

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

Alice Caraker, Dell Stewart, D. R.
and Carl Owens, Complainants,

vs.

No. 864 Equity. ✓

Central Natural Gas Corporation, Central
Trust Bank and Trust Company, a National
Banking Corporation, Southwestern Natural
Gas Company, a Delaware Corporation, Respondents,

Freise, Madine Moody, John Bolinger, B.
Mattie Perkins estate, C. W. Holmes, C. W.
Horn, and Greta Berglund, Interpleaders.

O R D E R

It appearing to the court that E. B. Hackathorn, Mrs. Alice Uttley and L. L. Dunbar and Virginia Dunbar, as joint tenants, during the trial in the above and foregoing entitled and numbered cause testified upon behalf of the complaining stock holders, and introduced evidence their certificates of stock; and it appearing to the court that each of them desired to be made parties interpleaders or complainants and adopted the allegations of the original bill of intervention filed in the case on behalf of G. T. Freise, et al, through their attorneys Bicking & Wilson, and C. R. Nixon, and that oral application was made to make them and the said parties joining parties complainant or interpleaders.

It is therefore ORDERED, ADJUDGED AND DECREED that the said E. B. Hackathorn, Alice Uttley and L. L. Dunbar and Virginia Dunbar, as joint tenants, be and they are hereby made parties interpleaders as complainants.

F. E. KENNAMER
Judge.

FILED: Filed Jul 12 1933
H. P. Warfield, Clerk
U. S. District Court

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

L. Hamerick, D. N. Tiffany and
Mary Stebbins, Plaintiffs,

-vs-

No. 886 E

Horn, J. E. Horn and H. O. Bland, Trustees,
Imperial Royalties Company, Defendants.

ORDER REMANDING CAUSE

This cause coming on for hearing before me, F. E. Kennamer, Judge of said court, on the application of the plaintiffs for an order remanding this cause to the District Court of Tulsa County, Oklahoma, for further proceedings, and the plaintiffs appearing by their attorneys Yancey, Spillers & Brown, and the defendants appearing by their attorneys, Ramsey, Deane, Martin & Logan, and the court having heard the argument of counsel and being fully advised in the premises finds that the same should be sustained.

IT IS, WHEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED that this cause be the same is hereby remanded to the District Court of Tulsa County, Oklahoma for all further proceedings, and the clerk is hereby ordered to immediately transfer the files in said cause to District Court of Tulsa County, Oklahoma.

Dated this 12th day of July, 1933.

F. E. KENNAVER
Judge

RECORDED: Filed Jul 12 1933
H. P. Warfield, Clerk
U. S. District Court

Court adjourned until July 15, 1933.

11 MARCH 1933 TERM-EQUITY SESSION TULSA, OKLAHOMA SATURDAY, JULY 15, 1933

Court convened pursuant to adjournment, Saturday, July 15th, 1933.

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

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

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

BOOTH, ET AL,	COMPLAINANTS,)	
vs.)	IN EQUITY NO. 663 ✓
INVESTMENT CO., a corporation,	DEPENDANTS.)	

O R D E R

NOW, on this the 8th day of July, 1933 the above entitled matter coming on for trial on the claim of John J. O'Brien & Company for fees for services rendered in connection with an audit of the stock records of the Petroleum Royalties Company, John J. O'Brien appearing in person and the Receiver herein, Paul E. Taliaferro, appearing in person, and it appearing to the Court from the statements of claim presented that the said John J. O'Brien personally put in a total of twenty days on said work and two assistants worked fifty seven days each thereon, which the usual charges for such services would the sum of \$35.00, \$25.00 and \$15.00 per day and the said John J. O'Brien and Company having requested the sum of \$1,500.00 total compensation for said services to be allowed, and the Court being fully advised in the premises that the sum of \$1,500.00 for said services is fair and reasonable and should be allowed, it is therefore,

ORDERED, ADJUDGED AND DECREED that the claim of John J. O'Brien and Company for services rendered in connection with the audit of the stock records of the Petroleum Royalties Company should be and it is hereby allowed in the sum of \$1,500.00 and that the Receiver herein is hereby instructed and directed to pay said amount to the said John J. O'Brien and Company from any funds on hand in his possession belonging to the trust estate of the Petroleum Royalties Company.

F. E. KENNAVER
UNITED STATES DISTRICT JUDGE

RECORDED: Filed Jul 15 1933
H. P. Warfield, Clerk
U. S. District Court

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

States of America, Complainant)
v.) No. 674 Equity ✓
Ashunkashey, et al, Respondents)

ORDER ENLARGING TIME

Now on this the 15th day of July A. D. 1933, same being one of the regular days
Special March A. D. 1933 Term of said court, at Tulsa, the United States of America,
complainant herein, having made its application to the court for an order extending and enlarging
the time, in addition to the time heretofore granted in which to prepare and serve the record
in the above cause, and it being shown to the court that an appeal has heretofore been re-
sultingly allowed in said cause and that additional time is necessary for the United States of
America, complainant herein, to prepare and serve the record in said appeal, and the Court
therefore orders that an enlargement of the time should be granted and allowed,

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the United States of America,
complainant herein, and appellant herein, be, and is hereby allowed an extension and enlargement
of the time in addition to all the time heretofore allowed, up to and including the 25th day of
July, 1933, in which to complete its record, serve and file the same in the Circuit Court
of Appeals for the Tenth Circuit.

HARRY SEATON
Assistant U. S. Attorney

F. E. KENNAMER
JUDGE

RECORDED: Filed Jul 15 1933
H. P. Warfield, Clerk
U. S. District Court

ASH HALL, Trustee and THE)
WELLS FARGO TITLE & TRUST CO. TRUSTEE, Plaintiff,)
-vs-) No. 708 - Equity. ✓
NIGHT REALTY CO. A CORP., ADAH SANDERS)
Sanders, her husband, R. R. PARK and)
R. PARK, Defendants.)

Now on this 15th day of July, A. D. 1933, it is ordered by the Court that P. E.
Kennamer be allowed the use of Apartment to August 1, 1933, as allowance. Same to balance account.

MISSISSIPPI VALLEY TRUST CO. ET AL., Plaintiffs,)
-vs-) No. 742 - Equity. ✓
HOTEL COMPANY, ET AL, Defendants)

Now on this 15th day of July, A. D. 1933, It is ordered by the Court that Mr.
Kennamer be directed to prepare and file itemized statement of tenants and amounts of rent each
month, by July 18, 1933.

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

St. Louis Union Trust Company, a corporation, and George G. Chase, as Trustees,)
Plaintiffs,)

vs.

Dan Tankersley, Mary Tankersley, M. J. McNulty, Jr., D. I. McNulty, Tankersley Investment Company, a corporation, and Fidelity & Surety Company, a corporation,)
Defendants.)

No. 797 Equity.

D E C R E E

This cause came on to be heard at this term and was argued by course; and thereupon consideration thereof, it was ORDERED, ADJUDGED AND DECREED as follows:

1. That there is now due and remains unpaid for principal and interest upon the notes of the defendants Dan Tankersley and Mary Tankersley, endorsed by the defendants M. J. McNulty, Jr. and D. I. McNulty, issued and outstanding under and secured by mortgage deed of date October 1, 1928, and foreclosed herein, the following amounts, to-wit:

Principal of notes	\$116,000.00
Interest thereon to October 1, 1932	3,480.00
Interest on \$119,480.00 from October 1, 1932 to June 13, 1933	6,690.80
Total due for principal and interest on date of this decree	\$126,170.80

2. That the defendants Dan Tankersley, Mary Tankersley, M. J. McNulty, Jr. and D. I. McNulty pay or cause to be paid, within six months after entry of this decree, to the plaintiffs, St. Louis Union Trust Company and George G. Chase, for the holders of the notes outstanding under said mortgage deed of trust of date of October 1, 1928, the amount due thereon, to-wit, the sum of \$126,170.80, with interest thereon at the rate of eight (8%) per cent. per annum from the date of this decree, and any advances or expenditures which may be subsequently made by the trustees for the protection and preservation of the mortgaged property, with interest thereon at the rate aforesaid from the date of such advance or expenditure, and such additional costs as the Court may allow to the plaintiffs as Trustees under said mortgage deed of trust as compensation for services and for their counsel and solicitors' fees and the costs in this Court.

3. That unless the defendants Dan Tankersley, Mary Tankersley, M. J. McNulty, Jr., and D. I. McNulty, shall pay or cause to be paid the amount ordered to be paid in the preceding paragraph of this decree, then and in that case all and singular the following properties described in said mortgage foreclosed herein shall be sold without valuation or appraisement and without any appraisal, right of redemption, stay or extension, in the manner hereinafter provided, at public auction to the highest bidder for cash by the Special Master hereinafter named to make such sale:

PARCEL A: All of Lots Six (6) and Seven (7) in block Two (2), of the McNulty Addition to the City of Tulsa, Tulsa County, Oklahoma, according to the recorded plat thereof, being a tract or parcel of land fronting one hundred feet (100') on the west line of Frost Avenue by a depth westwardly between parallel lines and along the north line of East Twelfth Street of one hundred forty feet (140') to an alley twenty feet (20') wide.

Together with the building thereon known as Morningside Apartments, and

together with all other buildings and all improvements and appurtenances now standing or at any time hereafter constructed or placed on said parcel of land, or any part thereof, including, but without limiting the generality of the foregoing, all window screens, window shades, awnings, boilers, engines, dynamos, motors, furnaces, vacuum cleaning systems, Frigidaire System, gas ranges, fire prevention and Extinguishing apparatus, refrigerating, heating, plumbing, ventilating, gas and electric light fixtures and elevators and other fittings and other fixtures of every kind now or hereafter in and about or upon said premises, together with all right, title and interest of said parties of the first part now or at any time hereafter in and to the streets, alleys and other public places contiguous to the above described premises, and together with all the appurtenances, hereditaments, rents, issues and profits now or hereafter belonging to, and all the right, title and interest of said parties of the first part in and to all leases and sub-leases now or hereafter on or to, said real estate, and appurtenances now standing or at any time, prior to said foreclosure sale, constructed or placed on said parcel of land or any part thereof.

PARCEL B: All furniture, furnishings, equipment and other personal property of every kind, nature and description whatsoever now owned or hereafter acquired by the first parties, and which is now, or shall at any time hereafter be, located, installed or placed upon or in said Morningside Apartments or any other building or buildings now or at anytime hereafter standing on said property and premises described as Parcel A, or any part thereof, and used or to be used in connection with the conduct or operation of said Morningside Apartments or any other such buildings, or in connection with the conduct or operation of the various apartments and rooms therein, or hotel, store, restaurant, cafeteria, coffee shop, beauty shop or barber shop in said Morningside Apartments or any other said buildings, as well as any and all renewals and additions to said personal property, or substitutes therefor, which may at any time, prior to payment in full of the indebtedness secured by this indenture, be so placed or used, including therein, among other items of personal property, but without limiting the generality of the foregoing, all room, apartment, lobby, hall, kitchen, office, restaurant, cafeteria, coffee shop, beauty shop and barber shop furnishings, furniture, equipment, appliances and fixtures of every kind and character, and all furniture, furnishings, linen, towels, silver and plated ware, utensils, trucks, signs, table ware, glassware, uniforms, adding machines, carpet sweepers, safes, cigar stand cases, show cases, flower vases, mirrors, filing cabinets, sewing machines, timepieces, typewriters, flags, shine stands, lamps, door plates, billing machinery, china and crockery ware, dishes, cooking apparatus and utensils, cutlery, cash registers, beds, bedding, mattresses, pillows, blankets, carpets and rugs and floor coverings, musical instruments, pianos, chairs, tables, pictures, paintings and their frames, bric-a-brac, draperies, casts, curiosities, sculpture, tools and implements, but the above enumeration of specific property shall not be construed to exclude any property of any character whatsoever coming under the foregoing general descriptions.

4. That all the property herein directed to be sold shall be sold and the purchaser thereof take and hold the same free and discharged of and from the lien of the trust mortgage deed of trust of date October 1, 1928, and free and discharged of and from and all liens, claims and demands whatsoever upon or against said property directed to be in favor of any party or parties to this cause, or in favor of any persons, firms or corporations claiming by, through or under them or any of them, and free and discharged from right, title, estate and equity of redemption of the defendants, Dan Tankersley, Mary Taney, M. J. McNulty, Jr., D. I. McNulty, Tankersley Investment Company, a corporation, De Fidelity & Surety Company, a corporation, and all persons claiming or to claim under said defendants or any of them, shall be forever barred and foreclosed by said sale.

5. That all the property directed by this decree to be sold shall be sold by Lee of Tulsa, Oklahoma, who is hereby appointed Special Master for that purpose, on a day and an hour to be fixed by an order of this Court or a judge thereof, on notice, at the west door of the Court House of the County of Tulsa, State of Oklahoma, located in the City of Tulsa, Oklahoma, it appearing to the Court that it is to the best interests of all parties named to sell said property at the place and in the manner provided herein.

6. That said special master shall give notice of said sale and the time and date thereof by publishing such notice once a week for at least four weeks, prior to such sale, in the Tulsa World, which is hereby adjudged to be a newspaper printed, regularly issued and having a general circulation in Tulsa County and in the State of Oklahoma, which notice of sale shall contain a description of the property to be sold, a statement of the time and place of such sale, a statement of the terms and conditions of sale and shall refer to this decree for further particulars. The said Special Master may, from time to time, adjourn or postpone such sale to any day, by oral announcement or otherwise, at the time appointed for the sale, without notice to the notice of sale and without the necessity of publishing any further notice or in any other thing, but, in his discretion, the Special Master may, notwithstanding, give notice of any such adjournment by publication or otherwise as he may think proper any day prior to such sale on any day to which such sale may be adjourned by him.

7. That any party to this cause or any holder of any of the notes secured by the mortgage deed of trust of October 1, 1928, or any agent representing any holder or holders of such notes outstanding under said mortgage deed of trust may purchase at such sale.

8. That the special master appointed to make such sale shall offer the property to be sold as an entirety for cash, and in case any of the noteholders or any agent or representative of said noteholders bid on said property, the notes issued under the mortgage deed of trust of October 1, 1928, shall be accepted in lieu of cash for the full face value thereof, including accrued interest to the date of sale, except that said notes shall not be accepted in lieu of cash for the payment of court costs, costs of sale, master's and attorneys' fees nor compensation of the master. The property directed by this decree to be sold may be inspected by intending bidders at all reasonable times.

9. That, in the event any of such noteholders or any agent or representative of such noteholders should be the successful bidder at such foreclosure sale, such noteholder or agent or representative of said noteholder shall forthwith deposit with such special master conducting such sale, notes secured by said mortgage of par value of not less than \$15,000.00, or if such purchaser be some person other than a noteholder or an agent or representative of such noteholders, such purchaser shall forthwith deposit with said master the sum of \$10,000.00, as evidence of the good faith of such purchaser, to pay the balance due on the purchase price of the property in the event of confirmation and approval of such sale by the court, immediately upon the execution of deed of conveyance to such purchaser, the notes or cash so deposited to be retained by said master as liquidated damages in the event of the failure or neglect of such purchaser to complete the purchase of said property by paying the balance due on the purchase price thereon upon such confirmation and approval by the court and tender of conveyance.

10. That no minimum price is put by this decree upon the property to be sold, and the court reserves full power, authority and discretion to reject any bid, which in the judgment of the court, is inadequate or is subject to such objection.

11. That in case of the death or resignation of the special master herein appointed to make the sale or of his refusal, failure or inability to act or in case it shall seem to the court desirable, the court reserves the right in term time or at any other time, in open court or in chambers, to revoke said appointment of the said Gentry Lee as special master to conduct such sale and to appoint any other person special master, with all the power and authority given to the said Gentry Lee.

12. That the purchaser or purchasers may assign his or their bid.

13. The jurisdiction of this court and of the property is retained by the court for the purpose of enforcing the provisions of this decree and for the purpose of fixing the compensation of the special master for making the sale herein directed and the compensation of the plaintiffs' trustees under the mortgage deed of trust of October 1, 1928, and compensation to their attorneys and solicitors.

14. That in case of sale of said property for cash, the proceeds shall be applied as follows and in the following order of priority:

(a) To the payment of the unpaid costs and expenses of this cause and all expenses incurred in the sale of the property ordered to be sold under this decree, including the location and disbursements of the Special Master in making such sale.

(b) To the payment to the plaintiffs as Trustees of compensation for their services and compensation to their counsel and attorneys for services rendered in connection with the foreclosure of the mortgage deed of trust, to be hereafter fixed by the Court.

(c) To the payment of all taxes assessed against the properties sold under this decree of foreclosure, unless said taxes are paid by the plaintiffs herein prior to the sale of the property, in which case the amount of taxes so paid by the plaintiffs shall be paid to them with interest from the date of payment of said taxes at eight per cent.

(d) To the payment to the plaintiffs of the amount in this decree found to be due and payable upon the notes secured by said mortgage deed of trust of October 1, 1928, upon the satisfaction of such notes to the Special Master herein, and said notes shall then be cancelled, if paid in full, or stamped if partly paid and returned to the plaintiffs, if paid in part only; any amount realized upon said sale for credit upon said notes shall be by the plaintiffs applied toward the payment of the indebtedness of Dan Tankersley, Mary Tankersley, W. J. McNulty, Jr. and D. I. McNulty.

(e) If any balance remains in the hands of the Special Master after making the said payments, the same shall be paid into Court to be subject to the further order of the Court.

15. That upon the confirmation of the sale and payment in full of the purchase price and upon compliance with all the terms of the sale, said Special Master making the sale complete shall execute and deliver to the purchaser, his successors or assigns, in form to be approved by the Court or a Judge thereof, a proper instrument or proper instruments of conveyance, assignment or transfer of the property so sold and upon the delivery of each instrument or instrument of conveyance, the grantee therein, his successors or assigns, shall be let into the possession of the property so sold and conveyed, including all net income, proceeds of income, bills and accounts receivable, and each and all other properties acquired between the date of such sale and the date of the execution and delivery of the deed or deeds of conveyance in the management or operation of the property and rights sold under this decree which shall be in the hands of the Receiver herein, or to which he may be entitled at the time of the execution and delivery of said conveyance, so far as such income or other property shall not have been applied to the uses of the management and operation of said property and to the liability of the Receiver hereunto to the orders of this Court; and the Receiver herein and any party to this cause that is in possession of said property or any part thereof shall thereupon deliver up the possession of the same, and if such possession is refused, IT IS ORDERED that a writ of assistance issue out of this Court directed to the Marshal of this Court commanding him to put such person in possession, or his or its successors or assigns into possession of such property.

16. That the purchaser or his successors or assigns shall upon the delivery of the instrument or instruments of conveyance of said Special Master be vested with the title to and the possession of and enjoy the said property sold to said purchaser and all rights, privileges and immunities appertaining thereto as fully and completely as the defendants herein as Receiver of said properties now hold or enjoy the same, or held or enjoyed or were entitled to hold and enjoy the same at the time of the execution and delivery of said mortgage deed of October 1, 1928, or at any time since, free and clear from all right, title, claim, lien, debt, equity, equities of redemption or interests of any kind or character of each and every of the parties to this cause.

17. That said Special Master is hereby ordered and directed to make full reports and proceedings hereunder and such supplemental reports from time to time as may be necessary and desirable to show fully his actions in the premises.

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

J. Gray and L. B. Riddle, Plaintiffs,)
vs.) No. 844 In Equity. ✓
Deep Rock Oil Corporation, a corporation, Defendant.)

O R D E R

For good cause the time heretofore granted to Standard Gas & Electric Company to
its amended claim and answer to the counter-claim of the receivers herein is hereby ex-
tended to August 15, 1933.

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

RECORDED: Filed Jul 15 1933
H. P. Warfield, Clerk
U. S. District Court

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

J. Gray and L. B. Riddle, Plaintiffs,)
vs.) EQUITY NO. 844 ✓
Deep Rock Oil Corporation, Defendants.)

ORDER IN RE APPLICATION OF RECEIVERS FOR
INSTRUCTIONS IN RE FUNDS OF DEEP ROCK OIL
COMPANY OF TEXAS NOW IN THEIR POSSESSION.

This cause coming on to be heard on this 15th day of July, 1933, upon the applica-
tion of the receivers for instructions in re funds of Deep Rock Oil Company of Texas now in
their possession, and the Court being fully advised in the premises,

IT IS HEREBY ORDERED that the Receivers transfer from funds now in their hands,
the sum of Twelve Thousand Six Hundred Four and Forty-Seven one-hundredths (\$12,604.47) Dollars
of Deep Rock Oil Company of Texas.

MADE AND ORDERED ENTERED, On this 15th day of July, 1933.

F. E. KENNAMER
J u d g e

RECORDED: Filed Jul 15 1933
H. P. Warfield, Clerk
U. S. District Court

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

S. Pearman,	Complainant,)	
s.)	
change National Company, a Corporation, McBirney, as Receiver of the Exchange al Company, and the Exchange National f Tulsa, Oklahoma, a corporation,	Defendants.)	No. 877 In Equity. ✓
.Craker,	Intervenor.)	

ORDER GRANTING LEAVE TO INTERVENE.

On application filed in that behalf and on inspection of the proposed petition in
ention,

IT IS ORDERED BY THE COURT that Mary F. Craker, be and is hereby granted leave to
ene herein, and to file instanter her petition in intervention in this case.

Done this 15 day of July, A. D. 1933.

F. E. KENNEDER
UNITED STATES JUDGE.

ED: Filed Jul 15 1933
H. P. Warfield, Clerk
U. S. District Court ME

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

S. PEARMAN,	Complainant,)	
.)	
BE NATIONAL COMPANY, a corporation, J. H. EY AS RECIEVER OF EXCHANGE NATIONAL Y, a corporation, THE EXCHANGE NATIONAL T TULSA, a corporation,	Respondents.)	No. 877 Equity. ✓

ORDER PERMITTING S. G. KENNEDY, TRUSTEE TO FILE BILL OF INTER-
VENTION AND BILL IN THE NATURE OF AN ORIGINAL BILL OF COMPLAINT IN
THE ABOVE ENTITLED AND NUMBERED CAUSE.

Now on this 15 day of July, A. D. 1933, comes S. G. Kennedy, as Trustee, by and
his attorneys Goldesberry & Klein and presents to this Court in chambers a petition and
ation for leave to intervene in the above entitled cause of action and to file a bill of
ention therein and bill in the nature of an original bill of complaint and asking for leave
rt and an order of Court to make the Exchange Trust Company, a corporation, and W. J.
t, as Bank Commissioner of the State of Oklahoma, party respondents in the above entitled
nd having submitted to the Court his proposed bill of intervention and bill in the nature
original bill of complaint and the Court having examined the same and being fully advised
premises finds:

I.

That the S. G. Kennedy, trustee for the Kennedy Building Trusts, should be permitted to intervene in the above entitled action for the reason and upon the grounds that it is shown from the proposed submitted pleading that the said S. G. Kennedy, Trustee, is the owner and holder of one of the Guaranteed First Lien Participation Certificates issued by the Exchange National Company, which is purported to be secured by the underlying securities deposited and held with the Exchange National Bank as Trustee and is an interested party in this cause.

II.

And it further appearing to the Court that the said Exchange Trust Company, a corporation, appears from said proposed pleading submitted to the Court and Exhibits attached thereto to be an unconditional guarantor of the re-purchase or payment of said Participation Certificate so held and owned by said S. G. Kennedy, Trustee, and that the business and affairs of the Exchange Trust Company, a corporation, is now under the control and in the possession of W. J. Barnett, as Bank Commissioner of the State of Oklahoma for the purpose of liquidation, all of which appears from the proposed pleading so offered by the said S. G. Kennedy.

IT IS, THEREFORE ORDERED, CONSIDERED AND ADJUDGED that the said S. G. Kennedy, be permitted and is hereby given leave to file in this cause his said proposed bill of intervention and bill in the nature of an original bill of complaint and that the said Exchange National Company, a corporation, and W. J. Barnett, as Bank Commissioner of the State of Oklahoma, and each of them are hereby made respondents in said cause for whom chancery process may be had in accordance with the rule.

F. E. HENNINGER
J U D G E

FILED: Filed Jul 15 1933
H. P. Warfield, Clerk
U. S. District Court

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

S. Fearman, Plaintiff,)

vs.

Exchange National Company, a corporation,
J. H. McBirney, as Receiver of Exchange National Company, a corporation, and The Exchange National Bank of Tulsa, Oklahoma, a corporation,
Defendants.

No. 877 Equity. ✓

O R D E R

It is by the Court ORDERED

(1) That defendant, J. H. McBirney as Receiver of Exchange National Company, within ten (10) days from date of service of a certified copy of this order upon him, file with the clerk of this Court a full, true and correct list showing the names and addresses of all interested owners of Certificates of Participation issued by Exchange National Company under the Agreement of July 19th, 1928.

(2) That all said registered owners be, and they are hereby made parties to this case and are directed to appear herein within thirty (30) days from this date and show cause, if they have, why the prayer of plaintiff's Bill of complaint should not be granted.

(5) That the clerk of this court mail a copy of this order to each of said registered owners at their respective addresses as shown on the list hereby ordered to be filed, together with a copy of plaintiff's bill of complaint and an entry of appearance in the following form:

The undersigned registered owner of Participation Certificates in the aggregate principal sum of \$ _____, issued by Exchange National Company under Trust Agreement of July 19th, 1928, hereby enters his appearance in the above cause.

entry of appearance may be signed in the presence of two witnesses and filed with the clerk of this Court.

Made and ordered entered this 15th day of July, 1933.

F. E. KENNAUER
Judge.

FILED: Filed Jul 15 1933
H. B. Warfield, Clerk
U. S. District Court

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

United States,)
Plaintiff,)
vs.)
Emma West, Admx. of estate of Wallace G.) No. 885 Equity
, deceased, George Foster, Adm. of)
estate of Hannah Moore, deceased, and)
James Lewis,)
Defendants.)

TEMPORARY RESTRAINING ORDER

Now on this 15th day of July, 1933, this cause came on regularly to be heard on application of the plaintiff for a temporary restraining order, enjoining the defendants, Emma West, administratrix of the estate of Wallace G. Moore, deceased, from paying any money in her hands as such administratrix, to Jesse James Lewis, his agents or representatives, requesting that Jesse James Lewis be required to make a showing to this court of all moneys, funds and things of value which he has received from and as a result of his heirship to the estate of Hannah Moore Lewis deceased; and plaintiff being represented by A. E. Williams, Assistant United States Attorney for the Northern District of Oklahoma, and the defendant, Emma West being represented by her attorney, Cecil E. Robertson, and the defendant, Jesse James Lewis being represented by his attorney, J. Bernard Smith; and the court having heard the statement of attorney for the plaintiff, and having read the Bill of complaint herein, and there being no objections by either of said defendants to the making of said order, as requested by the plaintiff, and the court being fully advised in the premises, finds that said order should be granted.

IT IS THEREFORE the order of the court that pending a final determination of the issues in this cause, Emma West, administratrix of the estate of Wallace G. Moore, deceased, be, and she is hereby enjoined and restrained from disbursing any moneys or funds in her hands coming to the estate of Wallace G. Moore, deceased, and which has been decreed by the County of Tulsa County, Oklahoma, in Probate Case No. 10444, to belong to the estate of Hannah Moore Lewis, deceased, and pending the final determination of this cause the said Emma West shall and retain said moneys and any part thereof, and await the final order of the court.

IT IS FURTHER ORDERED that the defendant, Jesse James Lewis, within 30 days from hereof, make an accounting and showing to this court of all moneys, assets and things of which he has received from and as a result of his heirship to the estate of Hannah Moore deceased, and that he be, and hereby is restrained from disposing of or in any way altering the condition or status of such assets until the final order of the Court in this cause.

F. E. KENNAMER
JUDGE

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

FILED: Filed Jul 15 1933
H. P. Warfield, Clerk
U. S. District Court

Court adjourned until July 17, 1933.

AL MARCH 1933 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, JULY 17, 1933

Court convened pursuant to adjournment, Monday, July 17, 1933.

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

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

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

UNITED OIL CORPORATION, Complainant,)
-vs-)
PRODUCERS AND REFINERS CORPORATION, Defendant.

In Equity No. 743. ✓

ORDER NO. 38
(Authorizing dissolution of Pooling Agreement)

Ancillary Receivers' Application No. 38, heretofore filed herein, having been considered by the Court, it is

ORDERED that the Ancillary Receivers herein be and they hereby are authorized to enter into an agreement with the parties to the pooling agreement described in said application, and by the same may be cancelled and annulled, and to execute such assignments and agreements as may be deemed necessary to re-convey to the respective parties thereto the leases contributed thereto, and to restore said parties to their former status.

DATED the 15 day of July, 1933.

F. E. KENNAMER
Judge.

FILED: Filed Jul 17 1933
H. P. Warfield, Clerk
U. S. District Court

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

INDATED OIL CORPORATION, Complainant,)
vs.) In Equity No. 743 ✓
OILERS AND REFINERS CORPORATION, Defendant.)

ORDER NO. 39
(Ratifying and Confirming Action of Ancillary Receivers
in retaining Certain Oil and Gas Leases)

Ancillary Receivers' Application No. 39, heretofore filed herein, having been
heard by the Court, it is

ORDERED that the action of the Ancillary Receivers herein in paying the annual
rent on the oil and gas leases described therein, thereby retaining them as assets of the re-
sidual estate, be, and the same hereby is, ratified and approved.

DATED the 15th day of July, 1933.

F. E. KENNAMER
Judge.

FILED: Filed Jul 17 1933
H. P. Warfield, Clerk
U. S. District Court

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

INDATED OIL CORPORATION, Complainant,)
-vs-) In Equity No. 743 ✓
OILERS AND REFINERS CORPORATION, Defendant.)

ORDER NO. 40
(Approving Release of Certain Oil and Gas Leases)

Ancillary Receivers' Application No. 40, heretofore filed herein, having been con-
sidered by the Court, it is

ORDERED that the action of the Ancillary Receivers in releasing the oil and gas
leases therein described, for the reasons therein stated, be, and the same hereby is, approved.

DATED this 15 day of July, 1933.

F. E. KENNAMER
Judge.

FILED: Filed Jul 17 1933
H. P. Warfield, Clerk
U. S. District Court

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

INDIAN OIL CORPORATION, Complainant,)
-vs-) In Equity No. 743
INDIAN OIL REFINERS CORPORATION, Defendant.

ORDER NO. 41

(Approving Operating Report and Statement of Cash Receipts and Disbursements for the month of April, 1933)

Upon consideration of the Ancillary Receivers' duly verified Report and Application No. 41, wherein said Ancillary Receivers have submitted the following financial statements and schedules, to-wit:

- Exhibit "A" - Ancillary Receivers' Balance Sheet, showing the assets and liabilities within this jurisdiction as of April 30, 1933;
- Exhibit "B" - Ancillary Receivers' statement of operations within this jurisdiction for the month of April, 1933;
- Exhibit "C" - Balance Sheet of assets and liabilities as of April 30, 1933, with all states and districts consolidated;
- Exhibit "CC" - Operating Statement for period May 8, 1932, to April 30, 1933, with all states and districts consolidated;
- Exhibit "D" - Cash Receipts and Disbursements during the month of April, 1933, with all states and districts consolidated;
- Exhibit "E" - Statement reflecting Receivers' and Ancillary Receivers' equity in the assets of the defendant company as of April 30, 1933;
- Exhibit "F" - Statement analyzing Receivers' and Ancillary Receivers' equity account, May 8, 1932, to April 30, 1933;

and pray for an order approving said report insofar only as it concerns said Operating Statement (Exhibit "B") and said Statement of Cash Receipts and Disbursements (Exhibit "D") for this jurisdiction;

NOW, THEREFORE, IT IS ORDERED that said Ancillary Receivers' Operating statement for the month of April, 1933, (Exhibit "B") be, and the same hereby is, approved; and it is

FURTHER ORDERED that said Statement of Cash Receipts and Disbursements (Exhibit "D") including the payment of company liabilities described therein, be, and the same hereby is, approved insofar as said statement and such disbursements affect and relate to the business of the defendant company within this jurisdiction.

DATED this 15 day of July, 1933.

F. E. KENNEDY
Judge.

ED: Filed Jul 17 1933
H. F. Warfield, Clerk
U. S. District Court

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

UNLIMATED OIL CORPORATION, Complainant,)
vs.) In Equity No. 743 ✓
PRODUCERS AND REFINERS CORPORATION, Defendant.)

ORDER NO. 42
(Approving Bond)

Ancillary Receivers' Application No. 42, attached to which was "Assumption of Liability Certificate" executed by National Surety Corporation, having been considered by the Court, it is

ORDERED that said certificate be, and the same is hereby, accepted and approved.

DATED this 15 day of July, 1933.

F. E. KENNAMER
Judge.

RECORDED: Filed Jul 17 1933
H. P. Warfield, Clerk
U. S. District Court

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

UNLIMATED OIL CORPORATION, Complainant,)
vs.) In Equity No. 743 ✓
PRODUCERS AND REFINERS CORPORATION, Defendant.)

ORDER NO. 43
(Approving Crude Oil Purchase Contract)

Ancillary Receivers' Application No. 43, heretofore filed herein, having been considered by the Court, and the terms and provisions of contract of July 5, 1933, attached to as Exhibit "A", having been examined and being considered fair and equitable and for the interests of the receivership estate, it is

ORDERED that said contract be, and the same hereby is, ratified and approved.

DATED this 15 day of July, 1933.

F. E. KENNAMER
Judge.

RECORDED: Filed Jul 17 1933
H. P. Warfield, Clerk
U. S. District Court

Court adjourned until July 19, 1933.

Court convened pursuant to adjournment, Wednesday, July 19th, 1933.

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

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

AN PETROLEUM CO. A CORP., Plaintiff,
vs. No. 694 - Equity.
GEORGE, CLAUDE GOODWIN &
C. STRANGE, PARTNERS OF
CORP., Defendants.

Now on this 19th day of July, A. D. 1933, it is ordered by the Court that appli-
for injunction herein be, and it is hereby, denied.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF OKLAHOMA
ST. LOUIS UNION TRUST COMPANY ET AL, Plaintiffs,)
vs. No. 841 Equity.
COLE ET AL, Defendants.)

O R D E R

For good cause shown it is hereby ordered that the time to plead, demur or answer
tition in the above cause by the defendants, C. C. Cole, Audrey Rudd Cole, Exchange Nation-
k of Tulsa, Oklahoma and the First National Bank and Trust Company of Tulsa, Oklahoma, is
extended for twenty (20) days from and after the 15th day of December, 1933.

F. E. KENNAMER
Judge.

St. Louis Union Trust Company.
sey de Meules Martin & Logan, Its Attorneys.

C. C. Cole and Audrey Rudd Cole
B. Dillard, Their attorney.

Exchange National Bank of Tulsa, Oklahoma. By Jas. B. Bush, Its Attorneys.

First National Bank and Trust Company of Tulsa, Oklahoma.
T. Pinkerton and Moss Crossland, Its Attorneys.

ED: Filed Jul 19 1933
H. F. Warfield, Clerk
U. S. District Court

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

J. S. Pearman,)
Plaintiff,)
vs.)
Exchange National Company, a corporation,)
McBirney, as Receiver of Exchange)
National Company, a corporation, and The)
Exchange National Bank of Tulsa, Oklahoma,)
Corporation,)
Defendants.

NO. 877 EQUITY

O R D E R

It is by the Court

ORDERED that J. H. McBirney as Receiver herein of all mortgages, securities, and
formerly held by The Exchange National Bank of Tulsa as Trustee under Trust Agreement of
19, 1928, be and he is hereby directed to furnish the Clerk of this Court with sufficient
copies of plaintiff's Bill of Complaint, order of this Court entered July 15, 1933, and form
entry of Appearances herein by owners of Participation Certificates issued under said
Agreement, to comply with said order of July 15, 1933.

DATED this 19th day of July, 1933.

F. E. KENNAMER
Judge

RECORDED: Filed Jul 19 1933
H. P. Warfield, Clerk
U. S. District Court

Court adjourned until July 21, 1933.

MARCH 1933 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, JULY 21, 1933

Court convened pursuant to adjournment, Friday, July 21, 1933.

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

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

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

J. S. Gray and L. B. Riddle,)
Plaintiffs,)
vs.)
In Equity No. 844)
Rock Oil Corporation, a corporation,)
Defendant.)

SECOND ORDER IN RE EXTENSION OF TIME TO UNIVERSAL
OIL PRODUCTS COMPANY WITHIN WHICH TO FILE CLAIM.

This cause coming on to be heard on this first day of July, 1933, upon the

petition of the Receivers for an order extending the time within which Universal Oil Products may file its claim, and the Court being fully advised in the premises,

IT IS HEREBY ORDERED that the Universal Oil Products company be given until the 31st day of October, 1933, within which to file such claims as it may conceive it has against Rock Oil Corporation or the Receivers thereof.

Made and ordered entered this 21st day of July, 1933.

F. E. KENNAMER
Judge.

RECORDED: Filed Jul 23 1933
E. P. Warfield, Clerk
U. S. District Court Dc

Court adjourned until July 22, 1933.

Court convened pursuant to adjournment, Saturday, July 22, 1933.

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

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

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

Franklin Tausch, Complainant)
vs.) IN EQUITY NO. 684 ✓
Sunray Oil Company and Sunray Oil Defendants.)
Corporation,

ORDER AUTHORIZING RECEIVER TO EXECUTE OIL AND GAS MINING LEASE

Upon reading and filing the petition of the Receiver, for an order authorizing directing the Receiver to execute an oil and gas mining lease to Fred G. Moser and being fully advised in the premises, the Court finds that it is to the best interest of the Receivership that the Receiver execute and deliver the oil and gas mining lease proposed to be executed to said Fred G. Moser, as set out in the petition of the Receiver; and it is, therefore,

ORDERED, ADJUDGED AND DECREED by the Court that the Receiver be and he is hereby authorized and directed to execute and deliver oil and gas mining lease to Fred G. Moser, covering the undivided one eightieth (1/80th) interest of the Sunray Oil Company in and to be described as the Southeast Quarter (SE/4) of Section Twenty (20), Township Seven (7N) North, Range Eight (8E) East and containing one-hundred-sixty acres, more or less, Hughes County, Oklahoma, all according to the terms and conditions as set out by a copy of said proposed lease attached to the petition of the Receiver herein, and to do such things as may be necessary to carry out the terms and conditions of said lease.

Dated at Tulsa, Oklahoma this 22 day of July, 1933.

F. B. KENNAMER
United States District Judge.

RECORDED: Filed Jul 22 1933
H. P. Warfield, Clerk
U. S. District Court

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

ROSEBLIN BAUSCH,

Plaintiff,)

-vs-

) In Equity No. 684. ✓
)
)

ROY OIL COMPANY and SUNRAY OIL
CORPORATION,

Defendants.)

O R D E R

On this 22nd day of July, 1933, there came on to be heard an application of HART-ACCIDENT AND INDEMNITY COMPANY for an extension of time within which to file any claim that it may now have, or that may hereafter, within the limits of the extension granted, accrue to applicant against the defendant companies, or either of them, in receivership herein, and at that time said applicant appeared by its attorneys Mason, Williams & French, and the receiver appeared by his attorney Paul Taliaferro, and the court being fully advised in the premises that said application should be granted.

IT IS THEREFORE ORDERED, ADJUDGED and DECREED, by the court, that said applicant Roy Accident and Indemnity Company be and it hereby is granted until and including the 23rd day of September, 1933, within which to file any claim that it may now have, or any claim that, at the expiration of said additional time hereby granted, may accrue against the defendants, or either of them.

PAUL E. TALIAFERRO
Attorney for Receiver.

F. B. KENNAMER
Judge.

MASON, WILLIAMS & FRENCH
Mason, Williams & French, Attorneys for Applicant.

