













UNITED STATES OF AMERICA,	Plaintiff, )	) No. 6933 - Criminal. ✓
-vs-	)	
LAWRENCE BELLM,	Defendant. )	

Now on this 3rd day of January, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendant Lawrence Bellm, appearing in person. The defendant is arraigned and enters a plea of guilty, as charged in the information heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed as follows:

Be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail, for a period of:  
 Thirty (30) days from date of original incarceration.

UNITED STATES OF AMERICA,	Plaintiff, )	) No. 6934 - Criminal. ✓
-vs-	)	
RAYMOND SCRITCHFIELD,	Defendant. )	

Now on this 3rd day of January, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendant Raymond Scritchfield, appearing in person. The defendant is arraigned and enters a plea of guilty, as charged in the information heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be deferred for a period of six months, during good behavior.

UNITED STATES OF AMERICA,	Plaintiff, )	) No. 6935 - Criminal. ✓
-vs-	)	
CLEVE WILDE,	Defendant. )	

Now on this 3rd day of January, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendant Cleve Wilde, appearing in person. The defendant is arraigned and enters a plea of guilty, as charged in the information heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed as follows:

Be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail, for a period of:  
 Thirty-five (35) days from date of original incarceration.  
 It is further ordered by the Court that said defendant be now discharged.

UNITED STATES OF AMERICA,	Plaintiff, )	) No. 6938 - Criminal. ✓
-vs-	)	
CHESTER SPEARS,	Defendant. )	

Now on this 3rd day of January, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendant Chester Spears, appearing in person. The defendant is arraigned and enters a plea of guilty as charged in the information heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed as

No. 6938 Cr. Cont'd.

follows:

Be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail, for a period of: Sixty (60) days from date of original incarceration.

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UNITED STATES OF AMERICA,	Plaintiff,	)
		)
-vs-		)
		)
MINNIE LANGLEY & TED BURCHETT,	Defendants.	)

No. 6939 - Criminal.

Now on this 3rd day of January, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendant Minnie Langley appearing in person. The defendant is arraigned and enters a plea of guilty, as charged in the Information heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be deferred to Vinita, 1933, March.

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UNITED STATES OF AMERICA,	Plaintiff,	)
		)
-vs-		)
		)
CLARENCE McCLANAHAN,	Defendant.	)

No. 6940 - Criminal.

Now on this 3rd day of January, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendant Clarence McClanahan, appearing in person. The defendant is arraigned and enters a plea of guilty, as charged in the Information heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be deferred to November, 1933, at Miami, or until further order of the Court.

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UNITED STATES OF AMERICA,	Plaintiff,	)
		)
-vs-		)
		)
WALTER H. GARDNER, WILLIAM J. REYNOLDS, ROY YOUNG & BUCK RHODD,	Defendants.	)

No. 6941 - Criminal.

Now on this 3rd day of January, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendants Walter H. Gardner, William J. Reynolds, Roy Young and Buck Rhodd, appearing in person. The defendants are each arraigned and each enters a plea of guilty, as charged in the information heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed as follows:

WALTER H. GARDNER

Pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof stand committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a county jail, until said fine is paid, or until he has been released by due process of law.

No. 6941 Cr. Cont'd.

WILLIAM J. REYNOLDS

Pay a fine unto the United States in the sum of fifty (\$50.00) dollars, and in default thereof stand committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail, until said fine is paid, or until he has been released by due process of law.

ROY YOUNG

Pay a fine unto the United States in the sum of Fifty (\$50.00) Dollars, and in default thereof stand committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail, until said fine is paid, or until he has been released by due process of law.

BUCK RHODD

Pay a fine unto the United States in the sum of Fifty (\$50.00) Dollars, and in default thereof stand committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail, until said fine is paid, or until he has been released by due process of law.

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UNITED STATES OF AMERICA,	Plaintiff, )	
	)	
-vs-	)	No. 6943 - Criminal.
	)	
RALPH MAXSON,	Defendant. )	

Now on this 3rd day of January, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendant Ralph Maxson, appearing in person. The defendant is arraigned and enters a plea of guilty to Counts 1 and 2, as charged in the Information heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be deferred to November, 1933, at Miami.

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UNITED STATES OF AMERICA,	Plaintiff, )	
	)	
-vs-	)	No. 6944 - Criminal.
	)	
CLIFFORD LAIRD, HENRY SAVAGE, GROVER WEST, MARGARET BRIGHT, and ELIZABETH PAPPAN,	Defendants. )	

Now on this 3rd day of January, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendants Clifford Laird, Grover West and Henry Savage, appearing in person. The defendants are each arraigned and each enters a plea of guilty as charged in the Information heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence as to each defendant be deferred to May, 1933, at Pawhuska.

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No. 6962 Cr. Cont'd.

W. ED DOVER

Pay a fine unto the United States in the sum of twenty-five (\$25.00) Dollars, and in default thereof stand committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail, until said fine is paid, or until he has been released by due process of law.

GILBERT CASEY

Pay a fine unto the United States in the sum of twenty-five (\$25.00) Dollars, and in default thereof stand committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail, until said fine is paid, or until he has been released by due process of law.

VERNON YORK

Pay a fine unto the United States in the sum of Twenty-five (\$25.00) Dollars, and in default thereof stand committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail, until said fine is paid, or until he has been released by due process of law.

HERBERT BARNHART

Pay a fine unto the United States in the sum of Twenty-five (\$25.00) Dollars, and in default thereof stand committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail, until said fine is paid, or until he has been released by due process of law.

UNITED STATES OF AMERICA,

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Plaintiff,

-vs-

No. 6963 - Criminal. ✓

CARL E. HARKINS & NONNIE HARKINS,

Defendants.

Now on this 3rd day of January, A. D. 1933, comes the United States Attorney, and asks and is granted leave to file Information herein against the above defendants. Thereupon, defendants Carl E. Harkins and Nonnie Harkins come into open court, each is arraigned and each enters a plea of guilty as charged in the information filed herein. Thereupon, it is ordered by the Court that judgment and sentence as to each defendant be deferred during good behavior or until the further order of Court. It is further ordered by the Court that the car and trailer herein be, and it is hereby, forfeited to the Government.

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

United States of America,	Plaintiff, )	
	)	
v.	)	No. 6963 Cr. ✓
	)	
Carl Harkins, et al.,	Defendants )	

ORDER FORFEITING AUTOMOBILE

Now on this 3rd day of January A. D. 1933, the same being one of the regular days of the Regular January A. D. 1933 Term of said court, at Tulsa, there coming on for hearing the motion of the government, asking for forfeiture of the automobile involved herein, to-wit, 1928 model Ford, Motor No. 628266, and said defendant having entered his plea of guilty to the transportation of intoxicating liquor in said car, and having entered his plea of guilty to sale of intoxicating liquor, and the court being well and sufficiently advised in the premises, finds that said automobile should be forfeited.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said automobile be, and the same is hereby forfeited.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that said automobile be sold at public sale as directed by law, together with all accessories and appurtenances attached thereto.

O.K. HARRY SEATON  
Assistant U. S. Attorney

F. E. KENNAMER  
JUDGE

ENDORSED: Filed Jan 9 1933  
H. P. Warfield, Clerk  
U. S. District Court

UNITED STATES OF AMERICA,	Plaintiff, )	
	)	
-vs-	)	No. 6964 - Criminal. ✓
	)	
ACE BULLARD,	Defendant. )	

Now on this 3rd day of January, A. D. 1933, comes the United States Attorney, representing the Government herein, and asks and is granted leave to file Information against the above defendant, Ace Bullard. And thereafter, said defendant is arraigned and enters a plea of guilty, as charged in the Information filed herein. Thereupon, it is ordered by the Court that judgment and sentence be deferred to Miami, in November, 1933, during good behavior.









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

Albert Finston,	Plaintiff, )	
	)	
vs.	)	
	)	No. 1492 - Law.
Hartford Accident and Indemnity	)	
Company, a corporation,	Defendant. )	

O R D E R

NOW on this 4th day of January, 1932, the above entitled cause comes on for hearing on motion for new trial heretofore filed herein by the defendant pursuant to permission of Court; the Court having by its previous order withheld the entry of judgment on the verdict heretofore entered herein on the 4th day of November, 1932, and continued said cause to the January, 1933, term of this Court. The plaintiff appears in person and by his attorneys, Silverman & Rosenstein, and the defendant appears by its attorneys, Gibson, Maxey & Holleman and Mason, Williams & French, and the Court having heretofore considered the briefs filed in support of and in opposition to said motion for new trial and having heard additional argument of counsel and being fully advised in the premises finds:

That said motion for new trial should be granted and that the directed verdict heretofore filed in this cause in favor of the plaintiff on November 4th, 1932, should be vacated and set aside and the Court further finds that this action should be dismissed for the reason that the same is not being prosecuted by the proper party plaintiff.

It is, therefore, by the Court considered, ordered, adjudged and decreed that defendant's motion for new trial be and the same hereby is granted and sustained and it is further ordered and decreed that the directed verdict heretofore filed in this cause on November 4th, 1932, in favor of the plaintiff and against the defendant and assessing the amount of the plaintiff's recovery at Sixty-three thousand, four hundred sixty-nine and 80/100 (\$63,469.80) be and the same hereby is vacated, set aside and held for naught.

It is further ordered and decreed by the Court that this cause be and the same hereby is dismissed upon the ground and for the reason that said action is not being prosecuted by the proper party plaintiff, said dismissal to be without prejudice to any rights of the proper party plaintiff. The plaintiff requests and is allowed exceptions to all of the orders and judgments of the Court herein.

F. E. KENNAMER  
Judge

APPROVED AS TO FORM:

SILVERMAN & ROSENSTEIN  
Attorneys for Plaintiff.  
MASON WILLIAMS & FRENCH  
GIBSON, MAXEY & HOLLEMAN  
Attorneys for Defendant.

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

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J. D. KIMMEL, J. W. ORIE, R. M. COBEROP  
& W. D. GOODWIN, )  
Plaintiffs, )  
-vs- )  
STANOLIND OIL & GAS CO., McMAN  
OIL & GAS CO., )  
Defendants. )

No. 1495 - Law. ✓

Now on this 4th day of January, A. D. 1933, it is ordered by the Court, that motion for Defendant for a new trial be, and it is hereby, overruled. It is further ordered by the Court that judgment be entered upon the verdict. It is further ordered that appeal bond be and it is hereby set in the sum of \$32,000.00.

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

BERTHA LEUCH, as surviving wife of  
Erwin J. Leuch, deceased, )  
Plaintiff, )  
-vs- )  
FELIX BODOVITZ AND J. A. FRATES, Re-  
ceivers for Union Transportation  
Company, a corporation, )  
Defendants. )

No. 1511 - Law. ✓

O R D E R

On this 4th day of January, 1933, there came on for hearing the motion of the defendants to strike certain portions of the amended petition and to make said amended petition more definite and certain, and upon consideration thereof,

IT IS ORDERED that the said motions be, and the same are hereby overruled as to each and every paragraph and portion thereof; to which ruling of the Court as to each of said motions and each paragraph thereof, the said defendants duly excepted.

Upon application, said defendants were allowed three days from this date to plead further, or fifteen days to answer.

F. E. KENNAMER  
United States District Judge.

ENDORSED: Filed Jan 5 1933  
H. P. Warfield, Clerk  
U. S. District Court ME

WILLIAM H. DARNELL, )  
Plaintiff, )  
-vs- )  
UNITED STATES OF AMERICA, )  
Defendant. )

No. 1515 - Law. ✓

Now on this 4th day of January, A. D. 1933, it is ordered by the Court, that motion of Plaintiff for a new trial be, and it is hereby, sustained.

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

REGULAR JANUARY 1933 SESSION

TULSA, OKLAHOMA

WEDNESDAY, JANUARY 4, 1933

H. G. COY, )  
Plaintiff, )  
-vs- ) No. 1566 - Law. ✓  
CITY OF TULSA & M. K. & T. R. R. , )  
Defendants. )

Now on this 4th day of January, A. D. 1933, it is ordered by the Court, that hearing on demurrers be, and is hereby, taken under advisement.

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COLUMBIA OIL CO. INC., )  
Plaintiff, )  
-vs- ) No. 1574 - Law. ✓  
R. RAMSEY, ET AL, )  
Defendants. )

Now on this 4th day of January, A. D. 1933, it is ordered by the Court, that Plaintiff be given ten (10) days to file amended Petition in the above case. Defendant given ten (10) days thereafter to plead or fifteen (15) days to answer.

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

North American Light and Power )  
Company, a corporation, )  
Plaintiff, )  
vs. ) No. 1593 - Law. ✓  
S. M. Williams, Jr., and Wilbur J. )  
Holleman, )  
Defendants. )

O R D E R

The above matter coming on for hearing this 4th day of January, 1933, upon the demurrer filed by the defendants herein, both parties appearing by their respective counsel, and the court, after hearing the argument and being fully advised, finds that said demurrer should be and it is hereby overruled, to which the defendants and each of them at the time excepted, and their exceptions were allowed, and now, upon application, and for good cause shown, the defendants are given twenty (20) days from this date within which to answer.

