under his plea of guilty of being in possession of liquor in said car, in case of the United States of America vs. E.W. Myers, No. 4197 Cr. in this court.

and it having been made to appear to the court that the said Earl W. Elliott has caused to be paid into court the said sum of \$100.00;

IT IS, THEREFORE, ORDERED by the court that the parties having said car in custody shall, upon presentation of a certified copy of this order, deliver the same to said Earl W. Elliott, free and clear of any storage charges; and that said sum of \$100.00 be applied on the payment of the aforesaid fine.

W. A. WATSON,
Judge

RECORDED: Filed July 14, 1930
W. A. Warfield, Clerk
U.S. District Court

UNITED STATES DISTRICT COURT OF THE DISTRICT OF CLEVELAND, OHIO

UNITED STATES OF AMERICA, Plaintiff,

vs.

1930 Buick Coupe Automobile, Motor No. 2135540, Defendant

No. 1944 1/2 ✓

JOURNAL ENTRY

Now on this 14th day of July 1930, the same being one of the regular judicial days of the Special March Term, 1930 Term of the United

tes District Court for the Northern District of Illinois, and said Court
is regularly in session, this cause came on to be heard in open court, said
plaintiff being present by its Attorney L.E. Williams, Assistant United
States Attorney, and the Intervener, Forster-Davis Motor Co., being present
by its attorneys Mills & Cohan, and the parties having waived a jury in
said court, and the plaintiff having introduced its testimony and rested and
the intervener having introduced its testimony and rested, and the Court
being fully advised in the premises finds that the automobile involved herein,
wit:

One Buick Coupe Automobile
Motor No. 2165248,

and be released to the intervener upon its paying to the Clerk of this
Court the sum of (\$100) one hundred dollars and the cost of the storage upon
said automobile since the seizure thereof, and the cost of this action.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the auto-
mobile involved, as heretofore described, be, and the same is hereby released
to the intervener, The Forster-Davis Motor Corporation, upon its payment to
the Clerk of this court the sum of one hundred dollars (\$100) and the cost
of the storage on said automobile and the cost of this action, or to await
further order of this court.

W. D. ...
Judge

Inc. H. Goldesberry
U.S. Atty.

ORDER: Filed July 17, 1930
E.P. Warfield, Clerk
U. S. District Court

H. DENNISON,

Plaintiff,)

vs.

No. 1072 - Law. ✓

F. F. ROYAL, et al.,

Defendant.)

Now on this 14th day of July, A.D. 1930, comes on for hearing
defendant's motion to quash which motion is by the Court overruled and
defendant is given ten days to plead and twenty days to answer. Exceptions
allowed.

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

THE STATE OF OKLAHOMA,

Plaintiff)

vs.

No. 1074 Jaw ✓

One DeSota Sedan Automobile,
Engine No. 22417, Oklahoma
39 license No. 328-802,

Defendant)

JOURNAL ENTRY

Now on this 14th day of July 1930, the same being one of the regular Judicial days of the Special March A.D. 1930 Term of the United States District Court for the Northern District of Oklahoma, and said Court being regularly in session, this cause came on to be heard in open court, and the plaintiff being present by its Attorney A.D. Williams, Assistant United States Attorney, and the Intervener, the Avery Motor Company, being present by its attorneys Sam A. Neely and D.F. Rainey, and the parties having waived jury in open court, and the plaintiff having introduced its testimony and rested, and the Court being fully advised in the premises, finds that the automobile involved herein, to-wit:

One DeSota Sedan Automobile
Engine No. 22417, License #328-802,

should be released to the intervener upon its paying to the Clerk of this court the sum of one hundred dollars (\$100), and the cost of the storage upon said automobile since the seizure thereof, and the cost of this action.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the automobile involved, as heretofore described, be, and the same is hereby released to the intervener, The Avery Motor Company, upon its payment to the Clerk of this court the sum of one hundred dollars (\$100) and the cost of the storage on said automobile and the cost of this action, or to await the other order of this court.