RECORDED: Filed Jul 22 1933
H. P. Warfield, Clerk
U. S. District Court

ation of John H. Vickrey, former United States Marshal for the Northern District of Okla-
as Receiver herein, for an order of court authorizing him to pay an insurance claim in
m of \$73.15 on the property involved herein, and it being shown to the Court that said
nce is necessary for the protection of said property, and should be allowed out of money
as been or may be collected by said Receiver, said Receiver to make proper return of pay-
of said bill.

It is therefore the order of the Court that the Receiver herein be, and he is
authorized to pay to J. W. Fly, Agent for the Fairfax Insurance Agency, the sum of \$73.
m any fund said Receiver has or may have in his hands, collected from the property herein
ted, and to make due report herein.

A. E. WILLIAMS
Assistant United States Attorney

F. E. HENNINGER
JUDGE

FILED: Filed Jul 22 1933
H. P. Warfield, Clerk
U. S. District Court

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

ESTATE MORTGAGE TRUST COMPANY,
Plaintiff,)
vs.) NO. 795 - EQUITY.
C. T. AARONSON et al, Defendants.)

ORDER APPROVING LEASE

On this 22 day of July, 1933, upon the petition of Marvin E. Johnson, Receiver,
the approval of a lease contract upon storeroom No. 6 in Court Arcade Building in the City
Tulsa, Oklahoma, for a period of three years from August 1st, 1933, to Arcade Pharmacy, a cor-
poration, it appearing to the Court that said lease contract, a copy of which is attached to and
a part of said petition, is fair and reasonable and should be approved;

IT IS ORDERED that said petition be granted, and said lease approved and declared
valid, and said Receiver is authorized and directed to deliver to the lessee a properly execut-
ed contract.

F. E. HENNINGER
Judge.

DEP
A. BOORSTIN Atty for C. T. Aaronson

FILED: Filed Jul 22 1933
H. P. Warfield, Clerk
U. S. District Court

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

NATIONAL SUPPLY COMPANY, a corporation of Delaware,)				
	Plaintiff,)			
-versus-)		in equity No. 805. ✓	
)			
OWENS,)			
	Defendant.)			

ORDER ALLOWING APPEAL

Upon motion of Christy Russell and C. M. Oakes, Esqs., solicitors and counsel for defendant, it is hereby ordered that an appeal to the United States Circuit Court of Appeals for the Tenth Circuit be and the same is hereby allowed, from the decree heretofore filed and entered herein, and that a certified transcript of the record, testimony, exhibits, stipulations, and all proceedings be forthwith transmitted to said United States Circuit Court of Appeals for the Tenth Circuit, sitting at Denver, in the State of Colorado.

It is further ordered that the bond on appeal be filed in the sum of \$10000.00, one to act as a supersedeas bond and also as a bond for costs and damages on appeal, and defendant is allowed 10 days from this date within which to make said bond; and in the meantime, execution and all other process upon said judgment is stayed.

F. E. HEDGECOCK
 District Judge.

SED: Filed Jul 22 1933
 H. P. Warfield, Clerk
 U. S. District Court ME

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

ARK, et al,)				
	Complainants,)			
)			
)			
. DUNNETT, ANNABEL DUNNETT, DANIEL RAYMOND DUNNETT, JAMES G. CLOUD and THE FIRST NATIONAL BANK AND TRUST COMPANY OF TULSA, OKLAHOMA, a corporation, and TULSA PETROLEUM OIL COMPANY,)		No. 815 EQUITY. ✓	
	Respondents.)			

ORDER ALLOWING APPEAL

The petition of Ray M. Dunnett, Annabel Dunnett, Daniel Raymond Dunnett, James G. Cloud and the First National Bank and Trust Company of Tulsa, Oklahoma, a corporation, respondents in the above entitled cause, for an appeal from the final decree entered herein on the 15th day of July, 1933 is hereby granted, and the appeal is allowed; and upon the petitioners furnishing bond in the sum of Five Thousand (\$5000.00) Dollars, with sufficient surety and conditions required by law, the same shall operate as a supersedeas of the decrees made and entered in the above cause and shall suspend and stay all further proceedings in this court until said determination of the appeal by the Circuit Court of Appeals of the United States for the Tenth Circuit.

Dated this 22 day of July, 1933.

F. E. HERRMANN
District Judge.

SED: Filed Jul 23 1933
H. F. Warfield, Clerk
U. S. District Court

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

BRITAIN CORPORATION, a corporation,)
Plaintiff,)
-vs-) NO. 256 - Equity. ✓
WAIT, et al,)
Defendants.)

FINAL DECREE

This cause came on to be heard this 21st day of June, 1933, before the Hon. F. E. Herrmann, Judge of this Court, pursuant to regular assignment. Plaintiff appeared by its attorneys, Yancey, Spillers & Brown and defendants appeared in person and by their solicitors, Tucker; the court being fully advised finds that all the allegations and averments in plaintiff's bill of complaint are true, that there is due from the defendants, the sum of Three and Five Hundred Eighty-Six and 27/100 (\$3,586.27) Dollars, with interest thereon at the rate of eight per cent per annum from the 17th day of November, 1932, until paid; together with Three Hundred Eighty-five and no/100 (\$385.00) Dollars, attorneys fees and costs;

The Court further finds and adjudges that the said plaintiff has a first and priority lien upon the real estate and premises described in said petition, by virtue of said mortgage as security for payment of said indebtedness, interest, attorney fee and costs, which property is described as follows, to-wit:

Lot Fourteen (14) in Block Three (3) in Owen Addition to the City of Tulsa, Tulsa County, Oklahoma, according to the recorded plat thereof;

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the court that the said plaintiff recover of and from the said defendants, A. L. Wait and Mary D. Wait, and each of them the sum of Three Thousand Five Hundred Eighty-six and 27/100 (\$3,586.27) Dollars, together with interest thereon at the rate of eight per cent per annum from November 17, 1932, until paid together with the further sum of Three Hundred Eighty-five and no/100 (\$385.00) Dollars attorneys fees and costs of this action, accrued and accruing.

And it further appearing to the Court that the said mortgage contains the words "assignment waived", it is further ordered and adjudged by the court that in case the said payments fail for six months from the date of the entry of this judgment to pay the said plain said sum of Three Thousand Five Hundred Eighty-six and 27/100 (\$3,586.27) Dollars together with attorney fees and costs of this action, an order of sale shall issue to the United States Marshal for the Northern District of Oklahoma, commanding him to advertise and sell, according to law, without appraisal, the lands and tenements described in said mortgage and to apply the proceeds arising from said sale as follows:

First: In payment of the costs of said sale and of this action;

Second: In payment to said plaintiff the amount of its judgment, together with cost and attorneys fees;

Third: That the residue, if any, be paid to the clerk of this Court to await the order of the court.

If the amount derived from said sale is insufficient to satisfy said judgment, cost, attorney fees and costs, let execution issue against the said defendants for the remainder unpaid.

IT IS FURTHER ORDERED AND ADJUDGED by this court that from and after the sale of real property under and by virtue of this judgment and decree, said defendants, and each of them and all persons claiming under them, or either of them, since the filing of the petition herein, excepting only the purchaser at said sale, be and they are forever barred and foreclosed of and from any and every lien upon, right, title, interest, estate or equity of, in, or against said real estate or any part thereof.

ARMY & TUCKER
Attys for Defts.

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

RECORDED: Filed Jul 22 1933
H. P. Warfield, Clerk
U. S. District Court DC

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

Equitable Life Assurance Society of the)
States, a corporation, Plaintiff,)
)
vs.) IN EQUITY NO. 871 ✓
)
Mc Ginty, Ray R. McGinty, Melvin A.)
y, John A. McGinty, Richard Loyd)
y and John A. Hooneyham, Defendants.)

ORDER DISCHARGING PLAINTIFF AND ALLOWING COSTS,
EXPENSES AND ATTORNEYS' FEE.

NOW, on this 22nd day of July, 1933, the above entitled action coming on for trial on the verified motion of the plaintiff for discharge and allowance of costs, expenses and attorneys' fee, and all the parties interested in said matter having consented to an immediate trial, and the court having considered said motion for discharge and the evidence in support hereof, and being fully advised in the premises, finds that all the claimants named as defendants herein have appeared and answered in this action or are long since in default, and an administrator of the estate of the deceased has been appointed by the County Court of Tulsa County, Oklahoma, and has entered his appearance herein, and that all persons who might claim an interest in said subject-matter are before the court, and that plaintiff has filed in the registry of this court the sum of TWO THOUSAND DOLLARS (\$2,000.00), being the amount due under and by virtue of Individual Certificate No. 2272-161.

The court further finds that the plaintiff herein is entitled at this time to be discharged from this action and to be discharged from any and all further liability in said cause.

tue of said individual certificate, and is entitled to be reimbursed for its costs and a reasonable attorney fee, and to have the beneficiary certificate surrendered to it for cancellation.

The court further finds that the plaintiff has necessarily expended, as costs, the following sums:

- \$25.00 cost deposit, paid to the clerk of this court;
- \$35.00 fees and expenses of U. S. Marshal, Northern District of Oklahoma;
- \$ 3.02 fees and expenses of U. S. Marshal, Missouri,

the total costs and expenses in the sum of \$63.02, and the court further finds that the sum of Two Hundred Dollars (\$200.00) is a fair and reasonable attorney fee to be paid to Randolph, Shirk & Bridges, attorneys for the Plaintiff herein, and that all of said items above should be paid out of the fund deposited by the plaintiff into the registry of this court.

IT IS, THEREFORE, CONSIDERED AND ADJUDGED that the plaintiff herein be, and it is dismissed from this action and discharged from any and all further liability to any person whatsoever in said cause under and by virtue of beneficiary certificate No. 2272-161 described in said bill of interpleader herein filed.

IT IS FURTHER CONSIDERED AND ADJUDGED that the plaintiff be, and it is hereby allowed the sum of \$63.02 for its costs and expenses herein and the plaintiff's attorneys, Randolph, Shirk & Bridges, are hereby allowed the sum of \$200.00 which the court finds to be a reasonable attorney fee.

IT IS FURTHER CONSIDERED AND ADJUDGED that the Clerk of this court issue to Randolph, Shirk & Bridges, for the plaintiff herein, his voucher in the sum of \$63.02, costs and expenses advanced by them for the plaintiff and necessarily incurred herein, and that he issue his voucher to Randolph, Haver, Shirk & Bridges in the sum of \$200.00, which is adjudged to be a reasonable attorney fee herein, and to pay said sums out of the fund deposited by the plaintiff into the registry of this court and to deduct said sums from said fund.

IT IS FURTHER CONSIDERED AND ADJUDGED that whomsoever of the defendants is in possession of the beneficiary certificate herein sued upon shall deliver the same into the hands of the clerk of this court to be delivered to the plaintiff for cancellation.

F. E. KENNAHER
District Judge.

RECORDED: Filed Jul 22 1933
H. F. Warfield, Clerk
U. S. District Court ME

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

INCOLN NATIONAL LIFE INSURANCE COMPANY,)	
Corporation,	Complainant,)
)
vs.) No. 873 Equity. ✓
)
WELLS FARGO NATIONAL COMPANY, a corporation,)	
	Defendant.)

O R D E R

On this 22 day of July, 1933, IT IS ORDERED BY THE COURT that HAGAN AND GAVIN,

neys, be and they hereby are appointed as attorneys for J. H. McBRIDE, the receiver
in.

F. E. KENNAMER
United States District Judge.

RECORDED: Filed Jul 22 1933
H. P. Warfield, Clerk
U. S. District Court

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

S. PEARMAN,)
Plaintiff,)
)
vs.) No. 877 Equity. ✓
)
NATIONAL BANK OF OKLAHOMA, et al.,)
Defendants.)

O R D E R

NOW, On this 22 day of July, 1933, upon the application of the defendant, THE EX-
ECUTIVE NATIONAL BANK OF OKLAHOMA,

IT IS ORDERED That it be permitted to file forthwith its motion to dismiss the
national petition and the intervening petitions heretofore filed in this cause.

F. E. KENNAMER
United States Judge.

RECORDED: Filed Jul 22 1933
H. P. Warfield, Clerk
U. S. District Court

IN THE DISTRICT COURT OF THE U. S. FOR THE NORTHERN DISTRICT OF
OKLAHOMA

PRIME STATE LIFE INSURANCE COMPANY,)
CORPORATION,) Plaintiff)
) In Equity No. 878 ✓
vs.)
)
H. BURKE, J. E. BURKE,)
Defendants.)

ORDER GRANTING DEFENDANTS AN EXTENSION OF TIME TO PLEAD

Now, on this, the 22nd day of July, 1933 the Defendants in the above titled and
captioned cause having requested this Court to grant them an extension of time within which to
plead or answer and the Court being fully advised in the premises finds that they should be
granted an extension of time to plead or answer.

It is accordingly hereby ordered that the Defendants, Pearl H. and J. E. Burke and

if they are hereby granted an extension of 30 days from this date within which to plead
over herein.

F. M. KENNAUER
Judge

J. A. DENNY HOYT & STEPHENS
Attys for Plaintiff.

L. L. LAWRENCE Atty. for Defendants.

FILED: Filed Jul 22 1933
H. P. Warfield, Clerk
U. S. District Court DC

FIRST NATIONAL BANK & TRUST CO. OF TULSA,)
Plaintiff,)
No. 884 - Equity. ✓
-vs-)
PETROLEUM CO. ET AL., Defendants.)

Now on this 22nd day of July, A. D. 1933, it is ordered by the Court that motion
of plaintiff to remand be, and it is hereby, overruled.

Court adjourned until July 26, 1933.

MARCH 1933 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, JULY 26, 1933

Court convened pursuant to adjournment, Wednesday, July 26th, 1933.

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

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

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

UNITED STATES OF AMERICA, Complainant,)
-vs-) No. 674 - Equity. ✓
WASHMUNKASHAY, et al., Respondents.)

O R D E R

Now on this the 25th day of July, 1933, this matter came on to be heard upon the
motion heretofore filed herein by C. S. Walker, the Receiver in this cause, asking the Court
to allow an allowance to the bookkeeper on her services rendered to said Receiver in keeping the
accounts of said receivership for a period of more than two years; and the Court, having heard and
advised said petition and being advised in the premises, finds that said Bess Francisco should
be paid the sum of \$100.00, on her fee for services rendered herein, as part consideration
for the services rendered since the beginning of said receivership in said State Court, and that
said Receiver should be authorized to draw his check for said amount, payable to said Bess

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

DE CARATER, ET AL., Complainants)
s.) No. 864 Equity. ✓
OKLAHOMA NATURAL GAS CORPORATION, ET AL, Respondents.)

O R D E R

The following persons representing themselves to be holders of preferred stock Oklahoma Natural Gas Corporation, having filed herein their application for leave to join the complainants in this cause,

IT IS HEREBY ORDERED that

Mrs. Lula B. Williams
Robert E. Martin
Charles Gordon Holmes
Maud H. Benson
H. A. Long
Bertha Long
William A. Johnson
Pat Badger
Frank Earl Benson
Frank Herzmark
May Camp
Loyd Herbison
Tom F. Waters
Alice Waters
M. Fullerton
Emma A. Chattuck
Almina Cover
William J. Farmer
Tressie Noe (now Flynn)
William C. Browning
Matthew Jordan Hulsey
Squire Cook
Mollie Chenault
Ida McAfee
James J. Via, Adm.
McCracken-Mitchell Hardware Co. (A corpn)
John E. McKnowen,
Lula J. Wallace
Clarence M. Stephens
Miss Ruth Douglas
Martha E. Pilleborwn
Mrs. Florence Sallis Unger
Richard T. Oliver
Elizabeth Morgan Cliver
Lenelle McKeever
John E. Jordan
Gladys D. Johnson
B. F. McNamara
Ruth E. McNamara
Marea Adams
Lafayette Goates and Lena Goates
Herschel E. Chapman

Mrs. Francis Chapman
Mint Caldwell
S.D. Watkins
Frank V. Miller
Mrs. Susan Miller
Mrs. Ella Murphy
William H. Bolen and Emma V. Bolen
Carrie A. Brewer
Harry G. Oleson
Lorella Riggs
Less Moore
Beatrice Hoff
Saida Hogan
J.G. Hoff
May M. Walker
Jeness Walker
Bertha Thompson
Earl Cleveland
Nell P. Burke
Harry Grant Fair
Mrs. Anna M. Thompson
William R. Dean
Harry Grant Fair
John F. Patterson
Myrtle L. Stone, (Now Myrtle L. Orders)
Mrs. May Jackson, Admx. Est. Oscar Charles Jackson
Cletus Cardin
Oscar Strother Simpson
W. P. McKissick
Goldie L. Dimmitt
Quinton C. Brightmire
Oneta M. Fish
James C. Braswell
R. C. Robinson
Lenna Barr Hunter
G. T. Freise
Nadie Moody
John Bolinger
B. Wolf
Mattie Perkins, Estate,
C.W. Holmes,
O. W. Swanson
Greta Berglund
L. L. Dunbar)
Virgie Dunbar) Joint tenants
Mrs. Elsie Hughes
Leonard H. Wilhelm
Geraldine Wilhelm
Rena R. Gowdy
George A. Tillman
John P. Phillips
Zelin Elizabeth Boyd
Mrs. Zelin Elizabeth Boyd
Jewell Spears
Grace Burkholder
Lester W. List
Dora Clayton
Hackathorn,
Alberta Stark,

Marguerite Moore
C. Ravitz
Cliver Porter
Alice J. Ballew, Admx Est. J. W. Ballew
Joe Lutske
Walter S. Larson
Max A. Pishel
Ward C. Crawford
C. E. Riggs
Marvin Ray Gunn
W. A. Dennis
Bert C. Hodges
G. W. Frazier
Mable Norman, nee Mable Stoner
Mrs. Sophia E. Gambill
Everett F. Mills
J. M. Grier
Employers Liability Assurance Corp.,
E. P. Ingram
Mary A. Bolinger
Meady Mildred Curl and mother,
Mrs. Mary Cashman
R. S. John
Orlin and Emma J. Lockhart
Nora B. Hopkins
W. A. Farmer
Mrs. Mary McKinney
Mrs. Daisy Davis
Mrs. Rhea Basom
Mrs. Mary Frampton
Helen Norman
William B. Crump, Sr.
Ella B. Becknell
Alisa D. Powers
Julius H. Burger and Laura E. Burger
Lewis Davis
Mrs. Sadie Smith, Tr. for Bruce Smith
Grover C. Garrison
Tess Moore
Alexander H. Davison
Mrs. Rosa M. Watson
Lillian Settles
Andrew J. Massie and Elsie Lucile Massie
P. E. Massie
Alva E. Boisseau
Jennie Taylor
Vance Thorpe
Mrs. George W. Willcockson, Admx.
Mildred Comstock
Frank C. Flanders
Mrs. Alice House
Howard Erwin Henry
R. I. Saunders
John Claybon and Rosie Claybon
Harvey C. Taylor and Lora Taylor
Fern Estelle Taylor
Mrs. Bessie Mae Alexander
Jack M. Pennington
Miss Frances Burns
Mrs. Daisy Dean Burns

Marita B. Hagan
Alice B. Hagan
Charles A. Hagan
William L. Hartman
Ida May Hahn
William Olegg Hahn
Minera Chapman
Ira R. Ray and Grace Ray
J. V. Nelson
Mrs. Jessie D. Nelson
R. J. Pleasant
L. H. Gray
J. Carroll Rayson
Martin J. Mueller
Opal M. Hudson
William E. Hinch
Joseph B. Walker
Sylvia Coleman and Helen Dykes
Margaret A. Clark
E. F. Dunn
Napoleon Bland
James O. Tipton
Olive List
B. F. Green for Virginia Pope Allen
Mrs. Margaret Henri
Mrs. Glenna D. Ward
Oscar King
Mrs. Alice Uttley
Maggie Lee
Guiton A. Scott
Stella L. Warner
Stella Warner
Mary A. Warner
Mrs. Lottie Michel
Edwin M. Bonde
E. L. Ansell
Mrs. Nettie Burdock
Forrest Bullard
Stella M. Routh
Edgar McAnally
W. M. Brown
Virginia Brown
Mrs. Bessie May Alexander
Robert F. Williams
Archie C. Downing
Henry W. Gray and Cora C. Gray
James G. Evans and Mary L. Evans
Joseph E. Morgan and Martha A. Morgan
Hannibal Hayhurst
Mrs. Emma Gilbreath
Ira Tucker

they are hereby joined as complainants in this action, and that the respondents are here-
in twenty (20) days from this date in which to file reply to the amended bill of complaint
ed and adopted by said parties who are by this court made parties complainant to this cause

IT IS ORDERED that persons whose names appear upon schedules to the
s petitions to be made parties, shall be made and considered as complainants to the same

and with the same force and effect as if they had filed bills of complaint herein.

JAMES L. BEALING
JAMES L. BEALING, Clerk

as to fore
notice of applicant for this
waived.

GEO. W. WISEY
For Okla. Nat. Gas Corp. Def.

ED: Filed In Open Court
Jul 28, 1933
H. F. Warfield, Clerk
U. S. District Court

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OKLAHOMA

James Caraker, Dell Stewart, D. R.
and Carl Owens, Complainants

vs

Okla Natural Gas Corporation, Central
Bank and Trust Company, a National
Banking Corporation, Southwestern Natural
Gas Company, a Delaware Corporation, Respondents.

No. 864 Equity ✓

Freise, Nadie Moody, John Bolinger, B.
Mattie Perkins, estate, G. T. Holmes,
Swanson, and Gerta Berglund, Interpleaders.

ORDER JOINING AND MAKING ADDITIONAL PARTIES, INTERPLEADER
OR COMPLAINANTS

This matter coming on to be heard before me the undersigned Judge of said court
on the 20 day of July, 1933, upon the application of James L. Bealing, Mrs. Rosa Furt,
Eytchison, Mortense Little, Geo. A. Clark and Laura B. Clark, Loretta Hoffarth, Walter J.
and Mrs. Susie M. Sutton, and the court being fully advised in the premises finds that
they are entitled to be joined as parties complainant or interpleader.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the court that the said applica-
tions above named be and they are hereby joined with the above named interpleaders as parties
complainants.

F. E. MERVANER
Judge.

ED: Filed In Open Court
Jul 28 1933
H. F. Warfield, Clerk
U. S. District Court

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

JOHN CARNAHAN, et al, Complainants,)
vs.) No. 804 Equity K
OKLAHOMA NATURAL GAS CORPORATION, et al., Respondents.)

O R D E R

This matter came on to be heard on this 26th day of July, 1933, complainants and aiding intervenors appearing by their respective attorneys. The respondent, Oklahoma Natural Gas Corporation, appeared by its attorneys, George S. Ramsey and Allen, Underwood & Center and C. E. Stuart appeared for the opposing stockholders.

The plan of reorganization having been submitted and urged by said C. E. Stuart George S. Ramsey, the court finds that the same should be submitted to a committee to be appointed by the court, and the court originally appointed Messrs. Sumners Hardy, E. A. Walker and E. Bradshaw as member of said committee, but it having been ascertained that Mr. E. A. Walker could not serve, the court appointed as such committee Mr. Sumners Hardy, as chairman, Messrs. A. E. Bradshaw and John B. Nichols.

Said committee was authorized and directed to meet and consider any plans suggested by interested parties for the reorganization of said Oklahoma Natural Gas Corporation, and either reject the same or to recommend the same to the court, or to recommend to the court a plan of reorganization which said committee may determine upon; any plan adopted to be subject to approval or rejection by the court.

It is further ordered that judgment on the application for receivership which has continued to this date, be and the same is hereby continued until August 10, 1933, at thirty a.m., at which time the court will enter its decree and order on said application, and said committee signifies its intention to report at any earlier date, in which event the court, by notice to attorneys, may take the matter up at such earlier date.

Complainants and complaining intervenors object to the appointment of said committee and except to the same.

P. B. WENHAMER
U. S. District Judge.

Filed as to form:

Attorneys for Complainants.

Attorneys for Respondent, Oklahoma Natural Gas Corporation.

RECORDED: Filed Jul 29 1933
H. P. Warfield, Clerk
U. S. District Court

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

Equitable Life Assurance Society of the United States, a corporation, Plaintiff,

-vs-

IN EQUITY NO. 871 ✓

McGinty, Ray R. McGinty, Melvin A. McGinty, John A. McGinty, Richard Loyd McGinty, and John A. Mooneyham, Defendants

JOURNAL ENTRY

This cause coming on for hearing this 22d day of July, 1933, and it appearing to the court that the plaintiff and interpleader, the Equitable Life Assurance Society of the United States, having upon motion been dismissed from this cause, and it further appearing that the defendants, Ray R. McGinty, Melvin A. McGinty, John A. McGinty, Richard Loyd McGinty and John A. Mooneyham, and C. W. Smith, Administrator of the Estate of James W. McGinty, deceased, have filed their disclaimers of any further interest in this cause,

And it further appearing that the defendant, Thena McGinty, has filed her response in this cause and that, therefore, there remains nothing further to be heard herein of this cause except said response, the court proceeds to hear said cause on the said response of the defendant, Thena McGinty,

And the said Thena McGinty appears by her attorney and solicitor, Harry C. Bair, and the court having heard the evidence and being fully advised in the premises finds:

That all the material averments of the response of Thena McGinty are true; that she is the widow of James W. McGinty, deceased, who died on the 21st day of January, 1933; that she is the sole beneficiary designated as such by the deceased in his life time in Individual Benefit Certificate no. 2272-161 issued by the Equitable Life Assurance Society of the United States on the life of James W. McGinty, for the sum of \$2,000.00, and as such is entitled to payment of said sum after deducting all proper costs and charges allowed by this court and that there are no other claimants of record to said sum,

And the court further finds that the plaintiff, Equitable Life Assurance Society of the United States has deposited said sum of \$2,000.00 with the clerk of this court, and that said sum after deducting all costs and attorney fees allowed to the plaintiff together with filing costs should be paid to this defendant, Thena McGinty, by the Clerk of this court,

And the court further finds that said benefit certificate has been surrendered by the defendant, Thena McGinty, for cancellation,

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED; That Thena McGinty is the sole beneficiary designated in Individual benefit certificate Number 2272-161 issued by the Equitable Life Assurance Society of the United States on the life of James W. McGinty, now deceased, in the sum of \$2,000.00, and as such is entitled to payment of said sum after deducting all costs and fees and accruing costs,

IT IS FURTHER ORDERED that the Clerk of this court forthwith disburse and pay to Thena McGinty through her attorney the balance of residue of said sum of \$2,000.00 deposited by the plaintiff herein after deducting all costs, fees and accruing costs.

F. E. HENNINGER
J U D G E

SED: Filed Jul 26 1933
H. P. Garfield, Clerk
U. S. District Court

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

EXCHANGE NATIONAL LIFE INSURANCE COMPANY, a corporation, Complainant)
-VS- No. 875 - Equity ✓
EXCHANGE NATIONAL COMPANY, a corporation, Respondent.

ORDER GRANTING LEAVE TO SUE RECEIVER

It appearing to the Court, from an application heretofore filed in this cause, O. F. Ackley and Moss M. Ackley desire to bring a cause of action against J. H. McBirney, Receiver of Exchange National Company, as shown by a copy of the proposed petition attached hereto, and it further appearing to the Court that said cause of action is a just and proper one and that the plaintiffs are entitled to bring such a suit at this time, the Court thereon finds that said leave to sue should be granted.

IT IS, THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED that O. F. Ackley and Moss M. Ackley be, and they are hereby granted leave to sue J. H. McBirney, as Receiver of Exchange National Company, by filing the proposed cause of action which has been attached hereto in this application.

Dated this 26 day of July, 1933.

F. E. KENNAMER
JUDGE

FILED: Filed Jul 26 1933
H. P. Warfield, Clerk
U. S. District Court

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

S. PEARMAN, Complainant,)
-VS-)
EXCHANGE NATIONAL COMPANY, a corporation; No. 877 - Equity. ✓
McBIRNEY, as Receiver of Exchange National Company, a corporation; THE EXCHANGE NATIONAL BANK OF TULSA, a corporation; EXCHANGE NATIONAL COMPANY OF TULSA, a corporation; and W. J. HARRIS, as Bank Commissioner of the State of Oklahoma, Respondents.)

ORDER GRANTING LEAVE TO SUE RECEIVER

It appearing to the Court, from the application of O. F. Ackley and Moss M. Ackley herein, requesting that they be granted leave to sue J. H. McBirney, as Receiver of certain assets of Exchange National Company pledged to The Exchange National Bank for the payment of Guaranteed Participation Certificates, and it appearing to the Court that said suit is a just and proper one and that the same should be brought at this time, the Court thereby grants leave to sue said Receiver.

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

W. S. Pearman, Plaintiff)

vs.)

Exchange National Company, a corporation, No. 877 Equity)
J. H. McBirney, as Receiver of Exchange)
National Company, a corporation, and The)
Exchange National Bank of Tulsa, Oklahoma,)
a corporation, Defendants.)

ORDER APPROVING PURCHASE OF REAL AND PERSONAL
PROPERTY AND RELEASE OF MORTGAGE

J. H. McBirney, receiver herein, having applied to the court for permission to execute a deed to certain property and to buy certain personal property, and notice of this hearing having been given to Willard Martin, attorney for plaintiff herein, the court finds that among the securities underlying the participation certificates herein is a certain mortgage and note in the sum of \$10,000.00, executed to the Exchange National Company on the following-described real property, to-wit:

Lot Four (4) in Block Four (4) of Orcutt Addition to the City of Tulsa, Tulsa County, Oklahoma.

The said note and mortgage provided for monthly installments, and that there is a balance un-
thereon of approximately \$6912.70. That the owners of the legal title to said property are
willing to deed the same to the receiver in consideration of a release of the note and mortgage.

The court further finds that the property is apartment property. That the same is
unfurnished, but that the furniture belongs to one Christine Harness, who has executed a mort-
thereon to one Minnie Elliott. That said Christine Harness and Minnie Elliott are willing
to release said mortgage and convey said furniture to the receiver in consideration of the sum
\$100.00, and that there is an ice box among the furnishings on which there is unpaid the sum
\$46.00, which can be cleared for \$121.50 cash. That the furniture is in good condition,
and the property will rent for approximately twice as much furnished as it will unfurnished,
and that the furniture cannot be replaced for less than \$1500.00. The court therefore finds
that it is to the best interest of the receivership estate that the receiver be authorized to
execute a deed to said premises and to avoid the expense of a foreclosure, and that he be auth-
orized to purchase said furniture, consisting of complete furnishings for two apartments.

IT IS THEREFORE BY THE COURT ORDERED, CONSIDERED AND adjudged that said J. H.
McBirney, receiver, be and he is hereby authorized to accept from the owners of said property
a deed conveying clear title thereto and to release the note and mortgage thereon.

It is further ordered that said receiver be and he is hereby authorized to pur-
chase said furniture for the sum of \$1000.00, on the delivery to him, with good title thereto,
and to pay for said ice box the sum of \$121.50, on delivery to him of good title thereto.

F. E. KEMMNER
United States District Judge.

WILLARD MARTIN Atty for Plff.

RECORDED: Filed Jul 29 1933
H. P. Warfield, Clerk
U. S. District Court

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

S. Peerman, Plaintiff,)
vs.) No. 877 Equity ✓
Exchange National Company, et al., Respondents.)

ORDER AUTHORIZING HOLLY L. ANDERSON AS COUNTY ATTORNEY TO FILE ACTION TO DISSOLVE EXCHANGE NATIONAL COMPANY.

This cause coming on for hearing before me, F. E. Kennamer, Judge of the said court, on the application of George C. Matson, for an order of this court giving consent and approval of this court to the filing of an action by Holly L. Anderson, County Attorney of Tulsa County, Oklahoma, to dissolve the Exchange National Company; and it appearing to the court that the said consent should be given:

IT IS, THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED by the court that Holly L. Anderson, County Attorney of Tulsa County, Oklahoma, and his successors in office, are hereby given consent and approval of this court to file an action against the Exchange National Company for the dissolution of the said corporation.

Done in open court this the 29th day of July, 1933.

F. E. KENNAMER
Judge.

RECORDED: Filed Jul 29 1933
H. P. Warfield, Clerk
U. S. District Court

Court adjourned until August 1, 1933.

Court convened pursuant to adjournment, Tuesday, August 1, 1933.

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

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

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

Gross, Plaintiff,)
vs.) No. 875 - Equity ✓
Union Life Insurance Company, Defendant.)

ORDER EXTENDING POWERS OF ANCILLARY RECEIVERS

BE IT REMEMBERED that on this 1st day of August, 1933, the above matter coming on and heard upon the application of L. A. Andrew and E. W. Clark, ancillary receivers of the

defendant heretofore appointed herein under date of July 5, 1933, to enlarge their powers, authority and jurisdiction, and the Court, having read said application and heard the statements of counsel, finds that at the date of the appointment of said applicants as ancillary receivers, certain property of the defendant was in the hands of receivers appointed in the District Court of Oklahoma County, State of Oklahoma, in Cause No. 78921 therein; that the appointment herein limited the power, authority and jurisdiction of said ancillary receivers to the business, property and affairs of the defendant not within the control and custody of said State Court and its receivers; that since said date and prior hereto said State Court receivership proceeding has been dismissed with prejudice and has finally terminated by order and judgment of said District Court of Oklahoma County, State of Oklahoma, and said receivers in said Court have been finally discharged and all possession or control over the property of the defendant has been relinquished by said State Court and its receivers; that it is necessary and proper that the powers, jurisdiction and authority of the ancillary receivers in this cause be enlarged and extended to embrace and include full and complete charge and possession of all of the business, property, effects and property of every kind or character of the defendant within the jurisdiction of this Court,

IT IS THEREFORE ORDERED AND DECREED:

1. That L. A. Andrew of the City of Des Moines, Iowa, and E. W. Clark, as Comptroller of Insurance of the State of Iowa, be and they are hereby appointed ancillary receivers of the defendant, Royal Union Life Insurance Company, with authority and direction to charge of the property, assets and business of the defendant company of every kind, nature or description within the jurisdiction of this court, to have and to hold the same as officers of this court and under the orders and directions of this court, with all the powers and privileges conferred upon said receivers by the order of their appointment by the United States District Court for the Southern District of Iowa, which order was filed at Des Moines, Iowa, on the 27th day of June, 1933, as of the 24th day of June, 1933, and a certified copy of said order being filed in this cause.

2. That the defendant, Royal Union Life Insurance Company, its officers, agents and employees are hereby required and commanded forthwith to turn over and deliver to said ancillary receivers any books, papers, moneys, or any other property of every kind or nature in their possession or under their control, and they are hereby restrained and enjoined from in any way interfering with the receivers in their possession of the property and assets of the company or their conduct of the affairs of the defendant company.

3. That said ancillary receivers are hereby directed and granted authority to charge of and manage the property, assets and business of the defendant Company within the jurisdiction of this court, with full power and authority to sue for, collect and take into possession the bonds, chattels, rights, credits, moneys, books, papers, and all and singular premises, property and assets of every description of the defendant company within the jurisdiction of this court, and to do any and all acts and things which may be necessary, proper or advisable to preserve the assets, property, rights and privileges of the defendant company; said ancillary receivers are authorized to make such payments and disbursements as in their judgment may be necessary or proper for the preservation and maintenance of the property of the defendant company and shall collect the rents, income and profits from said properties and shall employ and discharge such clerks, agents, and other employees as they may deem advisable in connection with the proper management, care and preservation of the properties of the defendant company; that said ancillary receivers shall have the usual powers of receivers in such cases according to the law and the practice of this court, and that the defendant company, its officers and agents and all persons who may have possession of any of the said property or premises, rights or privileges of the defendant company within the jurisdiction of this court, shall deliver over to said ancillary receivers all and every part of the properties, interests, effects, moneys, books, vouchers, papers, records, receipts and earnings of said com-

4. That the said ancillary receivers shall conserve and preserve the assets of the defendant company and shall for that purpose immediately, upon qualifying, take charge of

business and affairs and assets of the said defendant company within the jurisdiction of this

5. That said ancillary receivers shall prosecute and defend all suits and actions pending in the name of or against the defendant company within the territorial jurisdiction of this court, and they are authorized and empowered to institute such actions in law or in equity in their judgment be necessary or proper for the protection, maintenance and preservation of the assets of the defendant company, and they may defend any new suits or causes of action that may be instituted against them as receivers or against the defendant company within the territorial jurisdiction of this court, and they may compromise and adjust any action or suit now pending or which may hereafter be commenced against said company or against them as receivers thereof, when such compromise shall, in their judgment, be advisable or proper for the protection of the property and assets of the defendant company.

6. That Miley, Hoffman, Williams, France & Johnson of Oklahoma City, Oklahoma, shall act as attorney for said ancillary receivers.

7. That all creditors, policy holders or claimants against the company are herein enjoined from in any way interfering with the property hereby directed to be turned over to said ancillary receivers and from instituting or maintaining any suit against the defendant company or from further prosecuting any suit already instituted against said company.

8. That said ancillary receivers shall immediately enter into their duties having heretofore taken and filed herein their oaths as receivers of this court and having filed a bond as receiver in the sum of \$100,000.00 in the principal receivership action, 9-Equity, United States District Court for the Southern District of Iowa, Central Division, no further bond is required.

9. That said ancillary receivers shall receive no additional compensation for services as ancillary receivers in this Court.

10. That this court retain jurisdiction of this cause for the purpose of any supplemental decrees and orders which may from time to time be necessary and proper.

Entered this 1st day of August, 1933.

F. E. MERRILL
District Judge

MD: Filed Aug 1 1933
H. P. Warfield, Clerk
U. S. District Court

Court adjourned until August 2, 1933.

Court convened pursuant to adjournment, Wednesday, August 8, 1933.

Present: Hon. F. E. Kennafer, Judge, U. S. District Court.
W. W. Warfield, Clerk, U. S. District Court.

Thereon, the following proceedings were had and entered:

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

OKLAHOMA UNION RAILWAY COMPANY,
Plaintiff,

vs.

NO. 478 - EMBURY

HARRISON RAILWAY COMPANY, a
Defendant.

O R D E R

On this 8th day of August, 1933, there coming on for hearing pursuant to regular adjournment the application of the Receivers filed herein for permission to discontinue and abandon passenger transportation service over the lines of the defendant, it appearing that due notice of said application on this date has been given to the Corporation Commission of the State of Oklahoma and to the City of Tulsa, a municipal corporation; and the Court having heard the evidence produced in open court and being fully advised, upon consideration finds:

1. That the allegations set forth in the application of said Receivers are sustained by the evidence; that said Receivers have been unable with due diligence to provide passenger transportation service on either the interurban or Tulsa city electric lines of the defendant without incurring an operating deficit; that such deficit is continuing and that said Receivers are unable to continue said operations without incurring expenses in excess of revenues, the proceeds of which are not obtainable.

2. That no further public necessity exists for the continuing of the operation of either the electric interurban lines or Tulsa street railway lines of said defendant for passenger transportation purposes, and that adequate and sufficient passenger transportation service to the public is already being provided along said lines or will be immediately provided upon the discontinuance of the operations of said defendant's electric railway lines; and that said Receivers should be authorized to discontinue said electric passenger service as prayed for.

IT IS THEREFORE ORDERED that J. A. Frates and F. A. Rodovitz, the duly appointed, legal and acting Receivers of Oklahoma Union Railway Company, a corporation, do, and they are hereby authorized to discontinue operation for passenger transportation purposes of the electric interurban lines and of the Tulsa electric street railway line of said defendant, at any time after the sale of the property of said defendant advertised to be held on August 7, 1933, and the sale thereof on any subsequent date to which said sale may be adjourned; provided, that in the event the purchaser at such sale desires to continue such operations pending the final sale of such sale by this Court and the transfer of title to said properties to such purchaser, the Receivers are authorized to transfer to such purchaser possession of such properties for such purposes only in the event such purchaser within twenty-four hours after acceptance of his bids at such sale secures approval by this Court of his written agreement to assume and pay all expenses and assume all liability for the operation of such electric lines from and after the time of such sale and continuing as long as the same remain in his possession pending the transfer of title thereto. Provided further, that in the event such sale is not approved by this Court, such property shall be immediately restored to the possession of the Receivers.