F. E. KENNAMER  
District Judge.

ENDORSED: Filed Jan 5 1933  
H. P. Warfield, Clerk  
U. S. District Court ME

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

IDA PEARSON,	Plaintiff,	)	
		)	
-vs-		)	
		)	NO. 1607 - LAW.
J. A. FRATES AND F. A. BODOVITZ,		)	
Receivers of Oklahoma Union Railway		)	
Company, a corporation,	Defendants.	)	

O R D E R

On this 4th day of January, 1933, came on for hearing the motion of the defendants to dismiss the above entitled case by reason of failure of the plaintiff to comply with the order of the Court entered herein on September 13, 1932, and upon consideration thereof said motion is by the Court overruled.

There further came on for hearing the motion of said defendants to strike from the amended petition of the plaintiff herein certain portions thereof, and upon consideration thereof, it is by the Court sustained as to each of the several parts and paragraphs thereof; and leave is granted the defendants J. A. Frates and F. A. Bodovitz, Receivers, to file answer herein within fifteen days from this date.

F. E. KENNAMER  
Judge.

ENDORSED: Filed Jan 5 1933  
H. P. Warfield, Clerk  
U. S. District Court ME

JESSE F. BRADLEY,	Plaintiff,	)	
		)	
-vs-		)	No. 1612 - Law.
ST. L. & S. F. RY. CO.,	Defendant.	)	

Now on this 4th day of January, A. D. 1933, it is ordered by the Court, that motion of Plaintiff to remand be, and it is hereby, overruled.

COMMYE GRAY,	Plaintiff,	)	
		)	
-vs-		)	No. 1615 - Law.
H. C. STAHL, ET AL.,	Defendants.	)	

Now on this 4th day of January, A. D. 1933, it is ordered by the Court, after being fully advised in the premises, that demurrer of Defendants to amended petition be, and it is hereby overruled. Defendant given fifteen (15) days to answer.

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

Paul West, Administrator of the Estate of Jewell West, nee Dent, Deceased, et al, Plaintiffs,

vs.

No. 1626 Law

The State Life Insurance Company, a corporation, Defendant.

JOURNAL ENTRY

This cause coming on to be heard before the undersigned Judge on motion of the defendant to make the petition more definite and certain, the parties appearing by their respective counsel of record, the Court, having heard the argument of counsel and being fully advised in the premises, does overrule the said motion and allows the defendant its exceptions to said overruling.

And the defendant having asked leave to file its demurrer, the Court ordered that the defendant file and present its demurrer forthwith; and upon consideration of said demurrer and the argument of counsel the Court finds that the same should be sustained, as to the second cause of action.

IT IS, THEREFORE, ORDERED AND ADJUDGED that the demurrer of the defendant to the plaintiffs' second cause of action be sustained; and the court allows the exception of the plaintiffs to said ruling.

IT IS FURTHER ORDERED that the plaintiffs be granted three days to amend their petition, and the defendant is allowed five day's time thereafter in which to plead or fifteen days to answer.

WITNESS my hand this 4th day of January, 1933.

F. E. KEMMNER JUDGE.

O.K. R. B. GISH, Atty for Deft.

ENDORSED: Filed Jan 5 1933 H. P. Warfield, Clerk U. S. District Court DC

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

Eugenia Reeves, Thelma Steed, Eugenia Reeves as next friend of Cherry Smith, a minor, and Ethel Dons, Plaintiffs,

-vs-

No. 1643 Law

Spartain Aircraft Company, a corporation, Defendant.

ORDER OF DISMISSAL WITHOUT PREJUDICE

On this 4th day of January, 1933, come the said plaintiffs by their attorneys,

John B. Means and Gubser & Logsdon, and thereupon on motion, it is ordered by the Court that both causes of action in above entitled suit be and the same hereby are dismissed at cost of plaintiffs, without prejudice to their right to bring a new action in this behalf, to which order the defendant excepts.

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

ENDORSED: Filed Jan 4 1933  
H. P. Warfield, Clerk  
U. S. District Court JMR

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MARY BELLE BACHTEL, ADMS. EST. OF	)
DON L. BACHEL, DEC'D.,	) Plaintiff,
	) No. 1647 - Law. ✓
-vs-	)
	)
UNITED STATES OF AMERICA,	) Defendant.

Now on this 4th day of January, A. D. 1933, it is ordered by the Court, that motion of Defendant to require additional parties plaintiff be, and it is hereby, withdrawn. And thereafter, amendment is duly filed.

-----  
Court adjourned until January 5, 1933.

On this 5th day of January, A. D. 1933, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1933 Session at Tulsa, met pursuant to adjournment, Hon. F. E. Kemmayer, Judge, present and presiding.

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

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

MISCELLANEOUS - ADMISSION TO BAR. ✓

On this 5th day of January, A. D. 1933, it being made satisfactorily to appear that Ed O. Cassidy and Edwin A. Ellinghausen, are qualified for admission to the Bar of the Court, the oath prescribed by the Court is administered and said attorneys are declared admitted to the Bar of the Court.

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

Dora Givens,	Plaintiff,	)
		)
vs.		) No. 1602 Law ✓
		)
The Oklahoma Publishing Company, a cor-		)
poration,	Defendant.	)

ORDER STAYING EXECUTION OF JUDGMENT

NOW, to-wit, on this the 5th day of January, 1933, this cause coming on for hearing, the defendant presented supersedeas bond in the sum of Seven Thousand Five Hundred and No/100 (\$7,500.00) Dollars in compliance with the order of the court heretofore made, and said bond is approved in all respects and the clerk is hereby ordered to stay the execution of judgment of the United States District Court for the Northern District of Oklahoma until the further order of the court.

F. E. KENNAMER  
Judge of the Northern District of the  
State of Oklahoma.

ENDORSED: Filed Jan 5 1933  
H. P. Warfield, Clerk  
U. S. District Court

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HARRY LEROY LINTHICUM, JR. and Infant by his	)
next friend, GLADYS LINTHICUM,	Plaintiffs, )
	) No. 1611 - Law ✓
-vs-	)
	)
EVANS-WALLOWER LEAD CO. A CORP.,	Defendant. )

Now on this 5th day of January, A. D. 1933, it is ordered by the Court, that motion of Defendant to make amended petition more definite and certain be, and it is hereby, overruled. Given ten (10) days to answer.

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WM. F. CONRY, JR., a Minor by his father	)
and next friend, WM. F. CONRY,	Plaintiff, )
	) No. 1653 - Law. ✓
-vs-	)
	)
HARTFORD ACCIDENT & INDEMNITY CO., a	)
corp.,	Defendant. )

Now on this 5th day of January, A. D. 1933, it is ordered by the Court, that motions of Defendant to strike and make more definite and certain be, and are hereby, sustained, as per journal entry. It is further ordered that Plaintiff be given fifteen (15) days to amend. Defendant given ten (10) days thereafter to plead or twenty (20) days to answer.

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HENRY VAYSON, Plaintiff, )  
 -vs- ) No. 1654 - Law. ✓  
 S. E. KRESS & CO., and ALBERT )  
 MATTHEWS, Defendants. )

Now on this 5th day of January, A. D. 1933, it is ordered by the Court, that motion of Plaintiff to remand be, and it is hereby, sustained and case is ordered remanded to the District Court of Tulsa County.

GRACE HAYES, Plaintiff, )  
 -vs- ) No. 1656 - Law. ✓  
 FELIX A. BODOVITZ and J. A. FRATES, )  
 RECEIVERS OF UNION TRANSPORTATION CO., )  
 ET AL., Defendants. )

Now on this 5th day of January, A. D. 1933, it is ordered by the Court, that motion of Receivers to make more definite and certain be, and it is hereby, sustained. Given ten (10) days to amend for plaintiff, Defendants given ten (10) days thereafter to answer. And thereafter, it is ordered by the Court that motion to quash of Neon Sign Company, Monte Coon and W. D. Coon be, and it is hereby, sustained.

DISTRICT COURT OF THE UNITED STATES, NORTHERN DISTRICT OF OKLA.

Grace Hayes, Plaintiff, )  
 -vs- ) No. 1656 - Law ✓  
 Felix A. Bodovitz et al., Defendants. )

O R D E R

Now on this 5th day of January, 1933, the defendants, M. M. Coon and D. W. Coon, motion to quash alias summons came on for hearing, and the Court being fully advised, finds that said motion should be sustained.

It is therefore ordered that the motion to quash alias summons be, and the same is hereby sustained.

F. E. KENNAMER  
 Judge

ENDORSED: Filed Jan 7 1933  
 H. P. Warfield, Clerk  
 U. S. District Court

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

H. Townes, Administrator of the Estate of F. C. Warren, deceased,	Plaintiff,	)	
		)	No. 1657 L. ✓
vs.		)	
Midland Valley Railroad Company, a corporation,	Defendant.	)	

ORDER REMANDING CAUSE TO THE STATE COURT

The motion of the above named plaintiff to remand the above entitled cause to the District court of Tulsa county, State of Oklahoma, having been heard and considered, it is ordered, adjudged and decreed that said motion be, and the same is hereby remanded to the District Court of Tulsa County, State of Oklahoma for further proceedings from whence it came, and the Clerk of this Court is hereby ordered to make and send a transcript of said proceedings to the Clerk of the District Court of Tulsa County, State of Oklahoma.

Done in open court this 5th day of January, 1933.

F. E. KINNAMER  
United States District Judge.

ENDORSED: Filed Jan 10 1933  
H. P. Warfield, Clerk  
U. S. District Court W

THOMAS MAYBERRY,	Plaintiff,	)	
		)	No. 1662 - Law. ✓
-vs-		)	
UNITED STATES OF AMERICA,	Defendant.	)	

Now on this 5th day of January, A. D. 1933, it is ordered by the Court, that motion of Defendant to make definite and certain is sustained. Plaintiff given ten (10) days to amend herein. Defendant given ten (10) days thereafter to plead or fifteen (15) days to answer.

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

Myrtle Davis,	Plaintiff,	)	
		)	No. 1663 Law ✓
vs.		)	
City of Tulsa, a corporation, and Employers Liability Company, a corporation,	Defendants.	)	

ORDER REMANDING CASE

This cause coming on for hearing this the 5th day of January, 1933, upon application of the plaintiff herein for an Order to remand this cause to the District Court of the County of Tulsa, State of Oklahoma, and it appearing that proper motion has been filed to remand



plaintiff is given ten (10) days within which to file an amended and supplemental petition, and defendants are given ten (10) days thereafter to plead or answer.

F. E. KENNAMER  
Judge.

O.K. ALLEN UNDERWOOD & CAMBERBURY  
Attorneys for defendant, Oklahoma Natural  
Gas Corporation,  
A. B. HONNOLD  
Atty for Pltff.

ENDORSED: Filed Jan 13 1933  
H. P. Warfield, Clerk  
U. S. District Court

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

Tulsa Rolling Mills Company, a  
corporation, )  
Plaintiff, )  
vs. )  
Sheffield Steel Corporation, a cor- )  
poration, and The American Rolling Mill )  
Company, a corporation, )  
Defendants. )

No. 1679 Law. ✓

O R D E R

Now on this day the plea to the jurisdiction and motion to quash of defendant, the American Rolling Mill Company, a corporation, and the plea to the jurisdiction and motion to quash of defendant, Sheffield Steel Corporation, coming on to be heard upon the special appearance of said defendant corporations, the court having heard the evidence on said pleas and motions and the argument of counsel, and being fully advised in the premises, finds

(1) That defendants, Sheffield Steel Corporation and The American Rolling Mill Company each were at the time of the filing of the plaintiff's petition herein and are now transacting business in the Northern Judicial District of Oklahoma, within the meaning of Section 12 of the Clayton Act, United States Code, Title 15, Section 22.

(2) That the court has jurisdiction over the persons of the defendants insofar as concerns the cause or causes of action alleged in the petition to arise directly against said defendants under the Anti-Trust Laws of the United States.

WHEREFORE, IT IS BY THE COURT ORDERED AND ADJUDGED that the plea to the jurisdiction and motion to quash of defendant, The American Rolling Mill Company, be, and the same is hereby overruled, to which the said defendant excepts and said exception is by the court allowed, and the plea to the jurisdiction and motion to quash of defendant, Sheffield Steel Corporation, be, and the same is hereby overruled, to which the said defendant excepts and said exception is by the court allowed.

Defendants are allowed 20 days to plead.  
Entered this 5th day of January, 1933.

G.M. HAGAN and GAVIN, VILLARD MARTIN  
ENDORSED: Filed Jan 7 1933  
H. P. Warfield, Clerk  
U. S. District Court ME

F. E. KENNAMER, Judge.



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

Charles Wagner, Plaintiff, )
vs. ) No. 1690 Law.
Southwestern Bell telephone Company, Defendant. )
a corporation,

JOURNAL ENTRY

Now on this 5th day of January, 1933, the above cause coming on for hearing upon the demurrer of the defendant to the petition of the plaintiff and each separate cause of action therein, the parties being present by counsel, and the court having considered said demurrer, it is ordered that the demurrer to the first cause of action be overruled and the demurrer to the second cause of action be overruled, to which the defendant excepts. It is further ordered that the demurrer to the third cause of action be, and the same is sustained, and said third cause of action in plaintiff's petition dismissed.

Defendant is granted fifteen days from this date within which to file its answer.

F. E. KENNAMER
District Judge.

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

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

Clyde LeRoy Ramsey, Plaintiff, )
vs. ) No. 1691 Law
The State Life Insurance Company of Indianapolis, Indiana, Defendant. )

JOURNAL ENTRY

Be it remembered, that the above entitled cause came regularly on to be heard before the undersigned Judge, the parties appearing by their respective counsel of record, upon motion of the defendant to transfer the said cause to the equity side of the docket and, by agreement of counsel for both parties,

IT IS HEREBY ORDERED that the said cause be transferred to the equity side of the docket.