E. A. H. HILL
Judge.

J. J. Goldesberry
U. S. Atty.

RECORDED: Filed July 19, 1930
W. B. Warfield, Clerk
U. S. District Court

IN RE THE ESTATE OF FREDERICK W. BROWN, DECEASED
DISTRICT OF OKLAHOMA

John A. Bair, Plaintiff
vs. The Ford Coupe, Defendant
Ford Coupe, Model A, Oklahoma
License No. 1A-470, Motor
No. 897182, Defendant

FINAL JUDGMENT

Now on this 14th day of July 1938, the undersigned one of the
said judicial days of the special term A.D. 1938, term of this court,
the said court being regularly in session when the said motion was heard on,
and presiding, this cause came on to be heard and the petition in which
the plaintiff and the intervenor of the said motion were named were
admitted, and the plaintiff being represented by J. A. Bair, Plaintiff
and States Attorney, and the intervenor being represented by J. A. Bair,
Attorney, and the intervenor having admitted the said motion and
admitted a lien, and the plaintiff having admitted the said motion,
and the intervenor having introduced the petition in which the
court having heard the argument and counsel, and the intervenor
admits that the said automobile, motor

and Ford Coupe, Motor No. A 897182,

seized as alleged in the petition herein, the said automobile being
brought into Oklahoma for the purpose of introducing intoxicating
liquor into Oklahoma, and that the said automobile was a motor vehicle
Northern Judicial District of Oklahoma and was a motor vehicle
prior to the admission of Oklahoma into the United States and
the states thereof, and that said automobile was a motor vehicle
in violation of section 544, Revised Statutes of the United States, and that
said automobile is subject to libel as being an illegally used for the in-
duction of intoxicating liquor into that part of Oklahoma which was
originally Indian Territory, and should be libeled in full for the benefit
of the plaintiff herein.

IT IS THE ORDER OF THE COURT that the said automobile and the
motor vehicle mentioned in the libel herein, to-wit

the Ford Coupe, Motor No. A 897182,

and the same is hereby confiscated for the use and benefit of the United
States of America, and that the United States Marshal for the Northern Dis-
trict of Oklahoma is ordered to advertise and sell the same as provided by
law, to the highest bidder for cash, at public auction, and to take due return
on his actions under this order, and to await the further order of the Court.

J. A. Bair
Assistant Attorney
Filed July 18, 1938
J. A. Bair, Clerk
District Court

THE DISTRICT COURT OF OKLAHOMA
SPECIAL MARCH 1930 SESSION TULSA, OKLAHOMA

THE UNITED STATES OF AMERICA, Plaintiff

vs.

Ford Coupe Automobile,
Motor No. A-281628, Oklahoma
Case No. 532-873, Defendant.

No. 1076 - Law ✓

JOURNAL ENTRY

Now on this date, July 14, 1930, the case being one of the
regular Judicial days of the Special March A.D. 1930 Term of the United
States District Court for the Northern District of Oklahoma, and said Court
is regularly in session with the Honorable F.E. Hennamer, Judge, presiding,
the cause came on regularly to be heard on the petition of the plaintiff and
default of the defendant, and it being made to appear to the Court that
the parties mentioned in the petition of the plaintiff as claiming some
interest, right or title in the automobile herein sought to be libeled, have
not served with monition in this cause more than 30 days prior to this date,
there being no appearance made by any person, nor intervention filed
in, and there having been nobody made claim to said automobile, and the
plaintiff having put on its testimony of sworn witnesses in open court, and
the Court having heard said testimony, and being advised in the premises, finds
that said libel of the plaintiff should be sustained.

IT IS THEREFORE THE ORDER AND MANDATE OF THE COURT that the
automobile here before seized and libeled in this case, to-wit:

One Ford Coupe Automobile
Motor No. A-281628,

held by the United States Marshal for the Northern District of Oklahoma,
confiscated under the libel herein to the use and benefit of the plain-
tiff, the United States of America, and said automobile be, and the same is
herein ordered sold by the United States Marshal at public auction for cash to
the highest bidder, after giving due and proper notice as required by law
in such sale, and that thereafter the United States Marshal shall return
to the plaintiff the proceeds of such sale, and await the further orders of the court.

F. E. HENNAMER
Judge.

JUG. L. GARDNER
U.S. Atty.

RECORDED: Filed July 17, 1930
H.E. Warfield, Clerk
U.S. District Court

Court adjourned until July 15, 1930.

On this 18th day of July, A.D. 1930, the District Court of the United States for the Northern District of Oklahoma, sitting in special session 1930 session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F. Kennamer, Judge, present and presiding.

H.F. Warfield, Clerk, U.S. District Court.
John L. Goldesberry, U.S. Attorney.
John E. Vickrey, United States Marshal.