Filed Aug 8 1933
W. W. Warfield, Clerk
U. S. District Court.

F. E. KENNAFER
United States District Judge

NAME	DESCRIPTION	COUNTY	STATE	ACRES
Chibberr	N $\frac{1}{2}$ SW $\frac{1}{4}$ & SW $\frac{1}{4}$ SW $\frac{1}{4}$ Sec 16, Twp. 28, Rge. 2 W	Carter	Oklahoma	20.214
r	N $\frac{1}{2}$ NE $\frac{1}{4}$ Sec. 8, Twp 7N, Rge. 8E	Hughes	"	20
	SE $\frac{1}{4}$ NE $\frac{1}{4}$ & NE $\frac{1}{4}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$ Sec. 17, Twp. 5N, Rge 8E	Pontotoc	"	30
l	Lot 12, Sec 8, and NE $\frac{1}{2}$ NE $\frac{1}{4}$ & Lot 4, & SW $\frac{1}{4}$ NE $\frac{1}{4}$ & Lot 5, & W $\frac{1}{2}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$ & E $\frac{1}{2}$ NW $\frac{1}{4}$ SE $\frac{1}{4}$ & SW $\frac{1}{4}$ SE $\frac{1}{4}$ & NE $\frac{1}{4}$ SW $\frac{1}{4}$ & Lot 6, & S $\frac{1}{2}$ SW $\frac{1}{4}$ Sec. 17, & Lot 8, Sec. 18, All in Twp 5N, Rge 8 E	Pontotoc	"	103.25
r	SE $\frac{1}{4}$ SE $\frac{1}{4}$ Sec. 16, & E $\frac{1}{2}$ E $\frac{1}{2}$ NE $\frac{1}{4}$ Sec. 20, & NE $\frac{1}{4}$ NE $\frac{1}{4}$ & W $\frac{1}{2}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$ & NE $\frac{1}{4}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$ & N $\frac{1}{2}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$ & SE $\frac{1}{4}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$ & S $\frac{1}{2}$ NW $\frac{1}{4}$ NW $\frac{1}{4}$ & S $\frac{1}{2}$ NW $\frac{1}{4}$ & E $\frac{1}{2}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$ & W $\frac{1}{2}$ W $\frac{1}{2}$ SW $\frac{1}{4}$ Sec. 21, All in Twp. 5N, Rge. 8E	Pontotoc	"	42.50
	N $\frac{1}{2}$ SW $\frac{1}{4}$ Sec. 20, Twp 5N, Rge. 8E	Pontotoc	Okla.	40
it	W $\frac{1}{2}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$ & SE $\frac{1}{4}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$ Sec. 28, Twp 8N, Rge. 8E	Seminole	"	7.50
, Ruth	NE $\frac{1}{4}$ SE $\frac{1}{4}$ & E $\frac{1}{2}$ NW $\frac{1}{4}$ SE $\frac{1}{4}$ Sec. 29, Twp 8 N, Rge 8 E	Seminole	"	15.00
, W. W.	W $\frac{1}{2}$ NW $\frac{1}{4}$ SE $\frac{1}{4}$ & SW $\frac{1}{4}$ SE $\frac{1}{4}$ Sec. 29, Twp. 8N, Rge. 8E	Seminole	"	20.
	Lot 4 and SE $\frac{1}{4}$ SW $\frac{1}{4}$ Sec. 19, Twp. 19, Rge. 8W	Stephens	"	53.33
	E $\frac{1}{2}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$ & E $\frac{1}{2}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$ & W $\frac{1}{2}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$ & N $\frac{1}{2}$ SE $\frac{1}{4}$ Sec. 31, Twp. 10N, Rge. 6E	Seminole	"	20

it to the terms of the oil leases and contracts thereon.

That said hearing was had upon the record in the case, including the order and de-
f sale, the appraisement of the said properties, the consent of the First National Bank
ust Company of Tulsa, as Trustee, to said sale, and the return and report of the Receiver
appearing to the Court that the said report and return were not excepted to, and the
finding that the properties were appraised at \$29,288.93; that notice was given as by law
ed; that said sale has been made in all respects in conformance to law and orders of the
and that the amount for which said properties were sold was more than two-thirds (2/3) of
raisement thereof, and is the fair and reasonable value of said properties, and that a
r sum cannot be obtained; and that it is for the benefit of the Receivership Estate and all
s interested therein that said properties be sold and the sale thereof be confirmed and
ed, and transfer and conveyance of said properties be decreed, and on motion of the Recci-
rein it is

ORDERED, ADJUDGED AND DECREED that the said sale be and it is hereby approved and

Court convened pursuant to adjournment, Thursday, August 3, 1933.

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

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

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

George Caraker, Bell Stewart, C. R.
, and Carl Owens, Complainants,)

vs.

Oma Natural Gas Corporation, Central
er Bank and Trust Company, a National
ng Corporation, Southwestern Natural
ompany, a Delaware Corporation, Respondents,

NO. 864 In Rem. ✓

Freise, Madine Moody, John Polinger,
lf, Nettie Perkins estate, C. W. Holmes,
Swanson and Grete Berglund, Interpleaders.

ORDER JOINING AND MAKING ADDITIONAL PARTIES INTERPLEADERS
OR COMPLAINANTS.

This matter coming on to be heard before me the undersigned Judge of said Court
as the 3rd day of August, 1933, upon the Application of Naomi D. Rays and Glen Rays; and
Court being fully advised in the premises finds that they are entitled to be joined as par-
son complainant or interpleaders.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that the said Appli-
last above named be and they are hereby joined with the above named interpleaders as
as complainant.

F. E. KENNAMER
Judge.

FILED: Filed Aug 3 1933
H. P. Warfield, Clerk
U. S. District Court

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

NATIONAL LIFE INSURANCE COMPANY,
ation, Plaintiff,)

vs.

NO. 873 E. ✓

NATIONAL GUARANTEE, a Corporation,
Defendant.)

C. R. D. A. R.

On the 3rd day of August, 1933, before the honorable J. E. WELLS, comes
and files an application of NEW POWELL for leave to bring and enter in the District

IT IS HEREBY ORDERED that said claim be and the same is hereby allowed and the receiver be and he is hereby authorized and directed to pay said J. D. Calkins the said \$150 in full of all claims for services.

F. L. KENNAMER
United States District Judge.

FILED: Filed Aug 4 1933
H. F. Warfield, Clerk
U. S. District Court 1E

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

McBirney, Receiver, Complainant,)
)
vs.) No. 883 Equity. ✓
)
West Bank Shares Corporation, a Respondent.)
a corporation,

ORDER CONFIRMING PURCHASE OF CAR.

It appearing that at the time of the appointment of the receiver herein the Exchange National Bank was in possession of and had title to a certain Ford Delux Coupe automotor number 4,142,679, which was used by the employe who had supervision of the various connected with the Southwest Bank Shares Corporation; that the Exchange National Bank had interest of 70% in said car and the Southwest Bank Shares Corporation had an interest of 30% in, and that said receiver needs said car for the transportation of the manager of the West Bank Shares Corporation in visiting various banks under the supervision of your receiver, and that he has paid said Exchange National Bank \$105 for its interest in said car and had assignment of title to the car; and it appearing that said car is necessary for the said receiver and that the amount paid is not disproportionate to the value thereof.

IT IS, THEREFORE, ORDERED that the act of said receiver in purchasing said car paying therefor the sum of \$105 to the Exchange National Bank is hereby approved and confirmed.

F. L. KENNAMER
United States District Judge.

FILED: Filed Aug 4 1933
H. F. Warfield, Clerk
U. S. District Court 1E

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

McBirney, Receiver, Complainant,)
)
vs.) No. 883 Equity. ✓
)
West Bank Shares Corporation, a Respondent.)
a corporation,

ORDER APPROVING SUPERVISOR'S SALARY:

It appearing that the said Southwest Bank Shares Corporation owns stock in various

It is, therefore, by the court, ORDERED, ADJUDGED and DECREED that the contract be by letter, bearing date of July 16, 1933, with Seth Herndon, relating to the lands described be, and the same is hereby approved.

F. E. KEESMER
Judge.

SED: Filed Aug 7 1933
H. F. Herfield, Clerk
U. S. District Court

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

Ice Caraker, Dell Stewart, R. D.)
and Carl Owens,) Complainers,)

vs.)

Oklahoma Natural Gas Corporation, Central)
Bank and Trust Company, a National) No. 864 Equity. ✓
Banking Corporation, Southwestern Natural)
Gas Company, a Delaware Corporation,) Respondents.

Freise, Nadine Moody, John Bolinger,)
W. L. Mattie Perkins estate, C. W. Holmes,)
Swanson, and Grete Berglund,) Interpleaders,)

O R D E R

This matter coming on to be heard before me the undersigned Judge of said Court on the 7th day of Aug. 1933, upon the Application of Bicking & Wilson and C. R. Nixon, Attorneys of record representing a large number of complaining Interpleaders, and being fully advised, I find that they are entitled to an Order as prayed for.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the Respondents, be and they are hereby directed and ordered to forthwith and upon demand furnish to Bicking & Wilson and C. R. Nixon, as attorneys of record representing sundry complaining Interpleaders in the above foregoing entitled action, or their authorized representatives, copies of all statements, reports and information submitted for the consideration of the members of the Committee appointed by the court in this matter, and that said Respondents furnish said attorneys or their representatives with all related facts, statements, monthly balance statements, including access to all records and books of the Respondent, Oklahoma Natural Gas Corporation in anywise pertaining to the matters involved in this litigation, or adjustment thereof, for the purpose of examination and making analysis thereof.

F. E. KEESMER
Judge.

SED: Filed Aug 7 1933
H. F. Herfield, Clerk
U. S. District Court

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

United States,	Plaintiff,)
)
vs.) No. 868 Equity. ✓
)
J. Orcutt, F. W. Whitlow, and E. N. ...	Defendants.)

ORDER EXTENDING TIME IN WHICH TO PREPARE, SERVE AND FILE RECORD.

Now, on this 7th day of August, 1933, the above-named plaintiff, the United States, has filed its petition for an appeal of the above cause to the Circuit Court of Appeals for the Tenth Circuit, and said appeal having heretofore been allowed, and it being shown to the Court that it is necessary that said plaintiff have an additional extension of time in which to prepare, serve and file a record in said cause, the Court finds that good and sufficient cause exists for such extension of time.

IT IS HEREBY by the Court ordered that the plaintiff, the United States, be, and hereby is allowed an extension of 60 days in addition to the time heretofore granted in said cause to prepare, serve and file a record in said cause, and lodge its appeal in the Circuit Court of Appeals for the Tenth Circuit.

F. E. KENNAMER
JUDGE.

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

RECORDED: Filed Aug 7 1933
H. P. Warfield, Clerk
U. S. District Court

Court adjourned until August 10, 1933.

MARCH 1933 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, AUGUST 10, 1933

Court convened pursuant to adjournment, Thursday, August 10th, 1933.

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

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

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

HASSELL RICHARDSON,	Plaintiff)
)
vs.) No. 621 In Equity ✓
)
AMERICAN FUEL COMPANY, et al	Defendants)

PETITION FOR APPEAL

BEFORE THE HONORABLE JUSTICES OF THE UNITED STATES CIRCUIT COURT OF APPEALS FOR THE TENTH CIRCUIT:

Harry O. Glasser, F. O. Janicke and D. W. ... a committee of certain bondholders of the defendant, The American Fuel Company, purchaser of the ...

themselves aggrieved by the orders and decrees made and entered in this cause as follows:

FIRST: The order of May 10, 1933 entered herein upon the application or petition of B. F. Brummitt and others requiring said committee to appear at the date stated in said order and report their proceedings as such committee or as trustees or show cause why they should not do so.

SECOND: The order made and entered herein on May 23, 1933 upon the application of B. F. Brummitt and others requiring said bondholders committee to file herein a report of doings and transactions as such committee to which order and decree said committee duly obeyed.

THIRD: The decree of this Court made and entered herein on June 1, 1933 upon the application of B. F. Brummitt and others.

FOURTH: The order dated _____ entered herein upon the petition of Logan Cary requiring said Cary to be the owner of certain bonds of the Sapulpa Fuel Company and to have the right of distribution of the proceeds of the resale made by the committee to H. H. Mitcheson.

They appeal from said decrees and orders to the Circuit Court of Appeals for the Tenth Circuit for the reasons specified in the Assignment of error which is filed herewith and they pray their appeal be allowed and that citation issue as provided by law and that a transcript of the record, proceedings and papers upon which said orders and decrees were based duly authenticated, be sent to the United States Circuit Court of Appeals for the Tenth Circuit.

And your petitioners further pray that the proper order touching the security to be required of them to perfect their appeal be made and that the execution of the orders and decrees herein mentioned be superseded and your petitioners here tender bond in such amount as the Court may require for such purpose and pray with the allowance of the appeal a supersedeas should be granted. In this connection your petitioners respectfully show:

That pursuant to the orders and decrees appealed from but without prejudice to the right of your petitioners to appeal therefrom your petitioners have delivered to the Hon. J. L. Taylor, special master of this Court, all of the bonds of Sapulpa Gas Company in conformity herein together with all sums which would be distributable to bondholders of the Sapulpa Gas Company under any order or decree entered herein and the Sapulpa Gas Company and H. H. Mitcheson have filed herein their report showing and acknowledging an indebtedness to your petitioners as a bondholders committee of the sum of \$7,141.36 and the possession of certain assets and notes receivable which notes and accounts receivable are of uncertain value, and your petitioners therefore respectfully suggest that the supersedeas and appeal bond requested be in an amount sufficient to protect the interest of the petitioners in the District Court assets and property in which they claim some right which are not in the custody of the District Court.

HARRY C. GLASNER
H. C. JANDICKL
D. W. EATON
Bondholders Committee
By D. W. EATON
A Member of said Committee and Solicitor

This Petition is granted and the appeal prayed for is allowed and the judgment of the District Court superseded upon giving bond as required by law in the sum of \$5000.00.

RECORDED: Filed Aug 10 1933
H. F. Farfield, Clerk
U. S. District Court

ROBT. L. LEWIS Circuit Judge.

IN AND UNDER THE DISTRICT COURT FOR THE COUNTY OF TULSA, OKLAHOMA.

ASHEIL STEPHENSON,)
Complainant,)
vs.) No. 681 Equity.
PACIFIC COMPANY, a corporation,)
,) Respondents.)

O R D E R

It appearing that Standard Oil & Refining Company and Delia L. Post, holders of original bonds of the Sapulpa Fuel Company, have filed herein their intervention joining the petition of C. E. Kiehl alleging that the original receivership herein was obtained by fraud, and alleging that the entire transaction upon which the receivership was obtained was void, and alleging that the sale to R. E. Aitcheson was the result of a conspiracy to defraud the bidders at the sale and to prevent the bondholders from realizing the amount which should have been realized therefrom, and alleging that as a result of the manipulations of certain members of the bondholders committee the interest of the bondholders was reduced nearly fifty percent, and alleging other misconduct on the part of certain members of the bondholders committee.

IT IS, THEREFORE, ORDERED that Enoch M. Lusk, receiver for Standard Oil & Refining Company, and Delia L. Post be and they are hereby allowed to intervene herein and to join the petition of C. E. Kiehl, and that hearing upon said petitions to set aside sale be set for the 7 day of Sept., 1933, at the hour of 9 o'clock A.M. at Tulsa, Oklahoma, and that notice of said hearing be given by mailing copies hereof to the respective members of the Bondholders Committee, to R. E. Aitcheson, Sapulpa Fuel Company, Southwestern Natural Gas Company and Oklahoma Gas Company.

Dated this 10th day of August, 1933.

F. E. KENNAMER
UNITED STATES DISTRICT JUDGE.

RECORDED: Filed Aug 10 1933
H. P. Warfield, Clerk
U. S. District Court

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

WELSH KAUSCH,)
Complainant,)
vs.) IN EQUITY NO. 684 ✓
)
OIL COMPANY AND WENRAY)
CORPORATION,) Defendants.)

O R D E R

Now on this 10th day of August, 1933, the petition of C. H. Wright, Receiver of Wenray Oil Company, being filed and presented to the Court together with the contracts set forth therein and it appearing to the Court from the Petition, the Contracts and the evidence that the receiver can exchange its undivided one-half (1/2) interest in the lease and one oil and gas upon the Northeast Quarter (NE 1/4) of the Northwest Quarter (NW 1/4), in Section Sixteen (16), Township Seven (7) North, Range Eight (8) East, in Hughes County, Oklahoma, for the

ided one-fourth (1/4) interest of the Normann Company in the leasehold estate and two producing oil wells and one gas well on the Northwest quarter (NW1/4) of the Northwest quarter (NW1/4) of Section Fifteen (15), and that the Receiver can purchase the undivided one-half (1/2) interest of the Robinson-Hicks Drilling Corporation in the two producing oil wells on the Northeast quarter (NE1/4) of the Northwest quarter (NW1/4) of the Northwest quarter (NW1/4) of Section Fifteen (15), in Township Seven (7) North, Range Eight (8) East, in Hughes County, Oklahoma, and the undivided one-fourth (1/4) interest of the Robinson-Hicks Drilling Corporation in the gas well thereon in the South Half (SH1/2) of the Northwest quarter (NW1/4) of the Northwest quarter (NW1/4), in said Section Fifteen (15), including all equipment, tankage, lines and the like, the sum approximating the costs to the Robinson-Hicks Drilling Corporation of drilling the oil wells which the Court finds to be reasonable and customary costs thereof; and it further appears that the consolidation of the interests of the said receivership estate in one lease would be the benefit of the receivership estate and that only one additional well is necessary to be drilled at this time thereon, and that the same can be drilled at a comparatively small cash outlay on account of the receivership estate owning well equipment not in use; and it further appears to the Court that the receivership estate can make said exchange and purchase and develop largely from the proceeds coming to it from said property; and it further appears to the Court that the value of the interest of the receivership estate in the leasehold estate and well equipment upon the Northeast quarter (NE1/4) of the Northwest quarter (NW1/4) of Section Fifteen (15) is no more than a reasonable value of interest to be received therefor in the Northwest quarter (NW1/4) of the Northwest quarter (NW1/4) of said Section Fifteen (15), and it further appears to the Court that the amount being paid to the Robinson-Hicks Drilling Corporation is no more than the fair value of the property to be received therefor; and it further appears to the Court that all the payments herein can reasonably be expected to be paid from the proceeds of and/or gas from said lease; and it appears to the Court, that it would be of benefit for the receivership estate that said exchange and purchase by the receivership estate be authorized and the interest of the receivership estate in leases in said field, should be consolidated and contracts should be authorized to be executed and carried out and the drilling of the last upon the North Half (NH1/2) of the Northwest quarter (NW1/4) of the Northwest quarter (NW1/4) of Section Fifteen (15), to be authorized; it is therefore

ORDERED, ADJUDGED AND DECREED by the Court that U. E. Wright, Receiver of Sunray Company, be and he is hereby authorized to execute and deliver the originals of each of the deeds, copies of which are attached to the petition herein, with the Normann Company and the Robinson-Hicks Drilling Corporation; and it is further

ORDERED, ADJUDGED AND DECREED by the Court that U. E. Wright, Receiver of Sunray Company, be, and he is hereby authorized to execute and deliver to the Normann Company good and sufficient assignments as provided in said contracts for the interest of the receivership estate in and to the leasehold estate and well thereon upon the Northeast quarter (NE1/4) of the Northwest quarter (NW1/4) of said Section Fifteen (15), in Township Seven (7) North, Range Eight East, in Hughes County, Oklahoma, subject, however, to all oil payments and other claims of record thereon, including the oil payments agreed to be made therefrom by the receivership estate; providing for the release of the receivership estate from all obligations of the contract with the Normann Company under which said leasehold estate was procured; and it is

ORDERED, ADJUDGED AND DECREED by the Court that U. E. Wright, Receiver of Sunray Company, be, and he is hereby authorized to accept from the Normann Company and the owners thereof good and sufficient assignments of all its rights, title and interest (understood to be undivided one-fourth (1/4) interest) in and to the oil and gas leasehold estate, the oil wells and well and all equipment and tankage upon the Northwest quarter (NW1/4) of the Northwest quarter (NW1/4) of Section Fifteen (15), in Township Seven (7) North, Range Eight East, in Hughes County, Oklahoma, free from all liens and claims of every kind and character, except the payments and liens of record against the same; and it is further

as of record.

F. E. YERGEN
JUDGE

Filed Aug 10 1933
H. F. Warfield, Clerk
U. S. District Court

IN THE DISTRICT COURT FOR THE DISTRICT OF OKLAHOMA

J. P. Freeman, Plaintiff,)

vs.)

First National Company, a corporation,
McBirney, as Receiver of Exchange
National Company, a corporation, and the
First National Bank of Tulsa, Oklahoma,
corporation, Defendants.

No. 877 Equity.

ORDER DESIGNATING DEPOSITARIES:

It appearing that F. H. McBirney, of Tulsa, Oklahoma, has been appointed receiver in the above entitled cause and that he has filed his bond and oaths as required by law and is the duly qualified and acting receiver.

IT IS HEREBY ORDERED that said J. H. McBirney, as such receiver, he and he is authorized and directed to deposit any and all funds coming into his hands as such receiver in any one of the following three depositories:

- First National Bank and Trust Company of Tulsa, Oklahoma;
- National Bank of Tulsa, Oklahoma;
- National Bank of Commerce, of Tulsa, Oklahoma;

whenever drawn out on his order or on the order of an agent or attorney to be designated by

F. E. YERGEN
UNITED STATES DISTRICT JUDGE

Filed Aug 10 1933
H. F. Warfield, Clerk
U. S. District Court

Court adjourned until August 11, 1933.

Court convened here to adjournment, Saturday, August 19, 1933.

Present: Hon. J. H. Hennamer, Judge, U. S. District Court.
W. F. Warfield, Clerk, U. S. District Court.

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

IN SENATE CHAMBERS OF THE DISTRICT COURT FOR THE SOUTHERN DISTRICT OF KANSAS.
Sh Hall, trustee, et al., Plaintiffs,
vs. [Name], et al., Defendants.
No. 708 Equity.

C O R D E R

Now on this 12th day of August, 1933, the above entitled cause coming on for trial on the application of the parties and attorneys hereinafter named, for compensation for services rendered by them and the court having heard the evidence submitted, and being fully advised of the premises, finds that valuable legal services have been rendered in this litigation from the 31st day of January, 1933, to July 31, 1933, by Attorneys Brooks, Brooks and Pleeson, Esq's, Kansas, a firm of Attorneys, Kansas; that said attorneys are entitled to a reasonable compensation therefor, and that there should be presently paid to them as a partial payment on their said compensation, and out of the funds in the hands of Collis F. Chandler, trustee and receiver, the following sums: Five Hundred Dollars to the firm of Brooks, Brooks and Pleeson, and Five Hundred Dollars to the firm of [Name]. The court further finds from the evidence that valuable services have been and are being rendered by the above named Collis F. Chandler as trustee and receiver, beginning on the 15th day of August, 1933, and that until further order of the court there should be paid to him, in full for his services as trustee and receiver, compensation at the rate of \$50.00 per month.

The court further finds that the amount of compensation for the month of August, 1933, shall be paid to the above named parties until further order of this Court.

That Collis F. Chandler, trustee and receiver, be and he is hereby authorized and empowered to make immediate payment of the above specified amounts to the attorneys hereinabove named, out of and out of his hands as such trustee and receiver, and to make payment of compensation to him at the rate of \$50.00 per month as hereinabove specified until further order of this Court.

F. H. HENNAMER
Judge.

WFB: Filed Aug 17 1933
W. F. Warfield, Clerk
U. S. District Court

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

Edward Gaffigan, Plaintiff,
vs. Dean, Dean Novelty Company,
Athens Mills & Manufacturing
Company, a corporation, Defendant's.

No. 716 Equity. ✓

ORDER EXTENDING TIME TO PRINT AND FILE TRANSCRIPT.

Upon the application of the plaintiff and for good cause shown, (i.e) the inability of the brief printers to bind the printed Transcript within the time allowed in the last order August 15th, 1933, within which to file same in the office of the Clerk of the Circuit of Appeals for the Tenth Circuit, the time for filing is hereby enlarged to include August 18th, 1933.

F. E. KENNEDY
District Judge.

August 12th, 1933.

Filed Aug 12 1933
H. P. Warfield, Clerk
U. S. District Court

DELETT, Plaintiff,)
-vs-) No. 738 - Equity. ✓
D. HOPE LUMBER CO., A CORP., Defendant.)

Now on this 12th day of August, A. D. 1933, it is ordered by the Court that all creditors in the above case be, and they are hereby, permitted to intervene herein as claimants. It is further ordered by the Court that Receiver be granted authority to negotiate for the sale of lumber yards involved herein. It is further ordered that the firm of G. A. Walsh and Gavin be and they are hereby allowed the sum of Five Hundred (\$500.00) Dollars as attorneys fees herein. It is further ordered that G. A. Coakley be allowed an attorney fee the amount of five (5) per cent of the judgment. It is further ordered that ex-receivers they are hereby, allowed the sum of Two Hundred (\$200.00) Dollars and expenses. And further, it is ordered by the Court that Jerome Walsh be permitted to withdraw as attorney.

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

DELETT, COMPLAINANT,)
HOPE LUMBER COMPANY, a corp., DEFENDANT.)
No. 738 Equity. ✓

O R D E R

THIS CASE, coming on to be heard on this, the 12th day of August, 1933, on the motion of MESSRS. WALKER & SMITH, JEROME WALSH, ESQ., and G. A. COAKLEY, ESQ., attorneys for a temporary allowance to them of an attorney's fee for representing F. E. Kennister

mpson Hurst, Receivers in the above entitled cause, and said application having been presented to the Court, and by the Court having been heard, and the Court finding that it has jurisdiction to hear and determine said application and to enter an order thereon, and being fully advised in the premises:

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that said application for said temporary allowance be and the same is hereby sustained; and

IT IS HEREBY ORDERED, JUDGMENT AND DECREE OF THE COURT that a temporary allowance of the sum of FIVE HUNDRED (\$500.00) DOLLARS jointly to Messrs. Moran and Levin, Jerome Esq., and C. A. Cookley, Esq., be and the same is hereby ordered and approved; and

IT IS HEREBY ORDERED AND DECREED OF THE COURT that J. C. Bullock, receiver in the above entitled cause, be and he is hereby directed, authorized and empowered, as such receiver from the funds of the Geo. D. Hope Lumber Company, to the aforementioned attorneys, a sum of \$100.00 as and for a temporary allowance for services heretofore rendered.

J. E. KEMMER
United States District Judge.

MD: Filed Aug 12 1923
F. P. Warfield, Clerk
U. S. District Court

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

COMPLAINT,)
Complainant,)
vs.) No. 738 Equity. ✓
GEO. D. HOPE LUMBER COMPANY, a Corp.,)
Defendant.)

C O R D E R

On this 12th day of August, 1923, JEROME WALSH, who was heretofore appointed by the Court one of the attorneys for the original receivers herein, having offered his resignation as such attorney,-

IT IS ORDERED BY THE COURT that said resignation be and the same is hereby accepted as of this date.

F. E. KEMMER
United States District Judge.

MD: Filed Aug 12 1923
F. P. Warfield, Clerk
U. S. District Court

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

THE UNION TRUST COMPANY, A CORPORATION,
vs. NORA E. ADAMS, AS RECEIVER, PLAINTIFFS,

vs.

NO. 797 EQUITY. ✓

WENDELL W. WATKINS, W. J.
FRANK D. I. MCNEELY, WENDELL W.
THE COMPANY, A CORPORATION, AND DETROIT
TRUST COMPANY, A CORPORATION,
DEFENDANTS.)

C O R D E R

It is by the Court ordered that the compensation of Nora E. Adams as receiver here and the same is hereby increased to \$60.00 per month effective July 12, 1933.

Made and ordered entered this 12th day of August, 1933.

F. E. MEYER
Judge.

D: Filed Aug 12 1933
H. P. Farfield, Clerk
U. S. District Court

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

is Union Trust Company, et al, Plaintiffs,)

vs.

No. 797 Equity ✓

Wendell W. Watkins, et al., Defendants.)

O R D E R

On application of Nora E. Adams as Receiver for instructions with reference to the amount of real taxes for the year 1932 assessed against the real property that has come into session as such receiver, it is by the Court

ORDERED that Nora E. Adams as Receiver be and she is hereby directed to pay said taxes in the sum of \$2,298.87, and any additional amount as penalty, which may be required to be

F. E. MEYER
Judge

D: Filed Aug 12 1933
H. P. Farfield, Clerk
U. S. District Court

IN RE RECEIVERSHIP OF THE ASSETS OF THE OKLAHOMA TAX COMMISSION, PLAINTIFF.

Raymond L. Middle, Plaintiff,
vs.
Rock Oil Corporation, a corporation,
Defendant.

FILE NUMBER NO. 844 ✓

ORDER IN RE INSTITUTION OF SUIT TO RECOVER GASOLINE TAX AND
INTEREST PAID ON JULY 15th, and 18th, 1933.

This cause coming on to be heard upon the application of the Receivers H. H. Greis and L. H. Moore for instructions with reference to instituting a suit for the recovery of gas-taxes claimed for the month of June, 1933, paid by them under protest on July 15th and 1933, and the Court being fully advised in the premises,

IT IS HEREBY ORDERED That the Receivers H. H. Greis and L. H. Moore by appointment of this Court, be, and they hereby are, authorized and directed to institute a suit in this Court against the Oklahoma Tax Commission and Melven Cornish, W. D. Humphrey, and John D. Bailey members of the Oklahoma Tax Commission, and against Ray C. Neems as State Treasurer of the State of Oklahoma for the recovery of the sums of \$25,454.46 and \$12.86 paid by the receivers for Rock Oil Corporation to the Oklahoma Tax Commission on July 15th and July 18th, 1933, in protest, on account of gasoline tax claimed to be due from the Receivers by the Oklahoma Tax Commission.

MADE AND SIGNED HEREBY, On this 12th day of August, 1933.

F. H. WHELAN
DEPUTY CLERK.

FILED: Filed Aug 12 1933
H. F. Warfield, Clerk
U. S. District Court

RAYMOND L. MIDDLE, Plaintiff,)
-vs-)
H. A. WRY and MYRTLE J. WRY, Defendants.

No. 852 - Equity. ✓

Now on this 12th day of August, A. D. 1933, it is ordered by the Court that motion to dismiss, in the above cause, be, and is hereby overruled. Given thirty (30) days to show cause.

THE UNITED STATES, et al., Plaintiffs,

-vs-

No. 215 - D. C. ✓

W. W. HARRIS, et al., Defendants.

On this 12th day of August, A. D. 1933, it is ordered by the Court that orders in the above cause be, and they are hereby, given thirty days to comply.

IN SENATE AND THE DISTRICT COURT OF THE DISTRICT OF COLUMBIA
AUGUST 12, 1933.

THE UNITED STATES, et al., Plaintiff)

No. 222 - D. C. ✓

THE TILGNER GROUP, et al., Defendants)

NO. 1 R. 11-33

This cause was heard and considered by the Court on the 11th day of August, 1933. (Round-
up for issue to intervene later. And the Court shall be advised of the result of the trial
and should be allowed to intervene in this cause.

It is ordered that the TILGNER GROUP, et al., be permitted to intervene in this cause, but
that he is hereby permitted to intervene later. Given thirty days to comply with
with writ to file his complaint to intervene.

Done this 12th day of August, 1933.

F. J. H. [Signature]

UD: Filed Aug 12 1933
H. P. [Signature], Clerk
U. S. District Court

THE TILGNER GROUP, Plaintiff,

-vs-

No. 222 - D. C. ✓

W. W. HARRIS, et al., Defendants.

On this 12th day of August, A. D. 1933 it is ordered by the Court, that motion
of the T. J. Hentler, et al., to require Plaintiff to state its case with more con-
creteness, and to be heard, was denied. Given thirty days to comply.

IN SENATE
COMMISSIONERS OF PATENTS AND TRADE MARKS
OF OIL COMPANY

Tretolite Company, Plaintiff,
v.
Burke-Greis Oil Company, Defendant.

In Equity No. 290. ✓

FINAL DECREE, IN SENATE.

Now comes defendant, Burke-Greis Oil Company, by its solicitor and counsel, and does the allegations of the bill of complaint herein; and does the same by its solicitor and counsel, and waives an accounting of defendant's profits and plaintiff's damages by reason of all past infringement by defendant, Burke-Greis Oil Company, of said letters patent in suit, for Process of Treating Petroleum Claims, said patent being Sept. 11, 1923 and numbered 1,467,831; and thereupon, by consent of the parties, plaintiff and defendant in this suit, IT IS ORDERED, ADJUDGED AND DECREED as follows:

(1) That the said United States letters patent declared upon in the bill of complaint in this suit, being letters patent of the United States for Process of Treating Petroleum Oils, granted to William S. Barnickel of St. Louis, Missouri, assignor to W. S. Barnickel and of St. Louis, Missouri, a corporation of Missouri, said letters patent having been granted on and dated Sept. 11, 1923 and numbered 1,467,831, are good and valid in law, and that plaintiff in this suit, The Tretolite Company, is the owner of said right, title and interest to said letters patent.

(2) That defendant, Burke-Greis Oil Company, has infringed Claims 1, 4, 5, 6, 8 and 10 of said letters patent.

(3) That the said defendant, Burke-Greis Oil Company, its agents, attorneys, and servants, be, and they hereby are, perpetually enjoined, during the term of the granted Barnickel patent No. 1,467,831, from using or practicing, directly or indirectly, without license or authority of the Tretolite Company, the art or process claimed by Claims 1, 4, 6, 7, 8, 9 and 10 of said Barnickel letters patent No. 1,467,831, or the art or process claimed by any of said recited claims, and that a writ of injunction to that effect be issued against said defendant, Burke-Greis Oil Company.

(4) That the costs in this suit be taxed against said defendant, Burke-Greis Oil Company, and in favor of the plaintiff, The Tretolite Company, and that the Tretolite Company have execution therefor as at law.

(5) As the plaintiff has waived an accounting of any profits that defendant may have made by reason of any infringement of said letters patent No. 1,467,831, as well as the damages that plaintiff, The Tretolite Company, may have suffered by reason of the infringement of defendant's patent, no accounting of defendant's said profits or plaintiff's said damages, on account of past infringement of said letters patent, prior to the date of this decree, is required.

Oklahoma August 12th, 1933

F. L. HENNINGER
Judge

By consent to the entry of the foregoing decree:

BURKE-GREIS OIL COMPANY, Defendant,
By E. D. Abbott Its Solicitor and Counsel.
THE TRETOLITE COMPANY, Plaintiff,
By Frank L. Barrows Edward Ashley Paul Bakewell
Its Solicitor and Counsel.

FD: Filed Aug 12 1933

J. J. Warfield, Clerk
U. S. District Court DC

McFARLANE, RECHNER,)
Plaintiff,)
-vs-)
OKLAHOMA BANKING COMPANY,)
Defendant.)

No. 883 - Equity. ✓

Now on this 12th day of August, A. D. 1933, it is ordered by the Court that Re-
in the above cause, be authorized to cast votes by proxy at stockholders meetings.

Court adjourned until August 15, 1933.

Court convened pursuant to adjournment, Tuesday, August 15th, 1933.

Present: Hon. F. L. Kennamer, Judge, U. S. Dist. Court.
W. F. Worfield, Clerk, U. S. District Court.

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

FRANK REBECCO, OWNER OF THE UNITED STATES FOR THE DISTRICT OF OKLAHOMA
RADIO,)
Plaintiff,)

vs.

No. 510 - Equity ✓

UNION TRANSPORTATION COMPANY,
OR ITS,)
Defendant.)

ORDER AUTHORIZING RECEIVERS TO EXECUTE CONTRACT

On this 15th day of August, 1933, upon the verified application of F. A. Frates
A. Rodovitz, Receivers of Union Transportation Company, for authority to execute a con-
tract with the United States of America for transporting first-class newspaper, and special
ry, and special handling of parcel post on Temporary Star Route No. 53940, from Tulsa to
ville, Oklahoma, and through the towns between said termini, and it appearing that said
ct for a term of one (1) year, for the annual consideration of Fifteen Hundred (\$1500.00)
s, is for the best interests of said receivership, and is advantageous to Union Transporta-
company, its creditors and stockholders, and for other good cause:

IT IS ORDERED that F. A. Frates and F. A. Rodovitz, Receivers of Union Transporta-
company, be and they are hereby authorized to execute the contract with the United States
rica for transporting first-class newspaper, and special delivery, and special handling
cel post on Temporary Star Route No. 53940, from Tulsa to Goldenville, Oklabow, and the
editory towns, for a term from July 1, 1933, to June 30, 1934, at the rate of Fifteen
d (\$1500.00) Dollars per annum, said contract to be upon the forms prescribed by Post
Department.

F. L. KENNAMER
U. S. District Judge

ED: Filed Aug 15 1933
W. F. Worfield, Clerk
U. S. District Court DC

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA
OF MARYLAND

I. J. AND I. B. MIDDLE, Plaintiffs,
v.
ROCK OIL CORPORATION, a corporation,
Defendant.

FILE NO. 844

ORDER GRANTING LEAVE TO INTERVENE

This cause coming on for hearing on this 15 day of August, 1933, on petition of Standard Gas and Electric Company for leave to file its intervention herein and to assert in its claim against Deep Rock Oil Corporation and so much of its estate as is in the custody and possession of the receivers herein, and it appearing to the court that due notice of the motion for this order has been given to all parties to this cause and the court being fully advised on the premises, IT IS THEREFORE ORDERED that Standard Gas and Electric Company be and is hereby permitted to file its intervention herein and that its said intervention shall be as ancillary to the bill of complaint filed herein and as part of the said proceeding and notice of all motions or orders herein entered shall be served upon all parties hereto.

F. L. McBRIDE
District Judge.

MD: Filed Aug 15 1933
F. L. McBride, Clerk
U. S. District Court MD

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

NATIONAL LIFE INSURANCE COMPANY,
Plaintiff,
vs.
THE FIDELITY COMPANY, et al,
Defendants.

NO. 873 B.

O R D E R

Now on this 15 day of August, 1933, Investors Syndicate Intervener in this cause, presents to this court its application for an order requiring F. H. McBriney, Receiver, to appear before this court on a day certain to show cause, if any, why he should not execute and with the proper officers of Exchange Mortgage and Investment Company in executing a release of certain funds held in the name of the Exchange Mortgage and Investment Company, for as certain property is concerned as it is described in the petition in Intervention, Investors Syndicate. The Court being fully advised,

That FREDERICK H. McBriney, appear before this court on the 15th day of August, at 9:00 A.M., and show cause, if any, why the above mentioned partial release should not issue.

F. L. McBRIDE
Judge.

MD: Filed Aug 15 1933
F. L. McBride, Clerk
U. S. District Court

Court adjourned until August 16, 1933.

Court convened pursuant to adjournment, Wednesday, August 16th, 1933.

Present: Hon. F. E. Kennamer, Judge, U. S. Dist. Court.
W. L. Mansfield, Clerk, U. S. District Court.

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

EDWARD H. BRADSHAW, Plaintiff, }
-vs- No. 864 - Equity. ✓
OKLAHOMA NATURAL GAS CORPORATION, JR. ET AL, Defendants. }

Now on this 16th day of August, A. D. 1933, it is ordered by the Court, that the motion to modify decree in the above cause be withdrawn.