And thereupon the defendant presented its motion to make the petition more definite, and the plaintiff, pending the hearing thereof, prayed and was granted leave of the Court to amend his petition by interlineation and by attaching to his petition a copy of the policy of insurance sued upon. Thereupon the Court, being fully advised in the premises, does overrule the motion as to paragraphs 1 and 3 thereof, to which ruling the defendant excepts.

IT IS, THEREFORE, ORDERED AND ADJUDGED that the motion to make the petition more definite be and the same is hereby overruled, and the defendant is allowed its exceptions to



On this 6th day of January, A. D. 1933, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1933 Session at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

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

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

MISCELLANEOUS - ORDER DESIGNATING JUDGES.

UNITED STATES OF AMERICA TENTH JUDICIAL CIRCUIT

In My judgment the public interests require the designation and appointment of a Judge of this Circuit to hold and assist in holding the District Court of the United States for the Northern District of Oklahoma, in place or in aid of the District Judge of that District;

I do, therefore, by these presents, designate and appoint the Honorable Tillman D. Johnson, United States District Judge for the District of Utah, to hold or assist in holding the District Court of the United States in and for the several divisions of the Northern District of Oklahoma, at the times and places appointed by law for holding said Court, from January 5, 1933, until June 30, 1933, inclusive, in place or in aid of the Honorable Franklin E. Kennamer, United States District Judge for the said Northern District of Oklahoma.

Witness my hand this 5th day of January, A. D. 1933.

ROBT. E. LEWIS  
Senior Circuit Judge

(Please file -- See Sec. 17, Tit. 28, U. S. Code)

ENDORSED: Filed Jan 6 1933  
E. F. Warfield, Clerk  
U. S. District Court

UNITED STATES OF AMERICA TENTH JUDICIAL CIRCUIT

In my judgment the public interests require the designation and appointment of a Judge of this Circuit to hold and assist in holding the District Court of the United States for the Western District of Oklahoma, in place or in aid of the District Judge of that District;

I do, therefore, by these presents, designate and appoint the Honorable Franklin E. Kennamer, United States District Judge for the Northern District of Oklahoma, to hold or assist in holding the District Court of the United States in and for the several divisions of the Western District of Oklahoma, at the times and places appointed by law for holding said Court, from January 4, 1933, until December 31, 1933, inclusive, in place or in aid of the Honorable Edgar S. Vaught, United States District Judge for the said Western District of Oklahoma.

Witness my hand this 4th day of January, A. D. 1933.

ROBT. E. LEWIS  
Senior Circuit Judge

(Please file -- See Sec. 17, Tit. 28, U. S. Code)

ENDORSED: Filed Jan 6 1933  
E. F. Warfield, Clerk  
U. S. District Court

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 UNITED STATES OF AMERICA TENTH JUDICIAL CIRCUIT
 

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In my judgment the public interests require the designation and appointment of a Judge of this Circuit to hold and assist in holding the District Court of the United States for the Eastern District of Oklahoma, in place or in aid of the District Judge of that District:

I do, therefore, by these presents, designate and appoint the Honorable Franklin E. Kennamer, United States District Judge for the Northern District of Oklahoma, to hold or assist in holding the District Court of the United States in and for the several divisions of the Eastern District of Oklahoma, at the times and places appointed by law for holding said Court, from January 4, 1933, until December 31, 1933, inclusive, in place or in aid of the Honorable Robert L. Williams, United States District Judge for the said Eastern District of Oklahoma.

Witness my hand this 4th day of January, A. D. 1933.

ROBT. E. LEWIS  
Senior Circuit Judge

(Please file--See Sec. 17, Tit. 28, U. S. Code)

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

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 UNITED STATES OF AMERICA TENTH JUDICIAL CIRCUIT
 

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In my judgment the public interests require the designation and appointment of a Judge of this Circuit to hold and assist in holding the District Court of the United States for the Northern District of Oklahoma, in place or in aid of the District Judge of that District:

I do, therefore, by these presents, designate and appoint the Honorable Edgar S. Vaught, United States District Judge for the Western District of Oklahoma, to hold or assist in holding the District Court of the United States in and for the several divisions of the Northern District of Oklahoma, at the times and places appointed by law for holding said Court, from January 4, 1933, until December 31, 1933, inclusive, in place or in aid of the Honorable Franklin E. Kennamer, United States District Judge for the said Northern District of Oklahoma.

Witness my hand this 4th day of January, A. D. 1933.

ROBT. E. LEWIS  
Senior Circuit Judge

(Please file--See Sec. 17, Tit. 28, U. S. Code)

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

UNITED STATES OF AMERICA TENTH JUDICIAL CIRCUIT

In my judgment the public interests require the designation and appointment of a Judge of this Circuit to hold and assist in holding the District court of the United States for the Northern District of Oklahoma, in place or in aid of the District Judge of that District:

I do, therefore, by these presents, designate and appoint the Honorable Robert L. Williams, United States District Judge for the Eastern District of Oklahoma, to hold or assist in holding the District Court of the United States in and for the several divisions of the Northern District of Oklahoma, at the times and places appointed by law for holding said court, from January 4, 1933, until December 31, 1933, inclusive, in place or in aid of the Honorable Franklin E. Kennamer, United States District Judge for the said Northern District of Oklahoma.

Witness my hand this 4th day of January, A. D. 1933.

ROBT. L. LEWIS  
Senior Circuit Judge

(Please file--See Sec. 17, Tit. 28, U. S. Code)

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

UNITED STATES OF AMERICA, )  
Plaintiff, )  
-vs- )  
SIMON E. BERRY, LAVADA WARD, FANNIE )  
MAE HAMILTON, RICHARD STEWART and )  
ROY GRACE, )  
Defendants. )

No. 6054 - Criminal. ✓

Now on this 6th day of January, A. D. 1933, it is ordered by the Court that commitment issue for defendant Simon E. Berry, in accordance with judgment and sentence heretofore imposed under date of March 25, 1932.

UNITED STATES OF AMERICA, )  
Plaintiff, )  
-vs- )  
MAMIE WILLIAMS, )  
Defendant. )

No. 6077 - Criminal. ✓

Now on this 6th day of January, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendant Mamie Williams, appearing in person. The defendant is arraigned and enters a plea of guilty, as charged in the information heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed as follows:

Be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail, for a period of:  
Thirty (30) days from date of delivery.

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

United States of America,	Plaintiff, )	
	)	
vs.	)	No. 6680 ✓
	)	
Vick Crane,	Defendant. )	

O R D E R

Now on this 6th day of January, 1933, the same being one of the regular judicial days of the Regular January A. D. 1933 Term of said court, this matter comes on before the court upon the application of the above named defendant for a modification of the sentence herein, and it appearing to the court that on the 7th day of October, 1932, the defendant entered a plea of guilty and received a sentence of ninety days in jail and a fine of \$100.00, it further appearing to the court that the said defendant has no money or property out of which to pay said fine,

IT IS THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED BY THE COURT that the sentence of the above named defendant be modified by placing the fine of \$100.00 heretofore imposed by the court, upon execution.

F. E. KENNAMER  
Judge

OK: W. B. BLAIR  
Assistant U. S. Attorney

ENDORSED: Filed Jan 6 1933  
H. P. Warfield, Clerk  
U. S. District Court HPW

UNITED STATES OF AMERICA,	Plaintiff, )	
	)	
-vs-	)	No. 6965 - Criminal. ✓
	)	
EDNA McCURRIE, WALTER WHITEHEAD and LON MOSHER,	Defendants. )	

Now on this 6th day of January, A. D. 1933, comes the United States Attorney, and asks and is granted leave to file Information herein against the above defendants. And thereafter, Defendants Edna McCurrie, Walter Whitehead and Lon Mosher appear in open court, are arraigned and each enters a plea as follows: Edna McCurrie enters a plea of guilty to Counts 1 and 2; Walter Whitehead enters a plea of not guilty to Count 1 and guilty to Count 2; Lon Mosher enters a plea of guilty to Count 1 and not guilty to Count 2; all as charged in the information filed herein. Thereupon, it is ordered by the court that judgment and sentence be imposed as follows:

EDNA McCURRIE

It is ordered by the Court, that judgment and sentence be deferred for a period of six (6) months, during good behavior or until further order of the Court.

WALTER WHITEHEAD

Be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail, for a period of:  
Count Two: Four (4) months from date of original incarceration.

No. 6965 Cr. Cont'd.

LON WOSHER

Be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail for a period of: Count One: Ninety (90) days from date of original incarceration.

UNITED STATES OF AMERICA,

Plaintiff, )

-vs-

No. 6966 - Criminal. ✓

WALTER WHITEHEAD & GEORGE STANBERRY,

Defendants. )

Now on this 6th day of January, A. D. 1933, comes the United States Attorney, and asks and is granted leave to file Information herein against the above defendants. Thereafter, each of said defendants appear in open court, are arraigned and each enters a plea of guilty, as charged in the Information filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed as follows:

WALTER WHITEHEAD

Be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail, for a period of: Four (4) months. Said sentence of confinement to run concurrent with the sentence in Case Number 6965 Criminal.

GEORGE STANBERRY

It is ordered by the Court that judgment and sentence be deferred for a period of six (6) months during good behavior or until further order of the Court.

GERTRUDE HESSER,

Plaintiff, )

-vs-

No. 1556 - Law. ✓

MID-CONTINENT PETROLEUM CORPORATION, a Corporation,

Defendant. )

Now on this 6th day of January, A. D. 1933, it is ordered by the Court, after being advised in the premises, that Motion to Strike be, and it is hereby, substituted for Motion to make Definite and Certain. And thereafter, it is ordered by the Court that said case be dismissed for want of prosecution.

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

S. F. (Sterling) Stubblefield,	Plaintiff, )	) No. 1625 Law. ✓
vs.	)	
Bermont Oil Company, et al.,	Defendants. )	

O R D E R

NOW, on this 6th day of January, 1933, came on for hearing the plaintiff's motion to remand and all of the motions of the defendants to quash, and the plaintiff appearing by his attorneys, Streeter Speakman and George B. Coryell, and such of the defendants who have filed herein motions to quash appearing by their attorneys, R. H. Wills and J. E. Thrift, and such of the defendants who have filed motions to quash having in open court withdrawn their said motions to quash, and the Court having heard the argument upon the aforesaid motion to remand, and being fully advised in the premises;

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the plaintiff's motion to remand be and the same is hereby overruled, to which the plaintiff excepts.

IT IS FURTHER ORDERED that the defendants who filed the aforesaid motions to quash and each of them, be and they are hereby given ten days from this date within which to plead or fifteen days from this date within which to answer.

F. E. KENNAMER  
J u d g e.

ENDORSED: Filed Jan 10 1933  
H. F. Warfield, Clerk  
U. S. District Court DC

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

Effie Lora Grammer and Effie Lora Grammer, Administratrix of the Estate of W. J. Grammer, Deceased,	Plaintiffs, )	) No. 1675 Law ✓
vs.	)	
Mid-Continent Petroleum Corporation, a corporation,	Defendant. )	

O R D E R

Now upon this 6th day of January, 1933, there came on for hearing the defendant's motion to strike and dismiss, and also defendant's motion to separately state and number, the plaintiff appearing by Harper and Lee, her attorneys, and defendant, Mid-Continent Petroleum Corporation, a corporation, appearing by R. H. Wills and I. L. Lockewitz. After argument of counsel and due consideration, the Court finds the motion to strike and dismiss should be sustained, and the motion to separately state and number should be overruled.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED that the name of Effie Lora Grammer as party plaintiff be stricken from the amended petition, and that hereafter this case be prosecuted by Effie Lora Grammer, administratrix of the estate of W. J. Grammer, deceased,

substituted as plaintiff in place of the original plaintiff, Effie Lora Grammer, and that Effie Lora Grammer be no longer a party to this suit.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the motion of the defendant to separately state and number be and it is hereby, and each and every part thereof, overruled, to which defendant excepts.

The defendant's motion to quash the summons and service and return thereof was also set for hearing at this time, but the defendant in open Court withdrew its motion to quash.

IT IS FURTHER ORDERED that the defendant be given five days from this date within which to plead, or fifteen days from this date within which to answer.

F. E. KENNAMER  
Judge.

OK: R. H. WILLS, Atty for Deft.  
HARPER & LEE, Atty for Plf.

ENDORSED: Filed Jan 7 1933  
H. P. Warfield, Clerk  
U. S. District Court JMR

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

C. H. Lebow, )  
Plaintiff, )  
vs. ) NO. 1683 LA ✓  
Susan A. Tague, )  
Defendant. )

O R D E R

On this 6th day of January, 1933, comes on for hearing the demurrer of the defendant to the petition of the plaintiff and the Court having heard the argument of counsel thereon and being well and sufficiently advised doth overrule the same, to which the defendant excepts

Defendant allowed ten days to answer.