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

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

THE GOVERNMENT OF AMERICA, Plaintiff)
vs) No. 4474 Cr. v
J. Howe and J.E. Farley, Defendants)

ORDER OF CONFISCATION AND SALE

Now on this 18th day of July, A.D. 1930, the same being one of regular judicial days of the Special March A.D. 1930 Term of said court, the above case came on regularly to be heard in said court, with the honorable F.E. Kennamer, Judge thereof, presiding, the said defendant J.E. Howe having on the 19th day of June 1930, entered his plea of guilty to the first count of the indictment herein, charging the possession of ten gallons and thirteen pints of whiskey in one certain Oldsmobile Coupe automobile, on or about the 28th day of April 1930, in violation of the Act of June 30, 1919, and the said defendant J.E. Farley having on the 19th day of June 1930, entered his plea of guilty to the first and second counts of the indictment in said cause, the first count of the indictment charging the said defendant with the possession of ten gallons and thirteen pints of whiskey in one certain Oldsmobile Coupe automobile, on or about the 28th day of April 1930, in violation of the Act of June 30, 1919, and the second count of said indictment charging the transportation of said liquor in said Oldsmobile automobile, from a point unknown to 1916 South Foster Street in the City of Tulsa, Tulsa County, State of Oklahoma, in violation of the National Prohibition Act, and the said defendants, and each of them, having on said 19th day of June 1930, been legally sentenced on said pleas in said court, and it being shown to the Court at the time of the arrest of the said defendants in said case that there was one certain Oldsmobile seized for said illegal use, and that said Oldsmobile is now in the custody of the United States Marshal for said Northern District of Oklahoma, said automobile being described as follows, to-wit:

One Oldsmobile Coupe Automobile, Motor No. 1182558, 1927 Oklahoma Tag No. 73-734,

is subject to confiscation and sale under, and by virtue of the National Prohibition Act, and there being no cause shown why said automobile should be confiscated and sold for the benefit of the defendant herein, it is ordered by the Court as follows.

That the above described automobile be, and the same is hereby
discreted to the use and benefit of the United States of America, plain-
tiff herein, and the United States Marshal of said district is hereby ordered
to advertise and sell said automobile at public auction to the highest
bidder for cash, said advertisements for said sale to be by posting
copies as required by law, for not less than ten days prior to said sale,
that the doer thereof proper return of his doings hereunder be made to this
court, and await the further order of the Court thereafter.

H. H. ...
Judge

H. H. Blair
Assistant United States Atty.

RECORDED: Filed July 15, 1930
H. H. ... Clerk
U.S. District Court

...
vs.
...
Defendant.

... - ... ✓

Now on this 15th day of July, A.D. 1930, it is ordered by the
Court that the above entitled cause be passed to July 16, 1930 at 1:30 P.M.

IN THE UNITED STATES DISTRICT COURT OF THE DISTRICT OF COLUMBIA
OFFICE OF THE CLERK

...
vs.
...
Defendant.

... - ... ✓

ORDER ENTERING FINAL JUDGMENT
IN THE ABOVE ENTITLED CAUSE.

Now on this 15 day of July, 1930, on application of the defen-
dant, ... Manufacturing Company, a corporation,

It is ordered that the defendant be and it is hereby allowed
the 3 day of September, 1930, in which to present and file its bill
exceptions herein.

H. H. ...

RECORDED: Filed July 15, 1930
H. H. ... Clerk
U.S. District Court

U.S. DISTRICT COURT FOR THE DISTRICT OF COLUMBIA
No. 1040 - Law. ✓

JOHN W. BROWN, JR., a corporation,
in its individual
capacity and as trustee for the use and
benefit of the JOHN W. BROWN, JR. TRUST
AND TRUST COMPANY, and the JOHN W. BROWN, JR.
TRUST COMPANY, a corpora-
tion, in its individual capacity,
Plaintiffs,

vs.

JOHN W. BROWN, JR. TRUST COMPANY,
corporation,
Defendant.

ORDER EXTENDING TIME TO FILE
TRANSCRIPT.

Now on this 15th day of July, 1930, it is ordered, that if an
adequate cause shown, that the time in which the John W. Brown, Jr. Trust Company,
a corporation, defendant herein and appellant in the United States
Court of Appeals for the Tenth Circuit, may docket the case and
file a transcript of the record herein in the United States Circuit Court
of Appeals for the Tenth Circuit be and the same is hereby extended and
enlarged to the 2 day of September, 1930.