EDWARD H. BRADSHAW, ET AL., Plaintiffs, }
-vs- No. 864 - Equity. ✓
OKLAHOMA NATURAL GAS CORPORATION, Defendant. }

Now on this 16th day of August, A. D. 1933, it is ordered by the Court that an Interlocutory Decree be entered in the above case. It is further ordered that A. H. Bradshaw be appointed Receiver herein and his bond fixed in the sum of \$50,000.00. It is further ordered that a Reorganization Committee be designated. Defendants give notice of appeal to the Circuit Court of Appeals. And thereafter, it is ordered by the Court that Appellee's bond be fixed in the sum of \$100,000.00. It is further ordered that execution be stayed for a period of five days pending the filing of said bond.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA.
Edward Coraker, et al, Plaintiffs, }
vs. No. 864 Equity. ✓
Oklahoma Natural Gas Corporation, et al., Defendants. }

INTERLOCUTORY ORDER APPOINTING RECEIVER.

This cause continues for hearing at this term on the motion of plaintiffs and answering defendants herein for an interlocutory order appointing a receiver for the Oklahoma Natural Gas Corporation and its properties, and after hearing the evidence in the cause, and the same has been granted and considered,

IT IS ORDERED BY THE COURT:

1. That A. H. Bradshaw, of Tulsa, Oklahoma, be and he is hereby appointed receiver for the Oklahoma Natural Gas Corporation, a Maryland Corporation, and of all and singular its estates in the State of Oklahoma, including all books, records, moneys, and files, wherever located; all causes in action; all accounts receivable, and all claims and demands of whatsoever nature, now or hereafter owing to said corporation; all pipelines; all oil and/or gas wells; acreage and all leaseholds; all booster plants; all pumping equipment and compressor stations; stores and all machinery, equipment, appliances, and real or personal property of every kind and description of said defendant corporation, all of which defendant, Oklahoma Natural Gas Corporation, do hereby accept.

obedience. And to the contrary, and until the actual taking possession of the said receiver, it is ordered that the said defendant company, its president, officers, and attorneys, be and they hereby are enjoined and restrained from disposing of or mortgaging any of the said property, real or personal, except in the payment of the necessary expenses of said corporation and interest necessary to prevent default in its bank obligations, and that the said company do with deposit all moneys and available balances now in its possession or control, and which may come into its possession from day to day, except what is due for the said necessary daily expenses, in the First National Bank and Trust Company of Oklahoma, subject to the order of this court in this case, in all of which defendant, Oklahoma Natural Gas Corporation, excepts.

It is thereupon and in open court the defendants, Oklahoma Natural Gas Corporation and Southwestern Natural Gas Company except to all and each and every part of the foregoing order and decree, and thereupon in open court the Oklahoma Natural Gas Corporation prays an appeal from the above order and decree to the United States Circuit Court of Appeals for the Tenth Circuit, which prayer for appeal is accompanied by its assignment of errors and which appeal is set in open court, and thereupon the defendant, Oklahoma Natural Gas Corporation moved to set aside and allow to be vacated and stayed and superseding the operative effect of the above and pending order insofar as it appoints a receiver of it and its properties, as above set forth, as decision of the United States Circuit Court of Appeals on said appeal, which motion is set and allowed in open court and the amount of the supersedeas bond is fixed in the sum of \$10,000. to be executed and approved by a judge of this court and filed within five days, in which five days the above and foregoing order is stayed on the conditions herein named. In open court the Southwestern Natural Gas Corporation prayed an appeal from the above and pending order to the United States Circuit Court of Appeals for the Tenth Circuit, which appeal is granted and allowed, cost bond for its appeal to be submitted, approved by a judge of this court and filed within ten days from this date.

On account of the large number of intervening plaintiffs, some of whom have no record, the court, on motion of counsel for Oklahoma Natural Gas Corporation and Southwestern Natural Gas Company, designated Mr. Charles A. Coakley, counsel for plaintiffs and agent for intervening plaintiffs, as agent and attorney for all intervening plaintiffs, upon service of all processes and notices may be served by Oklahoma Natural Gas Corporation and Southwestern Natural Gas Company necessary to perfect each of their appeals, and said Coakley is so authorized to acknowledge service on behalf of all the intervening plaintiffs of all processes and notices necessary to perfect each of the appeals of said parties.

IT IS FURTHER ORDERED AND ADJUDGED, as a condition of the supersedeas, that during the pendency of said appeal said defendant shall file with the clerk of this court, on the 1st or 16th of each month beginning September 15th, 1933, a report showing its total receipts and disbursements, and that pending said appeal said defendant, its officers, agents and attorneys be and they are hereby restrained and enjoined from transferring any money, funds or securities out of the jurisdiction of this court, except such funds as may be necessary to use in the payment of ordinary current expenses, and that pending said appeal no payments be made on the payment of bank debts or other fixed obligations without first obtaining the approval of this court, except payment of (a) interest and sinking fund on first mortgage indebtedness, and (b) taxes, to which Oklahoma Natural Gas Corporation excepts.

IT IS FURTHER ORDERED AND ADJUDGED that pending said appeal said defendant, its officers, agents and employees be and they are hereby restrained and enjoined from creating any liens, executing mortgages, or any other form of incumbrances upon any of the property of said defendant corporation, wheresoever located, or from pledging any of the assets of said corporation for the payment of debts, except with the approval of this court first had and obtained.

This order was entered on this 19th day of August, 1933. and is subject to appeal August 16th, 1933.

W. L. HENNING
U. S. District Court
U. S. District Court

W. L. HENNING
United States District Judge.

Court convened pursuant to adjournment, Friday, August 18th, 1933.

Present Hon. F. E. Hennamer, Judge, U. S. Dist. Court.
H. F. Warfield, Clerk, U. S. District Court.

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

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

HOCHSCHILD LIFE INSURANCE COMPANY,
Plaintiff,
vs.

No. 873 Wulfr. ✓

THE NATIONAL GUARANTEE CORPORATION,
Respondent.

C O M M E N T

On this 18 day of August, 1933, this cause comes on to be heard upon the application of the Receiver herein for an order authorizing him to execute a conveyance of all the title and interest of the EXCHANGE NATIONAL COMPANY in and to certain lands situate in Oklahoma County, State of Oklahoma, more specifically described as follows, to-wit:

Last Half (E¹) of Northeast Quarter (NE¹) of Northeast Quarter (NE¹) and Southeast Quarter (SE¹) of Northeast Quarter (NE¹) and Last Half (E¹) of Southwest Quarter (SW¹) of Northeast Quarter (NE¹) and Southwest Quarter (SW¹) of Southwest Quarter (SW¹) of Northeast Quarter (NE¹) of Section Twenty-two (22), Township Two (2) North, Range Two (2) East, containing ninety (90) acres, more or less;

The Court, being fully advised, finds that said application should be granted.

IT IS HEREBY ORDERED That the Receiver do execute and deliver a property conveyance to the EXCHANGE TRUST COMPANY of all the right, title and interest of the EXCHANGE NATIONAL COMPANY in and to the lands hereinbefore described, and that the same be delivered to Honorable Bennett, Bank Commissioner of the State of Oklahoma, now in charge of the affairs of said EXCHANGE COMPANY.

F. E. HENNAMER
United States Judge.

ED: Filed Aug 18 1933
H. F. Warfield, Clerk
U. S. District Court DC

Court adjourned until August 19, 1933.

Case No. 10000, in and to which, Plaintiff, vs. Defendant.

Present: Hon. J. M. Neenan, Judge, U. S. Dist. Court.
W. T. Bradford, Clerk, U. S. District Court.

And do hereby certify that the following proceedings were had at the above hearing:

That the following petition was filed with the Clerk of the Court on the 15th day of May, 1934:

Plaintiff, vs. Defendant.

That the following was the substance of the petition:

That the defendant, the Plaintiff, vs. Defendant.

That the following was the substance of the petition:

Upon reading and filing the petition of the Receiver of the above named estate and the order of the Court directing the Receiver to execute an oil and gas mining lease to cover a 1/2 acre interest of the Murray Oil Company in and under the 1/4 of the NE 1/4 of section 17-15N-6E, Tarrant County, Texas, reserving to said 1/4 part the usual 1/8 royalty for said lease in lieu of drilling for oil in consideration of the sum of one hundred dollars (\$100.00) the covenants provided in said lease, and if said lease is to be executed and the Receiver should execute and deliver an oil and gas mining lease on said lands to the said estate, he is hereby advised in accordance with it is to the best interest of the estate that the Receiver execute and deliver an oil and gas mining lease on the 1/4 of the NE 1/4 of section 17-15N-6E, Tarrant County, Texas, to the said estate, and that the terms and conditions of said lease are fair and reasonable to all parties, and it is therefore,

ORDERED, ADJUDGED and DECREED that the Receiver be and he is hereby ordered, directed, and directed to execute an oil and gas mining lease to cover a 1/2 acre interest of the Murray Oil Company in and under the 1/4 of the NE 1/4 of section 17-15N-6E, Tarrant County, Texas, all according to the terms and conditions of the copy of said lease attached to the petition of the Receiver herein, upon the payment of the sum of one hundred dollars (\$100.00), and.

That the Receiver be and he is hereby ordered, directed, and directed to execute an oil and gas mining lease on said lands as provided for above.

Witness my hand and seal of the Court this 19th day of May, 1934.

J. M. Neenan, Judge
W. T. Bradford, Clerk

That the following was the substance of the petition:

WILLIAM S. BARKER, et al.,
-vs-
Oklahoma Natural Gas Corporation,
Defendants.

No. 864 - 1953

Now it is held, of record, A. D. 108, that the Oklahoma Natural Gas Corporation, in its effort to increase the amount of superseeded stock held by the Oklahoma Natural Gas Corporation, effected.

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

WILLIAM S. BARKER,
-vs-
Oklahoma Natural Gas Corporation, et al.,
Defendants.

No. 864 - 1953

ORDER OVERRULING ORDER TO REINSTATE APPEAL

On the 19th day of May, 1953, this cause came on for hearing and the Honorable District Court, in its order appointing receiver in this cause, did give effect to the petition of any party herein the defendant, Oklahoma Natural Gas Corporation, through its counsel, interposed motion to reinstate the said appeal and intervening plaintiff's motion to elect between:

- (a) the remedy of enforcing the alleged contract of defendant to repurchase their stock and
- (b) the remedy of disaffirming the contract for funds upon which they purchased their stock;

And the court having considered the motion of defendant and having considered the motion;

It is ordered that the said motion to elect be and the same was overruled. The said Oklahoma Natural Gas Corporation, in open court executed to the ruling of the court.

W. S. BARKER,
Attorney for Plaintiff.

FILED: Filed May 10, 1953
H. W. Kenfield, Clerk
U. S. District Court

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

WILLIAM S. BARKER, Dell Stewart, D. R.
and Carl Owens,
-vs-
Oklahoma Natural Gas Corporation, et al.,
Defendants.

No. 864 - 1953

ORDER OVERRULING ORDER TO REINSTATE APPEAL

On the 16th day of August, 1933, the court having announced upon the interlocutory order for the appointment of Receiver that A. E. Bradshaw was appointed Receiver for the debts and assets of Oklahoma Natural Gas Corporation, defendant, and said order and announcement having been made in open court in the presence of all counsel for plaintiffs and intervening plaintiffs and defendants and intervening defendants, the defendant, Oklahoma Natural Gas Corporation, in open court gave notice of its intention to appeal from the judgment, decision and order of the court appointing Receiver, and prayed that said appeal be allowed, and, therefore, said appeal was in open court allowed.

And the said defendant appellant, Oklahoma Natural Gas Corporation, prayed that the order appointing Receiver should be suspended, and that supersedeas bond be allowed in cause pending appeal; it was further then and there in open court announced and ordered that the defendant appellant, Oklahoma Natural Gas Corporation, should have five (5) days in which to file supersedeas bond with two good surety companies in the sum of One Thousand and no/100 Dollars (\$100,000.00); and that during said five (5) days the order appointing Receiver should be suspended; and that if said bond should be given and approved within said five (5) days then and in that event the order appointing Receiver should be stayed and suspended during the pendency of the appeal, and subject to the final order of the Circuit Court of Appeals of the Tenth Circuit.

And now on this 19th day of August, 1933, said defendant appellant, Oklahoma Natural Gas Corporation, having filed with the Clerk of this Court its formal petition for appeal and assignment of errors praying in said petition for appeal for supersedeas of the interlocutory order appointing Receiver herein, it is by the court ORDERED that said appeal be allowed and that the order herein be superseded upon the terms and conditions as herein above set forth.

H. H. FRENCH
Judge.

RECORDED: Filed Aug 19 1933
H. S. Warfield, Clerk
U. S. District Court

IN THE DISTRICT COURT IN AND FOR THE COUNTY OF TULSA, OKLAHOMA

LINCOLN NATIONAL LIFE INSURANCE COMPANY, a corporation, Complainant,)
vs.) No. 873 Equity ✓
NORWICH NATIONAL COMPANY, a banking institution, Defendant.)

O R D E R

THIS CASE COMING on to be heard on this the 19th day of August, 1933, on the motion of J. H. Mc Birney, receiver of Exchange National Company, and of the pledged assets of Exchange National Company for an order authorizing him, in said representative capacity, to file a disclaimer in the case of Ackley et al., vs. Bulley, et al., No. 56,835, in the District Court in and for Tulsa County, Oklahoma, upon the ground that there is no equity in the premises involved in said letter cause, over and above the first mortgage alleged to be owned by the plaintiffs in said cause, and for the further reason that to defend therein would be burdensome to the receiver herein, and the court having read said application and finding that it has jurisdiction to entertain said application, and to enter an order thereon, and being fully satisfied in the premises and further finding that said application should be granted;

IT IS ORDERED BY THE COURT ORDERED, ADJUDGED AND DECREED that the said application of the said F. M. McBirney, receiver of Exchange National Company, of the record as of the Exchange National Company, be and the same is hereby sustained; and

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that said F. M. McBirney, as receiver, is hereby authorized, empowered and directed to file a disclaimer in the case Riley, et al., vs. Bailey, et al., No. 56,835, in the district court in and for Tulsa County, Oklahoma.

F. M. McBRINEY
United States District Judge

FILED: Filed Aug 19 1933
H. B. Warfield, Clerk
U. S. District Court

Court adjourned until August 22, 1933.

IT IS ORDERED BY THE COURT ORDERED, ADJUDGED AND DECREED that the said application of the said F. M. McBirney, receiver of Exchange National Company, of the record as of the Exchange National Company, be and the same is hereby sustained; and

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that said F. M. McBirney, as receiver, is hereby authorized, empowered and directed to file a disclaimer in the case Riley, et al., vs. Bailey, et al., No. 56,835, in the district court in and for Tulsa County, Oklahoma.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that said F. M. McBirney, as receiver, is hereby authorized, empowered and directed to file a disclaimer in the case Riley, et al., vs. Bailey, et al., No. 56,835, in the district court in and for Tulsa County, Oklahoma.

IT IS ORDERED BY THE COURT ORDERED, ADJUDGED AND DECREED that the said application of the said F. M. McBirney, receiver of Exchange National Company, of the record as of the Exchange National Company, be and the same is hereby sustained; and

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that said F. M. McBirney, as receiver, is hereby authorized, empowered and directed to file a disclaimer in the case Riley, et al., vs. Bailey, et al., No. 56,835, in the district court in and for Tulsa County, Oklahoma.

AUG 19 1933

IT IS ORDERED BY THE COURT ORDERED, ADJUDGED AND DECREED that the said application of the said F. M. McBirney, receiver of Exchange National Company, of the record as of the Exchange National Company, be and the same is hereby sustained; and

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that said F. M. McBirney, as receiver, is hereby authorized, empowered and directed to file a disclaimer in the case Riley, et al., vs. Bailey, et al., No. 56,835, in the district court in and for Tulsa County, Oklahoma.

IT IS ORDERED BY THE COURT ORDERED, ADJUDGED AND DECREED that the said application of the said F. M. McBirney, receiver of Exchange National Company, of the record as of the Exchange National Company, be and the same is hereby sustained; and

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that said F. M. McBirney, as receiver, is hereby authorized, empowered and directed to file a disclaimer in the case Riley, et al., vs. Bailey, et al., No. 56,835, in the district court in and for Tulsa County, Oklahoma.

IT IS ORDERED BY THE COURT ORDERED, ADJUDGED AND DECREED that the said application of the said F. M. McBirney, receiver of Exchange National Company, of the record as of the Exchange National Company, be and the same is hereby sustained; and

IT IS HEREBY ORDERED that said receivers be and they are hereby authorized to execute the necessary sales contracts, notes, mortgages and other instruments for the execution of said purchase.

F. A. HENNING
United States District Judge.

RECORDED: Filed Aug 22 1933
H. P. Warfield, Clerk
U. S. District Court

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

ROOF, ET AL,)
COMPLAINANTS,)
VS.) No. 663 Equity. ✓
INVESTMENT COMPANY, A CORPORATION,)
DEPENDANTS.

ORDER AUTHORIZING RECEIVER TO MAKE PARTIAL DISTRIBUTION OF CAPITAL TO THE RECORD OWNERS OF PETROLEUM REMAINDERS COMPANY, A TRUST ESTATE.

NOT, on this 22nd day of August, A. D. 1933, this cause came on regularly to be heard upon the application of Paul E. Taliaferro as Receiver of Petroleum Royalties Company, a Trust Estate, and Paul E. Taliaferro, H. N. Greis and R. W. Kellough as trustees of said Trust Estate to pay to the record owners and holders of the preferred shares of said Trust Estate the sum of 3 cents per share as a return and distribution of the capital of said Trust Estate; it appearing to the Court that on August 2, A. D. 1933, 1,904,720 preferred shares of said Trust Estate had been finally settled and determined, and that there was on said date in the hands of said Receiver the sum of \$112,030.24, and that the sum of 3 cents per share may be distributed to said shareholders without inconvenience to the administration of said estate or the charge of any of its existing or accruing liabilities, and that said distribution of capital should be made;

IT IS THEREFORE COME CONSIDERED, ORDERED AND ADJUDGED that Paul E. Taliaferro, as receiver of Petroleum Royalties Company, a Trust Estate, and Paul E. Taliaferro, H. N. Greis and R. W. Kellough as Trustees of said estate are hereby ordered and directed to distribute to record owners and holders of the 1,904,720 preferred shares of said Trust Estate as of August 15, 1933, the sum of 3 cents per share.

F. B. WENDELL
UNITED STATES JUDGE.

RECORDED: Filed Aug 22 1933
H. P. Warfield, Clerk
U. S. District Court

IN THE DISTRICT COURT OF THE STATE OF OKLAHOMA
OKLAHOMA.

Catlett,)
Complainant,)
vs.) No. 738 Equity.)
L. Hope Lumber Company, a)
Corporation,) Defendant.)

ORDER ALLOWING ATTORNEY'S FEES AND SUIT MONEY:

This matter coming on to be heard at this term on the application of the complainant herein for the allowance of attorney's fees and suit money, complainant appearing by his attorney Charles A. Coakley, the receiver appearing by his attorneys H. W. Lewis, and the creditors appearing by Charles P. Kotwals and C. F. Gordon, attorneys at law of Muskogee, Oklahoma, no formal written objections to the allowance of said fee are made by any of the parties listed, the attorneys for the receiver consenting thereto.

The court finds that at the time of the rendition of the decree herein the reduced amount of the principal sought to be recovered by the complainant and disallowed interest, withheld the filing of attorney's fees upon the representation of respondent's counsel that judgment and decree would be satisfied and paid within twenty (20) days, if an appeal was taken; said appeal was not taken and the judgment was not paid and has not been entirely paid.

The court further finds that said attorney acting for said receiver has devoted a large amount of time and legal services in preparing and presenting this cause and in trying applications for receivership, the last of which was successful, and that as a result of his services receivers were appointed in this cause, two conflicting applications for receiverships in other jurisdictions in this state were eliminated by agreement and the receiverships were consolidated in the State of Oklahoma; further, that a lien was created upon a part of respondent's property for the payment of complainant's debt; and it further appearing that no attorney's fees were allowed or paid to complainant or his attorney for his said services.

IT IS HEREBY ORDERED AND ADJUDGED that said complainant be allowed the sum of \$1,000.00 as suit money and attorney's fees herein, the same to be secured by the same lien given to complainant in the original decree herein, and to be allowed as costs in this cause, same to be paid to the said Charles A. Coakley, attorney, by the receiver or receivers herein when so ordered by this court.

H. W. LEWIS
JUDGE OF THE DISTRICT COURT.

FILED: Filed Nov 29 1933
H. F. Farfield, Clerk
U. S. District Court

It is further ordered, that the Receivers, J. H. Gray and I. F. Widdle, do hereby take possession of the assets of the Universal Oil Products Company, and T. W. Turner and Benjamin Robin, on the one hand, in connection with the assets of the said company being fully advised in the premises,

IT IS FURTHER ORDERED that the Receivers, J. H. Gray and I. F. Widdle, within which period or renounce contracts or other contractual arrangements of the said company between the said Refining Company, on the one hand, and T. W. Turner's Company, the co-partnership composed of T. Turner and Benjamin Robin, and J. H. Gray and Benjamin Robin, on the other hand, and the Deep Rock Oil Corporation, on the one hand, and T. W. Turner & Company, the co-partnership of T. W. Turner and Benjamin Robin, and J. H. Gray and Benjamin Robin, on the other hand in connection with the said assets.

It is further ordered on this the 22nd day of August, 1933.

F. E. KENTNER
JUDGE

RE: Filed Aug 22 1933
U. S. Warfield, Clerk
U. S. District Court

IN SENATE
COMMISSIONERS OF THE LAND OFFICE
MAY 19 1933 - DEPT. OF LAND AND MINES, CHICAGO, ILL. MAY 19 1933, 1933

J. H. Gray and I. F. Widdle, Plaintiffs,)

vs.)

IN SENATE NO. 844 ✓

Deep Rock Oil Corporation, a corporation,)
Defendant.)

ORDER HEREBY MADE IN SENATE, CHICAGO, ILL. MAY 19 1933, 1933, IN CONNECTION WITH THE RECEIVERSHIP OF THE ASSETS OF THE UNIVERSAL OIL PRODUCTS COMPANY, LIMITED, CHICAGO, ILL., WHICH MAY BE SUBJECT TO THE JURISDICTION OF THE SENATE OF THE STATE OF ILLINOIS.

This cause comes on to be heard on this the 22nd day of August, 1933, upon the motion of the Receivers for an order extending the time within which they may elect to renounce contracts, leases or other contractual arrangements, which may exist between Universal Oil Products Company and Deep Rock Oil Corporation, and the court being fully advised in the premises,

IT IS FURTHER ORDERED, that the Receivers, J. H. Gray and I. F. Widdle, within which period or renounce contracts, leases, or other contractual arrangements, which may exist between Universal Oil Products Company and the Deep Rock Oil Corporation.

It is further ordered on this the 22nd day of August, 1933.

F. E. KENTNER
JUDGE

RE: Filed Aug 22 1933
U. S. Warfield, Clerk
U. S. District Court

IN RE RECEIVERSHIP OF THE CITIZENS NATIONAL BANK OF OKLAHOMA

McFarney, Receiver, Complainant }
vs.) No. 163 Equity. ✓
West Bank Shares Corporation, a
share corporation, Respondent.

ORDER AUTHORIZING EXECUTION OF SHAREHOLDERS
AGREEMENT AND POWER OF ATTORNEY BY RECEIVER:

This matter coming on to be heard at this court on the petition of the receiver for authority to execute shareholders agreement and power of attorney and proxy in connection with a liquidation of the Citizens National Bank of Oklahoma, Oklahoma, in which said Northwest Shares Corporation is a stockholder.

The court, after hearing the matter, finds that it is the best interest of the ownership that said agreement and power of attorney and proxy be executed by the receiver, or the best interest of said receivership that said Citizens National Bank of Oklahoma, Oklahoma, be liquidated.

IT IS THE ORDER OF THE COURT, that the receiver herein, be and he is hereby authorized and directed to execute and deliver to proper persons shareholders agreement, a copy of which is attached to the petition herein, power of attorney and proxy, a copy of which is attached to the petition herein.

IT IS FURTHER ORDERED that T. P. Farmer, chief clerk for said receiver be and he is hereby authorized to execute said instruments for and on behalf of said receiver if said receiver be absent, otherwise to be executed by said receiver.

Dated this 16th day of August, 1933.

T. H. KENNAMER
U. S. DISTRICT JUDGE.

FILED: Filed Aug 12 1933
H. F. Warfield, Clerk
U. S. District Court

Court adjourned until August 26, 1933.

MARCH 26 1933 TULSA, OKLAHOMA DISTRICT COURT, DISTRICT OF OKLAHOMA

Court convened pursuant to adjournment, Monday August, 26th, 1933.

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

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

IN THE DISTRICT COURT OF THE TERRITORY OF OKLAHOMA

EXCHANGE NATIONAL COMPANY,)
 Plaintiff,)
 vs.)
 THE NATIONAL COMPANY, a corporation,)
 Defendant)

No. 873 Equity

S U B M I S S I O N

THE COURT ORDERED to be heard on this the 28th day of March, 1933, on the application of J. M. McHIRNEY, receiver of Exchange National Company, to pay from the funds of said company, as receiver thereof, the following accounts:

No.	Date		
	1-14-33	Granite Savings Bank & Trust Company	231.40
		To remit net rentals, Kirmons property, as of 12-31-32	
	6-6-33	Tulsa Canvas Products Company	13.20
		1 porch awning	
	6-9-33	Tulsa Canvas Products Company	3.85
		Material used at 2455 North Barton Place	
	6-9-33	W. G. Hale Hardware Co.	1.58
		Material used on various rental properties	
	6-9-33	Standard Roofing & Material Company	33.77
		Material used on various rental properties	
	6-9-33	Johnson Window Shade Co.	39.95
		Material used on various rental properties	
	6-10-33	Tulsa Canvas Products Company	13.79
		Material used on rental properties	
		Total	\$158.02

The court having read said application and finding that it has jurisdiction to entertain said application and to enter an order thereon, and being fully advised in the premises, and finding said application should be sustained;

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that said application the same is hereby sustained, and the said J. M. McHirney, Receiver of the said Exchange National Company be and he is hereby authorized, empowered and directed to pay from the funds held in said receivership the aforementioned accounts.

M. E. KIMMICK
 United States District Judge.

ID: Filed Aug 20 1933
 H. B. Warfield, Clerk
 U. S. District Court

IN RE THE ESTATE OF EARL C. WATSON, DECEASED, ADMINISTRATOR OF SAID ESTATE,)
)
 TRUSTEES TRUST COMPANY,)
 Plaintiff,)
 vs.)
 THE TRUST COMPANY, a corporation,)
 Defendant.)

ORDER

THIS CASE BEING on to be heard on this the 20th day of August, 1933, on the motion of J. M. McBRIDE, Receiver of Exchange National Bank, to pay from the funds of said company, as receiver therefor, the following accounts:

Date	Description	Amount
6-7-32	Anna B. Whitman, Payment to apply on int. due 3-1-32, John A. Moore - farm #8359-5	35.00
7-12-32	B. J. Wilson, consideration for deed to land covered by loan #3261-11	1.00
10-10-32	J. E. Blythe, consideration for release of Second Mtg. on Lot 17, Blk. 6 Meadowbrook Addn. Loan No. 3451-9 W. C. White	1.00
11-10-32	Lawrence W. Speaker, S/A interest due 7-1-32 in re Loan 6022-1 Shaw	100.00
2-20-33	Joyce C. Faskell, Bal. S/A int. due 6-1-32 Loan 6473-6, Lewis \$12.60 accrued int. \$1.68	14.28
1-29-33	Lawrence W. Speaker, S/A int. due 1-1-33 Loan 6022-1 Shaw, accrued interest	101.03
4-12-33	Tulsa Abstract & Title Company, See March statement	47.10
4-24-33	Tulia A. Speaker, Loan 6321-5 Holland S/A int.	60.00
5-4-33	Anna B. Balings, Loan 6062-3 Caldwell, apply 3-1-32 S/A int.	20.00
5-9-33	First Trust & Savings Bank, Peoria, Rents collected on Oacra farm 2046-11, \$60.18 less abstracting & recording expense 15.23	40.95
5-6-33	Wether Schaper, Accrued int. on Dec. 1, 1932 installment as paid on Loan 7670-6 Stewart	9.50
5-16-33	Myra A. Pierce, Apply S/A int. due 7-1-32 loan 7754-7 Offutt	5.00
5-16-33	Lawrence W. Speaker, Apply int. due 7-1-32 Loan 6022-1 Shaw	40.16
5-16-33	Lynn H. Lee, Apply S/A int. due 3-1-32 Loan 6736-3 Calloway	7.00
5-18-33	Eva L. Vandeville, To balance accounts as per statement	537.21
5-19-33	Minnie Houston, Balance account to date, re Loan 7425-2	3.17
6-3-33	Granite Savings Bank & Trust Co., to remit payment on 1931 rent, note collected in re Abe Martin farm	20.00
6-5-33	Mrs. Sarah E. Stanley, Loan 7146-10 Spinney, apply 4-1-33 Prin.	20.59
	Total	\$1,104.82

The court having read said application and finding that it has jurisdiction to entertain said motion and to enter an order thereon, and being fully advised in the premises, and finding said application should be sustained;

IT IS HEREBY ORDERED BY THE COURT SO ORDERED, ADMITTED AND DEPOSED that said application do as same is hereby sustained, and the said J. M. McBRIDE, Receiver of the said Exchange National Company be and he is hereby authorized, empowered and directed to pay from the funds of said company in said receivership the aforementioned accounts.

W. B. McBRIDE
 United States District Judge.
 Filed 20th 1933
 J. M. McBRIDE, Clerk
 District Court

Court convened pursuant to adjournment, Tuesday, August 23rd, 1938.

Present: Hon. W. L. Kennerly, Judge, U. S. Dist. Court.
H. H. Warfield, Clerk, U. S. District Court.

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

IN RE APPEAL FROM THE U. S. DISTRICT COURT, DISTRICT OF COLUMBIA, IN AND FOR
DISTRICT OF MARYLAND.

APPEAL, et al	Complainants)
vs.)
)
W. L. KENNERLY, JUDGE, U. S. DIST. COURT, DISTRICT OF COLUMBIA, CLERK, DISTRICT OF MARYLAND, and THE ATTORNEY GENERAL, U. S. DEPARTMENT OF JUSTICE, WASHINGTON, D. C.	Respondents.)

O R D E R

On this date, in appearing to the undersigned Judge, of the above court, that the clerks in the above case, although diligent, have been unable to procure a transcript of the record in the above case for appeal to the Circuit Court of Appeals for the District of Columbia, and the time prescribed by law for lodging such transcript in the Circuit Court of Appeals would expire sufficient.

It is therefore, IT IS ORDERED that an extension of thirty days from the 21st day of August, 1938 be and hereby is, granted to the appellants for the preparation and filing of a transcript of record in the Circuit Court of Appeals for the District of Columbia.

W. L. KENNERLY
Judge

August 21, 1938.

WLD: Filed Aug 21, 1938
H. H. Warfield, Clerk
U. S. District Court

IN RE THE ESTATE OF ...

G. ... Plaintiff,

-vs-

... Co. 877 Equity. ... Defendants.

ORDER GRANTING INTERVENTION.

On application filed in the behalf, and on inspection of the proposed petition ...

IT IS ORDERED THAT ... be, and he is hereby directed to be ...

Dated in open court this 28th day of August, 1935.

F. L. ...

ED: Filed Aug 28, 1935 ... U. S. District Court

IN RE THE ESTATE OF ...

E. Fearman, Complainant,

-vs-

Co. 877 Equity.

... Respondent.

ORDER ...

This cause came on for hearing before me, F. L. ... Judge of said court, ...

IT IS ORDERED, ADJUDGED, DECREED and DECREED, upon the report on ...

Provided, however, that this court by this order does not divest itself of any

Plaintiff, vs. Defendant.

Plaintiff, vs. Defendant.

C R D E R

On the 1st day of August, 1968, the Receiver of the Receiver...

Table with 2 columns: Certificate Number, Amount.

John W. Richards and John Wilkening are directors...

The Receiver is directed to show cause...

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was sold, upon the payment of the balance of the bid of said purchaser, to-wit, the sum of 50.00; or said conveyance may be executed and delivered to the assignee of such bid.

F. E. KENNAMER
United States District Judge.

RECORDED: Filed Sep 6, 1933
H. P. Warfield, Clerk
U. S. District Court ME

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

Catlett, Complainant,)
)
vs.) No. 738 Equity ✓
)
D. Hope Lumber Company, a)
corporation, Defendant.)

ORDER TO SELL AT PRIVATE SALE.

And now on this 12th day of August, 1933, this cause came on to be heard upon application of The First National Bank and Trust Company of Muskogee, a corporation, C. M. and L. F. Rooney, interveners and creditors, for an order to sell the property in the hands of the Receiver, and was argued by counsel and thereupon and upon consideration thereof, the court ordered, adjudged and decreed as follows:

That J. C. Mulhall, the receiver heretofore appointed in this action, be, and he is authorized and directed to offer for sale at public or private sale all of the property coming into his hands as such Receiver, located within the Northern District of Oklahoma; notice of sale shall contain a brief, general statement of the property to be sold; that such sale shall, in all respects, be conducted as in the case of real and personal property under general execution.

IT IS FURTHER ORDERED that any of the parties to this action and any creditors of the D. Hope Lumber Company are hereby granted permission to become bidders and purchasers at such sale or sales.

IT IS FURTHER ORDERED that upon making such sale the Receiver shall take from the successful bidder, at least 10% of the price bid therefor, in cash, and that before completing such sale or making delivery or giving possession of the personal or real property so sold the same shall be reported to this court for approval or rejection, the court reserving the right to reject any and all bids.

F. E. KENNAMER
UNITED STATES DISTRICT JUDGE.

RECORDED: Filed Sep 5 1933
H. P. Warfield, Clerk
U. S. District Court W

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

NTAL SUPPLY COMPANY, a corporation)
ware, Complainant,)
vs.) 805 Equity ✓
WENS, Defendant.)

ORDER SUSTAINING MOTION

This cause coming on to be heard before the undersigned judge in the United States District Court for the Northern District of Oklahoma, on this the 5th day of September, the same being one of the regular judicial days of January 1933 term of said court, upon the motion of plaintiff to require defendant O. O. Owens to give additional security upon the bond filed by this court on the 29th day of July, 1933; and the complainant appearing by its attorneys, W. N. Banks and J. F. Lawrence, and defendant, O. O. Owens appearing in person and by his attorney, Christy Russell, and the court having heard said motion and affidavit submitted thereon and having heard the argument of counsel and being fully advised in the premises, finds said motion should be sustained.

It is therefore ordered, adjudged and decreed by the court that the motion to require defendant to give additional security be and the same is hereby sustained; and the defendant, O. O. Owens is given 10 days in which to give additional security.

F. E. KENNAMER
Judge

Assisted by
W. N. BANKS J. F. LAWRENCE

Assisted to form
CHRISTY RUSSELL, Atty for Deft.

Filed: Filed Sep 6 1933
H. P. Warfield, Clerk
U. S. District Court

Court adjourned until Sept. 6, 1933.

MARCH 1933 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, SEPTEMBER 6, 1933

Court convened pursuant to adjournment, Wednesday, September 6, 1933.

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

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

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

ty Benefit Assn., a cor-)
on,) Plaintiff,)
vs.) No. 445 Equity.)
f Slick, et al,) Defendants.)

ORDER APPROVING RECEIVER'S REPORT AND AUTHORIZING DISTRIBUTION OF FUNDS.

Now on this 6th day of September, 1933, there came regularly on for hearing herein report of the American National Bank of Bristow, Oklahoma, as Receiver herein, heretofore herein on February 3, 1933, and also, by agreement of the parties the subsequent report of Receiver herein this day filed herein, the various claimants to the funds in the hands of Receiver appearing by their respective counsel of record;

Whereupon, the court proceeded to a consideration of said reports by agreement consent of all said parties.

It appearing to the court from the reports and from the consent of all of said parties, which was given in open court, that said reports be approved and that said Receiver be paid the sum of Two Hundred (\$200.00) Dollars for its services to date, it is considered, read and adjudged that the said reports and each of them be, in all matters and things, read and confirmed, and that the Receiver be, and it is hereby authorized to pay itself the Two Hundred Dollars (\$200.00) out of funds now in its hands as such Receiver for its services to date as such Receiver.

Whereupon, by consent and on request of all the parties, the court proceeded to hear the matter of the distribution of the funds remaining in the hands of the Receiver, appearing to the court that all of the claimants to said funds have, in open court, agreed to the matter of the disbursement of the remaining funds now in the hands of the Receiver without prejudice to the rights and claims of said claimants either as to funds heretofore received and distributed by the Receiver under order of this court or funds which may hereafter come into the hands of the said Receiver and be subject to distribution under order of the court.

IT IS FURTHER CONSIDERED, ORDERED AND ADJUDGED that the said Receiver pay out of funds now on hand to Slick National Bank, one of the intervenors and claimants herein, the sum of Five Hundred (\$500.00) Dollars, and that it distribute the remainder of said funds in its hands, after said last mentioned payment has been made, to the plaintiff and other intervenors and claimants herein upon the same basis on which said Receiver has heretofore distributed funds in its hands to such parties under order of this court, all to be without prejudice to the rights and claims of the claimants herein with respect either to the disbursements heretofore made of such funds or with respect to funds hereafter coming into the hands of said Receiver.

IT IS FURTHER CONSIDERED, ORDERED AND ADJUDGED that the said Receiver be, and it is hereby authorized to pay and discharge all court costs accrued to date before making any of the disbursements herein provided for.

It further appearing to the court that the various claimants herein are attempting to effect a settlement or refunding of the judgment indebtedness of said defendant, Town of Slick, and that the receivership herein should be continued in effect pending the conclusion of the efforts for the purpose of enabling this court to preserve and distribute according to the wishes of the parties the sinking funds of said Town of Slick.

IT IS THEREFORE considered, ORDERED and ADJUDGED that the receivership herein be in force and effect until the further order of this court for the purpose only of preserving and distributing the sinking funds of said Town of Slick in accordance with the rights of claimants thereto as this court may hereafter determine.

F. E. KENNAMER
Judge.

EDEN E. ROSS Atty for The Maccabees
LEINSCHEMIDT & JOHNSON for Slick Nat'l Bank

D: Filed Sep 7 1933
H. P. Warfield, Clerk
U. S. District Court

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

First National Bank of Chicago, et al.,)
Plaintiffs,)

vs.

In Equity ✓
Consolidated Cause
No. 604.

Coal and Coke Company, et al.,)
Defendants.)

ORDER DIRECTING THE TAKING OF DEPOSITIONS

This cause came on this day to be heard upon the petition of the First Mortgage Trust for an order directing the taking of depositions, etc., and after due deliberation, the court being fully advised in the premises, it is ORDERED, ADJUDGED and DECREED:

1. That the depositions of Robert L. Grinnell, Elmer E. Retting, Arthur B. Ross, Kenneth D. Ross, Coll Gillies, A. J. Hurt, Roy Mackie, and A. V. Hunter be taken on September 25, 1933, at the office of the Trust Department of the First National Bank of Chicago, 100 South Clark Street, City of Chicago, County of Cook, State of Illinois, at 10 o'clock A.M. by Samuel M. Morgan, a notary public, or any other notary public of Cook County and the State of Illinois, and from day to day thereafter until said depositions are completed, or at such other time as may be agreeable to the parties and announced at said time and place by said notary public.