F. E. KENNAMER  
J U D G E

ENDORSED: Filed Jan 9 1933  
H. P. Warfield, Clerk  
U. S. District Court ME

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

Elmer L. Prewitt,	Plaintiff, )	
	)	
vs.	)	No. 1694 Law ✓
	)	
Mid-Continent Petroleum Corporation, a corporation,	Defendant., )	

O R D E R

Now upon this 6 day of January, 1933, there came on for hearing the motion of the defendant, Mid-Continent Petroleum Corporation, to quash the summons and service thereof in this case. The Plaintiff appearing by Harper and Lee, his attorneys, and the defendant appearing by J. C. Denton, R. H. Wills, J. H. Crocker, I. L. Lockewitz, and J. P. Greve, thereupon the defendant in open court withdrew its motion to quash.

IT IS ORDERED that the defendant be and it is hereby given 10 days from this date within which to plead and fifteen days to answer.

F. E. KENNAMER  
Judge.

O.K. I. L. LOCKWITZ, Atty for Deft.  
HARPER & LEE, Attys for Pltf.

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

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Court adjourned until January 7, 1933.

On this 7th day of January, A. D. 1933, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1933 Session at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

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

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

UNITED STATES OF AMERICA,	Plaintiff, )	
	)	
-vs-	)	No. 6407 - Criminal. ✓
	)	
ROY V. BROOK, HENRY WALTERS, CORNELL NORMAN, J. C. KIMBALL, A. C. DUERR & ROY WILLIAMS,	Defendants. )	

Now on this 7th day of January, A. D. 1933, it is ordered by the Court, that case as to defendant Henry Walters be, and it is hereby closed and probation terminated.

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

J. D. Kimmel, J. W. Cree, R. M. Sawthrop and W. D. Goodwin, Plaintiffs,  
vs. No. 1495 LAW  
McMan Oil & Gas Company, and Stanolind Oil & Gas Company, Defendants.

JUDGMENT ON VERDICT

On the 7th day of November, 1932, came the plaintiffs in person and by their attorneys, Lawrence Mills and W. Earl Shaffer, and also came the defendant, Stanolind Oil & Gas Company by its attorneys, May E. Fellows, and Joseph A. Gill Jr., and this said cause came on for trial in its regular order, before a jury of twelve qualified jurors, selected from said District who were duly empaneled and sworn, well and truly to try the issues joined between the plaintiffs and defendants, and a true verdict render according to the evidence.

Thereupon the plaintiffs offered testimony, and at the hour of 5:30 o'clock P.M., the Court took a recess until 9:30 o'clock A.M., on Wednesday, November 9, 1932, at which time L. E. Ireland, one of the jurors empaneled and sworn to try said cause was absent; whereupon both parties agreed to continue the trial of said cause with eleven jurors, and thereupon said trial was continued. Defendant, Stanolind Oil & Gas Company, offered its testimony, plaintiffs offered their rebuttal testimony and the trial of said cause concluded.

At the conclusion of the introduction of testimony, the Court on its own motion, dismissed plaintiffs' cause of action as against the McMan Oil & Gas Company, to which action by the Court the plaintiffs duly excepted, and exception allowed.

The jury, having heard the evidence, the argument of counsel and the charge of the Court, returned into this Court, on November 11th, 1932, their verdict as follows:

"We, the jury in the above entitled cause, duly empaneled and sworn upon their oaths, find for the plaintiffs, and assess the amount of their recovery at \$28,000 net dollars. (Signed) Will E. Miller, Foreman."

Upon the returning of verdict of the jury into the Court, to which verdict defendant, Stanolind Oil & Gas Company, excepted, the Court thereupon entered judgment on the verdict in favor of the plaintiffs and against the defendant, Stanolind Oil & Gas Company, for the sum of Twenty-Eight Thousand (\$28,000.00) Dollars, with interest thereon at the rate of six per cent from November 11, 1932, and for plaintiffs' costs to be taxed by the Clerk, to which defendant Stanolind Oil & Gas Company excepted.

It is, therefore, considered, ordered and advised by the Court, that the said plaintiffs have and recover of and from the defendant, Stanolind Oil & Gas Company, the sum of Twenty-Eight Thousand (\$28,000.00) Dollars, with interest thereon from the 11th day of November, A. D., 1932, at the rate of six per cent, together with costs of this action, taxed at \_\_\_\_\_, to all of which defendant, Stanolind Oil & Gas Company, excepted, and exceptions are allowed.

G. H. MAY E. FELLOWS and JOSEPH A. GILL JR., Attorneys for Defendant Stanolind Oil & Gas Co.  
LAWRENCE C. MILLS, Atty for Pltff.  
RECORDED: Filed Jan 9 1933  
E. P. Warfield, Clerk  
U. S. District Court

F. E. MORGAN  
JUDGE

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

J. D. Kimmel, J. W. Cree, R. M. Gawthrop and W. D. Goodwin,	Plaintiffs,	)	
		)	
vs.		)	No. 1495 Law
		)	
McMan Oil & Gas Company and Stanolind Oil & Gas Company,	Defendants.	)	

JOURNAL ENTRY  
ON MOTION FOR NEW TRIAL OF DEFENDANT

Now on this 4th day of January, 1933, there coming on for hearing in its regular order the motion for new trial heretofore filed in this cause by defendant Stanolind Oil & Gas Company, and the defendant Stanolind Oil and Gas Company being present by its attorneys Ray S. Fellows and Joseph A. Gill Jr., and the plaintiffs being present by their attorney, Lawrence Mills, and the Court having heard the presentation of such motion and the argument of counsel relating to same, and being fully advised, finds that said motion for new trial should be overruled.

IT IS THEREFORE ordered and adjudged that said motion for new trial be and the same is hereby overruled, to which action of the Court the defendant Stanolind Oil & Gas Company excepted, and the exception was by the Court allowed.

Upon application of the defendant, it is by the Court ordered that the amount of the superseas bond in this case be fixed at \$32,000.00, and execution is hereby stayed for a period of fifteen days from this date.

F. E. KENNAMER  
U. S. JUDGE.

O.K. RAY S. FELLOWS and JOSEPH A. GILL, JR.  
Attorneys for Defendant Stanolind Oil & Gas Company

LAWRENCE MILLS, Atty for Pliff.

DEPOSED: Filed Jan 9 1933  
H. P. Warfield, Clerk  
U. S. District Court

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Court adjourned until January 10, 1933.

On this 10th day of January, A. D. 1933, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1933 Session at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

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

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

MISCELLANEOUS - ORDER FOR PETIT JURY - REGULAR TULSA TERM.

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

ORDER FOR PETIT JURY

On this 10th day of January, A. D. 1933, it is Ordered by the Court that there be publicly drawn by the Marshal for the Northern District of Oklahoma, or one of his deputies, in the presence of the Clerk, or one of his deputies, in accordance with the law and the rules of this Court, the names of Forty (40) persons, good and lawful men, from said District, duly qualified to serve as Petit Jurors at the Regular January 1933 Term of this Court to be held at Tulsa, Oklahoma.

It is further Ordered by the Court that a writ of Venire Facias be issued out of this Court, in due form as provided by law, commanding the said Marshal to summon by Registered Mail said Petit Jurors, drawn, as aforesaid, to be and appear before said Court, to be held at Tulsa, Oklahoma, in the Northern District of Oklahoma, on Monday, the 30th day of January, A. D. 1933, at 9 o'clock A.M., then and there to serve as Petit Jurors of the United States in and for said District at the Regular January 1933 Term of said Court.

F. E. KENNAMER  
Judge.

ENDORSED: Filed Jan 10 1933  
H. P. Warfield, Clerk  
U. S. District Court

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Court adjourned until January 12, 1933.

On this 12th day of January, A. D. 1933, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1933 Session at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

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

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

MISCELLANEOUS - ORDER GRANTING LEAVE TO FILE INFORMATION.

On this 12th day of January, A. D. 1933, comes the United States Attorney, and asks that he be granted leave to file information herein, and to prosecute thereunder, and it is ordered by the Court that warrants issue for the arrest of each defendant, upon praecipe filed by the United States Attorney, and the bonds of said defendants be fixed in the following amounts:

No.	Name of Defendant	Amount of Bond
8987	Dr. D. E. Straub	1000.00
8988	W. F. Halford	2500.00
8989	Lloyd Jones	1000.00
8990	Harve Caughey	2500.00

6971	Vadden Evans	2500.00
	W. W. Van Curen	2500.00
6972	Roy Fitzgerald	1500.00
6973	Tom Hayes	1500.00
	Gracie Watson	2500.00
6974	Jack Mackbry	2500.00
	Jacob R. Jenkins	2500.00
	Julius Craig	2500.00
6975	George A. Jones	500.00
6976	Henry Wilson	2500.00
6977	George Yancy	2500.00
6978	Louis Saxon	2500.00
6979	R. B. Mitchell	1500.00
6980	Eddie Polson	2500.00

ENDORSED: Filed In Open Court  
 Jan 12 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

J. W. Van Horn,	Plaintiff,	)	
		)	
vs.		)	No. 1526 Law. ✓
		)	
S. H. Kress and Company, a		)	
Texas Corporation,	Defendant.	)	

ORDER OF DISMISSAL

NOW, On this 12th day of January, 1933, pursuant to stipulation of parties this day filed in the above entitled cause:

IT IS ORDERED AND ADJUDGED that said cause be, and the same hereby is dismissed with prejudice.

F. E. KENNAMER  
 JUDGE

O.K. F. G. VIGER  
 POE LUNDY & MORGAN  
 Attorneys for Plaintiff.

RANDOLPH HAVER SHIRK & BRIDGES  
 Attorneys for Defendant.

ENDORSED: Filed Jan 12 1933  
 H. P. Warfield, Clerk  
 U. S. District Court

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GERTRUDE HESSER, )  
 Plaintiff, )  
 -vs- ) No. 1556 - Law. ✓  
 MID-CONTINENT PETROLEUM CORPORATION, )  
 A CORPORATION, )  
 Defendant. )

Now on this 12th day of January, A. D. 1933, it is ordered by the Court, that Order of Dismissal of January 6, 1933, be and it is hereby vacated. It is further ordered by the Court that motion of Defendant to make definite and certain be, and it is hereby, confessed. Plaintiff given ten (10) days to amend. Defendant given ten (10) days thereafter to plead or fifteen (15) days to answer.

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

Dora Givens, )  
 Plaintiff, )  
 vs. ) No. 1602 Law. ✓  
 The Oklahoma Publishing Company, )  
 a corporation, )  
 Defendant. )

JOURNAL ENTRY

Now on this the 15th day of November, A. D., 1932, the same being a regular judicial day of the Special March term of said court sitting at Tulsa in said state, this cause comes on for trial. The Plaintiff appeared in person and by her attorneys, Sands & Campbell and R. L. Davidson, and the defendant appeared by Frank G. Anderson and William S. Hamilton, Thereupon, both parties announce ready for trial, and thereupon a jury is duly impaneled and sworn to try said cause. Thereupon, the plaintiff introduced her testimony and rested, and the defendant introduced its testimony and rested, and at the close of the testimony both counsel for plaintiff and counsel for the defendant argue said cause to the jury. Thereupon, the court charges the jury. The jury having heard the testimony and argument of counsel, and having received the charge of the court, on the 15th day of November, 1932, upon their oath do say and find the issue herein in favor of the plaintiff and against the defendant, said verdict being in words and figures as follows, to-wit:

We, the jury in the above-entitled case, duly impaneled and sworn, upon our oaths find for the plaintiff and assess her damages at five Thousand \$5,000.00 Dollars,

L. E. Ireland, Foreman.

Thereupon and on the same day, to-wit, November 15, 1932, the defendant asked leave, and obtained leave, to file a motion for new trial, which motion was granted and the defendant was given \_\_\_ days within which to file a motion for new trial. Thereupon the court ordered that execution be stayed pending the motion for a new trial. And thereafter and on, to-wit, the 17th day of November, 1932, the defendant filed its motion for new trial, and which motion for new trial was heard by the court on the 26th day of November, 1932, at which time the court took said motion for new trial under advisement, and thereafter, to-wit, on the 17th day of December, 1932, the court having considered said motion for new trial overruled the same, to which ruling of the court the defendant duly excepted, and still excepts.

IT IS THEREFORE by the court considered, ordered, adjudged and decreed that the verdict of the jury rendered in said cause be, and the same is, hereby in all things approved and confirmed by this court, and that the plaintiff, Dora Givens, have and recover from the Oklahoma Publishing Company, a corporation, defendant in said cause, the sum of \$5,000.00, and that said defendant be taxed with the costs of this action, to which ruling, order and judgment of the court defendant excepts.

Thereupon the defendant prays an appeal of this cause from the judgment of this court herein to the United States Circuit Court of Appeals for the tenth circuit and defendant is given twenty (20) days within which to file a supersedeas bond, to be approved by the Clerk of this court, execution to be stayed twenty (20) days upon the giving of said bond, and the defendant is given sixty (60) days from good cause shown from December 17, 1932, in which to prepare and file its bill of exceptions embodying all matters of exception in said cause.

It is further ordered that the defendant serve the plaintiff with a copy of the bill of exceptions so made ten (10) days prior to the filing of the bill of exceptions, and that the plaintiff present any objections she may have thereto or suggestions or amendments, within ten (10) days so allowed, with return of said bill of exceptions to the court.

F. E. KENNAMER  
Judge

Approved Sands & Campbell  
R. L. Davidson  
Attorneys for Plaintiff

Rainey, Flynn, Green & Anderson  
Hamilton & Howard  
Attorneys for Defendant

ENDORSED: Filed Jan 12 1933  
H. P. Warfield, Clerk  
U. S. District Court JLR

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Court adjourned until January 13, 1933.