W. H. HARRIS
U.S. DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

RECORDED: Filed July 15, 1930
W. H. Harfield, Clerk
U.S. District Court

ALCO BATTERY CO. a corporation, Plaintiff,
vs.
DUN-EDWARDS, INC., a corporation, Defendant.

No. 1040 - Law. ✓

Now on this 15th day of July, A.D. 1930, it is ordered by the
court that the above entitled cause be passed to July 16th, 1930, at 10:00
o'clock.

On this 16th day of July, A.D. 1930, the District Court of United States for the Northern District of Oklahoma, sitting in special March 1930 Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F.E. Kennamer, Judge, present and presiding.

F.E. Warfield, Clerk, U.S. District Court.
John M. Goldesberry, U.S. Attorney.
John H. Vickrey, United States Marshal.

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

W. GRAY, Plaintiff, }
vs. No. 454 - Law. ✓
H. CORNELIUS, Defendant.

Now on this 16th day of July, A.D. 1930, it is ordered by the court that the above entitled cause be referred to George Lessley, Special

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

T. BAYNE, Plaintiff, |
-vs- NO. 1026 - Law. ✓
AN TRANSPORTATION COMPANY, Defendants. |
Corporation, et al,

ORDER OF DISMISSAL

On this 16 day of July, 1930, upon motion of the plaintiff herein, it is ordered that the above entitled cause be, and the same is hereby dismissed, with prejudice to a future action, at the cost of said defendants.

F. E. KENNAMER
United States District Judge

Kleinschmidt & Johnson
Attys for Defs.

RECORDED: Filed July 16, 1930
F.E. Warfield, Clerk
U.S. District Court MBE

THIRD POTENTIAL CO. a corp. Plaintiff, }

vs. }

No. 1040 - Law. ✓

TEL-GENIE, INC. a corp. Defendant.

Now on this 16th day of July, A.D. 1930, the above entitled case is passed to be taken up by agreement of the parties hereto.

Court adjourned until July 18, 1931.

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OKLAHOMA

SPECIAL ORDER
 FOR DESTRUCTION OF INTERDICATING LIQUORS

Now on this 15 day of July, A.D. 1938, the same being one of the regular court days of the Special March Term of District Court, 1938, said court being regularly in session, with the Honorable Franklin F. Newman, Judge, presiding, and it being shown to the Court that certain criminal cases pending in this court in which interdicating liquors have been seized, and are now in the hands of the Deputy Prohibition Administrator, E. J. Giddens, at Tulsa, Oklahoma, and that said cases have been regularly disposed of in said court, the said liquor is not further needed to be kept in storage by said Deputy Prohibition Administrator:

IT IS THE ORDER OF THE COURT, that in the following numbered criminal cases the interdicating liquors now held by said Deputy Prohibition Administrator, as indicated following the numbers and names of defendants in each case, be destroyed by said Deputy Prohibition Administrator, and that said Deputy Prohibition Administrator, after said destruction is completed, certify to the Clerk of this Court, the said numbers and names of cases, after which the Clerk of the Court will cause copies of this order and finding to be filed, being as follows, to-wit:

<u>Original Case No.</u>	<u>Name of Defendant</u>	<u>Amount of Interdicating Liquor</u>
4030	Arthur Groves	1 pint of whiskey
4180	Harley Thurka	1 " " "
4081	C. M. Flowers	2 4-oz bottles alcohol
4026	Geo. Loeffler	1 qt. of whiskey
4034	Mrs. John Ward	2 pts of whiskey
4037	A. T. Johnson et al	1 pt of whiskey
4087	M. J. Hart's et al	2 qts of whiskey
4036	Mrs. L. V. Newman	2 pts of beer
4096	Mrs. Jessie Delap	3 " " "
4097	Bill Dyer	1 pt of whiskey
4428	W. C. Kinzy	1 " and 1 qt of whiskey
----	Art Igo et al	2 pts of whiskey and 1 pt. of alcohol
----	Nolan	1 pt of whiskey
----	Mrs. Shorty Simmons	1 " " "
----	Thompson	1 " " "
4305	W. L. Swan et al	2 pts " "

F. F. NEWMAN
 Judge.

W. H. Goldsberry, U. S. Atty.
 DATED: This 15 day of July, 1938
 W. L. Garfield, Clerk
 U. S. District Court III

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

UNITED STATES OF AMERICA,

Plaintiff)

vs.