2. That the depositions of J. A. Black, J. M. Bernardin and Charles S. Keith be taken on October 2, 1933, before the honorable Albert L. Reeves, Judge of the United States District Court for the Eastern District of Missouri, or before any notary public of Jackson County, Missouri, at 10:00 A.M. in the courtroom of the said Honorable Albert L. Reeves in the Federal Building, Kansas City, Jackson County, Missouri, or at such other place in said city, county, or State as may then and there be announced, and from day to day thereafter until such depositions are completed, or at such other time or times as may be agreeable to the parties and announced at said time by said Honorable Albert L. Reeves, or said notary public.

3. Said depositions shall be taken upon oral interrogatories then and there to be propounded to said witnesses and such cross interrogatories as may be propounded by any interested party to the above entitled consolidated cause or any constituent cause thereof, after said witnesses has been cautioned and sworn to testify to the whole truth. The testimony of said witnesses shall be reduced to typewriting by the officer taking such depositions or by any other person under his personal supervision, and shall, after they have been so reduced to type, be subscribed by the deponent. Photostatic or other copies sworn to be true copies of all documents introduced on said depositions may be included in said depositions in lieu of original documents, and in case of any documents copies of which are set forth in or

MADE AND ORDERED ENTERED on this 6th day of September, 1933.

F. E. KENNAMER
JUDGE

RECORDED: Filed Sep 6 1933
H. P. Warfield, Clerk
U. S. District Court

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

CONSOLIDATED OIL CORPORATION, Complainant,)
)
vs.) In Equity No. 743. ✓
)
MUSKOGEE AND REFINERS CORPORATION, Defendant.)

ORDER NO. 44
(Approving Drilling Contract)

Ancillary Receivers' Application No. 44, heretofore filed herein, having been entered by the Court, it is

ORDERED that the action of the Ancillary Receivers herein in causing a well to be drilled at a location 330 feet north of the south line and 330 feet east of the west line of the Section 15, Township 24 North, Range 7 East, Osage County, Oklahoma, be, and the same hereby approved.

IT IS FURTHER ORDERED that the action of the Ancillary Receivers in entering into contract dated July 15, 1933, with Southwest Drilling Company, for the drilling of said well, on the terms and conditions, and for the consideration therein set forth, be, and the same be, is, ratified, confirmed and approved.

DATED this ___ day of _____, 1933.

F. E. KENNAMER
Judge.

RECORDED: Filed In Open Court
Sep 6 1933
H. P. Warfield, Clerk
U. S. District Court

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

INDIAN OIL CORPORATION, Complainant,)
-vs-) In Equity No. 743 ✓
INDIAN OIL PRODUCERS AND REFINERS CORPORATION, Defendant.

ORDER NO. 45

(Approving Operating Report and Statement of Cash Receipts and
Disbursements for the month of May, 1933)

Upon consideration of the Ancillary Receivers' duly verified Report and Application No. 45, wherein said Ancillary Receivers have submitted the following financial statements schedules, to-wit:

- Exhibit "A" - Ancillary Receivers' Balance Sheet, showing the assets and liabilities within this jurisdiction as of May 31, 1933;
- Exhibit "B" - Ancillary Receivers' statement of operations within this jurisdiction for the month of May, 1933;
- Exhibit "C" - Balance Sheet of assets and liabilities as of May 31, 1933, with all states and districts consolidated;
- Exhibit "CC" - Operating Statement for period May 8, 1932, to May 31, 1933, with all states and districts consolidated;
- Exhibit "D" - Cash Receipts and Disbursements during the month of May, 1933, with all states and districts consolidated;
- Exhibit "E" - Statement reflecting Receivers' and Ancillary Receivers' equity in the assets of the defendant company as of May 31, 1933.
- Exhibit "F" - Statement analyzing Receivers' and Ancillary Receivers' equity account, May 8, 1932, to May 31, 1933.

for an order approving said report insofar only as it concerns said Operating Statement (Exhibit "B") and said statement of Cash Receipts and Disbursements (Exhibit "D") for this jurisdiction;

NOW, WHEREFORE, IT IS ORDERED that said Ancillary Receivers' Operating Statement for the month of May, 1933, (Exhibit "B") be, and the same hereby is, approved; and it is

FURTHER ORDERED that said Statement of Cash Receipts and Disbursements (Exhibit "D") including the payment of Company liabilities described therein, be, and the same hereby is, approved insofar as said statement and such disbursements affect and relate to the business of the defendant company within this jurisdiction.

DATED this ____ day of _____, 1933.

F. E. KENNAMER
Judge.

ED: Filed In Open Court
Sep 6 1933
H. P. Warfield, Clerk
U. S. District Court

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

LIDATED OIL CORPORATION, Complainant,)
vs.) In Equity No. 743 ✓
OBS AND REFINERS CORPORATION, Defendant.

ORDER NO. 46
(Authorizing Surrender of Certain Oil and Gas Leases - September, 1933)

Ancillary Receivers' Application No. 46 having been filed herein, and said Appli-
a having been considered by the Court, it is

ORDERED that said Ancillary Receivers be, and they hereby are, authorized to re-
and disaffirm the oil and gas lease described in Exhibit "A" of said Application, and to
be and deliver to the lessor a valid release thereof.

DATED the ____ day of _____, A. D. 1933.

F. E. KENNAMER
Judge.

RECORDED: Filed in Open Court
Sept 6 1933
H. P. Warfield, Clerk
U. S. District Court

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

LIDATED OIL CORPORATION, Complainant,)
-vs-) In Equity No. 743 ✓
OBS AND REFINERS CORPORATION, Defendant.

ORDER NO. 47
(Approving Operating Report and Statement of Cash Re-
ceipts and Disbursements for the month of June, 1933)

Upon consideration of the Ancillary Receivers' duly verified Report and Applica-
o. 47, wherein said Ancillary Receivers have submitted the following financial statements
chedules, to-wit:

- Exhibit "A" - Ancillary Receivers' Balance Sheet, showing the assets and liabilities within this jurisdiction as of June 30, 1933;
- Exhibit "B" - Ancillary Receivers' statement of operations within this jurisdiction for the month of June, 1933;
- Exhibit "C" - Balance Sheet of assets and liabilities as of June 30, 1933, with all states and districts consolidated;
- Exhibit "CC" - Operating Statement for period May 6, 1933, to June 30, 1933, with all states and districts consolidated;
- Exhibit "D" - Cash Receipts and Disbursements during the month of June, 1933, with all states and districts consolidated;

Exhibit "B" - Statement reflecting Receivers' and Ancillary receivers' equity in the assets of the defendant company as of June 30, 1933;

Exhibit "F" - Statement analyzing Receivers' and Ancillary receivers' equity account, May 8, 1932, to June 30, 1933;

say for an order approving said report insofar only as it concerns said Operating Statement (Exhibit "B") and said Statement of Cash Receipts and Disbursements (Exhibit "D") for this jurisdiction;

NOT, THEREFORE, IT IS ORDERED that said Ancillary Receivers' Operating statement for the month of June, 1933, (Exhibit "B") be, and the same hereby is, approved; and it is

FURTHER ORDERED that said Statement of Cash Receipts and Disbursements (Exhibit "D") including the payment of Company liabilities described therein, be, and the same hereby is, approved insofar as said statement and such disbursements affect and relate to the business of the defendant company within this jurisdiction.

DATED this 6th day of Sept., 1933,

F. E. REINAGER
JUDGE.

RECORDED: Filed In Open Court
Sep 6 1933
H. P. Warfield, Clerk
U. S. District Court

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

INDIAN OIL CORPORATION, Complainant,)
vs.) IN EQUITY No. 743. ✓
INDIAN OIL REFINING CORPORATION, Defendant.)

ORDER DENYING APPLICATION OF ARTHUR W. GRAY TO SUE
RECEIVERS

On this 6th day of September, 1933, this matter comes on for hearing, both parties represented by counsel, and the Court after considering the Application by Arthur W. Gray and the response by the Receivers herein, and the arguments of counsel and being fully advised finds that the said Application should be denied, and

IT IS THEREFORE BY THE COURT ORDERED, ADJUDGED AND DECREED that the Application of Arthur W. Gray to sue the Ancillary Receivers herein, shall be, and hereby is denied; to the effect of the ruling of the Court the applicant, Arthur W. Gray, excepts, and his exceptions are allowed.

F. E. REINAGER
J u d g e.

RECORDED: Filed Sep 8 1933
H. P. Warfield, Clerk
U. S. District Court

STATES OF AMERICA,	Plaintiff,)	
)	
-vs-)	No. 757 - Equity.
)	
ED A. GILLESPIE, ET AL,	Defendants.)	

Now on this 6th day of September, A. D. 1933, it is ordered by the Court that the order of Defendant to quash be and is hereby, overruled. Given twenty (20) days to answer.

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

Hughes, as Receiver of the First National Bank of Bristow, Oklahoma, a National Banking Association,	Plaintiff,)	
)	
vs.)	No. 758 In Equity.
)	
Watson Antonovich, et als.,	Defendants.)	

ORDER CONFIRMING SALE OF REAL ESTATE.

Now on this 6th day of September, 1933 this matter comes on for hearing upon the application of defendant and cross-complainant, Minna J. Winters to confirm the sale of real estate made by John R. Miller, Special Master, said sale having been made and held in the above styled numbered cause on the 19th day of June, 1933, under order of sale heretofore issued in this cause and in pursuance of decree heretofore entered herein on the 30th day of September, 1932, upon the written return and report of sale filed herein by said Special Master on the 24th day of June, 1933, and the court being fully advised in the matter and upon consideration thereof finds that said Special Master has in all respects conducted said sale in conformity with and in accordance with the said decree of this court; that due and legal notice of said sale was given in the manner and form provided in said decree, and that on the day filed in said notice, to-wit, the 19th day of June, 1933 said property was sold to Minna J. Winters at and for the sum of One Thousand (\$10,000.00) Dollars, which bid was paid by satisfaction of judgment rendered in favor of Everarde E. McGehee, and purchased by said Minna J. Winters, the amount of being in the sum of One Thousand seven Hundred Twenty-two and 27/100 (\$1,722.27) Dollars, and by crediting the balance of said purchase price, to-wit, Eight Thousand Two Hundred Twenty-seven and 73/100 (\$8,277.73) Dollars upon the judgment rendered herein in favor of defendant and cross-complainant, Minna J. Winters.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED by the Court that said Special Master's sale and the proceedings of said Special Master be, and the same are, in all things, approved and confirmed and the Clerk of this court is directed to enter upon the journal of this court that the court is satisfied of the legality of said sale, and that said sale was in strict conformity to the requirements of said decree and order of sale issued thereon and was in all things fair.

It is further ordered that John R. Miller, as Special Master of this court make, execute and deliver to the said purchaser, Minna J. Winters a good and sufficient deed to the premises described in the bill of complaint, and being the premises so sold by said Special Master.

It is further ordered that the said Minna J. Winters, the purchaser of said premises and tenements at said sale, as aforesaid, be immediately let into possession of said premises and each and every part thereof, and upon demand being made therefor by said Minna J. Winters the Clerk of this court is ordered to issue a writ of assistance to the United States Marshal for the Northern District of Oklahoma, directing him to place the said purchaser, Minna J. Winters in full possession thereof, and all parties to this action except said Minna J. Winters, and every person who has come into possession of said premises, or any part

Lot Eleven (11), Block Ten (10), Wakefield Addition to the city of Tulsa, Tulsa County, Oklahoma.

IT IS THEREFORE THE ORDER AND JUDGMENT of the Court that the plaintiff, the States, in its own behalf and in behalf of Charles Washunkashey and James G. Blaine, Jr., at law of James G. Blaine, restricted Osage Allottee No. 428, have judgment against the defendants H. K. Curtis and Sadie H. Curtis, and each of them, in the sum of \$2570.00, with interest thereon at the rate of 7% per annum from June 1, 1932, until paid, unpaid taxes in the sum of \$160.00, and all costs of this suit, and that plaintiff is entitled to have the mortgage cause foreclosed and said property sold if said indebtedness is not paid at the expiration of six months from date hereof, an execution and order of sale to issue out of this court, directed to the United States Marshal for the Northern District of Oklahoma, commanding him to seize and sell, without appraisal, the land hereinbefore described, the proceeds of said sale to be applied to the cost of said sale and this suit, the payment of the indebtedness hereon in the sum of \$2570.00, with interest at 7% per annum from June 1, 1932, until paid, and unpaid taxes in the sum of \$160.00, together with interest and penalties, the residue, if any, to be returned into this court to await the further orders of the Court.

It is further ordered that from and after the sale of said land the defendants, H. K. Curtis and Sadie H. Curtis, and all persons claiming under them since the commencement of this suit, be and they are forever barred from claiming any right, title or interest in or to the land herein described, or any part thereof.

It is further ordered that Jno. P. Logan, United States Marshal, be and he is appointed Receiver in this cause, to take charge of said property, collect the rents thereon until the sale thereof, and report same into this court to await the further orders of the Court.

F. E. KENNAMER
JUDGE

Assistant United States Attorney

FILED: Filed In Open Court
Sep 6 1933
H. P. Warfield, Clerk
U. S. District Court

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

States, Plaintiff,)
)
vs.)
) No. 807 Equity)
Lee Brown and Walter E. Brown, and)
Knoles and H. O. Green, a co-)
partnership, Defendants.)

JOURNAL ENTRY.

Now on this 6th day of Sept., 1933, this cause came on regularly to be heard in court before Honorable F. E. Kennamer, Judge, presiding, and the plaintiff appearing by Williams, Assistant United States Attorney for the Northern District of Oklahoma, in its own behalf and in behalf of Catherine Mosier, restricted Osage Allottee No. 2186, and it appeared that the defendants, H. E. Knoles and H. O. Green, a co-partnership, have filed a disclaimer, disclaiming any right, title or interest in or to the land involved, and it further appearing that an order pro confesso was taken against the defendants, Lee Brown and Walter E. Brown more than 30 days prior to this date, said defendants having been served with subpoena

quity within the Northern District of Oklahoma more than 60 days prior to this date, and
ner of said defendants having appeared, answered or demurred herein, they are by the Court
red to be in default.

And the Court having heard the evidence of the plaintiff herein, and having
ned the pleadings and exhibits in said cause, and being fully advised in the premises,
s that the plaintiff herein, the United States, in its own behalf and in behalf of its said
Catherine Mosier, is entitled to judgment against the defendants, Cora Lee Brown and Wal-
lter E. Brown, and each of them, in the sum of \$21,925.00, with interest thereon at 7% per annum,
August 25, 1932 until paid, together with unpaid taxes in the sum of \$277.36 with interest
penalties thereon, and is further entitled to have the mortgage herein foreclosed and said
land sold to satisfy said indebtedness if same is not paid within six months from date thereof,
land being described as follows, to-wit:

Northeast Quarter of Southwest Quarter; North Half of Southeast Quarter; South
Half of North Half of Southeast Quarter of Southeast Quarter; South Half of
South Half of Southeast Quarter of Southeast Quarter; East Half of Southwest
Quarter of Southeast Quarter; and North Three Hundred Ninety-six feet of East
Half of West Half of southwest Quarter of Southeast Quarter, all in Section
Three, Township Eighteen, Range Thirteen, Tulsa, County, Oklahoma.

The Court further finds that plaintiff is entitled to have a Receiver appointed
the charge of the property involved herein, collect the rents thereon until the sale
of, and report same into this court to await the further order of the court.

IT IS THEREFORE THE ORDER AND JUDGMENT OF THE COURT that the plaintiff, the
d States, in its own behalf and in behalf of its said ward, Catherine Mosier, restricted
Allottee No. 2166, have judgment against the defendants, Cora Lee Brown and Walter E.
, and each of them, in the sum of \$21,925.00, with interest at 7% per annum from August
1932, until paid, together with unpaid taxes in the sum of \$277.36, with interest and
ties thereon, and for all costs of this suit.

It is further ordered that plaintiff have judgment foreclosing the mortgage
n, said land to be ordered sold if the judgment herein is not paid within six months from
thereof, an execution and order of sale to issue out of this court to the United States
al for the Northern District of Oklahoma, commanding him to advertise and sell, without
isement, the land hereinbefore described, the proceeds of sale to be applied to payment
e cost of the sale and this suit, payment to said allottee, Catherine Mosier, the sum of
25, with interest at 7% per annum from August 25, 1932, until paid, and taxes in the sum
77.36, with interest and penalties, the residue, if any, to be paid into this court, to
the further orders of the Court.

It is further ordered that from and after the sale of said property under the
age herein the defendants, Cora Lee Brown, Walter E. Brown, and H. E. Knoles and H. O.
, a co-partnership, and all persons claiming under them since the commencement of this
be, and they are forever barred from claiming any right, title or interest in or to said
or any part thereof.

It is further ordered that Jno. P. Logan, United States Marshal for the North-
istrict of Oklahoma, be, and he is hereby appointed receiver in this cause, to take char-
the property involved in said cause, collect the rents thereon until the sale thereof, an
ort same into this court to await the further orders of the court.

A. E. Williams, Assistant United States Attorney
F. E. KENNEDY
JUDGE

RECORDED: Filed in Open Court
Sep 6 1933
H. P. Farfield, Clerk
U. S. District Court

erty hereinbefore described, collect the rents thereon until the sale thereof, and report into this court, to await the further orders of the court.

F. E. KENNAMER
JUDGE

Assistant United States Attorney

RECORDED: Filed in Open Court
Sep 6 1933
H. P. Warfield, Clerk
U. S. District Court

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

United States,)
Plaintiff,)
vs.) No. 8 09 Equity ✓
)
Carrington and I. F. Long,)
Defendants.)

JOURNAL ENTRY

Now on this 6th day of Sept., 1933, this cause came on regularly to be heard in court before honorable F. E. Kennamer, Judge presiding, and the plaintiff, the United States, being represented by A. E. Williams, Assistant United States Attorney for the Northern District of Oklahoma, and it appearing that the defendants, W. H. Carrington and I. F. Long each been served with subpoena in equity in the Northern District of Oklahoma more than ten days prior to this date, and that neither of said defendants have made appearance, answered or appeared in this cause, and that an order pro confesso was taken against said defendants more than ten days prior hereto, they are by the Court declared to be in default.

And the Court having heard the evidence and examined the pleadings and exhibits in this cause, and being fully advised in the premises, finds that plaintiff, in its own behalf and on behalf of Wiley Whitewing, restricted Osage Allottee No. 686, is entitled to judgment against Carrington in the sum of \$2454.95, with interest at 7% per annum from December 1, 1932, together with taxes in the sum of \$60.12, with interest and penalties thereon, and all costs of suit, and that plaintiff is entitled to have the mortgage herein foreclosed and the property said mortgage sold if the indebtedness herein is not paid within six months from date of this judgment, the proceeds of said sale to be applied to the satisfaction of said indebtedness.

It is further ordered that if said indebtedness is not paid at the expiration of six months from date hereof an order of sale issue out of this court, directed to the United States Marshal for the Northern District of Oklahoma, commanding him to advertise and sell, after appraisal, according to law, the property described in said mortgage as follows,
:

Lots Nine, Ten, Eleven and Twelve, Block Six, Pettits Addition to Hominy, Osage County, Oklahoma,

the proceeds of said sale to be applied to the cost of said sale, and this suit, payment to said plaintiff, Wiley Whitewing, Osage No. 686, the sum of \$2454.95, with interest at 7% per annum from December 1, 1932, together with taxes in the sum of \$60.12, with interest and penalties thereon, the residue, if any, to be paid into this court, to await the further orders of the

IT IS FURTHER ORDERED AND JUDGMENT of the Court that plaintiff, the United States, in its own behalf and in behalf of Margaret Goode, restricted Osage Allottee No. 319, judgment against the defendants, Grace S. Prentiss and M. P. Prentiss, and each of them, in the sum of \$3275.00, with interest thereon at 7% per annum from October 11, 1932, until paid, and for taxes in the sum of \$57.72, with interest and penalties, and for all costs of this suit.

It is further ordered that plaintiff have judgment foreclosing the mortgage in this cause, and if the judgment herein is not paid within six months from date thereof an order be issued out of this court, directed to the United States Marshal for the Northern District of Oklahoma, commanding him to advertise and sell, without appraisement, the following described land located in Osage County, Oklahoma, to-wit:

The Northeast Quarter of Section fifteen, Township twenty-three, Range six, and the proceeds of said sale to be applied as follows:

- First - In payment of cost of sale and this suit.
- Second - Payment of said judgment in the sum of \$3275.00, with interest at 7% per annum from October 11, 1932, until paid.
- Third - Payment of unpaid taxes in the sum of \$57.72, with interest and penalties.
- Fourth - The residue, if any, to be turned into this court as the Court may order.

It is further ordered that from and after the sale of said land under this judgment the defendants, Grace S. Prentiss and M. P. Prentiss, and all persons claiming under them, from the commencement of this suit, be, and they are forever barred from claiming any right, title, or interest in or to the above described land, or any part thereof.

It is further ordered that Jno. P. Logan, United States Marshal for the Northern District of Oklahoma, be, and he is hereby appointed Receiver in this cause, to take charge of the property involved herein, collect the rents thereon during the pendency of this suit, and report same into this court, to await the further orders of the Court.

F. E. HENNINGER
JUDGE

E. Williams, Assistant United States Attorney

RECORDED: Filed in Open Court
Sep 6 1933
M. P. Warfield, Clerk
U. S. District Court

IN THE DISTRICT COURT OF THE UNITED STATES DISTRICT OF OKLAHOMA

ART, et al.,	Complainants,)
vs.) No. 816 Equity. ✓
CENTURY PETROLEUM & PRODUCING COMPANY, Corporation, et al.,	Respondents.)

ORDER DENYING APPLICATION FOR RECEIVER.

Now on this, the 19th day of August, 1933, came on for final hearing the motion of the respondent herein Century Petroleum Corporation to dismiss the bill of complaint so far as it relates to and affects the Century Petroleum Corporation and its properties, also the application of complainants for the appointment of a receiver for said Century Petroleum Corporation.

And the Court aving heard the evidence in said cause, and examined the pleadings exhibits therein, and being fully advised in the premises, finds that plaintiff, in its own and in behalf of its ward, Kate Albert Wilcox, restricted Osage Allottee No. 2164, is entitled to a judgment foreclosing the mortgage herein and the sale of the land involved to satisfy indebtedness in this cause.

IT IS THEREFORE THE ORDER AND JUDGMENT of the Court that plaintiff, in its own and in behalf of its said ward, have judgment foreclosing the mortgage in this cause, the indebtedness herein is not paid at the expiration of six months from this date, that order of sale issue out of this court directed to the United States Marshal for the Northern District of Oklahoma, commanding him to advertise and sell, without appraisalment, according to the property covered by said mortgage, and described as follows, to-wit:

Lots Three, Four, Five, Six, Seven and Eight in Block Ninety-eight, original townsite of Pawhuska, Osage County, Oklahoma,

proceeds of said sale to be applied as follows:

- First - To payment of cost of said sale and this suit.
- Second - Payment to said allottee of the indebtedness herein in the amount of \$2836.17, with interest at 7% per annum from January 2, 1933, until paid.
- Third - Payment of taxes in the sum of \$2469.55, with interest and penalties.
- Fourth - The residue, if any, to be turned into this court to await the further orders of the Court.

It is further ordered that from and after the sale of the above described property defendants, J. E. Jones, G. F. Lake and the Citizens National Bank of Pawhuska, and all persons claiming under them since the commencement of this suit, be, and they are forever barred from claiming any right, title or interest in or to the land hereinbefore described, or any part thereof.

It is further ordered that Jno. P. Logan, United States Marshal for the Northern District of Oklahoma, be, and he is hereby appointed Receiver in this cause, to take charge of the property involved herein, collect the rents thereon, and report same into this court as the may order.

F. E. KENNAMER
JUDGE

W. E. Williams, Assistant United States Attorney

RECORDED: Filed In Open Court
Sep 6 1933
H. P. Warfield, Clerk
U. S. District Court

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

ed States,)
Plaintiff,)
)
vs.)
) No. 833 Equity. ✓
)
as S. Mathes, Elpha Mathes, A. F.)
)
henson, Gdn. of Thomas S. Mathes, Inc.,)
)
A. Hertzler, as Rosa Hunsacker & Company)
)
Walker Penn,)
Defendants.)

JOURNAL ENTRY

Now on this 6th day of Sept., 1933, this cause came on regularly to be heard in court before Honorable F. E. Kennamer, Judge presiding, and the plaintiff, the United States, being represented by A. E. Williams, Assistant United States Attorney for the Northern District of Oklahoma, and it appearing that the defendant, A. F. Stephenson, has filed a disclaimer herein, setting out his discharge as guardian of Thomas S. Mathes, Inc., and disclaiming any interest in the property involved in this cause, and it further appearing that an *ex pro confesso* has been taken against the defendants, Thomas S. Mathes, Elpha Mathes, Nora Hertzler, as Rose Hunsacker & Company, and Walker Penn, all of said defendants having been regularly served with subpoena in equity in this cause more than 60 days prior to this date, none of said defendants having appeared, answered or demurred herein, they are by the Court ordered to be in default.

And the Court having heard the evidence and examined the pleadings and exhibits in said cause, and being fully advised in the premises, finds that the plaintiff, United States, is entitled to judgment as prayed in the Bill of Complaint herein, except as to a judgment against A. F. Stephenson, guardian of Thomas S. Mathes, Inc. the said A. F. Stephenson having discharged as such guardian and having filed a disclaimer herein, as set out above.

IT IS THEREFORE THE ORDER AND JUDGMENT of the Court that the plaintiff, United States, in its own behalf and in behalf of Pah-se-to-pah, restricted Osage Allottee No. 615, have judgment against Thomas S. Mathes, and Elpha Mathes, and each of them, in the sum of \$5.00, with interest at 7% per annum from June 29, 1932, until paid, taxes in the sum of \$1.75, with interest and penalties, and all costs of this suit.

It is further ordered that said plaintiff have judgment foreclosing the mortgage in and if said indebtedness is not paid within six months from date thereof that an order of sale issue, directed to the United States Marshal for the Northern District of Oklahoma, commanding him to advertise and sell, without appraisalment, according to law, the following described land, located in Osage County, Oklahoma, to-wit:

Southeast Quarter of Section Thirty-one, Township Twenty-five, Range Eight; Lots One and Two, South Half of Northeast Quarter of Section Five, Township Twenty-four, Range Eight; East Half of Northwest Quarter of Southwest Quarter, North Half of Southwest Quarter of Northeast Quarter of Southwest Quarter of Section Eleven, Township Twenty-two, Range Eleven; Lot Three, East Half of Southwest Quarter, Lot Five, Northwest Quarter of Southeast Quarter of Section Eighteen, Township Twenty-three, Range Six; West Half of Lot Eight, Lot Nine, Block Three, original townsite of Pawhuska, Oklahoma,

the proceeds of said sale to be applied to the cost of sale and this suit, payment of the judgment herein in the sum of \$5135.00, with interest at 7% per annum from June 29, 1932, until paid, together with taxes in the sum of \$1241.75, with interest and penalties, the residue, if any, to be turned into this court to await the further orders of the Court.

It is further ordered that from and after the sale of said land the said defendant, Thomas S. Mathes, Elpha Mathes, A. F. Stephenson, Guardian of Thomas S. Mathes, Inc.,

. Hertzler, as Rosa Hunsacker and Company, and Walker Fenn, and all persons claiming under since the commencement of this suit, be, and they are forever barred from claiming any title or interest in or to the land hereinbefore described, or any part thereof.

F. E. KERRICKER
JUDGE

A. E. Williams, Assistant United States Attorney

RECORDED: Filed in Open Court
Sep 6 1933
H. P. Warfield, Clerk
U. S. District Court

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

OKLAHOMA STEEL CASTING COMPANY,)
Corporation,) Plaintiff,)
vs.) No. 857 Equity ✓
NEWTON, et al.,) Defendants.)

C O R D E R

Now on this 6th day of September, 1933, the above entitled matter comes on for hearing pursuant to assignment on plaintiff's motion to strike certain portions of the answer of the defendants heretofore filed herein, both parties being present by their respective solicitors and the Court having heard their argument and being fully advised in the premises finds that the motion should be sustained.

It is, therefore, ORDERED AND DECREED that the motion of plaintiff to strike certain portions of defendants' answer heretofore filed herein be and the same hereby is sustained.

Upon application of the defendants it is further ORDERED that they be and are given five days from and after this date in which to amend their answer heretofore filed herein.

EDGAR S. VAUGHN,
JUDGE

RECORDED: C. H. ROSESTEIN
Solicitor for Plaintiff.

FRANK HICKMAN Solicitor for Defendants.

RECORDED: Filed Sep 11 1933
H. P. Warfield, Clerk
U. S. District Court

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

nce Cariker, et al, Plaintiffs,)
-vs-) No. 864 - Equity
oma Natural Gas Corporation,)
, Defendants.)

ORDER CONTINUING HEARING ON APPROVAL OF NARRATIVE
STATEMENT.

On this 5th day of September, 1933, came on regularly for hearing the matter of approval of the narrative statement of the evidence in the above entitled cause on appeal, it appearing to the Court that proper notice of the lodgment thereof and of the intention to appear for approval on the 5th day of September, 1933, had been duly and regularly served upon the counsel and that certain suggestions of amendments had been made which are now in process of being complied with,

It is ORDERED that the hearing upon the application for approval of the narrative statement shall be and it is hereby continued until 9:30 A.M., September 6, 1933, and from day to day thereafter until the final order of this court in respect thereof.

F. E. KENNEDY
J u d g e.

FILED: Filed Sep 6 1933
H. P. Warfield, Clerk
U. S. District Court

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

nce Cariker, et al, Plaintiffs,)
-vs-) No. 864 - Equity.
oma Natural Gas Corporation, et al,)
Defendants.)

O R D E R

Now, on this 6th day of September, 1933, it is ORDERED, on the application of the defendant, Oklahoma Natural Gas Corporation, that the answer of the defendant, Oklahoma Natural Gas Corporation, to the First Amended Bill of Complaint of the plaintiffs in the above and foregoing action be applied to the petitions and interventions of any and all interveners or intervening plaintiffs that have been filed up to this date in the above and foregoing action, with the same force and effect as if the allegations and recitals in said answer to the First Amended Bill of Complaint were set forth in full to separate and specific pleas of all said interveners or intervening plaintiffs in the above entitled action.

F. E. KENNEDY
J U D G E

FILED: Filed Sep 6 1933
H. P. Warfield, Clerk
U. S. District Court

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

George C. Cariker, et al, Plaintiffs,)
-vs-) No. 864 Equity ✓
The Natural Gas Corporation, et al, Defendants.)

ORDER DIRECTING THE TRANSMISSION OF ORIGINAL EXHIBITS FOR REFERENCE ON APPEAL HEREIN

On the 5th day of September, 1933, upon stipulation of parties in open court and good cause shown;

IT IS ORDERED that the reporter deliver to the Clerk of this Court all original exhibits in his hands offered as evidence in this case and that the said original exhibits be by the Clerk transmitted with the record (but not as a part thereof) for reference if desired by the party in the Circuit Court of Appeals on the appeal herein.

F. E. KENNAMER
Judge.

FILED: Filed Sep 6 1933
H. P. Warfield, Clerk
U. S. District Court

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

IRISHMAN CORPORATION, a corporation,)
vs.) Plaintiff,)
No. 865 E. ✓
D. C. MONK & TROY BAXTER MONK,)
Defendants.)

ORDER VACATING ORDER PRO CONFESSO

Now on this 6th day of September, 1933, before F. E. Kennamer, Judge of this court on for hearing the Motion of the plaintiff to vacate the order pro confesso heretofore herein on July 3rd, 1933; the court being fully advised finds that the service heretofore made upon the defendants in this cause is irregular and that said order pro confesso should be vacated and new service procured upon the defendants, Dudley C. Monk and Troy Baxter Monk, his wife.

IT IS THEREFORE ORDERED, that the order pro confesso filed herein on July 3rd, 1933, be vacated, set aside and held for naught and that the plaintiff be allowed to procure new service upon the defendants herein.

F. E. KENNAMER
Judge.

FILED: Filed Sep 6 1933
H. P. Warfield, Clerk
U. S. District Court

BRITAN CORPORATION,)
Plaintiff,)
-vs-) No. 878 - Equity ✓
HEAVNER & CO. ET AL,)
Defendants.)

Now on this 6th day of September, A. D. 1933, it is ordered by the Court that
defendants H. J. Heavner, et al, be and they are hereby given ten (10) days additional time to
answer herein.

LINCOLN NATIONAL LIFE INS. CO. CORP.,)
Plaintiff,)
-vs-) No. 873 - Equity.
EXCHANGE NATIONAL CO. OF TULSA,)
Defendant.)

Now on this 6th day of September, A. D. 1933, it is ordered by the Court that mo-
tion of Defendant, Exchange National Company, be, and it is hereby overruled. Given ten (10)
days to answer.

S. BLARMAN,)
Plaintiff,)
-vs-) No. 877 - Equity. ✓
EXCHANGE NATIONAL CO. ET AL,)
Defendants.)

Now on this 6th day of September, A. D. 1933, it is ordered by the Court that
motion to dismiss of Exchange National Bank be, and it is hereby, overruled. Given twenty (20)
days to answer. Exception allowed.

It is further ordered by the Court that motion of Exchange National Bank of Tulsa
to dismiss all intervening petitions be, and it is hereby, overruled.

It is further ordered that motion to dismiss bill of intervention of S. G. Kenne-
dy, and the same is hereby, taken under advisement. Bank Commissioner given ten (10) days
to file brief herein. Petitioner five (5) days thereafter to file answer brief. It is further
ordered that motion of Exchange National Bank to set aside order making additional parties
advised, as per journal entry, to be filed.

MARI STATE LIFE INS. CO.,)
Plaintiff,)
-vs-) No. 880 - Equity. ✓
E. McWILLIAMS, ET AL,)
Defendants.)

Now on this 6th day of September, A. D. 1933, it is ordered by the Court that
motion of Defendants for extension of time to answer in the above cause be, and is hereby,
granted. Granted sixty (60) days from today to answer.

AMERICAN CAR CORP., Plaintiff,)
-vs-) No. 882 - Equity.
IND REFINING CO., Defendant.)

Now on this 6th day of September, A. D. 1933, it is ordered by the Court that plaintiff be permitted to amend petition by interlineation. It is further ordered that motion of defendant to dismiss be submitted on briefs. Defendant given five (5) days to file brief. Plaintiff given ten (10) days to answer. Defendant five (5) days thereafter, to reply.

UNITED STATES OF AMERICA, Plaintiff,)
-vs-) No. 885 - Equity.
WEST, ADMR. of Estate of)
of Jesse G. Moore, Dec. et al, Defendants.)

Now on this 6th day of September, A. D. 1933, it is ordered by the Court that motion of defendant to dismiss of Jesse James Lewis be, and is hereby, overruled. Given five (5) days to reply.

Court adjourned until September 7, 1933.

Court convened pursuant to adjournment, Thursday, September 7, 1933.

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

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

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

W. H. WARE, et al., Complainants,)
vs.) No. 815 Equity. ✓
J. D. DUBRETT, et al., Respondents.)

C O R D E R

Now on this, the 6th day of September, 1933, upon application of the complainants now ordered by the Court that Complainants' Exhibits #1 to 7 inclusive and respondents' Exhibits #1 be included in full and printed as part of the statement of the evidence in this case for an appeal to the appellate court.

WITNESSED: Filed Sep 7 1933 F. L. KENTHAM
H. F. Garfield, Clerk District Judge.
U. S. District Court

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

S. Pearman,)
Plaintiff,)
.
Exchange National Company, a corporation, J. H.)
McBirney, as Receiver of Exchange National Com-)
pany, a corporation, and The Exchange National)
Bank of Tulsa, Oklahoma, a corporation,)
Defendants.)

No. 877 Equity. ✓

JOURNAL ENTRY

On this 6th day of September, 1933, a regular judicial day of a regular term of court at Tulsa, Oklahoma, the Exchange National Company, a corporation, J. H. McBirney, as Receiver of Exchange National Company, a Corporation, and The Exchange National Bank of Tulsa, Oklahoma, a corporation, being present in open court by their attorneys, and Mrs. John A. Rice present in open court by her attorney, Theodore Rinehart, application of the said Mrs. John A. Rice for authority to intervene in the above entitled cause was made, and the said court to intervene is by the court allowed, and the court being fully advised, finds that the Entry of Appearance and Answer of the said Mrs. John A. Rice, filed in the above entitled cause under date of August 12, 1933, is a voluntary and sufficient appearance and intervention of the said Mrs. John A. Rice in said above entitled cause.

Wherefore it is ordered by the court that the application of the said Mrs. John A. Rice for authority to intervene in the above entitled cause be, and the same hereby is, allowed. It is further ordered by the court that the Entry of Appearance and Answer of the said Mrs. John A. Rice, filed in the above entitled cause under date of August 12, 1933, be, and the same hereby is, adjudged to be a voluntary and sufficient appearance and intervention of the said Mrs. John A. Rice in said above entitled cause.

F. E. HEDGECOCK
JUDGE

as to form
JOS. T. HULL Attorney for Defendant, Exchange Nat. Bank.

HUNTER L. JOHNSON THEODORE RINEHART
Attorneys for Mrs. John A. Rice

FILED: Filed Sep 7 1933
H. P. Garfield, Clerk
U. S. District Court

, and he is hereby instructed to file said suit to foreclose said mortgage, in the District of Osage County, Oklahoma, and that he draw a check as such Receiver for advance costs in connection with said suit.

F. E. KENNAMER
JUDGE.

C. E. BAILEY, U. S. ATTY.

ED: Filed Sep 8 1933
H. P. Warfield, Clerk
U. S. District Court

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

SWEET VALLEY TRUST COMPANY, et al.,)
Plaintiffs,)
vs.) No. 742 In Equity. ✓
SHEL COMPANY, et al,)
Defendants.)

ORDER ALLOWING DEFENDANTS TO FILE ANSWER.

NOW on this 8th day of September, 1933, defendants Mayo Hotel Company, an Oklahoma corporation, Cass A. Mayo, John D. Mayo, and Mayos' Incorporated, a corporation, having permission of Court that they be allowed to file an answer instant to the petition of plaintiffs, supplementing the pleading of said defendants now on file herein, leave is hereby said defendants to file their answer.

F. E. KENNAMER
J U D G E.

ED: Filed In Open Court
Sep 8 1933
H. P. Warfield, Clerk
U. S. District Court

STATE TRUST & BANKING CO. ET AL., Plaintiffs,)
-vs-) No. 800 - Equity. ✓
COMMERCIAL INVESTMENT CORPORATION,)
. et al, Defendants.)

Now on this 8th day of September, A. D. 1933, it is ordered by the Court that leave be granted to file motion to quash of Commercial Investment Corporation. Thereafter, said motion is had on motion to quash. Thereupon, the following witnesses are sworn and examined: Quinn, Jr., and Loren Conaway. And thereafter, after being fully advised, it is ordered by the Court that said motion be and it is hereby sustained. Thereupon, it is ordered by the Court that leave be granted to file motion to dismiss of Loren Conaway, and thereafter, said motion is, by the Court, overruled and exception allowed. It is further ordered that motion to quash the above cause be sustained and said case continued to the first Monday in January,

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

STATE TRUST & BANKING COMPANY, a corporation, and PERCY H. SITGES, as trustees,)
Plaintiffs,)
vs.) In Equity No. 800 ✓
SPECIAL INVESTMENT CORPORATION, a corporation,)
, LOREN CONAWAY, et al., Defendants.)