On this 13th day of January, A. D. 1933, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1933 Session at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

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

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

MISCELLANEOUS - ADMISSION TO - BRONSE HOOVER.

On this 13th day of January, A. D. 1933, it being made satisfactorily to appear that Bronse Hoover, is qualified for admission to the Bar of the Court, the oath prescribed by the Court is administered and said attorney is declared admitted to the Bar of the Court.

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

E. L. ROBINSON, Plaintiff, (  
-vs- ) Case No. 1576 Law. ✓  
SHELL PIPE LINE CORPORATION, )  
a corporation, Defendant. )

JOURNAL ENTRY OF JUDGMENT

Now on this, the 1st day of December, 1932, same being one of the regular judicial days of the above court, the above styled cause coming on regularly for trial, the same having been heretofore, by due and regular order of this court, set for trial at this time; and the plaintiff appearing in person and by his attorneys, Wm. M. Thomas and J. S. Campbell, Jr., and the defendant, Shell Pipe Line Corporation appearing by its attorneys, L. A. Wetzel and E. C. Fitzgerald; and thereupon all parties having announced ready for trial, a jury of twelve good and lawful men was duly and regularly impaneled, selected and sworn to try the issues in said cause.

Thereupon counsel for plaintiff and defendant stated their cause, respectively, to the jury. Thereafter and on the same day, the plaintiff having introduced his evidence and rested, the defendant, in open court, demurred to the evidence of the plaintiff, which demurrer was by the court, overruled, and exceptions taken by said defendant, which exceptions were allowed by the court.

Thereafter, and on the same day, the defendant introduced its evidence and rested, and the plaintiff having put on rebuttal evidence, and the defendant having no rebuttal evidence, and both parties having rested, and the taking of evidence having closed, the defendant, in open court, moved the court to instruct the jury to return a verdict for said defendant, which motion was, by the court, overruled, and exceptions taken by said defendant, which exceptions were allowed by the court.

Thereafter, and on the same day, the case was argued to the jury, after which the court instructed the jury upon the law of the case. Thereupon the jury retired, in charge of a sworn bailiff, to consider their verdict.

Thereafter, and on the same day, the jury in said cause returned into open court and announced that they had agreed upon a verdict; and thereupon, said verdict was duly received, opened, approved and read by the court, in the presence of the jury, and filed in said cause, which said verdict is in words and figures as follows, to wit:

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

E. L. Robinson Plaintiff  
vs. Case No. 1576 Law.  
Shell Pipe Line Corp. Defendant

We, the jury in the above-entitled case, duly impaneled and sworn, upon our oaths find for the plaintiff, and assess his damages at \$12,500.00.

J. E. Miller  
foreman.

Thereupon, the jury was excused from further consideration of said case; whereupon, the court, on the 2nd day of December, 1932 proceeded to render judgment in said cause, upon the verdict of the jury.

IT IS HEREBY RECORDED, ORDERED, ADJUDGED AND DECREED BY THE COURT that

plaintiff have and take a judgment against the defendant in the sum of Twelve Thousand Five Hundred Dollars, (\$12,500.00) with interest thereon at 6% per annum from the 2nd day of December, 1932, until paid, and for his costs, taxed at \_\_\_\_\_. To all of which defendant excepts. Exception allowed.

IT IS FURTHER ORDERED that defendant have 20 days & stay of execution from the 2nd day of December, 1932.

F. E. KENNAMER  
DISTRICT JUDGE.

O.K. W. M. THOMAS  
J. S. CAMPBELL JR.  
Attorneys for Plaintiff

E. C. FITZGERALD  
L. A. WEPZEL  
Attorneys for Defendant.

ENDORSED: Filed Jan 13 1933  
H. P. Warfield, Clerk  
U. S. District Court W

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Court adjourned until January 14, 1933.

On this 14th day of January, A. D. 1933, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1933 Session at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

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

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

MISCELLANEOUS - ADMISSION TO BAR - CONRAD C. MOUNT.

On this 14th day of January, A. D. 1933, it being made satisfactorily to appear that Conrad C. Mount, is qualified for admission to the Bar of the Court, the oath prescribed by the Court is administered and said attorney is declared admitted to the Bar of the Court.

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FEDERAL DISTRICT COURT FOR THE DISTRICT OF OKLAHOMA

United States of America, Plaintiff, )  
-vs- ) No. 6324 -  
Ernest W. White, Defendant.

ORDER EXTENDING TIME FOR ALLOWANCE AND FILING BILL OF EXCEPTIONS.

On this 14th day of January, 1933, upon the application of the defendant in the above entitled cause, good cause being shown therefor, the time for the allowance, signing, and filing of the Bill of Exceptions of the above named defendant is hereby extended to the 26th day of January, 1933, including that day.

Done at Tulsa, Oklahoma, this 14th day of January, 1933.

F. L. KENNALIER  
District Judge.

O.H. JNO. W. GOLDBERRY  
U. S. Atty.

RECORDED: Filed Jan 14 1933  
H. P. Terfield, Clerk  
U. S. District Court JER

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UNITED STATES OF AMERICA, Plaintiff, )  
-vs- ) No. 6527 - Criminal. ✓  
JOSEPH ALOUDY & WIFE JOSEPHINE, Defendants.

Now on this 14th day of January, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendant Joseph Aloudy appearing in person. The defendant is arraigned and enters a plea of guilty, as charged in the information heretofore filed herein. Thereupon, it is ordered by the court that judgment and sentence be imposed as follows:

That a fine be paid to the United States in the sum of twenty-five (\$25.00) Dollars. It is further ordered that said fine be placed on execution.

IN RE WILLIAM W. ROSE, DISTRICT COURT IN AND FOR THE DISTRICT OF OKLAHOMA

United States of America, Plaintiff, )  
vs. ) No. 1034 ✓  
W. W. Rose, Defendant.

O R D E R

Now on this 14th day of January, 1933, the case being one of the regular judicial business of the Federal District Court, Tulsa, Oklahoma, do hereby enter as follows before the court

upon the application of the above named defendant for a modification of the sentence herein, and it appearing to the court that on the 18th day of October, 1932, the defendant O. H. Ross entered a plea of guilty and received a sentence of ninety days in jail and a fine of \$100.00, it further appearing to the court that the said defendant has no money or property out of which to pay said fine, and it further appearing to the court that this defendant has employment awaiting him at this time,

IT IS THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED BY THE COURT, that the sentence of the above named defendant be modified by placing the fine of \$100.00 heretofore imposed by the court, upon execution.

F. E. KERRAMER  
Judge.

OK: W. B. BLAIR  
Assistant U. S. Attorney.

ENDORSED: Filed Jan 14 1933  
H. P. Warfield, Clerk  
U. S. District Court

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

United States of America,	Plaintiff,	)
		)
vs.		) No. 6716
		)
F. A. Nelms,	Defendant.	)

O R D E R

Now on this 14th day of January A. D. 1933, the same being one of the regular judicial days of the Regular January A. D. 1933 Term of said court, this matter comes on before the court upon the application of the above named defendant for a modification of the sentence herein, and it appearing to the court that on the 19th day of October, 1932, the defendant entered a plea of guilty and received a sentence of ninety days in jail and a fine of \$100.00, it further appearing to the court that the said defendant has no money or property out of which to pay said fine, and further that the family of said defendant is in destitute circumstances,

IT IS THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED BY THE COURT, that the sentence of the above named defendant be modified by placing the fine of \$100.00 heretofore imposed by the court, upon execution.

F. E. KERRAMER  
Judge.

OK: W. B. BLAIR  
Assistant U. S. Attorney.

ENDORSED: Filed Jan 14 1933  
H. P. Warfield, Clerk  
U. S. District Court

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

United States of America,	Plaintiff, )	
	)	
vs.	)	No. 6738 ✓
	)	
Barney Hickerson,	Defendant. )	

O R D E R

Now on this 14th day of January, 1933, the same being one of the regular judicial days of the Regular January A. D. 1933 Term of said court, this matter comes on before the court upon the application of the above named defendant for a modification of the sentence herein, and it appearing to the court that on the 7th day of October, 1932, the defendant, Barney Hickerson, entered a plea of guilty and received a sentence of ninety days in jail and a fine of \$100.00, it further appearing to the court that the said defendant has no money or property out of which to pay said fine, and it further appearing to the court that the family of said defendant is in destitute circumstances,

IT IS THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED BY THE COURT, that the sentence of the above named defendant be modified by placing the fine of \$100.00 heretofore imposed by the court, upon execution.

F. E. KENNAUER  
Judge.

OK: W. B. BLAIR  
Assistant U. S. Attorney

ENDORSED: Filed Jan 14 1933  
H. P. Warfield, Clerk  
U. S. District Court

UNITED STATES OF AMERICA,	Plaintiff, )	
	)	
-vs-	)	No. 6973 - Criminal. ✓
	)	
TOM HAYES & GRACIE WATSON,	Defendants. )	

Now on this 14th day of January, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendants Tom Hayes and Gracie Watson, appearing in person. The defendants are each arraigned and each enters a plea of guilty, as charged in the Information heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be deferred as to each defendant for a period of six (6) months during good behavior and it is further ordered that said defendants be now released.

UNITED STATES OF AMERICA,	Plaintiff,	)
		)
-vs-		) No. 6974 - Original. ✓
		)
JACK MACKBRY, JACOB R. JENKINS and JULIUS CRAIG,	Defendants.	)

Now on this 14th day of January, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendants Jack Mackbry, Jacob R. Jenkins and Julius Craig, appearing in person. The defendants are each arraigned and each enters a plea of guilty as charged in the information heretofore filed herein. Thereupon, it is ordered by the court that judgment and sentence be imposed as follows: "To the time they have been in jail" as to each defendant and that said defendants be now discharged.

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

J. D. Kimmel, J. W. Cree, R. M. Gawthrop and W. D. Goodwin,	Plaintiffs,	)
		)
vs.		) No. 1495 LAW ✓
		)
Stanolind Oil & Gas Company,	Defendant.	)

PETITION FOR APPEAL

TO THE HONORABLE FRANKLIN E. KENNAMER, UNITED STATES DISTRICT JUDGE  
 FOR THE NORTHERN DISTRICT OF OKLAHOMA:

The above named defendant, Stanolind Oil & Gas Company, a corporation, complains that in the record and proceedings had in the above entitled cause in the District Court of the United States for the Northern District of Oklahoma, at the Special March A. D., 1932 term thereof, said court entered judgment in the above entitled cause in favor of the plaintiffs, J. D. Kimmel, J. W. Cree, R. M. Gawthrop and W. D. Goodwin, and against this defendant, in which judgment and the proceedings had prior thereunto in this cause, manifest error hath happened and was committed, to the great damage and prejudice of this defendant, all of which will more in detail appear from the assignment of errors filed herewith.

On January 4th, 1933, at the regular January 1933 term of said Court, motion of this defendant for new trial was considered, overruled, and supersedeas bond of Thirty Two Thousand (\$32,000.00) Dollars, required.

This defendant now prays for the allowance of an appeal to the United States Circuit Court of Appeals for the Tenth Circuit for the correction of errors so complained of; for an appropriate order pertaining to security or undertaking on appeal; and for such orders and process as may cause the correction of the errors so complained of, and that a transcript of the record, proceedings and papers in this case, duly authenticated, may be sent to the said Circuit Court of Appeals for the Tenth Circuit.

Dated this 14th day of January, 1933.

RAY S. FELLOWS  
 JOSEPH A. GILL JR.  
 Attorneys for Defendant.

Supersedeas bond of \$32,000.00 having heretofore on January 4, 1933, been required, it is hereby ordered that said petition

for appeal is hereby granted and the appeal allowed upon filing said supersedeas bond in form conditioned as required by law.

Dated this 14th day of January, 1933.

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

ENDORSED: Filed Jan 14 1933  
H. P. Warfield, Clerk  
U. S. District Court DC

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

J. T. Owens doing business under the trade name of Lone Valley Lumber Co.      Plaintiff,      )  
vs.      )      NO. 1543 Law      ✓  
The Importers & Exporters Insurance Company, a corporation,      Defendant.      )

JOURNAL ENTRY

Now this 14th day of January, 1933 this matter comes on for hearing on the "Motion to strike" filed herein by the defendant. Plaintiff appears by Frank Mesbitt, his attorney and defendants appear by McLaury & Hopps its attorneys, said matter is presented, argued and briefed by the parties, and the court being well advised of the premises,

IT IS ORDERED that defendant's Motion to strike paragraphs four (4) and five (5) from the amended petition herein, be, and the same, is, overruled, and the defendant is allowed an exception. The defendant is given twenty (20) days from this date to answer the amended petition.

F. E. KENNAMER  
Judge.

ENDORSED: Filed Jan 14 1933  
H. P. Warfield, Clerk  
U. S. District Court DC

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

J. T. Owens, doing business under the trade name of Lone Valley Lumber Company,      Plaintiff,      )  
vs.      )      No. 1544 Law      ✓  
Universal Insurance Company, a corporation,      Defendant.      )

JOURNAL ENTRY

Now this 14th day of January, 1933 this matter comes on for hearing on defendant's demurrer to the Plaintiff's petition, the parties appear by their respective attorneys of record, said demurrer is presented, argued and the court being well advised of the premises,

IT IS ORDERED that said demurrer is overruled, to which ruling defendant excepts. Plaintiff is given leave to file an amended petition, within five days from date hereof. Defendant granted 10 to plead or 20 to answer.