No. 4457 Cr. ✓

W. E. Deer et al

Defendants)

ORDER OF CONFISCATION AND SALE

Now on this 17th day of July A.D. 1930, the same being one of the regular judicial days of the Special March A.D. 1930 Term of said Court, the above case came on regularly to be heard in said Court upon the petition of intervention of the Commercial Credit Company, and it having been agreed by and between the Government and the Intervener herein that the claim of said Intervener should be submitted to the Court upon a written stipulation of the Government and of said Intervener filed herein on the 16th day of July 1930, and after a consideration of said stipulation, and after hearing the argument of counsel, and the Court being fully advised in the premises, finds that the automobile involved in this case was in the possession of the defendant W.E. Deer, under a conditional sale contract, and that the same was in motion and was engaged in the transportation of intoxicating liquor at the time said automobile was seized by the Government Officers, and that the said defendants W.E. Deer and Dick Collins heretofore pleaded guilty in said cause, to the possession and transportation of intoxicating liquor on the 2nd day of June, 1930, and each received a sentence under the first count of the indictment, of six months in Osage County Jail and a fine of \$100, and on the second count of the indictment a sentence of six months, to run concurrently with the sentence in the first count.

And the Court further finds that at the time of the arrest of the said defendants in said cause, one certain Ford Roadster Automobile, Motor No. A-2489924, was being used by the above named defendants for the transportation of intoxicating liquor in violation of the National Prohibition Act and that said automobile was then and there seized by the officers of the United States Government on account of said illegal use, and that said automobile is now in the custody of the United States Marshal for the Northern District of Oklahoma and is subject to confiscation and sale under, and by virtue of the National Prohibition Act,

AND IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court as follows,

That the said above described automobile be, and the same is hereby confiscated to the use and benefit of the United States of America, Plaintiff herein, and that the United States Marshal for the Northern District of Oklahoma is hereby ordered to advertise and sell said automobile at public auction to the highest bidder for cash, said advertisement for said sale to be by posting notices as required by law, for not less than ten days prior to said sale, and that thereafter proper return of his doings thereunder be made to this Court, and to await the further order of the Court hereafter.

F. E. STRAIN
Judge.

4437 Criminal (Contd)

W.E. Heftr
Assistant U.S. Attorney

RECORDED: Filed July 17, 1930
H.P. Warfield, Clerk
U. S. District Court

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF CHICAGO
DISTRICT OF CHICAGO.

H. Gray, substituted for Plaintiff, :
McCormick Oil Company, :
: No. 404 Dav. ✓
vs. :
: :
I. Cornelius, et al., Defendants.:

ORDER APPOINTING REFEREE.

Now on this 16th day of July, 1930, the above entitled cause comes on upon the application of the plaintiff to examine the judgment debtor, I. Cornelius, who is present in court pursuant to the order for examination made on the 26th day of June, 1930. The plaintiff appears by his counsel, William Heff and W.H. Zachry, and the defendant, Ira E. Cornelius, the defendants Edith Smith and W.I. Smith, appear by their counsel, W.E. Heftr. Thereupon the defendants, Ira E. Cornelius, Edith Smith and W.I. Smith, object to the examination of said Ira E. Cornelius upon the ground that same is in conflict with the provisions of Section 861 of the Revised Statutes of the United States and with the laws of the United States. Argument of counsel is heard, and the court being fully advised in the premises overrules said objection, to which the said objecting defendants except, which exception is by the court allowed.

Thereupon it is ordered by the court that Geo. H. Bossleybe is hereby appointed Referee to hear the examination of the defendant, Ira Cornelius, and report the same to the court in writing; that said examination shall be concerning what property the defendant, Ira E. Cornelius, owns. Which order the defendants, Ira E. Cornelius, Edith Smith and W.I. Smith, except, which exception is by the court allowed.

F. W. HOFFMANN
Judge.

RECORDED: Filed July 17, 1930
H.P. Warfield, Clerk
U. S. District Court

J. M. HICKER and J. D. EDOL, Trustee, Plaintiffs,

vs.

No. 885 - Law. ✓

MINOR ENGINEERING SUPPLY CO.

Defendant.

Now on this 17th day of July, A.D. 1930, it is ordered by the court that Plaintiffs' objections to sufficiency of supersedeas bond heretofore filed herein, be and the same hereby are overruled. Costs to which are allowed.

Court adjourned until 7:30 P.M., 1930.