JOURNAL ENTRY ON MOTION FOR A CONTINUANCE OVER THE TERM
BY THE DEFENDANT, LOREN CONAWAY

Now on this the 8th day of September, A. D., 1933, the motion for a continuance of this cause over the term, by the defendant, Loren Conaway, coming on to be heard before me, Franklin E. Kennamer, Judge of the above styled court, in open court, in Tulsa, Tulsa County, State of Oklahoma, the plaintiffs being represented by their Solicitor of Record, Powell Clayton, and the defendant, Loren Conaway, being present in his own proper person, and represented by his solicitors of record, Davis & Lucas, for the present, holds in reserve its ruling there-

F. E. KENNAMER
Judge.

RECORDED: Filed Sep 13 1933
H. P. Warfield, Clerk
U. S. District Court

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

STATE TRUST & BANKING COMPANY, a corporation, and PERCY H. SITGES, as trustees,)
Plaintiffs,)
vs.) In Equity No. 800 ✓
SPECIAL INVESTMENT CORPORATION, a corporation,)
, CONAWAY, et al., Defendants.)

JOURNAL ENTRY OVERRULING MOTION TO DISMISS

Now on this 8th day of September, A. D., 1933, this cause coming on for trial before me, Franklin E. Kennamer, Judge of the above styled Court, in open court, in Tulsa, Tulsa County, State of Oklahoma, upon the motion of the defendant Loren Conaway, to dismiss this cause with prejudice, and the plaintiffs being presented by their Solicitor of record, Powell Clayton, and the defendant, Loren Conaway, being present in his own proper person, and represented by his solicitors of record, Davis & Lucas, said motion to dismiss being duly presented, heard, and considered by the Court, the same is by the court overruled, and the defendant, Loren Conaway, allowed an exception.

F. E. KENNAMER
Judge.

RECORDED: Filed Sep 13 1933
H. P. Warfield, Clerk
U. S. District Court

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

STATE TRUST & BANKING COMPANY, a corporation, and PERCY H. SITGES, as trustees,)
Plaintiffs,) In Equity No. 800 ✓
vs.)
COMMERCIAL INVESTMENT CORPORATION, a corporation,)
CONAWAY, et al.,) Defendants.)

JOURNAL ENTRY ALLOWING DEFENDANT, LOREN CONAWAY,
TO FILE AN AMENDED ANSWER.

Now on this 8th day of September, A. D., 1933, the above entitled cause being on hearing, before me, Franklin E. Kennamer, Judge of the above styled court, and for good cause shown the defendant, Loren Conaway, asks, and is granted leave of court to file his amended answer herein within ten (10) days from this date.

F. E. KENNAUER
Judge.

RECORDED: Filed Sep 13 1933
H. P. Warfield, Clerk
U. S. District Court

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

STATE TRUST & BANKING COMPANY, a corporation, and PERCY H. SITGES, as trustees,)
Plaintiffs) In Equity No. 800 ✓
vs.)
COMMERCIAL INVESTMENT CORPORATION, a corporation, LOREN CONAWAY, et al.,)
Defendants.)

JOURNAL ENTRY SUSTAINING MOTION TO QUASH CHANCERY
SUBPOENA

Now on this 8th day of September, A. D., 1933, the motion to quash the chancery subpoena heretofore issued and served herein, by the defendant, Loren Conaway, coming on to be heard before me, Franklin E. Kennamer, Judge of the above styled court, in open court, in Tulsa, Oklahoma County, State of Oklahoma, the plaintiffs being represented by their Solicitor of Record, Will Clayton, and the defendant, Loren Conaway, being present in his own proper person and represented by his solicitors of record, Davis & Lucas, said motion to quash is duly presented, heard and considered by the court and sustained, and the plaintiffs are allowed an exoneration, and an alias subpoena in chancery is hereby ordered issued for the defendant, Commercial Investment Corporation, a corporation.

F. E. KENNAUER
Judge.

RECORDED: Filed Sep 13 1933
H. P. Warfield, Clerk
U. S. District Court

BROOKS SWAN, Plaintiff,)
-vs-) No. 855 - Equity. ✓
HEINER, et al, Defendants.

Now on this 8th day of September, A. D. 1933, it is ordered by the Court that
to make amended petition more definite and certain be, and it is hereby, overruled.
to strike is considered filed and overruled by the Court. Exception allowed. Given
(20) days to answer.

FIRST NATIONAL BANK & TRUST COMPANY, Plaintiff,)
SA,) No. 884 - Equity. ✓
-vs-)
PETROLEUM CO. ET AL., Defendants.)

Now on this 8th day of September, A. D. 1933, it is ordered by the Court that
iff be given leave to amend Bill of Complaint herein. Given five (5) days to amend
ill. Defendants given ten (10) days thereafter to plead or twenty (20) days to

Court adjourned until September 9, 1933

Court convened pursuant to adjournment, Saturday, September 9, 1933.

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

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

IN THE UNITED STATES DISTRICT COURT IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
WYLLIN GAUSCH, Complainant,)
vs.) IN EQUITY NO. 684 ✓
OIL COMPANY AND SUNRAY OIL CORPORATION, Defendants.)

O R D E R

This matter came on to be heard on the application of the receiver for a partial
ice of compensation in the above entitled matter and upon consideration thereof and being
advised the court finds that the said C. H. Wright, has faithfully performed his duties
e date of his appointment to the present time in the administration of his trust, that
carried on the business of the above named corporations as going concerns, that in
sion with his duties he has received and disbursed, pursuant to orders of the Court, the
approximately \$200,000.00 per month, that he has rendered valuable services to the re-
ship estate and that he is entitled to a partial and temporary allowance on his compensa-
at this time, and it is, therefore,

ORDERED, ADJUDGED AND DECREED by the Court that C. H. Wright, is hereby allowed a sum of \$7500.00 as a partial and temporary allowance of compensation in addition to his regular monthly allowance as heretofore ordered, and the said C. H. Wright is hereby authorized and directed to pay to himself the above stated sum out of any funds which he may have or may hereafter receive belonging to the receivership estate.

The Court hereby expressly reserves the right to make any further orders herein to the Court may seem proper.

Dated this 15 day of July, 1933.

F. E. HENNINGER
United States District Judge

FILED: Filed Sep 9 1933
H. P. Warfield, Clerk
U.S. District Court

Court adjourned until September 11, 1933.

Court convened pursuant to adjournment, Monday, September 11th, 1933.

Present: Hon. Edgar S. Vaught, U. S. Dist. Court Judge,
H. P. Warfield, Clerk, U. S. District Court.

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

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

J. HAYDEN, et al, Plaintiffs,)

No. 702 Equity. ✓

C. STRANGE, individually and as Sheriff
Creek County, Oklahoma, Defendant.)

D E C R E E

RECEMBERED:

On this 11th day of September, 1933, this cause regularly came on for final decision on an Order Pro Confesso having been heretofore entered herein on the 3 day of June, 1933, on motion of the complainants after failure of the defendant to answer within the time fixed by the Court on April 5, 1932, and at said time, said plaintiffs appeared by their solicitor, H. Hagan, and said defendant did not appear either in person or by attorney; and therefore the Court found that the allegations of the bill of complainants are true, and that they are entitled to the relief sought hereby, and in particular found that certain tax warrants in the hands of the Sheriff of Creek County, Oklahoma for levy, are invalid, and that said Sheriff be enjoined from levying the same, and that said tax warrants should be cancelled.

IT IS, THEREFORE, ORDERED AND DECREED BY THE COURT that the following tax warrants issued by the county Treasurer of Creek County, for personal taxes, be and the same are hereby annulled, to-wit:

Tax Warrant No. 3247
Alias Tax Warrant No. 5868
Alias Tax Warrant No. 5869
Alias Tax Warrant No. 5870

and the defendant herein and his successors in office, and each of them be and they hereby
permanently enjoined from serving said tax warrants, or any of them, and also from making,
any other tax warrant that may be issued, any attempt to tax for the years 1927 to 1930;
inclusive, or any of said years the equipment used in connection with the departmental oil
lease of October 5th, 1922, covering the

Northeast Quarter of the Southeast Quarter of Section 2, Township 14 North,
Range 8 East, Creek County, Oklahoma;

oil and gas leasehold is described in plaintiffs' bill of complaint herein, and IT IS DE-
BY THE COURT that said equipment be, and the same adjudged to be not subject to taxation
of the taxing authorities of the State of Oklahoma for the years 1927, 1928, 1929 and
or any of them, and the costs of this action are hereby taxed against the defendant here-

EDGAR S. VAUGHT
United States District Judge.

E. H. HAGAN
FILED: Filed Sep 11 1933
H. P. Warfield, Clerk
U. S. District Court

GATLETT, Plaintiff,)
)
-vs-) No. 738 - Equity. ✓
)
D. HOPE LUMBER CO. A CORP., Defendant.)

Now on this 11th day of September, A. D. 1933, it is ordered by the Court that
the order to show cause be continued to September 25, 1933, for Lewis Price to file audit.
(S. Vaught, Judge).

Court adjourned until September 12, 1933.

11 MARCH 1933 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, SEPTEMBER 12, 1933

Court convened pursuant to adjournment, Tuesday, September 12th, 1933.

Present: Edgar S. Vaught, Judge, U. S. Dist. Court.
H. P. Warfield, Clerk, U. S. District Court.

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

UNITAN CORPORATION,	Plaintiff,	}	No. 853 - Equity.
-vs-			
N. E. MILLIGAN, VICTORIA J. MILLIGAN		}	
J. J. BURKE,	Defendants.		

Now on this 12th day of September, A. D. 1933, it is ordered by the court that
ent for Plaintiff be entered, as prayed for. It is further ordered that note and mortgage
ncelled. (Edgar S. Vaught, Judge).

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

INCOLM NATIONAL LIFE INSURANCE COMPANY,)	}	No. 873 Equity
poration,	Plaintiff,		
vs.		}	
NGE NATIONAL COMPANY,	Defendant.		

O R D E R

THIS CAUSE COMING ON TO BE HEARD on this 12th day of September, 1933, on the app
ion of J. H. McBIRNEY, receiver in the above entitled cause, for an order of this Court
acute a quit claim deed on the following property, to-wit:

Lot Twenty-two (22) in Block Two (2) in City View Hill Addition to the
City of Tulsa, Tulsa County, Oklahoma, according to the recorded plat
thereof;

The Court having read said application and being fully advised in the premises,
inding that it has jurisdiction to hear and determine said application, and to enter an
thereon, and finding that said application should be sustained;

IT IS HEREBY BY THE COURT ORDERED, ADJUDGED AND DECREED that said application of
receiver be and the same is hereby sustained and that said J. H. McBIRNEY, as such receiver,
reby authorized, empowered and directed to execute to WALSIE MILLER WHITSETT, as to an un-
ed two-fifths interest and to ELLEN CAIKINS, as to an undivided three-fifths interest, a
claim deed to the following premises:

Lot Twenty-two (22), in Block Two (2) in City View Hill Addition to the
City of Tulsa, Tulsa county, Oklahoma, according to the recorded plat
of.

EDGAR S. VAUGHT
United States District Judge.

RECORDED: Filed Sep 12 1933
H. P. Warfield, Clerk
U. S. District Court

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

NATIONAL LIFE INSURANCE COMPANY Plaintiff,	}	
	}	No. 873 Equity ✓
vs.	}	
	}	
NATIONAL COMPANY,	}	
Defendant.	}	

O R D E R

THIS CAUSE COMING on to be heard on this the 12th day of September, 1933, on the motion of J. H. McBRINEY, receiver in the above entitled cause, to execute a quit claim in the following described premises, to-wit:

Lot Seven (7) in Block Eight (8) of the Sub-division of Blocks Two (2), Three (3) and Seven (7) Terrace Drive Addition to the City of Tulsa, Tulsa County, Oklahoma, according to the recorded plat thereof,

Charlotte Guisenberry, and the Court having read said application and being fully advised in the premises, and finding that it has jurisdiction to hear and determine said application and to make an order thereon, and finding that said application should be sustained;

IT IS THEREFORE BY THE COURT ORDERED, ADJUDGED AND DECREED that said application on the same is hereby sustained and the said J. H. McBRINEY, receiver in the above entitled cause is hereby and herewith directed, authorized and empowered to execute to CHARLOTTE GUISENBERRY a quit claim deed covering the following described, to-wit:

Lot Seven (7) in Block Eight (8) of the Sub-division of Blocks Two (2), Three (3) and Seven (7) Terrace Drive Addition to the City of Tulsa, Tulsa County, Oklahoma, according to the recorded plat thereof.

EDGAR S. VAUGHT
United States District Judge.

ED: Filed Sep 12 1933
H. P. Warfield, Clerk
U. S. District Court

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

D. E. TAPP and CHARLES H. TAPP,)	
)	No. 897 Equity. ✓
vs.)	
)	
S. F. STUART,)	
Respondent.)	

PRELIMINARY INJUNCTION.

Now on this the 12th day of September, 1933, same being one of the term days of the special March 1933 Term of said Court, comes on for hearing the application of the complainants, Wilford E. Tapp and Charles H. Tapp, for a preliminary injunction, and the court finds that the order fixing this date for the hearing thereof has been duly and properly served on the respondent, Charles F. Stuart, and the court having heard said application, and, being fully advised in the premises, finds that the preliminary injunction prayed for in the complainants' bill of complaint, as filed herein, and in said application, should be granted, and that the respondent should be, during the pendency of this suit, restrained and enjoined from disposing of any monies received by reason and on account of the George Hadbright of Mary Belle Trust,

ed, and the inherited headright of Adeline Kennedy Lockwood, deceased, or further voluntarily subjecting any of said funds to the jurisdiction of the Probate Court of Osage County, Okla., during the pendency of this action.

IT IS, THEREFORE, ORDERED, DECREED and adjudged that the said respondent, Charles Stuart, be, and he hereby is, enjoined and restrained, during the pendency of this action until the final decree of this court or by further orders of this court, from in any way or disposing of or incumbering any of said money or funds so received from said Osage headright set out and alleged in the complainants' bill of complaint or in any way or manner voluntarily subjecting same to the orders or decrees of the County Court of Osage County, Oklahoma, administration proceedings of the estate of Mary Belle Tapp, deceased.

EDGAR S. VAUGHT
J U D G E.

JNO. M. GOLDSBERRY Atty for Milford E. Tapp
ROBERT STUART Atty for Chas. F. Stuart
Respondent.

ED: Filed In Open Court
Sep 12 1933
H. F. Warfield, Clerk
U. S. District Court

Court adjourned until September 13, 1933.

Court convened pursuant to adjournment, Wednesday, September 13th, 1933.

Present: Hon. F. E. Kennamer, and Edgar S. Vaught, Judges, U. S. Dist. Court.
H. F. Warfield, Clerk, U. S. District Court.

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

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

MELVIN WANSCH, Plaintiff)
v.) No. 684 Equity ✓
OIL COMPANY, et al. Defendants.)

O R D E R

On the 13th day of September, 1933, this cause regularly came on to be heard, on the application of THE FIDELITY AND CASUALTY CO. OF NEW YORK for an extension of time within which to file a claim that it may now have or that may hereafter, within the limit of the extension granted, to said applicant against the defendant companies, or either of them, in receivership; and at said time said applicant appeared by its solicitor, HORACE H. HAGAN, ESQ., and the defendant herein appeared by one of its solicitors, PAUL ALIAPERRO, ESQ., and the Court, being advised in the premises, finds that said application should be granted.

IT IS, THEREFORE, ORDERED AND ADJUDGED BY THE COURT that said applicant, THE FIDELITY AND CASUALTY COMPANY OF NEW YORK, be and it hereby is granted until the 9th day of October, 1933, inclusive, within which to file any claim that it may now have, or any claim that, the expiration of said additional time hereby granted, may accrue to it against the defendants herein, or either of them.

F. E. KENNAMER
United States District Judge.

(295) feet North and two hundred and twenty-one and one-fourth (221.25) feet West of the Southeast corner of said Section 23, thence South and parallel to the East line of said Section, a distance of two hundred and seventy-eight and five tenths feet to a point sixteen and five (16.5) tenths feet North of the South line of said Section, thence West and parallel to the South line of said Section, a distance of seventy-three and three-fourths (73.75) feet to the point of beginning,

or of Geophysical Research Corporation, which proposes to take a short time lease on said property. The Receiver appears in person and by his attorney, C. A. Coakley and T. Austin Gavin, there being no objection on file to said application, thereupon the court hears evidence in support of the application and therefrom finds:

That Reid Investment Company is the owner of the real estate above described and Exchange National Company holds a mortgage on said property, on which there is a balance approximately \$13,000; that Reid Investment Company is negotiating a lease with Geophysical Research Corporation for a period of three years at a rental of \$175.00 per month, with an option for an additional three years lease at a rental of \$300.00 a month, and that if the proposed lease is granted to the proposed lessee it proposes to spend approximately \$5,000 on said property in the improvement of the buildings and in other ways, and the fact that a going business can be established on said property under said lease, together with the improvements which said lessee proposes to make, would greatly enhance the security of the mortgagee.

The Court further finds that the application of the Receiver should be granted for the reasons aforesaid and that the Receiver should be authorized to issue an instrument to the proposed lessee, upon the execution and delivery of said lease, waiving the priority of said mortgage as to said lessee and its rights under the lease.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED BY THE COURT, That the application of the Receiver for authority to waive the priority of said mortgage in favor of a lease to be granted to Geophysical Research Corporation be and the same is hereby granted.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT That the Receiver is authorized and directed to deliver to Geophysical Research Corporation, a Corporation, an instrument of waiver by which it waives the priority of said mortgage as to the proposed lease, for a term not exceeding three years, with an option of renewal for an additional three years, and the instrument of waiver to be delivered by the Receiver simultaneously with the delivery of the proposed lease. Said instrument of waiver is given in consideration of the fact that the security of the mortgage will be greatly enhanced by the proposed lease and the improvements to be made thereunder.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT, That in case the Reid Investment Company, or its successors, should default in any of the terms of the mortgage on said property, then the Receiver shall serve written notice upon the lessee, or its successor in interest, demanding that all subsequent rent under said lease shall be paid direct to the Receiver to be applied on said mortgage indebtedness, and the said mortgagor, Reid Investment Company and its assigns, shall upon the service of such notice upon the lessee, cease to demand and pay said rent until the court makes a different order or until the mortgage indebtedness is paid on the property.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT, That the court approves the terms of the proposed lease, which is dated on the 7th day of September, 1933, between Reid Investment Company, first party, as lessor, and Geophysical Research Corporation, second party, as lessee, which lease has been exhibited to the court in connection with the application for the order.

F. E. KENNAMER

C. A. COAKLEY HORACE W. HAGAN

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

T. AUSTIN GAVIN, Attorneys for Receiver

FILED: Filed Sep 13 1933

H. F. Warfield, Clerk

U. S. District Court

ANDERSON, Plaintiff,)
-vs-) No. 562 - Equity.
PECK, GDM. ET AL, Defendants.)

Now on this 14th day of September, A. D. 1933, it is by the Court ordered that
erk file and spread mandate of record, in the above entitled cause, same being in words
gures as follows:

UNITED STATES OF AMERICA, ss:

ESIDENT OF THE UNITED STATES OF AMERICA

HAL)

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

NO:

WHEREAS, lately in the District Court of the United States for the Northern Dis-
of Oklahoma, before you, or some of you in a cause between Hanna Anderson, complainant,
K. Peck, as Trustee for Jack Roberts, et al., defendants, United States of America, in-
er, No. 562, Equity, the decree of the said District Court in said cause entered on Novem-
1931, was in the following words, viz:

FILED herein on this, the 7th day of November, 1931 and in accordance with the
findings of fact and conclusions of law filed of record herein pursuant to
Equity Rule No. 701.

Now, therefore, it is

Ordered, adjudged and decreed that the complainant, Hanna Anderson, and the
intervenor, United States of America, have judgment as prayed for in their respec-
tive bill of complaint as amended and petition of intervention, as amended,
against Jack Roberts, H. Eichenberger, as successor in trust for Jack Roberts,
D. H. Linebaugh, Paul Williams, Melvin Thomason, Bebe Stevens Hoaglin, Wallace
Cook and C. W. Woodhouse, as purported guardian of the person and estate of Hanna
Anderson, an alleged incompetent, and each of them; and it is further

Ordered, adjudged and decreed that the complainant, Hanna Anderson, be, and
she is hereby declared to be the sole heir at law of Lena Yahola Alexander, de-
ceased, and as such to be the true and lawful owner in fee simple and in posses-
sion and entitled to the possession of the certain parcels or tracts of land there-
tofore allotted to Lena Yahola Alexander, now deceased, situate in the County of
Creek, State of Oklahoma, and described as follows, to-wit:

The West Half (W2) of the Northeast Quarter (NE4) and the Southeast
Quarter (SE4) of the Northwest Quarter (NW4) of Section Seventeen (17),
Township Fifteen (15) North, Range Eight (8) East of Base and Indian
Meridian in Indian Territory,

comprising one hundred twenty (120) acres, more or less, and being her surplus
allotment; said parcels or tracts of land being conveyed to her by allotment deed
dated the 11th day of March, 1903, approved by the said Secretary of the Interior,
April 3, 1903, and duly recorded on April 11, 1903, in record volume P-4, page 343
of the records of the county clerk's office in said Creek County, Oklahoma; also,

The Northeast Quarter (NE4) of the Northeast Quarter (NE4) of Section
Seventeen (17), Township Fifteen (15) North, Range Eight (8) East of Base
and Indian Meridian in Indian Territory,

comprising forty (40) acres, more or less, being her homestead allotment; said
parcel or tract of land being conveyed to her by allotment deed dated the 11th day
of March, 1903, approved by the said Secretary of the Interior, April 3, 1903, and
duly recorded on April 11, 1903, in record volume P-1, page 89 of the records of
the county clerk's office in said Creek County, Oklahoma;

but, nevertheless, subject to certain restrictions upon alienation imposed and in effect by virtue of certain Acts of Congress relating to full-blood Creek Indian allot- and full-blood heirs of such allottees; and it is further

Ordered, adjudged and decreed that all adverse claims of the said Jack Roberts, H. Eichenberger, as successor in trust for Jack Roberts, D. H. Linebaugh, Paul Williams, Melvin Thomason, Bebe Stevens Hoaglin, Wallace Cook and C. W. Roodhouse, as purported guardian of the person and estate of Hanna Anderson, an alleged incompetent, and all persons claiming the premises said, or any part thereof, by, through, or under the said Jack Roberts, H. Eichenberger, as successor in trust for Jack Roberts, D. H. Linebaugh, Paul Williams, Melvin Thomason, Bebe Stevens Hoaglin, Wallace Cook and C. W. Roodhouse, as purported guardian of the person and estate of Hanna Anderson, an alleged incompetent or any of them, are hereby adjudged and decreed to be void and groundless; and it is further

Ordered, adjudged and decreed that the title of the said complainant, Hanna Anderson, to said lands be, and the same is hereby adjudged and decreed to be quieted against the claims, demands, or pretensions of the said Jack Roberts, H. Eichenberger, as successor in trust for Jack Roberts, D. H. Linebaugh, Paul Williams, Melvin Thomason, Bebe Stevens Hoaglin, Wallace Cook and C. W. Roodhouse, as purported guardian of the person and estate of Hanna Anderson, an alleged incompetent, and each of them, and the said Jack Roberts, H. Eichenberger, as successor in trust for Jack Roberts, D. H. Linebaugh, Paul Williams, Melvin Thomason, Bebe Stevens Hoaglin, Wallace Cook and C. W. Roodhouse, as purported guardian of the person and estate of Hanna Anderson, an alleged incompetent, and each of them, are hereby perpetually estopped, enjoined and restrained from setting up or asserting any right, title, interest, claim or demand in and to the premises and the estate of Lena Yahola Alexander, deceased, or any part thereof; and it is further

Ordered, adjudged and decreed that the right, title and interest of the United States of America, by virtue of said restrictions, be, and the same is hereby adjudged and decreed to be quieted against all claims, demands or pretensions of the said Jack Roberts, H. Eichenberger, as successor in trust for Jack Roberts, D. H. Linebaugh, Paul Williams, Melvin Thomason, Bebe Stevens Hoaglin, Wallace Cook and C. W. Roodhouse as purported guardian of the person and estate of Hanna Anderson, an alleged incompetent, and each of them; and it is further

It is further adjudged and decreed that the complainant, Hanna Anderson, and the United States of America, do have and recover from the defendants, Jack Roberts, D. W. Roodhouse, as purported guardian of the person and estate of Hanna Anderson, an alleged incompetent and each of them, all the costs herein expended.

To which decree, order and ruling of the court the defendants, and each of them, do not object, and exceptions are allowed.

Done in open court this 7th day of November, 1931.

On the inspection of the transcript of the record of the said District Court, which was brought into the United States Circuit Court of Appeals, Ninth Circuit, by virtue of an appeal by Jack Roberts agreeably to the Act of Congress, in such case made and provided, fully and as it appears;

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

On consideration whereof, it is now here ordered, adjudged and decreed by this court that the decree of the said District Court in this cause be and the same is hereby affirmed and that Hanna Anderson and United States of America, appellees, have and recover of and from Jack Roberts, appellant, their costs herein.

LEROY RAIBEN,)
Plaintiff,)
)
-vs-) No. 827 - Equity. ✓
)
N LIFE INS. CO. OF INDIANAPOLIS)
,) Defendant.)

Now on this 14th day of September, A. D. 1933, at 9:00 o'clock A.M. the above cause comes on for continuance of hearing. All parties present as heretofore. Thereafter the Plaintiff offers rebuttal testimony of Dr. Cochran. And thereafter, both sides rest. Hereafter, it is ordered by the Court that case be submitted on briefs. Plaintiff given five (5) days to file brief. Defendant given five (5) days thereafter to file answer brief.

Court adjourned until September 18, 1933.

14 MARCH 1933 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, SEPTEMBER 18, 1933

Court convened pursuant to adjournment, Monday, September 18, 1933

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

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

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

Franklin Tausch)
Complainant)
)
vs.) IN EQUITY NO. 684 ✓
)
Oil Company and Sunray Oil)
Company) Defendants

ORDER APPROVING SALE OF CASING

Upon filing and reading the petition of the Receiver for an order approving and confirming sale of certain casing recovered from a well located on the

Northwest Quarter (NW/4) of the Northwest Quarter (NW/4) of Section
Twenty-five (25), Township Eighteen (18), Range Eleven (11) East,
Creek County, Oklahoma,

The Court being fully advised in the premises finds that the abandonment of the well located on the premises above described and the sale of the casing recovered therefrom for the sum of One Hundred Seventy-Five Dollars (\$175.00), one-half of which belongs to the receivership estate and the other half to the best interest of the receivership estate, and that the price obtained for the casing recovered together with the proper plugging of said well is its fair and reasonable value and it is, therefore,

ORDERED, ADJUDGED AND DECREED that the sale of the 6 5/8 inch casing in the approximate amount of 1200 feet recovered from the well located on the lands described above for the sum of One Hundred Seventy-Five Dollars (\$175.00), one-half of which belongs to the receivership estate together with the proper plugging of said well is hereby in all things fully approved and confirmed, and the acts of the Receiver in abandoning said well and the sale of the casing recovered therefrom is hereby in all things fully confirmed and approved.

Dated at Tulsa, Oklahoma this 18th day of Sept., 1933.

F. E. TRIMMER
United States District Judge

FILED: Filed Sep 18 1933
E. F. Warfield, Clerk
U. S. District Court DC

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

Franklin Fausch, Complainant)

vs.

IN EQUITY NO. 684 ✓

Sunray Oil Company and Sunray Oil
Production, Defendants.

O R D E R

Now on this 18th day of September, 1933, the petition of C. H. Wright, Receiver of Sunray Oil Company, being filed and presented to the Court showing that from time to time some of the Receivership Estate which appear to be valuable and growing assets of the Receivership Estate have heretofore lapsed by reason of their terms and that by reason of the fact that the Sunray Oil Company has had a lease thereon it has been possible for said leases to be renewed for a reasonable bonus, and that your Receiver in the exercising of his best judgment has renewed the value of such leases has renewed same and paid the agreed bonus therefor; that from time to time hereafter in carrying on the business of the Receivership Estate at or leases belonging in value belonging to the Receivership Estate will lapse and may be renewed upon payment of a reasonable bonus and thus preserve the value of such leases to the Receivership Estate; it is necessary that while leases are lapsing, and by reason of development in the area in which said leases are located, they should be renewed, if possible, by payment of a reasonable bonus; and that the leases heretofore renewed and bonus heretofore paid have been of value to the Receivership Estate and that the bonus paid in each case is a reasonable amount therefor under the circumstances; and it is, therefore,

ORDERED, ADJUDGED, AND DECREED by the Court that the leases of the Receivership Estate heretofore renewed by the Receiver herein, and amount of bonus paid therefor are hereby affirmed; and,

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that C. H. Wright be and he is hereby authorized and instructed to renew lapsing leases and pay such reasonable bonus in all circumstances as shall preserve such leases to the Receivership Estate in all instances where such leases appear to be in the best judgment of the Receiver a growing or valuable asset of the Receivership Estate, and from time to time show to the Court the leases so renewed and bonuses paid.

DATED at Tulsa, Oklahoma this 18th day of September, 1933.

F. E. TRIMMER
United States District Judge

FILED: Filed Sep 18 1933
E. F. Warfield, Clerk
U. S. District Court DC

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

Franklin Tausch, Complainant,
vs. IN EQUITY NO. 684 ✓
Sunray Oil Company and Sunray Oil Defendants

O R D E R

Now on this 18th day of September, 1933, the petition of C. H. Wright, Receiver of Sunray Oil Company, for approval by the Court of certain expenditures made by the Receiver in connection with the Market Service Station and the Mayhelle Avenue Service Station under contract to the Receiver of the Sunray Oil Company being presented to the Court, and the Receiver having heard the evidence on said petition and being advised finds that the expenditures made by the Receiver in the sum of \$2,337.05, were for repairs, painting and rearranging of said service stations and the lighting thereof, and for an architect and supervisor of said arrangement and that the same have resulted in increased business of said service stations and have been for the benefit of the Receivership Estate; it is, therefore,

ORDERED, ADJUDGED AND DECREED by the Court that certain expenditures by the Receiver in repairing and reconditioning said service stations in the sum of \$2,337.05 be, and it is hereby approved, and the Receiver is hereby directed by the Court to charge said expenditures to any account or funds in the hands of the Receiver.

DATED At Tulsa, Oklahoma this 18th day of September, 1933.

F. L. ESTIMANER
United States District Judge.

RECORDED: Filed Sep 18 1933
H. F. Verfield, Clerk
U. S. District Court DC

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

Franklin Tausch, Complainant,
vs. IN EQUITY NO. 684 ✓
Sunray Oil Company and Sunray Oil Defendants.

O R D E R

Now on this 18th day of September, 1933, the petition of C. H. Wright, Receiver of Sunray Oil Company, setting up that the Receivership Estate of the Sunray Oil Company is the owner of a 1/24th royalty interest in the North Half (N/2) of the Northwest Quarter (NW/4) of Section Thirty (30), Township Seven (7), Range Eight (8) East, T. 7N., and the Northeast Quarter (NE/4) of the Northeast Quarter (NE/4) of Section Twenty-five (25), Township Seven (7), Range Eight (8) East, T. 7N., in Seminole County, Oklahoma; that the same is subject to a mortgage for five hundred (\$500.00) Dollars, and that suit has been instituted in the District Court of Seminole County for the foreclosure of said mortgage; summons has been served upon the Sunray Oil Company and upon the Sunray Oil Company in connection therewith; and it is further appearing to the Court that from all the information the Receiver is able to obtain, said royalty is

L. GRAY and L. E. MIDDLE, Plaintiffs,)

-vs-

No. 844 - Equity.

ROCK OIL CORP. & CONS. INT. L., Defendants.)

Now on this 18th day of September, A. D. 1933, there comes on for hearing, motion of Watson to intervene in the above cause. Whereupon, the following witnesses are sworn examined by the Court; Geo. Watson, J. L. Gray, Streeter Flynn and G. W. Spillers. And after, after being fully advised in the premises, it is ordered by the Court that said motion be, and it is hereby, denied and exception allowed.

U. S. DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF OKLAHOMA

W. C. CRAMER, et al, Complainants)

vs

No. 864 Equity

OKLAHOMA NATURAL GAS CORPORATION, a corporation, et al Respondents.)

ORDER OF INTERVENTION AND CONSOLIDATING CAUSE
NO. 1795 LAW

Upon application filed June 30, 1933, it is hereby ordered that Bert C. Hodges be and is hereby granted leave to intervene herein and that Cause No. 1795 Law entitled Bert C. Hodges vs Oklahoma Natural Gas Corporation be and it is hereby consolidated with this cause and Hodges' petition and bill of complaint in that cause be accepted as his petition of intervention herein and that in addition thereto he adopt the allegations of complainants bill of complaint.

W. E. WENNAUER
JUDGE

RECORDED: Filed Sep 18 1933
H. P. Warfield, Clerk
U. S. District Court DC

Court adjourned until September 19, 1933.

Court convened pursuant to adjournment, Tuesday, September 19th, 1933.

Present: Hon. W. E. Wenbauer, Judge, U. S. District Court.
H. P. Warfield, Clerk, U. S. District Court.

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

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

THE BANKERS TRUST COMPANY, Complainant,
vs. THE SUNRAY OIL COMPANY, Receiver of the Sunray Oil Company, a party defendant in cause No. 4717-Law, pending in the United States District Court for the Western District of Oklahoma, coming on regularly for hearing, and the Receiver herein by Edward Howell and Paul E. Taliaferro, his attorneys, and the applicants herein by their attorneys, Linebaugh and John Barry, and the Court being fully advised, finds that leave to sue the receiver in said cause, or at all, should not be granted, and the Court further finds that leave to sue the receiver a party defendant in the said cause in the Western District of Oklahoma be denied; the Court further finds that the applicants are entitled to file their claim, against the Estate of the Sunray Oil Company in this court, and to present the same to the Receiver of the Sunray Oil Company for rejection or allowance.

O R D E R

Now on this 18th day of September, 1935, the application of J. A. Barbre and the First National Bank & Trust Company, of Oklahoma City, Oklahoma, a corporation, for leave to sue the receiver of the Sunray Oil Company, and to make the Receiver of the Sunray Oil Company a party defendant in cause No. 4717-Law, pending in the United States District Court for the Western District of Oklahoma, coming on regularly for hearing, and the Receiver herein by Edward Howell and Paul E. Taliaferro, his attorneys, and the applicants herein by their attorneys, Linebaugh and John Barry, and the Court being fully advised, finds that leave to sue the receiver in said cause, or at all, should not be granted, and the Court further finds that leave to sue the receiver a party defendant in the said cause in the Western District of Oklahoma be denied; the Court further finds that the applicants are entitled to file their claim, against the Estate of the Sunray Oil Company in this court, and to present the same to the Receiver of the Sunray Oil Company for rejection or allowance.

IT IS THEREFORE ORDERED BY THE COURT that the application of J. A. Barbre and the First National Bank & Trust Company, of Oklahoma City, Oklahoma, a corporation, for leave to sue the receiver of the Sunray Oil Company, and to make the Receiver a party defendant in the cause J. A. Barbre v. Operators Oil Company, a corporation, in the United States District Court Western District of Oklahoma, be, and the same is hereby denied.

IT IS FURTHER ORDERED BY THE COURT that the said J. A. Barbre and the First National Bank & Trust Company, of Oklahoma City, Oklahoma, be, and they are hereby granted leave to file their claims, if any, against the Sunray Oil Company herein, and present the same to the Receiver herein, and the Receiver of the Sunray Oil Company is ordered and directed to present the same to the Court for allowance or rejection, with his recommendations thereon.

J. A. BARBRE and JOHN BARRY
Attys for Barbre & 1st Natl Bk & Trust Co.
F. E. KEENE
Judge of the United States District Court.
EDWARD HOWELL PAUL E. TALIAFERRO
Attys for Recr.

D: Filed Sep 19 1935
N. F. Warfield, Clerk
U. S. District Court

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

RAMSAY WRIGHT, Complainant,)

vs.)

FILE NUMBER 684 ✓

SUNRAY OIL COMPANY AND SUNRAY OIL
CORPORATION, Defendants.)

C R D L R

Now on this 18th day of September, 1933, the claim of J. A. Barbre, in which the First National Bank & Trust Company, of Oklahoma City, and American-First Trust Company, Trustee by reason of depository agreement and indebtedness secured thereby, was presented to the court together with the recommendations of G. H. Wright, Receiver of Sunray Oil Company, thereon and it appearing to the Court, after investigation of said claim, that the recommendations of the Receiver thereon for the allowance of said claim only for the sum of Sixteen Thousand Five Hundred Fifty (\$16,250.00) Dollars, as a general claim should be accepted by the court, that Sixteen Thousand Two Hundred Fifty (\$16,250.00) Dollars of said claim should be allowed and that the balance thereof should be disallowed; and the said J. A. Barbre being present in person and consenting thereto; it is

ORDERED, ADJUDGED AND DECREED BY THE COURT that the claim of J. A. Barbre, in which the First National Bank & Trust Company, of Oklahoma City, and the American-First Trust Company, as Trustee, under depository agreement join for the sum of Thirty-one Thousand Three Hundred Thirteen and 84/100 (\$31,313.84) Dollars be, and the same is hereby allowed as a general claim against the Receivership Estate of the Sunray Oil Company in the sum of Sixteen Thousand Five Hundred Fifty (\$16,250.00) Dollars, same to be paid as other general claims against the said Sunray Oil Company may be paid under the order of this Court, it is

FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that all the balance and residue of said claim be, and the same is hereby disallowed and rejected.

Dated Tulsa, Oklahoma, this September 18, 1933.

F. E. KENNAMER
UNITED STATES DISTRICT JUDGE.

RECORDED: Filed Sep 19 1933
E. F. Warfield, Clerk
U. S. District Court

Court adjourned until September 20, 1933.

MAY TERM 1933 TERM-UNITY SESSION TULSA, OKLAHOMA WEDNESDAY, SEPTEMBER 20, 1933

Court convened pursuant to adjournment, Wednesday, September 20th, 1933.

Present: Hon. F. E. Kennamer, Judge, present and presiding.
E. F. Warfield, Clerk, U. S. District Court.

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

TULSA DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF OKLAHOMA.

Waskell Richardson, Plaintiff,

vs.

No. 461 - Equity. ✓

Equitable Gas Company, a corporation,

Defendants.)

JOURNAL ENTRY

The above cause coming on for hearing this 7th day of September, 1933, and the honor, C. E. Keihl, being present by his attorney, Charles A. Woshley, the Equitable Gas Company being present by its attorneys, Gibson, Maxey & Holleman, R. E. Aitcheson being present by attorneys, Gibson, Maxey & Holleman, and the court, after hearing argument on the special order and motion of R. E. Aitcheson to vacate the order to show cause herein issued on 27, 1933, as to him, and the motion of the Equitable Gas Company to quash and vacate the order to show cause as to it, and the court, being in all fully advised, finds that the motion of the Equitable Gas Company should be overruled, to which finding the Equitable Gas Company duly excepted and exception was allowed, and the court further finds that the motion of R. E. Aitcheson should be overruled, to which finding R. E. Aitcheson duly excepted, and the exception was allowed,

IT IS, THEREFORE, CONSIDERED, ORDERED AND ADJUDGED that the motion of R. E. Aitcheson to quash the order to show cause and service thereof be and the same is hereby overruled, and that the motion of Equitable Gas Company to quash order to show cause and service thereof, be and the same is hereby overruled, to all of which R. E. Aitcheson excepts and exception is allowed, and to all of which Equitable Gas Company excepts and exception is allowed.

WHEREAFTER, and on the same day, the Equitable Gas Company filed its motion to quash the amended petition of C. E. Keihl to set aside sale to R. E. Aitcheson, and R. E. Aitcheson filed his motion to dismiss the amended petition of C. E. Keihl to set aside sale to R. E. Aitcheson, and the court, being in all fully advised, finds that both motions should be overruled.