F. E. KENNAUER  
Judge

ENDORSED: Filed Jan 14 1933  
H. P. Warfield, Clerk  
U. S. District Court M

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

J. T. Owens doing business under the name )  
of Lone Valley Lumber Company, Plaintiff, )  
  
vs )  
  
Brooklyn Fire Insurance Company, a cor- )  
poration, Defendant. )

No. 1545 Law ✓

JOURNAL ENTRY

Now this 14th day of January, 1933 this matter comes on for hearing on defendant's motion to strike from Plaintiff's amended petition, Paragraph 2 of the first cause of action, and paragraph 3 of the first cause of action. The parties appear by their respective parties, the motion is presented and argued and the court being well advised of the premises,

IT IS ORDERED that said motion to strike be and the same is hereby overruled, to which ruling defendant is allowed an exception, and the defendant is given twenty days from this date to answer the amended petition.

F. E. KENNAUER  
Judge.

ENDORSED: Filed Jan 14 1933  
H. P. Warfield, Clerk  
U. S. District Court M

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

TULSA OPERA HOUSE COMPANY, a Cor- )  
poration, Plaintiff, )  
  
vs. )  
  
NATIONAL MANUFACTURE AND STORES COR- )  
PORATION, a Corporation, Defendant. )

No. 1637 At Law. ✓

ORDER OF DISMISSAL



WASHOMA PETROLEUM COMPANY, A CORP., Plaintiff, )  
 -vs- )  
 CONSOLIDATED GAS SERVICE CO. A CORP., ) No. 1668 - Law. ✓  
 ET AL, Defendants. )

Now on this 14th day of January, A. D. 1933, it is ordered by the court, that motions to quash and plea to jurisdiction be, and they are hereby, sustained.

CON R. RAWLINGS, Plaintiff, )  
 -vs- )  
 EMPIRE OIL & REF. CO. ET AL, Defendants. ) No. 1692 - Law. ✓

Now on this 14th day of January, A. D. 1932, it is ordered by the Court, that Clerk be directed to substitute form of Journal Entry submitted by Attorney for Defendants this date, in lieu of Journal Entry filed January 5, 1933, by counsel for Plaintiff.

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 Court adjourned until January 16, 1933.

On this 16th day of January, A. D. 1933, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1933 Session at Tulsa, met pursuant to adjournment, Hon. R. E. Kennamer, Judge, present and presiding.

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

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

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

Washoma Petroleum Company, a corporation, Plaintiff, )  
 vs. )  
 Consolidated Gas Service Co., a corporation, et al, Defendants. ) No. 1668 - Law ✓

O R D E R

On this 14th day of January, 1933, this case came regularly on before the court, the plaintiff and the defendants, Consolidated Gas Service Company and Consolidated Gas Utilities Company, being present by their respective attorneys, and there having been duly recorded the special appearances and motions to quash summons, together with the affidavits in support, and the court being fully advised it is

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notions to such summons by the above named defendants, Consolidated Gas Service Company and Consolidated Gas Utilities Company, be and each of them are hereby sustained.

Thereupon, and without participation by either of the aforesaid defendants the plaintiff asks leave to file an amended petition and for leave upon the filing of said amended petition to issue alias summons against the defendants, Consolidated Gas Service Company and Consolidated Gas Utilities Company, and upon consideration thereof it is by the court

Ordered, adjudged and decreed that plaintiff have ten (10) days from this date within which to file an amended petition herein and, upon the filing thereof to have alias summons issued to the defendants, Consolidated Gas Service Company and Consolidated Gas Utilities Company, and it is by the court further

Ordered that plaintiff shall serve a copy of its amended petition on the defendant Shell Petroleum Corporation, and that said Shell Petroleum Corporation shall have thirty (30) days after service of said amended petition within which to plead thereto or answer the same.

F. E. KENNAMER  
Judge

O.K. MONTGOMERY & HUGH  
CHRISTY RUSSELL  
Attorneys for Plaintiff

O.K. as to form

Attorneys for Defendants

ENTERED: Filed Jan 16 1933  
H. F. Warfield, Clerk  
U. S. District Court

-----  
Court adjourned until January 17, 1933.

REGULAR JANUARY 1933 SESSION

TULSA, OKLAHOMA

TUESDAY, JANUARY 17, 1933

On this 17th day of January, A. D. 1933, the District Court of the United States for the Northern District of Oklahoma, sitting in regular January 1933 Session at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

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

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

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

United States of America,	Plaintiff,	)
		)
v.		) No. 6790 Cr.
		)
George Hardy et al,	Defendant	)

ORDER MODIFYING SENTENCE

Now on this 17th day of January A. D. 1933, the same being one of the regular days of the Regular January A. D. 1933 Term of said court, at Tulsa, there coming on for hearing the motion of the defendant, George Hardy, in the above entitled cause, asking the court to modify the judgment heretofore rendered in said cause on the 22nd day of October, 1932, in which said defendant was sentenced to ninety (90) days in jail, and the court being well and sufficiently advised in the premises, finds that said motion should be sustained,

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said sentence be modified to read eighty-eight days (88) days in jail, in lieu of ninety (90) days.

F. E. KENNEDY  
JUDGE

O.K. HARRY SEATON  
Assistant U. S. Attorney

ENDORSED: Filed Jan 17 1933  
H. P. Warfield, Clerk  
U. S. District Court

J. D. KIMMEL, J. W. CREE, R. M. COTHROP, and W. D. GOODWIN,	Plaintiffs,	)
		)
-vs-		) No. 1495 - Law.
		)
STANCLINE OIL & GAS CO., McWAN OIL & GAS CO.,	Defendants.	)

Now on this 17th day of January, A. D. 1933, it is ordered by the court that, J. J. Kellher, Secretary Stancline Oil & Gas Company be, and he is hereby, given leave to sign super-seedeas bond in the above cause.

GERTRUDE HESSER,	Plaintiff,	)
		)
-vs-		) No. 1556 - Law.
		)
THE CONTINENTAL RUBBER LEAD CO. A CORP.,	Defendant.	)

Now on this 17th day of January, A. D. 1933, it is ordered by the Court that, notice of Defendant to make definite and certain be and it is hereby withdrawn. It is further ordered by the court that motion to strike be, and it is hereby, sustained as to the part relating to automobile. Plaintiff given five (5) days to amend. Defendant given ten (10) days to plead or fifteen (15) days to answer herein.

FEDERAL JUDICIAL DISTRICT COURT FOR THE NORTHERN DISTRICT  
OF OKLAHOMA.

Adth Voucher, nee Long, Admrx. of  
estate of Robert J. Long, deceased,  
et al,

Plaintiffs,

No. 1605 Law ✓

vs.

United States of America,

Defendant.

JOURNAL ENTRY

Now on this 17th day of January, 1933, this cause came on for final decision of the Court, before Honorable F. M. Kennamer, Judge, said cause having been heretofore tried in open court, with all parties present, as assigned on the regular trial docket at Miami, Oklahoma, on December 1, 1932, and plaintiffs at said trial on said date having introduced their evidence and rested; whereupon, the defendant having made its motion to the court for judgment, because plaintiffs' testimony at said trial did not prove the permanent and total disability of the deceased soldier, Robert J. Long, from the date of his discharge from the United States Army, on May 31, 1916; and the court having taken said cause under advisement, and both plaintiffs and defendant having filed their briefs in said cause; and now on said 17th day of January, 1933, the court being fully advised in the premises, sustains defendant's motion for judgment.

IT IS THE COURT'S JUDGMENT AND DECREE of the court that the defendant's motion for judgment at the close of plaintiffs' testimony, be, and same is hereby sustained, and said cause is dismissed, with costs and at plaintiff, to which order and decree of the court plaintiffs except and exception are allowed.

F. M. Kennamer  
Judge.

C. W. ...  
A. L. Illinois,  
Attorney at Law

Filed for ...  
...  
...

FEDERAL JUDICIAL DISTRICT COURT FOR THE NORTHERN DISTRICT  
OF OKLAHOMA.

Res. ...

Plaintiff,

No. 1700 Law ✓

vs.

The Commercial Gas Pipe Company, Incorporated,  
a corporation,

Defendant.

JOURNAL ENTRY

On the ... hearing, ... to dismiss the ...  
... costs ... 100, for the reason that all ...  
... have been finally ...

... court, ...



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

Henry L. Lemons, Inc. a corporation, and )  
First National Bank & Trust Company of )  
Tulsa, Oklahoma, a corporation, Plaintiffs, )

vs. )

Natural Gas Pipe Line Company of America, )  
a corporation, Defendant. )

No. 1591 - Law. ✓

O R D E R

Now on this 18th day of January, 1933, this cause comes on for hearing upon the motion to make more definite and certain and to separately state and number of the defendant, and the plaintiffs are present by their attorneys, Gibson, Maxey & Holleman and defendant is present by its attorneys, J. J. Hedrick, Robert D. Garver and Ames, Cochran, Ames & Monnet, and the court having heard the argument of counsel and being fully advised in the premises makes the following order:

-I-

IT IS ORDERED that the first paragraph of said motion be and the same hereby is overruled, and it is further ordered that plaintiffs furnish to defendant for the purpose of making a copy thereof the original aerial survey map furnished by defendant to plaintiffs and referred to in said paragraph one of said motion.

-II-

IT IS ORDERED that the second paragraph of said motion be and the same hereby is sustained.

-III-

IT IS ORDERED that the third paragraph of said motion be and the same hereby is sustained.

-IV-

IT IS ORDERED that the fourth paragraph of said motion be and the same hereby is sustained.

-V-

IT IS ORDERED that the fifth paragraph of said motion be and the same hereby is sustained.

-VI-

IT IS ORDERED that the sixth and seventh paragraphs of said motion be and the same are hereby overruled, and in this connection, it is further ordered that the plaintiffs furnish to the defendant an itemized statement showing the location and number and kind and character of pipe bends referred to in paragraph eight of said amended petition.

-VII-

IT IS ORDERED that the eighth paragraph of said motion be and the same is sustained.

-VIII-

IT IS ORDERED that the ninth paragraph of said motion be and the same hereby is sustained.

-IX-

IT IS ORDERED that the tenth and eleventh paragraphs of said motion be and the same hereby are overruled.

-X-

IT IS ORDERED that plaintiffs comply with the twelfth, thirteenth and fourteenth paragraphs of said motion by itemizing and stating the number of days of time lost by plaintiffs and that the balance of said paragraphs be and the same hereby are overruled.

-XI-

IT IS ORDERED that the plaintiffs comply with the fifteenth and sixteenth paragraphs of said motion by itemizing the amount of damages sustained at each creek or river crossing mentioned in paragraph eleven of said petition and that the balance of said paragraphs be and the same hereby are overruled.

-XII-

IT IS ORDERED that paragraphs seventeen, eighteen and nineteen of said motion be and the same are hereby overruled.

-XIII-

IT IS ORDERED that paragraph twenty of said motion be and the same hereby is sustained.

-XIV-

IT IS ORDERED that paragraphs twenty-one and twenty-two of said motion be and the same hereby are sustained.

-XV-

IT IS ORDERED that paragraphs twenty-three and twenty-four of said motion be and the same hereby are sustained.

-XVI-

IT IS ORDERED that paragraphs twenty-five and twenty-six of said motion be and the same are hereby sustained.

-XVII-

IT IS ORDERED that paragraph twenty-seven of said motion be and the same hereby is sustained.

-XVIII-

IT IS ORDERED that paragraph twenty-eight of said motion be and the same hereby is sustained in the following respect: That plaintiffs be and they hereby are required to state the number of men, the length of time and the work, if any, said men were engaged in while awaiting testing of said line.

-XIX-

IT IS ORDERED that paragraphs twenty-nine, thirty, thirty-one, thirty-two, thirty-three, thirty-four, thirty-five, thirty-six of said motion be and the same are sustained, and plaintiffs are hereby ordered to set out in an itemized statement the extras alleged to have been performed by plaintiffs and paid for by defendant.

-XX-

IT IS ORDERED that paragraph thirty-seven of said motion and defendant's motion to require plaintiffs to separately state and number the causes of action set out in said petition be and the same hereby are overruled.

IT IS HEREBY ORDERED that plaintiffs have twenty days within which to file their amended petition and that defendant have fifteen days thereafter within which to plead or twenty days thereafter within which to answer.

F. E. KENNAMER  
UNITED STATES DISTRICT JUDGE.

ENDORSED: Filed Jan 23 1933  
H. P. Warfield, Clerk  
U. S. District Court

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

Henry Layson, )  
Plaintiff, )  
 )  
-vs- ) No. 1654 Law ✓  
 )  
S. H. Kress & Company, a corporation, )  
et al., ) Defendants. )

O R D E R

Now on this 5th day of January, 1933, the above entitled and numbered cause comes regularly on for hearing on the motion of the plaintiff to remand said cause to the state court, namely the District Court of Tulsa County, Oklahoma, the plaintiff appearing by one of his attorneys of record, namely, H. L. Smith, Esquire, and the defendant appearing by one of its attorneys of record, namely, F. W. Landa. And the court having considered said motion and heard the argument of counsel, and being fully advised in the premises finds that said motion to remand is well-taken and should be sustained.