On this 18th day of July, A.D. 1936, the District Court of the United States for the Western District of Wisconsin, sitting in said March 1936 Session at Tulsa, Oklahoma, met pursuant to adjournment, J. M. S. Newman, Judge, present and residing.

W. W. Griffith, Clerk, U.S. District Court.
John L. Goldesberry, U.S. Attorney.
John H. Vickrey, United States Marshal.

Public proclamation having been made, the following persons did appear and were entered, to-wit:

THE TEXAS LIVE PIPE LINE COMPANY
Plaintiff

vs. THE TEXAS LIVE PIPE LINE COMPANY
Defendants.

Verdict,

U. S. DISTRICT COURT

W. W. Griffith, Clerk, U.S. District Court.
John L. Goldesberry, U.S. Attorney.
John H. Vickrey, United States Marshal.

WISCONSIN DEPARTMENT OF CORRECTIONS

THE TEXAS LIVE PIPE LINE COMPANY came on for hearing on this 14th day of July, 1936, in the special appearance of the Defendant, The Texas Live Pipe Line Company, a Corporation, and its motion to quash the service of summons by said Plaintiff, for the reason that the same was not issued, served and returned according to law, and the Defendant made its special appearance by its attorneys, Messrs. Cochran, Messrs. and Monnet and Royce. Plaintiff appeared by his attorneys, Hamilton, Brass & Leonard; and the Court having heard the argument of counsel, and being fully advised in the premises, finds that said motion should be overruled, and it is hereby ordered, that the writ of habeas corpus of court the said defendant except as, and Defendant, The Texas Live Pipe Line Company is allowed ten (10) days from this date to answer, and the writ (10) days from this date to answer.

J. M. S. Newman
Judge

W. W. Griffith, Clerk
John L. Goldesberry, U.S. Attorney

John H. Vickrey, U.S. Marshal
John L. Goldesberry, U.S. Attorney

W. W. Griffith, Clerk
John L. Goldesberry, U.S. Attorney
John H. Vickrey, U.S. Marshal

On this 21st day of July, A.D. 1930, the U.S. District Court of the District of Oklahoma for the Northern District of Oklahoma, sitting in Muskogee, Oklahoma, Session at Tulsa, Oklahoma, was convened by J. H. Bennett, U.S. District Judge, present and presiding.

J. H. Bennett, Clerk, U.S. District Court,
John L. Schickel, U.S. Attorney,
John E. Vickrey, United States Marshal.

Public proclamation having been made, the following exhibits were read and entered, to-wit:

W. H. Smith, Plaintiff,

vs.

No. 1930 - 1st. ✓

J. H. Bennett, Defendant.

Now on this 21st day of July, A.D. 1930, it is ordered that the words "and the cost of this action" be stricken from the final entry in the above entitled cause, filed July 17th, 1930.

On this 26th day of July, A.D. 1930, the District Court of the United States for the Northern District of Oklahoma, at Tulsa, Oklahoma, met pursuant to adjournment, Hon. J. L. ... and Mr. ... present and presiding.

H. L. Marfield, Clerk, U.S. District Court.
John L. Goldesberry, U. S. Attorney.
John B. Vickre, United States Marshal.

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

THE STATE OF OKLAHOMA, Plaintiff, }
vs. No. 4875 - Criminal. ✓
JAMES GARLAND, Defendant.

Now on this 26th day of July, A.D. 1930, it is ordered by the court that hearing on the contempt charge in the above entitled cause, be continued to first Monday in September, 1930. It is further ordered by the court that Defendant be released on own bond.

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

EXCHANGE TRUST COMPANY, Plaintiff, }
Executor of the last will }
& testament of J. Coody }
Johnson, Deceased, No. 589 Law ✓
vs. }
CAPITOL LIFE INSURANCE }
COMPANY, Defendant. }

ORDER ALLOWING APPEAL

On this 26th day of July, 1930, it appearing that plaintiff, Exchange Trust Company, as Executor of the last will and testament of J. Coody Johnson, Deceased, has filed herein its petition for appeal and assignment of errors, and has applied to the court for the allowance of such appeal, formal order fixing appeal bond herein,

IT IS THEREFORE ORDERED that the appeal of plaintiff, Exchange Trust Company, as Executor of the last will and testament of J. Coody Johnson, deceased, from the judgment of this court herein rendered, be, and the same is hereby, allowed.

IT IS FURTHER ORDERED, that appeal bond is fixed in the amount of \$250.00, conditioned as by law and rule provided.