IT IS, THEREFORE, CONSIDERED, ORDERED AND ADJUDGED that the motion of Equitable Gas Company to dismiss the amended petition of C. E. Keihl to set aside the sale to R. E. Aitcheson be and the same is hereby overruled, to all of which the Equitable Gas Company excepts and the exception is allowed.

IT IS FURTHER ORDERED that the motion of R. E. Aitcheson to dismiss the amended petition of C. E. Keihl to set aside the sale to R. E. Aitcheson be and the same is hereby overruled, to all of which R. E. Aitcheson excepted and exception is allowed.

IT IS FURTHER ORDERED that the Equitable Gas Company, R. E. Aitcheson and each of them are given 15 days from this date to file answer or return to order to show cause.

Dated this 7th day of September, 1933.

F. E. MERRINS
U. S. District Judge.

FILED: Filed Sep. 21 1933
H. J. Garfield, Clerk
U. S. District Court

WIPPIE WILSON ET AL, Plaintiffs,)

-vs-

No. 828 - Equity

ONE CO. ET AL, Defendants.)

Now on this 27th day of September, A. D. 1933, it is ordered by the court that Lee be appointed Receiver in the above styled cause. It is further ordered that bond be in the sum of \$10,000.00. Hereafter, it is ordered that hearing on the merits be taken advise until the first Monday in January, 1934, or until the further order of court. Done as allowed.

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

Trans American Construction Company, a corporation, Plaintiff,)

-vs-

Equity No. 806

City of Nowata, a municipal corporation, Defendant.)

O R D E R

This cause comes on to be heard before me this 27th day of September, 1933, on the motion of the defendants and the petition of the plaintiff and it has been shown to the court that the defendants do not intend to proceed further with their efforts in constructing a municipal light plant under the contract set forth in plaintiff's petition, the court finds that the question therein has become moot and the case should be dismissed.

It is therefore ordered, adjudged and decreed by the court that the above entitled cause of action be and the same is hereby dismissed for the reason that the question involved herein has become moot by reason of the fact that the City of Nowata has abandoned its intention of constructing a municipal light plant under the terms and conditions of the contract with the Transamerican Construction Company.

A. E. McNEILL Attorney for Plaintiff
LEWISER HALL Attorney for Defendants.

H. B. BRADNER
JUDGE OF SAID COURT

Filed Sep 28 1933
H. J. Worfield, Clerk
U. S. District Court

MERCY HANSEN, Plaintiff,)

-vs-

No. 827 - Equity

THE LIFE INS. CO. OF INDIANAPOLIS, Defendant.)

Now on this 27th day of September, A. D. 1933, it is ordered by the court that there be given five (5) days addition time to file brief in the above cause.

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

EXCHANGE NATIONAL LIFE INSURANCE COMPANY, a corporation,
Complainant,
vs.
GE NATIONAL COMPANY, a corporation,
Defendant.

No. 878 Equity

O R D E R

THIS CAUSE COMING on to be heard on this the 20th day of September, 1933, on the petition of J. V. McBirney, Receiver of Exchange National Company, for an order of this Court releasing, empowering and directing him to execute a release of a certain second mortgage in amount of \$530.00, now owned by Exchange National Company, and the Court having read said application and finding that it has jurisdiction to hear and determine the same, and to enter an order thereon, and being fully advised in the premises, and finding that said application should be granted;

IT IS, THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that said application of said J. V. McBirney, as Receiver of Exchange National Company, to execute a release of said second mortgage on the following described premises, to-wit:

N¹/₂ SE¹/₄ and N¹/₂ SW¹/₄ Sec. 32; SE¹/₄ SW¹/₄ and SW¹/₄ NW¹/₄ SW¹/₄; E¹/₂ SW¹/₄ SW¹/₄, and NW¹/₄ SW¹/₄ less 3.58 acres occupied by N. C. and S. Railway; E¹/₂ NE¹/₄ SW¹/₄ less .08 acres occupied by N. C. and S. Railway; NW¹/₄ SW¹/₄ SW¹/₄ of Sec. 33, less a parcel of land containing 2.0 acres released and occupied by a cotton gin, all in Township 4 North, Range 1 West, containing 229.74 acres, Garvin County, Oklahoma;

The same is hereby sustained; and

IT IS THE FURTHER ORDER, JUDGMENT AND DECREE of the Court that the said J. V. McBirney, Receiver of Exchange National Company, be and he is hereby authorized, directed and enjoined to execute the release of said second mortgage on said abovescribed premises.

F. W. MINNABER
United States District Judge

ED: Filed Sep 20 1933
F. P. Warfield, Clerk
U. S. District Court

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

EXCHANGE NATIONAL LIFE INSURANCE COMPANY, a corporation,
Complainant,
vs.
GE NATIONAL COMPANY, a corporation,
Defendant.

No. 878 Equity

O R D E R

THIS CAUSE COMING on to be heard on this the 20th day of September, 1933, on the petition of J. V. McBirney, Receiver of Exchange National Company, for an order of this Court releasing, empowering and directing him to execute a release of a certain second mortgage in amount of \$530.00, now owned by Exchange National Company, and the Court having read said

ation and finding that it has jurisdiction to hear and determine the same, and to enter
ver thereon, and being fully advised in the premises, and finding that said application
d be sustained;

IT IS, THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that said applica-
of said J. H. McBirney, as Receiver of Exchange National Company, to execute a release of
second mortgage on the following described premises, to-wit:

E $\frac{1}{2}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$ and SE $\frac{1}{4}$ NW $\frac{1}{4}$ and W $\frac{1}{2}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$ and NW $\frac{1}{4}$ NW $\frac{1}{4}$ SW $\frac{1}{4}$ and
SE $\frac{1}{4}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$ and NE $\frac{1}{4}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$ Section 29, Township 4 North,
Range 1 East, Garvin County, Oklahoma,

and the same is hereby sustained; and

IT IS THE FURTHER ORDER, JUDGMENT AND DECREE OF THE COURT that the said J. H.
McBirney, Receiver of Exchange National Company, be and he is hereby authorized, directed and
ordered to execute the release of said second mortgage on said afordescribed premises.

F. E. KENNAMER
United States District Judge.

FILED: Filed Sep 20 1933
H. P. Warfield, Clerk
U. S. District Court ME

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

INCOLN NATIONAL LIFE INSURANCE)
CO., a corporation,) Complainant,)
) No. 873 in Equity. ✓
vs.)
)
EXCHANGE NATIONAL COMPANY,) Respondent.)

ORDER CONFIRMING SETTLEMENT AND CONVEYANCE

This cause came on to be heard, this 20th day of September, 1933, on the report
of the Receiver, J. H. McBirney, and thereupon, upon consideration thereof, it was ORDERED, ADJUDGED
AND DECREED,

That the settlement made by said Receiver with Volney Stebbins and/or Core E.
Stebbins was in all respects confirmed and approved; that the Receiver's deed of conveyance to
the following described property, to-wit,

Lot Twenty-one (21), Block One (1), Reservoir View Addition, being a sub-
division of all of Block Three (3) of Acre Gardens Addition to the City of
Tulsa, Tulsa County, Oklahoma, according to the recorded plat thereof,

is in all respects confirmed and approved.

F. E. KENNAMER
Judge

FILED: Filed Sep 20 1933
H. P. Warfield, Clerk
U. S. District Court ME

IN THE UNITED STATES DISTRICT COURT WITHIN AND FOR THE NOR. DISTRICT
 OF OKLAHOMA

WORLD NATIONAL LIFE INSURANCE COMPANY,)	
Corporation,	Complainant,	
)	No. 873 in Equity ✓
vs.)	
)	
THE NATIONAL COMPANY,	Respondent.	

O R D E R

This cause came on to be heard, this 20th day of September, 1933, and thereupon, consideration thereof, it was ORDERED, ADJUDGED and DECREED,

That J. H. McBirney, Receiver in this cause, be, and he was thereby authorized, ordered and directed to settle and compound with Volney Stebbins and/or Core E. Stebbins, by giving and delivering to them a deed of conveyance to the following described property, to-

Lot Twenty-one (21), Block One (1), Reservoir View Addition, being a sub-division of all of Block Three (3) of Acre Gardens Addition to the city of Tulsa, Tulsa County, Oklahoma, according to the recorded plat thereof,

and the satisfaction of the mortgage indebtedness against said property owned and held by said Volney Stebbins and/or Core E. Stebbins.

F. E. KENNAMER
 Judge

RECORDED: Filed Sep 20 1933
 H. P. Warfield, Clerk
 U. S. District Court

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

American Car Corporation, a corporation,)	
	Plaintiff,	
)	No. 882 Equity. ✓
vs.)	
)	
Continental Refining Company, a corporation,	Defendant.	

O R D E R

Upon application and for good cause shown, the plaintiff is permitted to file in-ter an amended bill of complaint.

Upon request of the defendant, the motion to dismiss the bill of complaint hereto filed in this cause is to be considered as refiled as against the amended bill of complaint directed to the said amended bill of complaint and the clerk is directed to refile the same accordingly.

Dated this 20th day of September, 1933.

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

RECORDED: Filed Sep 20 1933
 H. P. Warfield, Clerk
 U. S. District Court

HARRISON, Plaintiff,)
-vs-) No. 901 - Equity. ✓
RI STATE LIFE INS. CO., Defendant.

Now on this 20th day of September, A. D. 1933, there comes on for hearing, motion and in the above cause. Whereupon, the following witness is sworn and examined by the Geo. Harrison. And thereafter, it is ordered by the Court that said hearing be continued September 21, 1933 at 9:30 o'clock A.M.

Court adjourned until September 21, 1933.

1. MARCH 1933 TERM-EQUITY SECTION TULSA, OKLAHOMA THURSDAY, SEPTEMBER 21, 1933

Court convened pursuant to adjournment, Thursday, September 21, 1933.

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

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

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

ROOTH, et al, COMPLAINANTS,)
VS.) No. 663 EQUITY. ✓
INVESTMENT COMPANY, A CORPORATION, et al,)
DEFENDANTS.)

O R D E R.

This matter coming on for hearing upon this 21st day of September, A. D. 1933, the application of George H. Lessley, for allowance of partial fees earned as reporter for reporting the hearings before the Honorable Paxton Howard, Special Master in this cause; and saying to the Court that the said George H. Lessley has rendered the services as set out in application, and is entitled to the allowance of Four Hundred (\$400.00) Dollars on account tested;

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that said George H. Lessley be allowed and granted payment of the sum of Four Hundred (\$400.00) Dollars upon account for services before rendered, and that Paul E. Taliaferro, Receiver of Petroleum Royalties Company, a state, be, and hereby is authorized and directed from the funds of said trust estate to said sum of \$400.00 upon account to George H. Lessley.

This order is made without prejudice to the right of Paul E. Taliaferro as Receiver of said Trust Estate and of the trustees of said Trust to recover said sum so paid to George Lessley from any claimants against whom such costs may be adjudged upon final decision by

master of this Court.

F. L. WATSON
UNITED STATES JUDGE.

ED: Filed Sep 21 1933
F. B. Warfield, Clerk
U. S. District Court

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

Gray, et al., Plaintiffs,)
vs.) No. 84 - Equity. ✓
Deep Rock Corporation, a corporation,)
Defendant.)

ORDER

On this 21st day of September, 1933, this cause came on for hearing upon application of the Receivers herein, and the Court having heard the facts and fully advised in the premises, finds that it is to the best interests of the Deep Rock Oil Corporation that receivers be allowed to settle and/or purchase the judgment of T. G. Logan, Trustee, in the sum of Six Hundred Dollars (\$600.00).

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the receivers of the Deep Rock Oil Corporation be and they are hereby allowed to settle and/or purchase the judgment in the case of T. G. Logan, Trustee, vs. The Deep Rock Oil Corporation, for the sum of Six Hundred Dollars (\$600.00).

F. L. WATSON
Judge.

ED:FLM

ED: Filed Sep 21 1933
F. B. Warfield, Clerk
U. S. District Court

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

Gas for Lee, et al., Plaintiffs,)
-vs-) No. 834 - Equity. ✓
The Natural Gas Corporation, et al.,)
Defendants.)

ORDER

On this 21st day of September, 1933, there came on to be heard the application of defendant, Appellant, Oklahoma Natural Gas Corporation, for enforcement of the time which it filed its record and transcript in the Circuit Court of Appeals for the Tenth Circuit, and the appeal was duly allowed and citation for entry issued, and that said record is now in the hands of the printer but cannot probably be had within the time

review of the rules of the United States Circuit Court of Appeals for the Ninth Circuit.

NOW, BY WRITING, it is ORDERED that the said defendant, as aforesaid, Oklahoma Life Insurance Corporation, be and it is hereby allowed until the 15th day of October, 1933, within which to have prepared and file the record on appeal in this cause to the United States Circuit Court of Appeals.

F. E. FENNER
J U D G E

RECORDED: Filed Sep 23 1933
H. F. Warfield, Clerk
U. S. District Court - E

IN THE DISTRICT COURT FOR THE NORTHERN DISTRICT OF
OKLAHOMA.

E. HARRISON, Plaintiff,)

vs.)

WELLS FARGO LIFE INSURANCE COMPANY, a corpora- No. 101 - 101111.
W. H. COLLESON, Secretary, Treasurer of
State of Oklahoma, W. H. MYERS and JACK
Defendants,

ROSENBERG, Intervenor.

ORDER REMANDING CAUSE TO DISTRICT COURT OF TULSA COUNTY,
OKLAHOMA.

On the 21st day of September, 1933, this cause came on for hearing, by agreement of parties, upon the motion filed herein by the plaintiff to remand the cause to the District Court of Tulsa County, Oklahoma. The Court heard the oral testimony introduced on behalf of the plaintiff, and after hearing argument of counsel for both plaintiff and defendant, the Court found that the only legal or equitable relief sought by the plaintiff in this case and the relief to which the plaintiff might be entitled, under the pleadings herein, is for recovery of the plaintiff against the defendant of such amount as may be due upon the cash surrender value of the three policies described in his petition, and such collateral relief as might be necessary and proper for the purpose of collecting such indebtedness; and, therefore, that since the cash surrender value of said policies is less than Three Thousand (\$3,000.00) Dollars, the amount in controversy herein is less than Three Thousand (\$3,000.00) Dollars, this Court does not have jurisdiction, and said cause should therefore be remanded to the District Court of Tulsa County, Oklahoma, but without prejudice to the further rights of the defendant to remove, in the event that plaintiff should assert claims additional to those herebefore set out as being the present claim of the plaintiff.

THEREFORE, IT IS BY THE COURT ORDERED AND ADJUDGED that this cause be remanded to the District Court of Tulsa County, Oklahoma, on the grounds hereinabove set out.

F. E. FENNER
J U D G E

RECORDED: Filed Sep 23 1933
H. F. Warfield, Clerk
U. S. District Court

Court adjourned until September 23, 1933.

Court adjourned pursuant to adjournment, Saturday, September 13, 1933.

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

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

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS
United States, Plaintiff,
-vs- No. 757 Equity v
and A. Gillespie, et al, Defendants.

ORDER OVERRULING MOTION TO QUASH

Now on this 6th day of September, 1933, this cause coming on to be heard on the return motion docket, and both parties appearing by counsel, and the court having heard the argument on said motion, and being fully advised in the premises, overrules the motion of F. A. Gillespie to quash service of process, to which order F. A. Gillespie excepts and exceptions allowed, and F. A. Gillespie is ordered to plead or answer within twenty days from this

F. E. KENNAMER
JUDGE

A. H. NICHOLS
Assistant United States Attorney

RD: Filed Sep 23 1933
H. P. Terfield, Clerk
U. S. District Court DC

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

L. Gray and I. B. Hiddle, Plaintiffs,
vs. NO. 844 Equity ✓
Rock Oil Corporation, a corporation, Defendant.

ORDER IN RE BASIS OF ALLOCATION OF CHICAGO GENERAL OFFICE SALES EXPENSES.

This matter coming on to be heard on this the 23rd day of September, 1933, the application for instructions in re basis of allocation of Chicago general office sales expense filed herein on this date, and the Court being fully advised in the premises,

IT IS THE ORDER OF THE COURT that the Receivers by appointment of this Court allocate to districts of the Northern, Southern and Eastern Districts of Illinois and to the Northern and Southern Districts of Indiana and to the Districts of Minnesota, North Dakota and South Dakota and for the States of Iowa, Missouri and Wisconsin, respectively, the general overhead expenses of the Chicago office each month to each of the said districts on a percentage basis, percentage being the average of the following percentages (a) the percentage of sales for months for which the charge is made and the two next preceding months, in each district, as determined by total sales of all the districts, (b) the percentage of stations operated in district as compared with the total stations operated in all the districts, and (c) the

stage of field employees used in each district as compared with the number of field employees used in all of the districts; which method proposed to be used is more definitely set in Exhibit No. 1 attached to the application.

MADE AND ORDERED ENTERED on this 23rd day of September, 1933.

F. L. MUMFORD
DISTRICT JUDGE

CLD: Filed Sep 23 1933
H. P. Farfield, Clerk
U. S. District Court

IN THE DISTRICT COURT OF THE FIELD SEALS FOR THE DISTRICT OF OKLAHOMA.

L. Gray and L. B. Riddle, Plaintiffs,)

vs.

No. 8-1041.

Rock Oil Corporation, a corporation, Defendant.)

ORDER OF RE DEEP ROCK OIL COMPANY OF DELAWARE.

This cause coming on to be heard on this the 23rd day of September, 1933, upon the report of the receivers, H. W. Greis and E. H. Moore, for instructions in regard to Deep Rock Oil Company of Delaware filed herein on this date, and the Court being fully advised in the premises,

IT IS ORDERED that the receivers be and they hereby are instructed to cause the Rock Oil Company of Delaware to transfer all of its property and assets of whatsoever kind and character to Deep Rock Oil Corporation and/or to the receivers aforesaid, and that upon transfer of said assets the receivers shall cancel all obligations of Deep Rock Oil Company of Delaware to Deep Rock Oil Corporation and all obligations of Deep Rock Oil Company of Delaware to them as receivers, and shall assume the payment of all of the other liabilities and obligations of Deep Rock Oil Company of Delaware to whomsoever; and that upon the consummation of the foregoing, receivers shall cause the Deep Rock Oil Company of Delaware to be dissolved.

MADE AND ORDERED ENTERED on this the 23rd day of September, 1933.

F. L. MUMFORD
DISTRICT JUDGE

CLD: Filed Sep 23 1933
H. P. Farfield, Clerk
U. S. District Court

Court adjourned until September 25, 1933.

Case No. 738 Equity

Present: Hon. F. L. Hennaker, Judge, U. S. District Court.
W. S. Fairfield, Clerk, U. S. District Court.

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

IN SENATE CHAMBERS OF THE DISTRICT COURT OF THE DISTRICT OF COLUMBIA
ON this 25th day of September, 1963, the following case was called on for trial:
COMPLAINANT,)
vs.) No. 738 Equity
D. MARSHALL GREEN, a cor-)
poration, et al,) Defendants.

ORDER

This cause coming on to be heard on this, the 25th day of September, 1963, on application of F. J. Panister, formerly co-receiver in this court of the defendant, The D. Marsh Green Company, and on the objections addressed thereto; and applicant's counsel by its attorneys, Messrs. Gavin, and the objectors appearing by their counsel, C. F. [unclear] and [unclear]; and both sides having announced ready to hear said application and objections thereto; the court finding that it has jurisdiction to hear and determine the same and to enter an order thereon, and being well and truly advised in the premises, finds that said application of said F. J. Panister should be sustained.

IT IS THEREFORE BY THE COURT ORDERED, ADJUDGED AND DECREED that the said application of F. J. Panister for the approval of his expense account in the sum of \$750.00, and the same is hereby approved and said expense account is allowed and the objections addressed thereto are overruled and the receiver of the Northern District of Oklahoma, F. L. Hill, herein is hereby directed, empowered and authorized to pay from the funds in said receivership, as and when funds are available, the said sum of \$750.00 to the said F. J. Panister or his attorneys.

All or other action of the court in sustaining said application and overruling objections, entered for said objectors did they and their counsel, and the decree was duly entered.

F. L. HENNAKER
United States District Judge

WSD: Filed 9/25/63
W. S. Fairfield, Clerk
U. S. District Court

ORDER OF ENLARGEMENT

IN SENATE CHAMBERS OF THE DISTRICT COURT OF THE DISTRICT OF COLUMBIA
ON this 25th day of September, 1963, the following case was called on for trial:
D. MARSHALL GREEN, a)
corporation,) Plaintiff,)
vs.) No. 835 Equity)
D. MARSHALL GREEN,)
a corporation,) Defendant.

ORDER OF ENLARGEMENT

On this 25th day of September, 1963, on application of D. M. Green, the defendant herein, and for good and sufficient cause shown, it is - -

ORDERED, that the writ within which said appellant is required to do her said writ to file the record thereof, with the clerk of the Circuit Court of Appeals for the 10th circuit, and the same is hereby, enlarged for an additional 30 days from and after the expiration indicated in the order of enlargement entered herein on August 21, 1933.

F. E. WINNER
District Judge.

LD: Filed Sep 25 1933
H. T. Garfield, Clerk
U. S. District Court

IN RE RECEIVERSHIP OF THE ASSETS OF THE DEEP ROCK OIL AND REFINING COMPANY OF OKLAHOMA
L. Gray and L. C. Maddie, Plaintiffs,)
vs.) IN E. DIST. No. 344.
Deep Rock Corporation, a corporation, Defendant.

ORDER HEREIN IS TO BE FILED WITHIN WHICH RECEIVERS HAVE BEEN APPOINTED TO TAKE POSSESSION OF THE ASSETS OF THE DEEP ROCK OIL AND REFINING COMPANY OF OKLAHOMA AND TO REVOKE OR ADOPT CONTRACTS, LEASES OR OTHER CONTRACTUAL ARRANGEMENTS WHICH MAY EXIST BETWEEN THE DEEP ROCK OIL AND REFINING COMPANY AND DEEP ROCK OIL CORPORATION.

This case coming on to be heard on this the 25th day of September, 1933, upon application of the Receivers for an order extending the time within which they may elect to revoke or adopt contracts, leases, or other contractual arrangements which may exist between the Deep Rock Oil and Refining Company and Deep Rock Oil Corporation, and the Court being fully advised in the premises,

IT IS HEREBY ORDERED that the Receivers have until the 5th day of December, 1933, within which to revoke or adopt contracts, leases or other contractual arrangements between the Deep Rock Oil and Refining Company and Deep Rock Oil Corporation.

MADE AND FORWARDED BY THE COURT on this the 25th day of September, 1933.

F. E. WINNER
JUDGE

LD: Filed Sep 25 1933
H. T. Garfield, Clerk
U. S. District Court

advertising Company on the one hand, and J. L. Carney & Company, a co-partnership composed of Carney & Carney, on the other hand, and Deep Rock Oil Corporation, on the one hand and Messrs. Hamill, Park & Saunders on the other hand, and the court being fully advised in the premises,

IT IS HEREBY ORDERED that the receivers have until December 1, 1933, with a written notice or adopt contracts or other contractual arrangements which may exist between Chaffland Refining Company on the one hand and J. L. Carney & Company on the other, and Deep Rock Oil Corporation on the one hand and J. L. Carney & Company on the other, and Deep Rock Oil Corporation on the one hand and Messrs. Hamill, Park & Saunders on the other, and the court being fully advised in the premises,

IT IS HEREBY ORDERED that the receivers have until December 1, 1933, with a written notice or adopt contracts, or other contractual arrangements which may exist between Chaffland Refining Company on the one hand and J. L. Carney & Company on the other, and Deep Rock Oil Corporation on the one hand and J. L. Carney & Company on the other; and Deep Rock Oil Corporation on the one hand and Messrs. Hamill, Park & Saunders on the other, in connection with income taxes.

WITNESSED my hand and seal this 25th day of September, 1933.

F. L. HOFFMAN
JUDGE

FILED: Filed Sep 26 1933
H. F. Urfield, Clerk
U. S. District Court

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OIL AND GAS

THE OIL AND GAS INSURANCE COMPANY,)
Plaintiff,)
Complainant,)

vs. No. 873 Equity ✓

WILSON OIL COMPANY, a corporation,)
Defendant.)

ORDER OF RECEIVING RECEIVER OF OIL AND GAS
RESPECT TO CHANGE OF TRUSTEES OF BONDS.

This case coming on to be heard on this, the 25th day of September, 1933, on the application of J. H. McBirney, Receiver of the Exchange National Company, for an order directing, directing and empowering him as such Receiver to consent and agree to the substitution of Walter Ferguson as trustee under a certain trust indenture of August 1, 1933, and also to agree to an extension of time from August 15, 1933 to October 1, 1933 for the execution of said indenture and further to consent to the delivery of the bonds owned by said Exchange National Company to the said Walter Ferguson, all in connection with the bonds of Pulliam Mining Corporation, now known as Oklahoma Newspapers, Inc.

And the court, having examined said application and finding that it has jurisdiction to hear and determine said application and enter an order thereon, has approved the finding of said application should be sustained, and being well and truly advised in the premises has hereby ORDERED that J. H. McBirney, Receiver of the Exchange National Company, be and he is authorized, empowered and directed to consent and agree and to execute his consent and agreement in writing to substitute Walter Ferguson as trustee of the

U.S. DISTRICT COURT FOR THE DISTRICT OF COLUMBIA
DEPARTMENT OF JUSTICE

retelite Company, Plaintiff,
v. No. 404
Petroleum Corporation, Defendant.

ORDER SHOWING AILING PLAN UNDER TITLE 11, U.S.C.
SECTION 1101, AS AMENDED BY AN ACT OF CONGRESS
APPROVED SEPTEMBER 8, 1932, CHAP. 305, 47 STAT.

At this sitting of September, 1933, on application of the retelite Company, and in the above entitled cause, by its solicitor, it is ORDERED:

That the attached interrogatories of plaintiff, The retelite Company, to Darby Petroleum Corporation (a corporation), defendant, may be filed, said interrogatories to be read by an officer of said Darby Petroleum Corporation.

F. M. MILLER
District Judge.

, Oklahoma,
25th, 1933.

Interrogatories and Exhibits
Filed to Journal Entry.

FILED: Filed Sep 25 1933
H. P. Garfield, Clerk
U. S. District Court

Court adjourned until September 30, 1933.

Court convened pursuant to adjournment, Tuesday, September 26, 1933.

Present: Hon. F. M. Benhamer, Judge, U. S. Dist. Court.
H. P. Garfield, Clerk, U. S. District Court.

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

THE RETELITE COMPANY, Plaintiff)
-vs-) No. 404 Equity. ✓
DARBY PETROLEUM CORPORATION, CO. DEFENDANT)
(Defendants)

Upon this 16th day of September, A. D. 1933, it is ordered by the Court that writs of Certiorari for rehearing be granted. Whereupon, it is further ordered by the Court that Order and Pro Tunc be and it is hereby, vacated. It is further ordered that Substantive Decree and Original Decree be now vacated and set aside upon application of Defendant. Further ordered that case be submitted on record heretofore made. And thereafter, it is ordered that judgment be entered as per journal entry to be filed. Exceptions allowed as to

FEDERAL DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF OMAHA

WALKER, et al., Complainant,
-vs-) No. 84 - 1908.
RECEIVER, et al., Respondents.
C. S. WALKER

Now on this 12th day of September, 1933, this matter came on for hearing on application heretofore filed herein, of C. S. Walker, the Receiver herein appointed hereunder an allowance of One Hundred Dollars (\$100.00) per month to cover the months of June, August and September, 1933, and the Court, having heard the evidence and advised in private, finds that the Court has heretofore made allowance of such amount of \$100 per month to said Receiver, and that said Receiver should be allowed such amount for four months above mentioned.

IT IS THE ORDER of the Court, HEREBY LETT AND SO ORDERED, that the Receiver of the herein by allowed on his fee the sum of \$100.00 per month for the months of June, August and September, 1933, and that said Receiver do, and he is hereby directed and enjoined to draw his check payable to himself, for said amount.

H. J. ...
J. B. ...

C. S. BACIN
W. B. ...

FILED: Filed Sep 16 1933
J. S. Warfield, Clerk
U. S. District Court

FEDERAL DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF OMAHA

CHAS. H. ... D. A. OWENS,
Complainants,
vs. No. 804 1934.
CENTRAL BANK OF OMAHA, et al., CENTRAL BANKER
and TRUST COMPANY, a National Banking
Company, and THE OMAHA NATIONAL GAS COMPANY, a
corporation, Respondents.

ORDER OF REVIVING PLAN AND AGREEMENT OF
ALCOHOL TREATY DATED SEPTEMBER 21, 1933,
THE ORDER APPOINTED RECEIVER AND
DEFINING APPLICATIONS FOR ... OF
RECEIVER, etc.

This cause came on for hearing at this term on the petition of A. L. Bradshaw and
others, as the Committee constituted by and acting under the Oklahoma National Gas Corporation
and Agreement of Reorganization, dated September 21, 1933, and on a petition of Gas
Pipe Company, a Delaware corporation, for leave to appear specially in this cause for the
purpose of filing an independent Creditors' Bill with this Court, and after hearing counsel,
said petitioners and all the pleadings and proceedings heretofore had herein, on the

her time, the Court being fully advised in the premises, it is

ORDERED, ADJUDGED AND DECREED as follows:

FIRST: The Oklahoma Natural Gas Corporation Plan of Reorganization of September 21, 1933 (hereinafter called the Reorganization Plan), the copy of which is attached as Exhibit A to this order and made a part hereof, is hereby approved, confirmed, affirmed and decreed to be fair and equitable to the creditors and stockholders of the various subsidiaries of the Oklahoma Natural Gas Corporation (hereinafter called the Oklahoma Company). It is to the best interest of all concerned that the Reorganization Plan be approved, confirmed, affirmed and decreed to be fair and equitable and fully represent their interests in the Oklahoma Company's properties.

SECOND: The interlocutory order appointing receiver heretofore made as of August 10, 1933 by this Court, in this case, is vacated, effective if and when and only if and when said appeal of said order to the Ninth Circuit Court of Appeals is dismissed or withdrawn by Oklahoma Company.

THIRD: Inasmuch as the Reorganization Plan heretofore approved by this Court in paragraph first of this order has been agreed to by various of the parties in interest in the opinion of this Court the consummation thereof is for the best interests of the company stockholders and inasmuch as the Receiver named by this Court in its order in this case dated as of August 10, 1933 has been requested by the defendant, Oklahoma Natural Gas Corporation, to become its President and executive head and has duly accepted and been elected to office, all applications made to this Court in this case for an order or orders appointing receiver or Receivers for the properties of the Oklahoma Natural Gas Corporation and/or for Oklahoma Natural Gas Corporation are hereby denied, with leave to renew any such application in this case (a) if and after and only if and after the Reorganization Plan heretofore approved by this Court shall be abandoned, or (b) after six months from the date of this order, (c) if the Creditors' Bill hereinafter permitted by this order to be filed shall not be filed with this Court within thirty days from the date of this order; provided further, that in the event of the renewal in this case of the application for such a Receiver or Receivers, such action shall be made and determined upon the evidence heretofore taken in this case.

FOURTH: The prayer of the petition verified September 20, 1933, of Gas Utilities Company, Delaware corporation, be, and the same hereby is, granted and leave is given to said Gas Utilities Company to file with this Court an Independent Creditors' Bill.

Witness my hand and seal,
September 26, 1933.

F. E. WHEELER
U. S. D. C.

LD: Filed Sep 26, 1933
H. F. Warfield, Clerk
U. S. District Court.

EXHIBIT A--

IN RE THE MATTER OF THE ESTATE OF WILLIAM H. HARRIS, DECEASED
OF OKLAHOMA.

CHARLES A. COOKLER, et al., Plaintiffs,
vs. WILSON HARRIS & SON, TRUSTEES, et al., Defendants.

No. 1000 Equity. ✓

UNITED STATES OF AMERICA, Plaintiff,
vs. CHARLES A. COOKLER, et al., Defendants.

No. 1001 Equity. ✓

ORDER CONSOLIDATING CAUSES.

Now on motion of Charles A. Cookler, as Solicitor for said estate, for an order consolidating the above entitled constituent causes, it is

ORDERED, ADJUDGED AND DECREED, as follows, viz:

1. That the convenience of the Court and of the parties to said constituent above-entitled causes be, and they hereby are, consolidated into one cause under the title "Charles A. Cookler, et al., vs. Wilson Harris & Son, Trustees, et al., vs. Oklahoma Natural Gas Corporation, et al., et al., No. 1000".

2. This order shall be entered in each of the above-entitled constituent causes.

Dated, September 28th, 1933.

E. L. HARRIS
United States District Judge.

FILED: Filed Sep 28 1933
W. F. Warfield, Clerk
U. S. District Court

IN RE THE MATTER OF THE ESTATE OF WILLIAM H. HARRIS, DECEASED
OF OKLAHOMA.

W. F. WARFIELD, Plaintiff,
vs. Oklahoma Natural Gas Corporation, et al., Defendants.

No. 977 Equity. ✓

ORDER

On the 28th day of September, 1933, upon application of the defendant, THE OKLAHOMA NATURAL GAS CORPORATION, Oklahoma, the time for it to plead, heretofore given, is extended to the 10th day of October (10) days from and after the 28th day of September, 1933.

WILLIAM HARRIS, Attorney for Plaintiff. E. L. HARRIS, United States District Judge.
FILED: Filed Sep 28 1933
W. F. Warfield, Clerk, U. S. Dist. Court.

IN SENATE CHAMBER OF COURT OF DISTRICT OF COLUMBIA
OF COLUMBIA

W. H. BRADSHAW, Plaintiff,

vs. No. 931, 1933

GEORGE T. PURVES, Defendant.

ORAL ARGUMENT MADE BY A. H. BRADSHAW, L. G. PURVES JR.,
GEORGE T. PURVES, LLOYD S. GILMOUR AND GEORGE T. PURVES, JR.,
AND OTHERS AND BY THE ATTORNEYS FOR SAID PARTIES.

On reading and filing the petition of A. H. Bradshaw, L. G. Purves, Jr.,
Lloyd S. Gilmour and George T. Purves, as a Committee acting under the plan and agreement
organization of Oklahoma Natural Gas Corporation, dated as before said, 1933, verified the
copy of report, 1933, for leave to intervene in the above-entitled cause at the consent
of the parties to the above-entitled cause for the granting of leave to intervene as prayed
in such petition, and upon all the proceedings and pleadings herein, and the Court being fully advised,

IT IS ORDERED, ADJUDGED AND DECREED, as follows:

That petitioners A. H. Bradshaw, L. G. Purves, Jr., Lloyd S. Gil-
mour and George T. Purves, as such Committee and as the several named above, be and they are,
admitted to intervene in and become parties to the above-entitled cause.

Witness my hand and seal, at Washington, D. C., this 15th day of March, 1933.

H. D. W. [Signature]
United States District Judge.

MD: Filed Copy 20 1933
H. T. Moffield, Clerk
U. S. District Court

Court adjourned until September 21, 1933.

SEPTEMBER 1933

Court adjourned until September 21, 1933, adjourned until September 21, 1933.

Present: Hon. W. L. Hoffman, Judge, U. S. District Court.
U. S. District Court, U. S. District Court.

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

IN RE: THE ESTATE OF JOHN W. HENNINGER, DECEASED, AND THE ESTATE OF MARY W. HENNINGER, DECEASED.

L. Gray and L. J. Field, Plaintiffs,)

vs. THE ROCK OIL CORPORATION, Defendant.)

Rock Oil Corporation, Defendant,)

THIRD JUDICIAL DISTRICT OF THE DISTRICT OF COLUMBIA
COUNTY OF DISTRICT OF COLUMBIA

This case coming on to be heard on this 17th day of September, 1933, the said court of the receivers for an order extending the time within which Universal Oil Products Company may file its claim, and the Court being fully advised of the premises,

IT IS HEREBY ORDERED that the Universal Oil Products Company be given until the 30th day of October, 1933, within which to file and establish its claim against the Rock Oil Corporation of the receivers thereof.

WITNESSED my hand and seal this 27th day of September, 1933.

F. H. [Signature]
[Title]

LD: Filed Sep 27 1933
U. S. District Court

PLAINTIFFS,)

-vs-) No. 118 - Equity. ✓

DEFENDANTS.)

Now on this 27th day of September, A. D. 1933, the above styled case is called and both sides present and announce ready for trial. Thereupon, the following claim was announced: Nat-te-one Lewis. And thereafter, after being fully advised, it is ordered that the First National Bank of Muskogee be, and it hereby, appointed successor under trust agreement extended. It is further ordered that former trustee be removed and succeeded by new trustee, all as per journal entry to be filed.

Court adjourned until September 21, 1933.

Order entered pursuant to adjournment, Thursday, March 27th, 1942.

Present: Hon. W. L. Hennamer, Judge, U. S. District Court.
F. L. Sheffield, Clerk, U. S. District Court.

Thereon, the following proceedings were had and were, to-wit:

THE UNITED STATES OF AMERICA, et al.,
vs. Frank Richardson, Plaintiff,
vs. W. F. Clendenen, et al., Defendants. No. 621-19417

DECREE AND EXCEPTIONS TO OWNERSHIP OF CERTAIN REAL ESTATE

The plaintiff in the decree on exceptions to ownership of certain real estate filed April 1, 1942, and filed for record on November 1, 1942, are hereby notified to include the writ findings and findings Nos. 18 and 19, said findings having been made by the filing of certain affidavits included in the written decree:

18. The court further finds that on the 1st day of October, 1941, all the persons and attorneys present as stated in the decree herein and also all the members of the Beneficiaries' Committee in addition to Harry B. Hester and present in court at said time, the claimants, Willis E. Miller, Warren E. Ford, and The First National Bank Company of Oklahoma City, by their attorneys, Stephen Chandler and Troy C. [unclear], tendered into court their bonds as listed in the decree entered on said date and advised they were willing to file the bonds with the Special Master or with the Court as they and were advised by the court to retain said bonds and that they would thereafter be notified as to the person to whom to deliver said bonds and that delivery to anyone on said date unnecessary.

19. The court further finds that at the same time and place Stephen Chandler, sending said claimants, advised this court that he was ready at that time to make payment in cash of the par value of the bonds held by The First National Bank Trust Company of Oklahoma City but that his other clients were financially unable to advance the 20% of the par value of the bonds held by them in cash and that said attorney was advised by the court that a proper time he would be notified when to advance said cash on behalf of The First National Bank Trust Company of Oklahoma City and that the court would protect all other bondholders who were unable to advance their pro rata share of cash by a order which would be made later.

F. L. SHEFFIELD
CLERK

CO: Filed to: 1942
F. L. Sheffield, Clerk
U. S. District Court DC

IN RE: APPLICATION OF JAMES M. McRIRNEY, RECEIVER OF EXCHANGE NATIONAL COMPANY, FOR AUTHORITY TO ACCEPT DEED

EXCHANGE NATIONAL COMPANY,)
a corporation,) Plaintiff,)
) No. 873 Equity ✓
vs.)
HIGHLAND TRUST COMPANY,) Defendant.)
)
) R. D. B. R.

THIS CAUSE came on to be heard on the 23rd day of September, 1963, on the application of J. M. McRirney, Receiver of Exchange National Company, for authorization to accept deed covering the following described lands:

The North Fifty (50) West of Lot Seven (7) Block Seven (7) 1st Lands Addition to the City of Tallahassee, Folsom County, Florida, as shown on the recorded Plat of said Block Seven (7) hereof;

from C. T. Hannis and W. B. Hannis, and the Court having read said application and finding that it has jurisdiction to entertain the same, and enter an order thereon, and being fully advised in the premises, finds that said application should be sustained.