IT IS THEREFORE CONSIDERED, ORDERED AND ADJUDGED BY THE COURT that said motion to remand this cause to the state court should be and it is hereby sustained, and it is the order and judgment of the court that this cause shall be and it is hereby remanded to the District Court of Tulsa County, Oklahoma, for further proceedings.

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

ENDORSED: Filed Jan 18 1933  
H. P. Warfield, Clerk  
U. S. District Court

-----

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

Thomas Hayberry,	Plaintiff,	)
		)
vs.		) No. 1662 Law ✓
		)
The United States of America,	Defendants.	)

ORDER SUSTAINING MOTION

Now on this 5th day of January, 1933, this cause came on to be heard in open court before honorable F. E. Kennamer, Judge, on the defendant's motion to make plaintiff's petition more definite and certain by showing in paragraph six of said petition the date on which plaintiff filed his application for war risk insurance before the Veterans Administration; and on defendant's motion to strike paragraph five of said petition; and the Court having heard the argument of counsel for plaintiff and defendant, and being fully advised in the premises, sustains said motions.

IT IS THEREFORE THE ORDER AND JUDGMENT OF THE COURT that said motions be, and same are hereby sustained, and plaintiff is required to amend paragraph six of his petition to show the date on which he filed his war risk insurance claim before the Veterans Administration and that paragraph five of said petition be, and same is hereby stricken, to which order and judgment of the Court plaintiff excepts and exceptions are allowed.

Plaintiff is allowed ten days in which to amend his petition, and defendant ten days thereafter to plead or fifteen days in which to answer.

F. E. KENNAMER  
JUDGE

O.K. A. E. WILLIAMS  
A. E. Williams  
Assistant United States Attorney

ENDORSED: Filed Jan 18 1933  
H. P. Farfield, Clerk  
U. S. District Court

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

David A. Jones,	Plaintiff,	)
		)
vs.		) No. 1681 Law ✓
		)
The United States of America,	Defendant.	)

ORDER SUSTAINING DEMURRER.

Now on this 5th day of January, 1933, this cause came on to be heard in open court before honorable F. E. Kennamer, Judge, on the special demurrer of the defendant to plaintiff's petition, and the Court being advised in the premises, sustains said demurrer.

IT IS THEREFORE THE ORDER AND JUDGMENT OF THE COURT that the special demurrer of the defendant to plaintiff's petition herein be, and same is hereby sustained, and plaintiff is allowed ten days in which to amend said petition, and defendant ten days thereafter to

answer.

F. E. KENNAMER  
JUDGE

O.K. A. E. WILLIAMS  
A. E. Williams  
Assistant United States Attorney

ENDORSED: Filed Jan 18 1933  
H. P. Warfield, Clerk  
U. S. District Court

-----

Court adjourned until January 19, 1933.

REGULAR JANUARY 1933 SESSION

TULSA, OKLAHOMA

THURSDAY, JANUARY 19, 1933

On this 19th day of January, A. D. 1933, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1933 Session at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

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

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

ALMA A. CAREY, ETC.,	Plaintiff, )	
	)	
-vs-	)	No. 1430 - Law. ✓
	)	
UNITED STATES OF AMERICA,	Defendant. )	

Now on this 19th day of January, A. D. 1933, it is ordered by the court that judgment for Government be entered, as per journal entry to be filed.

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

Gertrude Hesser,	Plaintiff, )	
	)	
vs.	)	
	)	No. 1556 Law. ✓
Mid-Continent Petroleum Corporation,	)	
a corporation,	Defendant. )	

JOURNAL ENTRY

NOW, on this 6th day of January, 1933, defendant's motion to make plaintiff's petition more definite and certain coming on to be heard, and the above named defendant appearing by its attorney, I. L. Lockwitz, and the above named plaintiff appearing not, nor any one in her behalf;

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECIDED that the above entitled cause be



1932, assigned for trial on the regular trial calendar for said September 23rd, 1932, and said cause being then called for trial in regular order on said trial calendar, and the plaintiff being present in person and by his attorney H. E. Rosenstein, and the defendant being represented in court by A. E. Williams, Assistant United States Attorney for the Northern District of Oklahoma, and by J. V. Pitts, Acting Insurance Attorney for the Veterans Administration of Oklahoma, and both parties having announced ready for trial in open court, and both parties having theretofore waived a jury and consented that said cause be tried before the Court without a jury, whereupon the plaintiff having introduced his evidence of witnesses sworn and examined in open Court and rested, and the defendant having introduced its evidence of witnesses sworn and examined in open Court, and the parties having both rested their cause, and the Court, after hearing motions of each party for judgment, and argument of counsel on said respective motions, orders the plaintiff and defendant respectively to file briefs in said cause, and takes said cause under advisement.

And now, on date herein above first shown, the Court having considered the briefs of both parties in this cause, and having considered all the evidence and the argument of counsel, and being fully advised in the premises finds:

That Charles Barcus, plaintiff herein, was inducted into the United States Army as alleged in his petition herein on the 24th. day of April 1918, and was honorably discharged therefrom on the 6th. day of June 1919; that in said military service he applied for and was granted a \$10,000.00 War Risk Insurance Policy, which policy lapsed for non-payment of premium at the expiration of the thirty (30) days Grace period immediately following the discharge of said soldier, or on July 31st, 1919.

The Court further finds that the said Charles Barcus was not permanently and totally disabled on the date he was discharged from the United States as herein determined, or within the Grace period of thirty (30) days thereafter when said policy lapsed for non-payment of premium, and that therefore the plaintiff cannot recover in this case; and the Court finds generally in favor of the defendant.

IT IS THEREFORE THE ORDER AND JUDGMENT OF THE COURT, that the plaintiff, Charles Barcus, as a result of the issues joined in this cause, take nothing from the defendant, and that the plaintiff pay all the costs of this case; to which order and judgment of the court the plaintiff excepts and exceptions are allowed.

H. E. WILLIAMS  
Judge.

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

RECORDED: Filed Jan 23 1933  
H. E. Garfield, Clerk  
U. S. District Court





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

TO W. W. FAIRFAX, OSAGE COUNTY, OKLAHOMA, )  
 A MUNICIPAL CORPORATION, Plaintiff, )  
 vs. ) No. 1667 At Law  
 FIRST NATIONAL BANK OF FAIRFAX, OKLAHOMA, )  
 A CORPORATION, ET AL, Defendants. )

ORDER REMANDING

On this 7th day of January, 1933 there came before the Court the demurrer filed by the Citizens Trust Company, a corporation, one of the defendants. On consideration of said demurrer the Court finds that this Court has no jurisdiction of this cause of action.

It is therefore ordered and decreed that this cause of action be and the same is hereby remanded to the District Court of Osage County, Oklahoma for all further proceedings.

A. E. KENNEDY  
JUDGE

ENDORSED: Filed Jan 19 1933  
H. P. Warfield, Clerk  
U. S. District Court

-----  
 EXCHANGE TRUST CO., LTD., Plaintiff, )  
 --vs-- ) No. 1678 - Law.  
 A. C. ALEXANDER, COL. IN R. SERVICE, Defendant. )

Now on this 19th day of January, A. D. 1933, it is ordered by the Court, upon application of Plaintiff herein that additional parties be made defendants to this action. And thereafter, Defendant's answer is withdrawn and said defendants are given five (5) days to file answer.

IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OKLAHOMA.

EXCHANGE TRUST COMPANY, a corporation, and )  
 HENRY F. BRADY, as Administrators of the )  
 Estate of LYATHE ETHEL BRADY, deceased, Plaintiffs, )  
 v. ) No. 1678 L.  
 A. C. ALEXANDER, Collector of Internal Revenue, )  
 Defendant. )

O R D E R

Now on this 19th day of January, 1933, the plaintiffs above filed their written application herein for leave to file amended petition herein and to make the United States a party defendant herein.

IT IS ORDERED that plaintiffs hereby are granted leave to file their amended petition herein and to make the United States a party defendant herein.

F. E. KENNAMER  
United States District Judge.

ENDORSED: filed Jan 19 1933  
H. P. Warfield, Clerk  
U. S. District Court

-----  
Court adjourned until January 20, 1933.

On this 19th day of January, A.D. 1933, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1933 Session at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

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

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

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

Mid-West Chevrolet Company, a corporation, Plaintiff, )  
vs. ) No. 1442 Lav. ✓  
General Motors Acceptance Corporation, a corporation, Defendant. )

ORDER ALLOWING APPEAL.

On application and petition of General Motors Acceptance Corporation, by Bruce McClelland, Jr., Preston C. West and A. A. Davidson, its attorneys of record, for allowance of an appeal from the judgment of this Court heretofore rendered in this cause and filed and entered herein, it is hereby ordered that an appeal to the United States Circuit Court of Appeals for the Tenth Circuit, from the said judgment, be, and the same is hereby, granted and said appeal is allowed.

And the said General Motors Acceptance Corporation having filed the bond executed by it and by National Surety Company, as surety, in the sum of \$425,000, conditioned as required by law, and pursuant to said former order of this Court, and by this Court approved, it is ordered that said bond shall operate as a supersedeas of the judgment made and entered in the above cause, and shall suspend and stay all further proceedings in this Court until the final determination of this case.

It is ordered that a certified copy of the record, bill of exceptions, exhibits, and all proceedings be forthwith transmitted to the United States Circuit Court of Appeals



Upon reading the verified petition for removal of J. A. Grates and F. A. Bodovitz Receivers of Union Transportation Company, and upon motion of R. A. Kleinschmidt, counsel for said receivers,

IT IS ORDERED that cause No. 55307, in which Jessie A. Smith is plaintiff, and the said receivers and Union Transportation Company are defendants, pending in the District Court of Tulsa County, Oklahoma, be removed into this court for trial, and that a writ of certiorari issue herein to the said District Court of Tulsa County, Oklahoma, requiring said court to transmit the record and proceedings in said cause to this Court within ten days.

IT IS FURTHER ORDERED that said writ be served by delivering to the Court Clerk of Tulsa County, Oklahoma, a certified copy thereof.

F. L. KENNAMER  
United States District Judge.

ENDORSED: Filed Jan 20 1933  
H. P. Warfield, Clerk  
U. S. District Court

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Court adjourned until January 21, 1933.

REGULAR JANUARY 1933 SESSION      TULSA, OKLAHOMA      SATURDAY, JANUARY 21, 1933

On this 21st day of January, A. D. 1933, the District Court of the United States for the Northern District of Oklahoma, sitting in regular January 1933 Session at Tulsa, met pursuant to adjournment, Hon. F. L. Kennamer, Judge, present and presiding.

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

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

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

IN RE BANKRUPTCY ESTATES

O R D E R

It having been shown to the satisfaction of the Court that on the 29th day of March, 1932, the First National Bank of Vinita, Oklahoma, deposited with the Clerk of this Court a United States Government Bond in the sum of \$5000.00, being 4% Treasury Bond of 1944-1954, number J00001089, as surety on deposits in Bankruptcy estates covering deposits in said bank, and that all deposits in bankruptcy estates made in said bank have been paid by said Bank, and at this time there are no deposits in Bankruptcy estates in said bank, and being fully advised in the premises,

It is ordered that said security is hereby released and the Clerk of the United States District Court for the Northern District of Oklahoma is hereby authorized and directed to deliver said United States Government Bond to the said Bank.





UNITED STATES OF AMERICA, )  
 Plaintiff, )  
 )  
 -vs- ) No. 6762 - Criminal. )  
 )  
 LEONARD VERMILLION, )  
 Defendant. )

Now on this 21st day of January, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendant Leonard Vermillion, appearing in person. The defendant is arraigned and enters a plea of guilty, as charged in the indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed as follows:

Be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a United States Penitentiary, for a period of:  
 Five (5) years from date of delivery.

UNITED STATES OF AMERICA, )  
 Plaintiff, )  
 )  
 -vs- ) No. 6920 - Criminal. )  
 )  
 JOE CLOUD and LAURA CLOUD, )  
 Defendants. )

Now on this 21st day of January, A. D. 1933, it is ordered by the Court that, defendant Joe Cloud be, and he is hereby released to the custody of T. C. Peters until January 23, 1933.

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

CHARLES SPURGEON PAYME, )  
 PLAINTIFF, )  
 )  
 VS. ) No. 1386 Law. )  
 )  
 THE UNITED STATES OF AMERICA, )  
 DEFENDANT. )

ORDER FOR PAYMENT OF FUTURE PAYMENTS IN FULL TO THE PLAINTIFF.

It being made to appear to the court that Joe T. Dewberry and G. E. Warren, attorneys for the plaintiff in the above action, have executed and delivered to the plaintiff a "Release and satisfaction of judgment by attorneys", and that same has been filed with the Veterans Administration at Washington, D. C., and that the fee of said attorneys has been fully paid and satisfied,

IT IS ORDERED BY THE COURT that the defendant, The United States of America, pay directly to the plaintiff, Charles Spurgeon Payme, the full amount of \$57.50 on each and all future installments paid by the defendant under and pursuant to the judgment of the court heretofore rendered in this cause; and that said defendant make no further payments to Joe T. Dewberry and G. E. Warren, attorneys for said plaintiff, out of any moneys due to said plaintiff under said judgment.

Dated this 21st day of January, 1933.