WITNESSED: Filed July 26, 1930
H. L. Marfield, Clerk
U.S. District Court
J. L. ...
District Judge.

IN RE: ESTATE OF JAMES H. HENRY, DECEASED
IN DISTRICT OF CREEK COUNTY

Alpha Metal Company,
Corporation

Plaintiff

J. Morgan, Co.,
J. Morgan,
J. Morgan, H.
& Union
at Company,

Defendants,

No. 1090 Jan ✓

American National
Bank

Garnishee

J. Brandon

Intervenor

ORDER RELEASING PORTION OF
FUNDS HELD BY GARNISHEE

On this, the 18th day of July, 1930, it appeared to this court, evidence heard, that at the institution of this suit, which was filed in District Court of Creek County, Oklahoma, and by removal brought to this court, that a garnishment summons was issued out of said cause and directed the American National Bank of Sapulpa, Oklahoma, which said garnishment summons directed the said garnishee to hold such funds, property, or money in its hands at the time of the service of said summons, subject to the further order of this court. And it now appears that at the time of the service of said summons, that said garnishee had in its possession approximately 40,000.00 dollars, or subject to the order, direction or control of some of said defendants, the ownership of said property not being in any way determined at that time or passed upon. And it further appears to this court that the plaintiff asked for the recovery of approximately the sum of \$28,500, together with interest and costs, and that the total sum of \$26,000.00 will be a sufficient sum to cover said claims if the same are substantiated.

It further appears to the court that said sum of \$26,000.00 shall be held by this court through its proper officers and subject to the orders herein.

IT IS, therefore, ORDERED BY THIS COURT, said the garnishee, American National Bank of Sapulpa, Oklahoma, is hereby directed that all of the funds so garnisheed are hereby released from said garnishment save and except the sum of \$26,000.00, said amount over and above said \$26,000.00 to free from the garnishment order herein and subject to the orders, directions and instructions given said garnishee by the parties so placing it in the hands of said American National Bank of Sapulpa, Oklahoma.

It is, further ORDERED that the said garnishee, The American National Bank of Sapulpa, Oklahoma pay to the Clerk of this court the sum of \$2,500.00, being the portion of the funds held by it as garnishee in this case, and subject to the order of this court, said sum to be held by the Clerk of this court subject to the further orders herein.

J. J. [Signature]
Clerk.

1019 - Law Cont'd:

W. Garner 7/22/30
Per I. L. Brandon

FILED: Filed July 20, 1930
E. S. Warfield, Clerk
U. S. District Court

U. S. DISTRICT COURT OF DISTRICT OF OREGON
TULSA, OREGON

ed tates of America, Plaintiff ;
vs No 3976.
Tansor, Defendant.

C A L L E R.

Now on this 25th day of July, 1930, this matter came on to be heard before me, Franklin S. Kennamer, Judge of the Federal Court for the Western District of Oklahoma upon the application of John A. ... for extension of time in which to prepare and furnish bill of particulars and script of testimony in typewritten form, and the Court being fully advised in the premises finds that the time heretofore allowed for the preparation of transcript is insufficient and that the time for preparing and furnishing bill of particulars and transcript of testimony should be extended for a period of ninety days from July 25th 1930 for good cause shown.

It is therefore ordered that the time allowed by the Court for the preparation of 90 days' time from July 25th 1930 for preparing bill of particulars and transcript of testimony be and the same is hereby extended to ...

It is so ordered as such in effect upon this 25th day of July,

U. S. District Judge.

FILED: Filed July 20, 1930
E. S. Warfield, Clerk
U. S. District Court

Court adjourned until July 31, 1930.

Upon reading the verified petition for removal of F.M. Grates
E.L. Bodovitz, Receivers of Oklahoma Union Railway Company, and
petition of H.L. Kleinschmidt, counsel for said Receivers,

IT IS ORDERED that cause No. 48059, in which Tibbys Grease is
plaintiff and the said Receivers are defendants, pending in the District
Court of Tulsa County, Oklahoma, be removed into this Court for trial, and
that a writ of certiorari issue herein to the said District Court of Tulsa
County, Oklahoma, requiring said Court to transmit the record and proceed-
ings in said cause to this Court within ten days.

IT IS FURTHER ORDERED that said writ be served by delivering
the Court Clerk of Tulsa County, Oklahoma, a certified copy thereof.