IT IS, THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that the applicant of J. M. McRirney for authority to accept a deed from C. T. Hannis and W. B. Hannis, covering the above described lands, be and the same is hereby sustained; and

IT IS AND FURTHER ORDER, JUDGMENT AND DECREE OF THE COURT that J. M. McRirney, such Receiver, be authorized, empowered and directed to accept said deed.

F. H. LEWIS
United States District Judge.

RECORDED: Filed Sep 23 1963
H. P. Garfield, Clerk
U. S. District Court

IN RE: APPLICATION OF THE DISTRICT COURT BY CHARLES A. COAWLEY, HORACE H. HOGAN, AND T. ANASTAS DAVIS, AS RECEIVERS FOR J. M. McRIRNEY, RECEIVER OF THE EXCHANGE NATIONAL COMPANY, FOR TEMPORARY AUTHORITY TO THEIR OFFICE IN THIS CASE FOR REPRESENTATIVE AND RECEIVER, AND THE COURT HAVING EXAMINED SAID APPLICATION AND FINDING THAT THE SAME HAS BEEN DULY VERIFIED BY ONE OF SAID APPLICANTS AND THAT IT IS HIS DUTY TO HEAR AND DETERMINE THE SAME AND ENTER AN ORDER THEREON, and being fully advised in the premises, finds that said application should be sustained.

ORDER GRANTING TEMPORARY AUTHORITY

This cause came on to be heard on this 2nd day of September, 1963, on the application of Charles A. Coawley, Horace H. Hagan, and T. Anastas Davis, as receivers for J. M. McRirney, Receiver of the Exchange National Company, for temporary authority to their office in this case for representative and receiver, and the court having examined said application and finding that the same has been duly verified by one of said applicants and that it is his duty to hear and determine the same and enter an order thereon, and being fully advised in the premises, finds that said application should be sustained.

IN SENATE, FEBRUARY 11, 1933
COMMISSIONERS OF LANDS AND MINES
STATE OF OKLAHOMA

IT IS THE ORDER OF THE COURT, ORDERED, ADJUDGED AND DECREED that the fee be and the same is hereby ordered and allowed.

It is the further order, judgment and decree of this court that J. M. McBirney, Receiver of the Exchange National Company, do and he is hereby authorized, empowered and directed to pay from the funds of said receivership to the said Messrs. A. Bookley, Horace L. Bryan and Austin Tavin the sum of 1000.00 and charge the same on the books and records of said receivership as a temporary allowance on the final fee of said attorneys for the representation of said J. M. McBirney, as said Receiver.

F. H. ...
U. S. District Court

FILED: Filed Feb 26 1933
H. B. ...
U. S. District Court

IN SENATE, FEBRUARY 11, 1933
COMMISSIONERS OF LANDS AND MINES
STATE OF OKLAHOMA

EXCHANGE NATIONAL COMPANY, Plaintiff,
vs.
EXCHANGE NATIONAL BANK, Defendant.

No. 273 Equity

O R D E R

TO BE HEARD on this the 24th day of February, 1933, or the direction of J. M. McBirney, Receiver of Exchange National Company, for authority to make, execute and deliver up assignment of a judgment heretofore taken in the case of The Okla. ...

One Hundred Feet (100') of Lots Fourteen (14), Fifteen (15) and Sixteen (16), and all of Lot Thirteen (13) in Block Fourteen (14) of the amended plat of the City of Shawnee, Oklahoma,

to Exchange Trust Company, Trustee, and the Court having read said application and finding it was jurisdiction to hear and determine the same, and enter an order thereon, and being so advised in the premises, finds that said application should be sustained.

ORDERED, ADJUDGED AND DECREED that said application to assign the judgment abovescribed to Exchange Trust Company, Trustee, and that the same is hereby sustained, and that said J. M. McBirney, Receiver of Exchange National Company, be and he is hereby authorized, directed and empowered to execute said assignment covering said abovescribed judgment.

F. H. ...
United States District Court.

FILED: Filed Feb 27 1933
H. B. ...
U. S. District Court

IN SENATE, SEPTEMBER 23, 1935. HOUSE, SEPTEMBER 23, 1935.

IN SENATE, SEPTEMBER 23, 1935. HOUSE, SEPTEMBER 23, 1935.

United States, Plaintiff, vs. J. B. DeWitt, Defendant. E. J. West, Adm. of estate of Alice B. Gore, et al, Defendants.

COURT REPORTING

Now on this 23rd day of September, 1935, this cause came on for hearing on the regular motion budget, and being called, defendant failed to appear, and plaintiff filed the Court rule on said motion; and the Court being advised on the premises, overrules said motion and dismiss;

And thereafter, on September 23, 1935, attorneys for the defendant having shown to the Court that he failed to receive notice of the hearing, he had on September 2, 1935, attorneys for both parties being present, the Court allowed attorney for the defendant to present his argument in said cause, and the Court being advised sustains its former ruling and overrules said motion to dismiss, and defendant is allowed a bill of particulars in said cause.

F. L. ...

A. E. Williams, Assistant United States Attorney

FILED: Filed Sep 23 1935 W. F. ... Clerk U. S. District Court

Court adjourned until September 24, 1935.

IN SENATE, SEPTEMBER 23, 1935. HOUSE, SEPTEMBER 23, 1935.

Just covered amount to adjournment, Friday, September 27, 1935. Present: Hon. F. L. ... Judge, U. S. Dist. Court. W. F. ... Clerk, U. S. District Court. Therefore, the following proceedings were had and covered, 23-27:

104

IN SENATE, FEBRUARY 11, 1933.

WALTER L. MICHEL, Plaintiff,

vs.

THE OKLAHOMA BANK, a corporation; No. 807 Equity. ✓
WALTER L. MICHEL, a partnership composed of W. L. MICHEL, J. W. MICHEL and A. J. MICHEL; and F. J. MICHEL, J. C. MICHEL, C. L. MICHEL and WALTER L. MICHEL and F. J. MICHEL, a corporation, Respondents.

O R D E R

This cause coming on for hearing on the 30th day of November, 1933, and the parties being present in Court, it was ordered that Walter L. Michel, as Plaintiff, do have the sum of One Hundred Fifty (\$150.00) Dollars,

paid to him by the Respondents, adjudged and decreed to be the debt of this Court against the said Walter L. Michel the sum of One Hundred Fifty (\$150.00) Dollars, from the fund available by him in this cause.

F. J. MICHEL
JUDGE.

AND READ: Filed Sep 19 1933
W. P. Garfield, Clerk
U. S. District Court

IN SENATE, FEBRUARY 11, 1933.

Wilson Clinton, an incompetent, by Subah)
Clinton, his wife and next friend, and Subah)
Clinton, for herself, Complainants,)
-75-)
O. C. Coppedge, and Federal Surety Co., a)
corporation, Respondents.)
Creekmore Wallace, guardian ad litem for)
Complainants.)

No. 807 Equity. ✓

JUDGMENT INCORPORATING FINDINGS OF FACTS AND CONCLUSIONS OF LAW.

This cause came on to be further heard before Honorable Franklin E. Keenan, United States District Judge of the Northern District of Oklahoma, at a term of this court at Tulsa, Oklahoma, on the 30th day of September, 1933, the complainants appearing by their attorneys, Wallace M. Wallace of Sapulpa, Oklahoma, and Creekmore Wallace, guardian ad litem for Wilson Clinton, an incompetent, appeared in person and by his attorneys, Tom Wallace and Clyde H. Lasater, the respondent, O. C. Coppedge, appeared by his attorneys, Eben Taylor and John M. Moore and Director Speakman of Sapulpa, Oklahoma; and evidence has been submitted by the complainants and the respondent in this case in order that final judgment might be rendered in this cause for final judgment and for separate and distinct relief as prayed for.

The Court for its separate findings of fact, finds:

That this action was instituted by Dubah Clinton, wife of said friend of said Clinton, an incompetent, and on behalf of said Dubah Clinton, an incompetent, as the wife of her husband, Wilson Clinton, and the court finds that the said action was begun on the 13th day of February, 1931, the said complainants were and the law residents of the State of Arkansas, and that the respondent, J. C. Coppedge, was a resident of the State of Oklahoma, and that the amount involved in said action, including interest and costs, exceeded the sum of Three Thousand (\$3,000.00) Dollars.

ITEM 1-a.

The Court finds that Wilson Clinton, is mentally incompetent to conduct the affairs of any financial transaction and is incapable of attending to his affairs and is incompetent to manage his property, but not wholly without resources. He was declared to be incompetent by the County Court of Creek County, Oklahoma, on the 25th day of April, 1928. Respondent, J. C. Coppedge was by the County Court of Creek County, Oklahoma, appointed and legally qualified as the guardian of Wilson Clinton, an incompetent; and his term as such guardian expired on the 12th day of May, 1928.

ITEM 1-b.

That prior to the filing of this action, the said Wilson Clinton, together with his wife, Dubah Clinton, and their three children, moved to Hot Springs, Arkansas County, Arkansas. That at said time the Trust Department of the American National Bank of Hot Springs, Arkansas was the legal guardian of said incompetent. That the said guardian, through his officers, furnished the money from the estate of the said incompetent to pay the expenses of the said incompetent and his wife and family in moving from Oklahoma to Arkansas, and the said incompetent and family moved with the consent and approval of the said guardian. That the said complainants are legal residents of the State of Arkansas at the time of institution of this action.

The Court further finds that it is stipulated in the record of the County Court of Creek County, Oklahoma, that the said guardian and indeed in prior to the residence of the said incompetent to the State of Arkansas, from Creek County, Oklahoma.

ITEM 1-c.

The Court finds that on the 8th day of August, 1928, by an order of the County Court of Creek County, Oklahoma, the defendant, J. C. Coppedge, guardian of said incompetent invested the sum of Four Thousand (\$4,000.00) Dollars in the following described property:

- Lot One (1) and one North Fifteen (15) Feet of Lot Four (4), on Block Three of the First Addition to the City of Sapulpa.

ITEM 2.

The Court finds that on the 10th day of August, 1928, the County Court of Creek County, Oklahoma, by its order upon the petition of J. C. Coppedge, guardian, therein the court authorized the guardian to invest the sum of Fifteen Hundred Fifty (\$1,550.00) Dollars in the following described real property:

- Lot Four (4), Block Twelve (12), Johnson Addition to the City of Hot Springs.

and used the same for the purpose of the said guardian.

ITEM 3.

The Court finds that on the 18th day of August, 1928, the County Court of Creek County, Oklahoma, by its order upon the petition of J. C. Coppedge, guardian, therein

MINORITY OF MINOR

FILED IN CASE NO. 1350 COUNTY OF DEKALB, GEORGIA, DECEMBER 1, 1938

The Court authorized the guardian to invest the sum of Nineteen Thousand Twenty-five (\$19,275.00) Dollars in the purchase of:

Lot One (1), Block Six (6), Park Place Addition to the City of Bristol, Georgia, from W. W. Jenter, grantor.

The Court finds that the guardian, G. C. Coppedge, was financially embarrassed when he invested in it. He participated in the receipt of the money so expended and in the purchase of a reward for selling such investment the sum of One Hundred (\$100.00) Dollars paid to him by T. P. Martin, who procured him to make said investment; and the said reward, donation or commission, so called, was made with the inducement that the guardian report it voluntarily recommended to the County Court of DeKalb County, Georgia, the purchase of said property at said sale which was grossly in excess of the value of the same.

ITEM 4.

The Court finds that on the 31st day of August, 1936, the County Court of DeKalb County, Georgia, made it's order, upon the petition of G. C. Coppedge, guardian, wherein the court authorized the guardian to invest the sum of Six Thousand (\$6,000.00) Dollars in real estate purchased from Ray Moser, grantor, said real estate to be described as follows:

Lot Two (2) in Block Seven (7), Park Place Addition to the City of Bristol, Georgia.

ITEM 5.

The Court finds that on the 6th day of September, 1936, the defendant, G. C. Coppedge, as guardian of Wilson Clinton, purchased from G. C. Hunter, the following described party to-wit:

Lot No. One (1), Block Forty-four (44), original town of Bristol, Georgia.

At the time of the purchase of the said property, the sum of was paid for the same by the grantor thereof for the sum of Thirty Five Hundred (\$3,500.00) Dollars and a commission of Two Hundred Fifty (\$250.00) Dollars to be paid by the grantor was included in said sum, making the total sum of Thirty Seven Hundred Fifty (\$3,750.00) Dollars. At the time when the guardian of said minor filed a petition for authority to purchase the same was filed, the guardian was aware of the fact that, notwithstanding this knowledge, said guardian paid to the owner of said property the sum of One Thousand (\$1,000.00) Dollars above the price for which the said property was sold, and that said guardian knew he could purchase said property for not to exceed Thirty Five Hundred (\$3,500.00) Dollars at the time he secured the order of the court authorizing him to invest Fifty Five Hundred (\$5,500.00) Dollars of his ward's money in same.

ITEM 6.

The Court finds that on the 3rd day of June, 1937, the County Court of DeKalb County, Georgia, made it's order upon the petition of G. C. Coppedge, guardian, wherein the court authorized the guardian to invest the sum of Nineteen Thousand (\$19,000.00) Dollars in construction and equipment of a swimming pool and brick house on one acre of land located in the Park Place Addition to the City of Bristol, Georgia, said land belonging to the City of Bristol; and on the 27th day of July, 1937, the County Court made it's order, upon the petition of G. C. Coppedge, guardian, wherein the guardian was authorized to expend the additional sum of Twenty Two Hundred Sixty (\$2,266.00) Dollars for further construction and improvement of said swimming pool, which amount of money One Thousand Eight Hundred Sixty-eight (\$1,868.00) Dollars, expended for the construction and improvement of said swimming pool and brick house.

In return for said expenditure the guardian received only a lease for twenty years of the property described. There was no provision of the contract under which said lease

was able for the return of the principal sum of Twenty One Thousand Five Hundred and eighty-eight (\$21,588.00) Dollars or for any interest thereon unless a receipt could be obtained from the said guardian willing to pay from the receipts for the operation of such savings pool and a yearly rental would amount to a reasonable rate of interest on the amount invested.

This investment was not an investment in real estate or in any other kind of property in which a guardian is authorized by law to invest the funds of his ward.

1917.

The Court finds that on the 2nd day of September, 1905, the County Court of Creek County, Oklahoma, made its order upon the petition of F. J. Coppedge, guardian, to cause the court and ordered the guardian to invest the sum of Three Thousand (\$3,000.00) Dollars in real estate purported to have been purchased from L. W. McEwen, grantor.

The Court finds that Thelma Felice Johnson, of Muskogee, Oklahoma, Creek free woman named as a part of the allotment;

The West Half (1/2) of the Southwest (SW) 1/4 of Section Nineteen (19), Twp. Sixteen (16) North, Range Ten (10) East, Creek County, Oklahoma.

That L. W. McEwen, close friend to Fletcher W. Johnson, one of the attorneys for the guardian F. J. Coppedge, pretended to purchase said property from said owner and he caused the said Thelma Felice Johnson to draw a draft with deed and abstract attached, sent through the First National Bank of Muskogee, Oklahoma, to the American National Bank of Bristow, Oklahoma, for collection for L. W. Johnson, as agent, and accordingly said draft was drawn and sent by the First National Bank of Muskogee, Oklahoma, to the American National Bank of Bristow, Oklahoma, for collection; said drafts having been signed by Geo. F. Thave, a negro real estate agent of Muskogee, and agent for Thelma Felice Johnson, for a total sum of One Thousand Five Hundred and 25/100 (\$1,505.25) Dollars, the purchase price of said land plus the taxes; and said drafts totaling One Thousand Five and 25/100 (\$1,505.25) Dollars were received by the American National Bank of Bristow, Oklahoma, were presented to said F. W. Johnson for collection. The Court finds that prior to the payment of said drafts the said L. W. McEwen and the said F. W. Johnson, attorney, induced the guardian to secure an order from the County Court of Creek County, Oklahoma, authorizing said guardian to purchase said property for his ward, and to cause the guardian to sign of Three Thousand (\$3,000.00) Dollars; that the Court made said order and that said order issued two checks to the said L. W. McEwen, one in the amount of One Thousand and 1/2 (\$1,125.00) Dollars, which was used in paying the said L. W. McEwen, for said land; and the said L. W. McEwen (\$1,880.00) Dollars each was endorsed by L. W. McEwen and Geo. F. Thave, clerk of the office of Thompson and Ponce, attorneys for said guardian; and the Court finds from the substances surrounding said transaction and as a part and parcel of the same that the said F. W. Johnson, or Fletcher W. Johnson, one of the attorneys for said guardian, and who was as the error in the drafts (to which were attached the deeds to said property) be credited to his credit in the First National Bank of Bristow, Oklahoma, on the date of completion of the sale, the sum of One Thousand Forty-six and 30/100 (\$1,466.30) Dollars which was one-half the profits made in said transaction and that the said sum deposited by said F. W. Johnson was the amount of the profit of the said attorney in said transaction.

The Court finds that at the time that said guardian purchased the above described property the reasonable market value of the same was Nine Hundred and 44/100 (\$900.44) Dollars.

The Court further finds that on items 1-b to seven inclusive the amounts set lined to be paid by said guardian to the respective owners of said property was grossly in excess of the fair market value of the same. That the County Court of Creek County, Oklahoma, failed to make the orders authorizing such investments by false, fraudulent, and erroneous representations made by the guardian in his petition to the Court for such authority so to invest the funds of his ward. That such representations misled the Court and distracted the Court from the revenue and net income produced from said properties and that such representations were made by the guardian were false at the time the same were made; that said investments were not for the best interest of said incompetent ward and in justice.

... ..
... ..
... ..

The Court finds with conclusions, Wilson Miller, the respondent,
... ..

- Item 1-6, principal \$4,000.00, with interest at the rate of six per cent per annum from date of investment to September 6, 1933, Total \$4,740.00
- Item 2, principal \$1,891.00 with interest at the rate of six per cent per annum from date of investment to September 6, 1933, Total \$2,037.50
- Item 3, principal \$6,000.00, with interest at the rate of six per cent per annum from date of investment to September 6, 1933, Total \$6,370.00
- Item 4, principal \$6,800.00, with interest at the rate of six per cent per annum from date of investment to September 6, 1933, Total \$7,237.50
- Item 5, principal \$13,000.00 with interest at the rate of six per cent per annum from date of investment to September 6, 1933, Total \$13,734.00
- Item 6, principal \$8,000.00, with interest at the rate of six per cent per annum from date of investment to September 6, 1933, Total \$8,496.00
- Item 7, principal \$1,000.00, with interest at the rate of six per cent per annum from date of investment to September 6, 1933, Total \$1,038.00

Item 8. The Court further finds that the County Court of Creek County, Oklahoma, did on the 10th day of August, 1933, and while the said respondent, J. C. Jones, to make a loan from the R. C. National Bank, Oklahoma, in the sum of five hundred fifty (\$550.00) Dollars, to be secured by a first mortgage on:

Lot two (2), Block Forty-seven (47), original Town of Tristram.

The Court finds that said above described property was a part of the homestead of R. C. Jones and the wife of said grantor of said mortgage did not join in the execution of the mortgage and said loan was made without legal security inasmuch as there could be foreclosure of the mortgage. That said loan was in excess of fifty (50%) of the value of the property at the time of the same. The said loan was improvidently made and the order of the Court which said same was fraudulently procured by the guardian upon the representation of the guardian made to the court as to the value of the property and ownership of the same.

Item 9. The Court finds that on March 23, 1933, that the County Court of Creek County, Oklahoma, made an order based upon the petition of J. C. Jones, guardian, wherein the Court authorized said guardian to invest the sum of sixteen hundred (\$1600.00) Dollars in real estate described as follows:

Block one (1) quarter (1/4) of the Southeast quarter (1/4) of section Four (4), Township thirteen (13) North, Range ten (10) East, Creek County, Oklahoma.

The Court finds that the sum paid therefor was greatly in excess of the value of said property and that the County Court of Creek County, Oklahoma, was induced to make the order authorizing said investment by false, fraudulent and exaggerated representations made by the guardian in his petition to the Court for authority to invest the said \$1600.00, and that the value of said property on said date did not exceed eleven hundred (\$1,100.00) Dollars.

Page 10.

The Court finds that on October 8, 1935, said respondent, L. C. Coppedge, loaned to Fred Nelson, the sum of Fifteen Hundred (\$1500.00) Dollars, taking as security therefor a mortgage on twenty-eight (28) acres of land in:

Section Twenty-three (23), Township Fifteen (15) North, Range Eleven (11) East, Creek County, Oklahoma.

That said respondent, L. C. Coppedge, secured the maker of the loan to make the loan upon false and fraudulent representations as to the value of the property and that the said loan was for more than Fifty (50%) per cent of the reasonable market value of said property. That the value of said property at the time of making of said loan did not exceed two thousand (\$2,000.00) Dollars.

Page 11.

The Court finds that on the 20th day of October, 1935, the said respondent as guardian of said incompetent loaned to L. W. McEwen the sum of twelve hundred (\$1,200.00) Dollars, taking as security therefor a mortgage on:

The Northeast quarter (NE¹) of Section Eight (8), Township Fifteen (15) North, Range Nine (9) East, Creek County, Oklahoma.

That the said guardian's authority to make said loan was procured through fraud and representation and in furtherance of the conspiracy between L. W. McEwen, F. L. Johnson and Jones, attorney for the said incompetent to defraud said estate. That on the face of the execution of said mortgage the maker of the loan to said L. W. McEwen, the said L. W. McEwen conveyed to F. L. Johnson and L. L. Jones, attorney for respondent, a lien, and undivided one-third interest in and to the mineral, oil and gas rights in said property, and that said lien of said loan was against the best interest of the said incompetent.

Page 12.

The Court finds that on the 20th day of October, 1935, the said respondent as guardian of said incompetent loaned to Ed Abraham and R. C. Purdin of Muskogee, Oklahoma, the sum of twenty five hundred (\$2,500.00) Dollars, taking as security therefor a mortgage on:

The East Half (E¹) of the Southwest quarter (SW¹) of Section Fifty-two (52), Township Seventeen (17) North, Range Nine (9) East, Creek County, Oklahoma.

That said loan was made upon representations made by said guardian to the court which were false and fraudulent and were known by said guardian to be false and fraudulent at the time the same were made. That the value of said loan was more than Fifty (50%) per cent of the value of said property and that it was against the best interest of the estate of said incompetent.

Page 13.

The Court finds that on October 18, 1935, the County Court of Creek County, Oklahoma, made its order authorizing said guardian to make a loan to the said L. W. McEwen of Muskogee, Oklahoma, in the sum of Twelve Hundred (\$1,200.00) Dollars, taking as security therefor a mortgage on:

The North Half (N¹) of the Northeast quarter (NE¹) of Section Eight (8), Township Fifteen (15) North, Range Nine (9) East, Creek County, Oklahoma.

The Court finds that the said guardian well knew that the representations made by him to the court as to the value of said property and that the same were made in furtherance of the conspiracy between L. W. McEwen and the said respondent which were false, fraudulent and against the best interest of the estate of said incompetent.

of fraudulently depriving his said ward of the amount of said loan.

Item 14.

Pursuant to the findings of fact on items No. (1) to Thirteen (13) inclusive, it is directed that the record disclose that no notice was given to the parties interested in or on behalf of the interests of the said guardian to make said investments, loans or other expenditures, and the Court finds that the said investments, loans or expenditures were made without notice as provided by the statutes of the State of Oklahoma, and that the investments, loans or expenditures made by the said respondent, W. H. Harriss, as guardian of Wilson H. Harris were made in bad faith on his part and were unlawful and against the interest of said estate.

The Court finds that said complainant, Wilson H. Harris, is said to have judiciously and lawfully expended, W. H. Harriss, on said items, about (P) to (Thirteen (13) inclusive) as follows:

- Item 1, principal \$500.00 with interest at the rate of six per cent per annum from date of investment until September 3, 1933, \$301.75 Total \$801.75
- Item 2, principal \$100.00, with interest at the rate of six per cent per annum from date of loan until September 3, 1933, \$64.50 Total \$164.50
- Item 3, principal \$300.00 with interest at the rate of six per cent per annum from date of loan until September 3, 1933, \$214.50 Total \$514.50
- Item 4, principal \$50.00, with interest at the rate of six per cent per annum from date of loan until September 3, 1933, \$30.75 Total \$80.75
- Item 5, principal \$50.00 with interest at the rate of six per cent per annum from date of loan until September 3, 1933, \$30.75 Total \$80.75
- Item 6, principal \$50.00 with interest at the rate of six per cent per annum from date of loan until September 3, 1933, \$30.75 Total \$80.75
- Item 7, principal \$50.00 with interest at the rate of six per cent per annum from date of loan until September 3, 1933, \$30.75 Total \$80.75
- Item 8, principal \$50.00 with interest at the rate of six per cent per annum from date of loan until September 3, 1933, \$30.75 Total \$80.75
- Item 9, principal \$50.00 with interest at the rate of six per cent per annum from date of loan until September 3, 1933, \$30.75 Total \$80.75
- Item 10, principal \$50.00 with interest at the rate of six per cent per annum from date of loan until September 3, 1933, \$30.75 Total \$80.75
- Item 11, principal \$50.00 with interest at the rate of six per cent per annum from date of loan until September 3, 1933, \$30.75 Total \$80.75
- Item 12, principal \$50.00 with interest at the rate of six per cent per annum from date of loan until September 3, 1933, \$30.75 Total \$80.75
- Item 13, principal \$50.00 with interest at the rate of six per cent per annum from date of loan until September 3, 1933, \$30.75 Total \$80.75

Pursuant to findings of fact on items No. (1) to Thirteen (13) inclusive, the Court finds that in each item for which the court finds that the complainant is entitled to judgment in the amount of the expenditure or the investment in excess of the legal amount the defendant was authorized to make a loan on said property.

Item 14.

The Court finds that on April 14, 1932, the respondent was guardian of Wilson H. Harris, an incompetent, and on A. T. Allen, an attorney of Oklahoma, Oklahoma, the sum of Ten thousand Dollars (\$10,000.00) dollars.

The Court finds from the evidence that said Wilson H. Harris had been said to deposit the sum of Ten thousand Dollars, the sum of the said Ten thousand Dollars being held in trust by the respondent, W. H. Harriss, for the income of the said Wilson H. Harris as guardian of said Wilson H. Harris, and that the said respondent, W. H. Harriss, had there was never any controversy between the respondent of the said Wilson H. Harris as to the rights of said Wilson H. Harris to the possession of said sum of Ten thousand Dollars, and that the sum was grossly in excess of the value of the property of the said Wilson H. Harris, and that the same was made fraudulently and against the rights of law.

Page 16.

The Court finds that on April 3, 1937, the said respondent willfully and knowingly caused to be paid to Johnson and Jones, lawyers of Bristol, Oklahoma, the sum of one thousand (\$1,000.00) Dollars for attorneys fees. For the same was said without any authority of law and that no beneficial service was rendered to said estate by said lawyer and the same was held null and void.

Page 17.

The Court finds that on December 21, 1937, the said respondent caused the payment of two hundred dollars to Johnson and Jones, lawyers of Bristol, Oklahoma, the sum of one hundred (\$1,000.00) Dollars for purported services rendered to said estate. That the payment of said two hundred dollars was without authority of law and that the said respondent in excess of the amount authorized lawfully paid for legal services and that the same did not constitute a legal charge against the said estate whatsoever.

Page 18.

The Court finds that on December 14, 1936, the said respondent caused the payment of said incompetent will to himself as a fee for acting as guardian of said ward for the said ward's portion pending in the District Court of Creek County, Oklahoma, the sum of fifteen hundred (\$1,500.00) Dollars. The Court finds that said sum was said without authority of law and without any services or benefits to said estate. That the same was excessive, unreasonable, unlawful and in disregard of the rights of the said ward and said estate and is set aside.

Page 19.

The Court finds that on September 14, 1936, said respondent willfully and knowingly caused the said incompetent will to himself as guardian of said incompetent the sum of Twenty Six Hundred Fifty One (\$2,651.00) Dollars, and also a commission of three (3%) percent on the collection of thirty three hundred and seven hundred (\$3,300.00) Dollars, received by said guardian in the form of a check from the receipt of oil and gas royalties collected and sold from said property by the Wyster Oil Company and the Prairie Oil Company. That the commission charged for the receipt of said sum of said check was not due and that the service therefor was performed by the said guardian and no effort was made to collect the same for said fund, that the same was paid to said guardian in compliance with the terms of the oil and gas mining lease theretofore executed by the said guardian.

Page 20.

The Court further finds that on the 14th day of April, 1938, said respondent filed in the District Court of Creek County, Oklahoma, the Court allowed a credit to the said fund for attorney's services in the sum of three thousand (\$3,000.00) Dollars. The Court finds one thousand (\$1,000.00) Dollars of said allowance was paid. The Court finds that the same was unlawful and that no services were rendered said estate by said guardian and that the order allowing the same was based upon false and fraudulent misrepresentations made by the guardian and that services of said guardian were detrimental, rather than beneficial, to said estate.

Page 21.

The Court finds that said complainant, Wilson Clinton, should have judgment granted to the extent, to-wit: to pay, on said findings of facts - Items thirteen (13) to two (2) inclusive, as follows:

- Item 13, principal 10,000, with interest at the rate of six per cent per annum from date of payment until September 3, 1943
Total 10,000.00
- Item 15, principal 1000.00, with interest at the rate of six per cent per annum from date of payment until September 3, 1943,
Total 1000.00
- Item 17, principal 1500.00, with interest at the rate of six per cent per annum from date of payment until September 3, 1943,
Total 1500.00

DISTRICT COURT

IN RE: ESTATE OF ...

(30), ... judgment for the principal sum of fifty six ...

It is further ordered and decreed that all the processes of this court, ...

E. J. ... United States District Judge.

WILLIAM A. ... Approved Attorneys for Complainants.

WALTER ... Guardian Ad Litem.

WALTER ... Attorney for Respondent.

W. L. ... Attorney for Respondent.

EDWARD: filed Sep 28 1933 W. D. ... U. S. District Court

IN RE: ...

WILLIAM A. ... Complainants,

vs.

W. L. ...

WALTER ... Respondents,

WALTER ... Guardian Ad Litem for Complainants.

WALTER ...

This cause came on to be further heard before the Honorable E. J. ...

FILED IN CASE NO. 1933-101-3 DISTRICT COURT OF CREEK COUNTY, OKLAHOMA, SEPTEMBER 11, 1933

Thereupon, respondent, J. C. Copeedge, objected that the court should not also go to the court making separate findings of fact and conclusions of law for the reason that the jurisdiction for final judgment and for separate findings of fact and conclusions of law filed by complainants be and cross upon its face and by the exhibits annexed thereto that the final judgment upon the guardian's final account, and involving the same matters that are involved in this action, was adjudicated and determined by the District Court of Creek County, Oklahoma, by the Honorable John L. Foran as District Judge thereof, and that such matters have been adjudicated and determined and same have become conclusive upon the parties hereto and the rule of county court courts and the rule of res judicata said in said judgments should be recognized by this court, and that this action should only be maintained or held in abeyance until final determination of the alleged appeal from such judgments of the district court based on complaints herein, so that the judgment of this court should be wholly based upon the findings and judgments of the said District Court of Creek County, and not at variance or conflict therewith.

Whereupon, the court having heard argument upon such objections and being advised that the premises finds that such judgment and findings of the District Court of Creek County, Oklahoma, are not binding upon this court for the reason that an appeal has been taken to the Supreme Court of the State of Oklahoma, by the complainants herein, and for the further reason that this court has jurisdiction to make proper orders pertaining to the abilities involved and pertaining to the disposition of the properties involved, which jurisdiction was not lost by the District Court of Creek County, Oklahoma, at the time its decision was rendered in the matter and for such reason the objection of respondents is denied, to which res judicata rule, except such exceptions are by the court allowed.

J. M. WILSON
United States District Judge.

APPEARANCE:
WILSON WILSON Attorneys for complainants

WILSON WILSON Attorneys for respondent.
WILSON WILSON Attorneys for defendant.

WITNESSES:
J. M. WILSON, Clerk
J. M. WILSON, District Court

WILSON WILSON Attorneys for complainants,
WILSON WILSON Attorneys for respondent,
WILSON WILSON Attorneys for defendant,

WILSON WILSON Attorneys for complainants,
WILSON WILSON Attorneys for respondent,
WILSON WILSON Attorneys for defendant,

FILED IN CASE NO. 1933-101-3 ✓

EXHIBIT A

For a this 11th day of September, 1933, the above entitled court do hereby order that the judgment of the district court herein be and cross upon its face and by the exhibits annexed thereto that the final judgment upon the guardian's final account, and involving the same matters that are involved in this action, was adjudicated and determined by the District Court of Creek County, Oklahoma, by the Honorable John L. Foran as District Judge thereof, and that such matters have been adjudicated and determined and same have become conclusive upon the parties hereto and the rule of county court courts and the rule of res judicata said in said judgments should be recognized by this court, and that this action should only be maintained or held in abeyance until final determination of the alleged appeal from such judgments of the district court based on complaints herein, so that the judgment of this court should be wholly based upon the findings and judgments of the said District Court of Creek County, and not at variance or conflict therewith.

JK

IN SENATE, OCTOBER 1, 1933. REPORT OF THE COMMISSIONER OF THE LAND OFFICE, MISSOURI, FOR THE YEAR 1932.

IN SENATE, OCTOBER 1, 1933. REPORT OF THE COMMISSIONER OF THE LAND OFFICE, MISSOURI, FOR THE YEAR 1932.

India Pearson, Plaintiff,)
 vs.)
 The National Company, a corporation, Defendant.)

ORDER ALLOWING INTERVIEW

On this 1st day of October, 1933, I, J. H. ... of the United States District Court, do hereby order that the defendant be allowed to interview the plaintiff in this case on the 1st day of October, for the purpose of inspection.

J. H. ...
 Judge of the United States District Court.

FILED: Filed Oct 1 1933
 W. B. ...
 U. S. District Court

Court returned until October 8, 1933.

RECEIVED OCTOBER 1, 1933. MISSOURI, ...

Order of court relating to adjournment, made, October 3, 1933.

By: Hon. J. H. ... Judge, U. S. Dist. Court.
 W. B. ... Clerk, U. S. District Court.

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

IN SENATE, OCTOBER 1, 1933. REPORT OF THE COMMISSIONER OF THE LAND OFFICE, MISSOURI, FOR THE YEAR 1932.

India Pearson, Plaintiff,)
 vs.)
 The National Company, a corporation, Defendant.)

ORDER OF COURT RECEIVING OF BILLS OF SALE
MADE AT PRIVATE SALE.

On this 1st day of October, 1933, I, J. H. ... of the United States District Court, do hereby order that the receiver herein be authorized to sell to R. E. Cagron, one Midville Cape automobile, Serial No. P-15433, for the sum of \$100.00. The court being satisfied the verdict of the receiver is of the opinion that the sale should be granted.

It is, therefore, ordered by the Court that E. J. ... receiver herein, do hereby authorized and directed to sell the said Midville Cape automobile to R. E. Cagron, at private sale for the sum of \$100.00 cash, the proceeds of which sale to be account

Court called for trial to adjournment, September 15, 1932.

Present: Wm. F. Dehaener, Judge, U.S. District Court.
J. J. Scifelli, Clerk, U.S. District Court.

Whereupon, the following proceedings were had in court, to-wit:

RECEIVER IN RECEIPT OF DEEDS IN THE MATTER OF THE ESTATE OF JOHN W. DEWATER

JOHN W. DEWATER, Plaintiff,

vs.

No. 100-10000

vs.

JOHN W. DEWATER, Defendant.

Defendant.

ORDER WILL THE RECEIVER TO REMOVE RECORD OF HIS OWN MORTGAGES

This cause coming on to be heard on this 4th day of September, 1932, on the motion of J. J. Scifelli, Receiver in the above entitled cause, to execute release of court record mortgages on the following described lands:

1/2 of NW 1/4 of Sec. 17, of T1N and E1/2 of Sec. 17, of T1N, and north 1/2 of Lot 5 in Section 8, Twp. 7 South, Range 8 East, containing 40 acres, more or less in Nowata County, Oklahoma;

Lot 4 and north 1/2 of Lot 5, Section 8, Twp. 7 South, Range 8 East, containing 40.15 acres, more or less in Nowata County, Oklahoma;

and the same to be read with the location and filing thereto as jurisdiction of the court and to be entered on order thereon, and being fully advised by the receiver that said jurisdiction will be maintained.

It is therefore ORDERED, ADJUDGED AND DECREED that said application of the said J. J. Scifelli, as receiver in the above entitled cause to execute release of court record mortgages on the hereinabove described lands, be and the same is hereby granted.

It is further ordered, judgment and decree of the court to be entered by J. J. Scifelli, Receiver in the above cause, be, and he is hereby authorized, directed and enjoined to execute said release of court record mortgages.

J. J. Scifelli
United States District Judge

FORWARD: JAMES W. DEWATER
J. J. Scifelli, Clerk
U.S. District Court

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF MICHIGAN
FILED 1933

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF MICHIGAN
OXFORD

OXFORD NATIONAL LIFE INSURANCE COMPANY, Plaintiff, vs. OXFORD NATIONAL COVEY, Defendant.

O R D E R

THIS CAUSE is to be heard on this the 24th day of September 1933, on the application of F. E. McMoran, Receiver for Exchange National Company, for an order authorizing directing and empowering him to execute a release of a second mortgage held by said receiver-ship on the following described lands:

Southwest Quarter (34) Northwest Quarter (35) and Southwest Quarter (36) Southeast Quarter (37) and Southwest Quarter (38) Northeast Quarter (39) and Northwest Quarter (40) South of Quarter (31) Northeast Quarter (32) of Section Fifty-two (52), Township Twenty-five (25) North, Range Twenty-four (24) East, DeWitt County, Michigan,

and the Court after reading said application and finding that it has jurisdiction to entertain it, and being fully advised in the premises, that said application should be sustained.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said application to release said second mortgage on said abovescribed lands, be and the same is hereby sustained, and the receiver, F. E. McMoran, be and he is hereby authorized, directed and empowered to execute into the mortgage in said mortgage on said lands, a good and sufficient release thereof.

F. E. McMoran
United States District Judge.

FILED: Filed at 1933
J. J. ...
U. S. District Court

OXFORD NATIONAL LIFE INSURANCE COMPANY, Plaintiff, vs. OXFORD NATIONAL COVEY, Defendant.

ORDER FOR SALE OF LAND

THIS CAUSE is to be heard on this the 24th day of September 1933, on the application of F. E. McMoran, Receiver for Exchange National Company, for an order authorizing directing and empowering him to accept from F. E. McMoran the sum of \$100.00, as a full and complete payment for certain debts covered by a certain mortgage held by said receiver-ship on the following described lands:

IN SENATE, January 11, 1933

IN SENATE, January 11, 1933

Complainant,)
vs.)
Defendants.)

ORDER

This cause being on to be heard on the 10th day of October, 1933, on a complaint of J. J. ... receiver of Exchange National Bank, for a deed to be accepted covering the following described lands:

The North Fifty (50) feet of Lot Seven (7) West Seven (7) ... addition of the City of Tulsa, Tulsa County, Oklahoma, as will be more fully described hereinafter.

That J. J. ... and J. J. ... are the court ... in and jurisdiction to entertain the same, and the terms and conditions of the ... in ... should be ...

That J. J. ... and J. J. ... are the court ... in and jurisdiction to entertain the same, and the terms and conditions of the ... in ... should be ...

F. A. ...
United States District Court

Filed Oct 4 1933
J. P. ...
U. S. District Court

Court adjourned until October 3, 1933.

IN SENATE, January 11, 1933

Complainant,)
vs.)
Defendants.)

Witness: Hon. F. A. ...
J. P. ...

Wherefore, the following proceedings were ...