D. H. WILSON
United States District Judge.

RECEIVED: Filed July 28, 1950
H.L. Warfield, Clerk
U.S. District Court

Court adjourned until July 28, 1950.

646 - Contd.

"We, the jury, duly empaneled and sworn, in the above entitled numbered cause, do upon our oaths find a verdict for the plaintiffs, and the amount of their recovery at \$10,000.00.

JOHN M. JENNINGS
"foreman."

Thereupon, said verdict is received by the Court and ordered read, to which the defendant excepted and to which said defendant now moves and an exception in its behalf is hereby allowed.

And, now therefore, on this 11th day of July, 1930, Court having duly considered the verdict of the jury, it is ordered, adjudged and decreed that the verdict of the jury be, and the same is hereby given, and that plaintiffs, A.D. Krow, S.E. Mohrman and Wade L. Paxton, do and recover against the defendant Bu-Vi-Bar Petroleum Corporation, a corporation, judgment in the sum of Ten Thousand (\$10,000.00) Dollars with interest thereon at the rate of Six (6%) per cent per annum from July 11, 1930, to be paid, together with the costs of this action.

It is further ordered that defendant is hereby given thirty days from and after this date, in which to file a good and sufficient recognizance bond conditioned as provided by law in the sum of Twenty-Thousand (\$20,000.00) Dollars, and execution is hereby stayed pending giving of such recognizance bond, and upon removal thereof, execution upon this judgment shall be stayed until determination of defendant's appeal.

EDGAR S. WRIGHT
UNITED STATES DISTRICT JUDGE.

As to law:
Hiddison Campbell, Hiddison & Cantrell
Attorneys for Plaintiffs.

As to fact:
McCormack Marshall & Cobb
Attorneys for Defendant.

Filed July 29, 1930
at Tulsa, Oklahoma
District Court

On this 30th day of July, A.D. 1930, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F.L. Amer, Judge, present and presiding.

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

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

SWORN TO OFFICE - G. A. DeLOSS, DEPUTY UNITED STATES MARSHAL

DEPUTY U. S. MARSHAL'S OATH OF OFFICE.
FOR THE NORTHERN DISTRICT OF OKLAHOMA.

I, G.A. DeLoss, do solemnly swear that I will faithfully execute all lawful precepts directed to the Marshal of the Northern District of Oklahoma, under the authority of the United States, and true returns make, and all things well and truly, and without malice or partiality, perform the duties of the office of Deputy United States Marshal of the Northern District of Oklahoma, during my continuance in said office, and take only my lawful salary; and that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; and I will bear true faith and allegiance to the same; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties of the office upon which I am about to enter: SO HELP ME GOD.

G. A. DeLOSS

Sworn to and subscribed before me, this 15th day of June, 1929.

EDWIN C. CLEWLEY
Notary Public

on. ex. 7-10-32

at Tulsa, Oklahoma, June 15, 1929

I certify that the above-named G.A. DeLoss, Deputy United States Marshal, entered upon the performance of his official duties the 15th day of June, 1929

JOHN H. VICKREY
United States Marshal.

FILED: Filed July 20, 1930
H.F. Warfield, Clerk
U.S. District Court

Court adjourned until July 31, 1930.

On this 31st day of July, A.D. 1930, the District Court of the United States for the Northern District of Oklahoma, sitting in Special Session at Tulsa, Oklahoma, met pursuant to adjournment, Hon. F.L. Spockin, Judge, present and presiding.

H.F. Garfield, Clerk, U. S. Dist. Court.
John M. Goldsberry, U.S. Attorney.
John W. Vickrey, United States Marshal.

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

IN RE: JAMES EARL RAYBURN DEBTOR, et al.
CREDITORS' BILL OF SALE.

United States of America,

vs.

No. 3888. ✓

Rayburn.

UNITED STATES DISTRICT COURT.

On this 26th day of July, 1930, it appearing to the Court from facts stated in the application of J.C. Daugherty that the sum of \$500.00 accompanying the bond of said defendant, is the property of J.C. Daugherty, and security thereon; It is therefore,

BY THE COURT ORDERED, that H.F. Garfield, clerk of said Court, do pay the above entitled cause over to J.C. Daugherty the sum of \$500.00, less percentage charged for handling said sum.

F. L. SPOCKIN
Judge.

H. F. Garfield
Dist. U.S. Atty.

RECORDED: Filed July 31, 1930
H.F. Garfield, Clerk
U.S. District Court