S. E. KENNEDY  
 Judge.

ENGREGED: Filed Jan 21 1933  
 H. P. Warfield, Clerk  
 U. S. District Court DC







a jury, on Sept. 24, 1932, and plaintiff having appeared at said trial in person and by his attorney, R. M. Mountcastle, and the defendant appearing by J. E. Fitts, Chief Attorney for the Veterans Administration and A. L. Williams, Assistant United States Attorney for the Northern District of Oklahoma, and the Court having heard the evidence of the plaintiff and the defendant, of witnesses sworn and examined in open court, and both plaintiff and defendant having made a motion for judgment at the close of the testimony; and the Court having heard the argument of counsel, orders counsel for both plaintiff and defendant to file a brief in said cause, and the Court thereupon took said cause under advisement;

And now on said 23rd day of January, 1933, the Court having read the briefs of both parties herein, and being fully advised in the premises, finds:

That the plaintiff, George Franklin Taylor was inducted into the United States Army June 27, 1918, and was honorably discharged August 17, 1918. That while in said service he was granted a \$10,000.00 War Risk Insurance policy, effective as of July 6, 1918, on which premiums were paid for the month of August, 1918, and which lapsed for non-payment of dues September 30, 1918, including the 30-day grace period.

The Court further finds that at the time said George Franklin Taylor was inducted into the United States Army he was afflicted with a mild form of epilepsy, which was the cause of his discharge from the army, and the evidence in the case shows no material change in his condition between the date of his enlistment and his discharge, and that on the date of plaintiff's discharge from his enlistment in the United States Army, and within the 30-day grace period, which expired September 30, 1918, plaintiff was not permanently and totally disabled, as contemplated by the War Risk Insurance Act, and that therefore plaintiff cannot recover herein.

IT IS THEREFORE THE ORDER AND JUDGMENT of the Court that this plaintiff take nothing from this defendant as a result of this suit, and defendant's motion for judgment at the close of the testimony in said cause, is hereby sustained, and plaintiff is ordered to pay the costs, to which findings, order, and judgment of the Court plaintiff excepts and exceptions are allowed.

A. L. WILLIAMS  
JUDGE

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

ENGAGED: Filed Jan 20 1933  
H. B. Garfield, Clerk  
U. S. District Court

GEORGE F. TAYLOR,  
Plaintiff, )  
-vs- ) No. 1642 - Law.  
EDWARD W. GIBSON, )  
Defendant. )

Now on this 23rd day of January, A. D. 1933, it is ordered by the Court, that motion of plaintiff to strike portions of defendant's answer be, and it is hereby, overruled.

U. S. DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF OKLAHOMA

GLENN S. JOHNSON, Plaintiff, )  
vs. ) NO. 1642 - LA ✓  
TULSA OIL & GAS COMPANY, a )  
corporation, Defendant. )

ORDER OF DISMISSAL

On this 23rd day of January, 1933, upon motion of both plaintiff and defendant by their attorneys of record,

It is ORDERED that the above entitled cause be, and the same is hereby dismissed with prejudice at the cost of the defendant.

F. E. KEENECKER  
Judge.

O.K. KLEINSCHMIDT & JOHNSON  
A. L. Harbison for Plf.  
JOS. I. HENFORD,

ENDORSED: Filed Jan 23 1933  
H. P. Warfield, Clerk  
U. S. District Court ME

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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OKLAHOMA

Cesar Araman, Plaintiff, )  
vs. ) NO. 1665 - Law ✓  
Community State Bank, a corporation, Defendant. )

O R D E R

This matter coming on for hearing on this 23rd day of January, A. D. 1933, upon the motion of the defendant, Community State Bank, a corporation, to dismiss the within and foregoing cause for want of jurisdiction, plaintiff being present by and through his attorneys, Hughes Ellinghausen, and the defendant being present by and through its said attorneys, Cheatham Smith, and the court being well and sufficiently advised in the premises takes this order of advisement, directing attorneys for plaintiff and defendant to submit written briefs.

And now on this 23rd day of January, 1933, this matter coming on for further consideration, the court finds that the defendant's motion to dismiss the within and foregoing cause should be in all things overruled.

It is, THEREFORE, ORDERED, ADJUDGED AND DECREED, By the Court, that the motion of the defendant to dismiss the within and foregoing action for want of jurisdiction, be and the same is hereby in all things overruled.

It is further ordered that the defendant, Community State Bank, a corporation, be allowed fifteen days from this date within which to file its answer herein.

ENDORSED: Filed Jan 23 1933 H. P. Warfield, Clerk F. E. KEENECKER, Judge.  
U. S. District Court ME

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

Effie Lora Grammer, Administratrix of the  
Estate of W. J. Grammer, deceased, Plaintiff, )  
vs. )  
Mid-Continent Petroleum Corporation, a  
corporation, Defendant. )

At Law No. 1675

O R D E R

Now upon this 23rd day of January, 1933, there came on for hearing the defendant's demurrer. Thereupon in open Court with leave of Court plaintiff dismissed without prejudice any cause of action the plaintiff may be asserting in this action against the defendant by reason of its having taken over the assets of Cosden & Company and having assumed its obligations, plaintiff still retaining her cause of action against the defendant by reason of its own acts of negligence.

IT IS THEREFORE ORDERED that the plaintiff be and she is hereby permitted to file an amended petition in this suit within two days from this date, and the defendant be and it is hereby given five days thereafter within which to plead, or ten days thereafter within which to answer said amended petition.

V. H. HENNINGER  
Judge.

O.K. I. L. LOCKWIRE  
Atty for Defendant  
O.K. HARPER & LEE  
Attys for Pf.

EMDO-SAD: Filed Jan 25 1933  
H. E. Warfield, Clerk  
U. S. District Court

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

Elmer L. Prewitt, Plaintiff, )  
vs. )  
Mid-Continent Petroleum Corporation,  
a corporation, Defendant. )

No. 1694 Law

O R D E R

Now upon this 23rd day of January, 1933, there came on for hearing the defendant's motion to separately state and number. Thereupon in open Court with leave of Court plaintiff dismissed without prejudice any cause of action the plaintiff may be asserting in this action against the defendant by reason of its having taken over the assets of Cosden & Company and having assumed its obligations, plaintiff still retaining its cause of action against the defendant by reason of its own acts of negligence.

IT IS THEREFORE ORDERED that the plaintiff be and he is hereby permitted to file

an amended petition in this suit within two days from this date, and the defendant be and it is hereby given five days thereafter within which to plead, or ten days thereafter within which to answer said amended petition.

A. E. KENNAMER  
Judge.

O.K. I. L. LOCKEY  
Atty for Deft.  
O.K. HARPER & LEE  
Attorneys for Pf.

ENDORSED: Filed Jan 25 1933  
H. F. Warfield, Clerk  
U. S. District Court

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Court adjourned until January 24, 1933.

On this 24th day of January, A. D. 1933, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1933 Session at Tulsa, met pursuant to adjournment, Hon. A. E. Kennamer, Judge, present and presiding.

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

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

UNITED STATES OF AMERICA, Plaintiff, )  
 )  
-vs- )  
 )  
GEORGE H. CURRIER, HERBERT D. MASON, ) No. 6320 - Criminal. ✓  
ROBERT S. ROCHE, ANDREW J. BARRETT, )  
T. B. CORWELL, GEORGE WITCOCK, DAVID )  
MANESSE, A. E. KESSLER and CORNISH BLOCK, )  
Defendants. )

Now on this 24th day of January, A. D. 1933, comes on for hearing motions for continuance and severance of Herbert D. Mason and Robert S. Roche and Andrew J. Barrett. Thereupon, after being advised in the premises, it is ordered by the Court that motion for severance be and it is hereby overruled. It is further ordered by the Court that hearing on motion for continuance be, and it is hereby, passed to January 25, 1933.

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

United States of America, Plaintiff )  
 )  
v. ) No. 6961 Cr. ✓  
Clarence H. McRae, Defendant )

JOURNAL ENTRY

Now on this 24th day of January, 1935, the same being one of the regular judicial days of the Regular January A. D. 1935 term of said court, at Tulsa, there comes on before the court, upon attachment for contempt heretofore issued, the above named defendant, appearing in his own proper person, and the plaintiff being present by the United States Attorney, and the defendant having heretofore and on the 23rd day of January, 1935 entered his plea of not guilty, but announced on this day that he desired to withdraw his plea of not guilty and enter a plea of guilty, and thereupon the court heard the statement of the complaining witness, George E. Palmer, the statement of the government and the statement of the defendant, and the court being well and sufficiently advised in the premises finds,

That the defendant heretofore, and on the 21st day of December, 1931, had been disbarred from the practice of law and his license to practice law was cancelled by the Supreme Court of the State of Oklahoma, and that a certified copy of said judgment and order of the Supreme Court was filed of record with the clerk of this court, and that from and after said day said defendant's right to practice law either in the state court or in federal court had terminated.

That on or about December, 1932, the defendant held himself out to George E. Palmer as a duly licensed attorney, authorized to practice law in this court, and pretended to represent the said George E. Palmer as attorney in the preparation of a petition and schedule in bankruptcy to be filed with the clerk of this court, and accepted for said purpose the sum of thirty (\$30.00) dollars to be deposited with the clerk of this court, and accepted the sum of five (\$5.00) as costs of the bankruptcy schedules and one (\$1.00) dollar for the notarization of said schedules; and accepted the further sum of five (\$5.00) dollars as part payment on the attorney's fee for the representation of said George E. Palmer in said bankruptcy matter in said court.

That thereafter the said defendant embezzled said moneys and appropriated the same to his own use and benefit; that said defendant failed, refused and neglected to file said action in this court and the same is not now pending in this court, although the defendant has been called upon on numerous occasions by the said George E. Palmer to file said bankruptcy proceedings; that said defendant has failed, refused and neglected to pay over to said George E. Palmer the sum of money so collected, or to anyone for the use and benefit of the said George E. Palmer, and that by reason of the embezzlement of said funds of the said George E. Palmer and by reason of the defendant's holding himself up as a duly authorized practicing attorney and member of the bar of this court, he is in contempt of this court.

IT IS HEREBY ORDERED, ADJUDGED and DECREED that the defendant be, and he is hereby judged in contempt of this court on account of the matters and things hereinabove recited, and it is the judgment and sentence of the court that said defendant be committed to the custody of the United States Marshal in and for the Northern District of Oklahoma, to be by him committed to the county jail for a period of three months from this date.

J. W. HARRISON  
JUDGE

C. H. HARRISON  
Dist. C. C. Cty.

FILED AND: Filed Jan 25 1935  
H. T. Harriell, Clerk  
U. S. District Court

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

Jesse Effatt, )  
 Plaintiff, )  
 vs. )  
 The Atchison, Topeka & Santa Fe )  
 Railway Company, a corporation, ) No. 1861 Lav. ✓  
 et al, )  
 Defendants. )

ORDER DENYING MOTION TO REMAND.

Now on this 24th day of January, 1933, the court having heretofore heard evidence on the motion of the plaintiff to remand this cause to the District Court of Tulsa County, Oklahoma, and having heretofore taken said motion to remand under advisement,

And the court finding that said motion to remand should be denied,

IT IS HEREBY ORDERED that the motion of the plaintiff to remand this cause to the District Court of Tulsa County, Oklahoma, be and the same is hereby overruled and denied, to which the plaintiff excepts.

F. L. KENNAMER  
District Judge.

ENDORSED: Filed Jan 26 1933  
H. P. Garfield, Clerk  
U. S. District Court

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

Washona Petroleum Company, a )  
 corporation, ) Plaintiff, )  
 vs. ) No. 1868 Lav. ✓  
 Consolidated Gas Service Co., a cor- )  
 poration, et al, ) Defendants. )

O R D E R

This matter coming on to be heard this 24th day of January, 1933, before honorable Franklin L. Kennamer, Judge of the Federal Court for the Northern District of Oklahoma, in chambers, and it appearing from the motion filed herein that the said plaintiff should have ten days additional time from this date to amend its petition and issue alias summons against the Consolidated Gas Service Company, a corporation, and Consolidated Gas Utilities Company, a corporation.

It is therefore ordered that the plaintiff herein is hereby granted ten days additional time to amend its petition heretofore filed herein and issue alias process or summons against the above named defendant corporations.



WILCOX & COMPANY, Plaintiff, )  
 )  
 -vs- )  
 )  
 GEORGE H. CURRIER, HERBERT D. MASON,  
 ROBERT B. HOOD, ANDREW J. BARRETT, J. B.  
 DONNILL, GEORGE H. COLE, DAVID WALSH,  
 A. S. KESSELER and CORNISH BICK, Defendants. )

No. 6320 - Criminal.

Now on this 25th day of January, A. D. 1933, it is ordered by the court, after being fully advised in the premises, that motion of Herbert D. Mason for continuance be, and it is hereby sustained. Hereafter, the Government having announced that it is not desirable to try causes separately, therefore, motions of Defendants Roche and Barrett for continuance are by the court, sustained. (Tillman D. Joanson, Judge ).

LEHIGH VALLEY R. R. CO. A CORP., Plaintiff, )  
 )  
 -vs- )  
 )  
 LEE HARRISON, d/b As LEE ORRIS W  
 JUDITH COMPANY, Defendant. )

No. 1491 - Law.

Now on this 25th day of January, A. D. 1933, it is ordered by the court that the following findings be entered; finding for plaintiff for freight and demurrage. It is further found that Plaintiff is guilty of conversion. It is further ordered that further hearing in the above cause on behalf of defendant as to value of freight involved herein be, and it is hereby, set for February 14, 1933.

IN AND FOR THE DISTRICT COURT FOR THE TERRITORY OF OKLAHOMA

Mrs. Lucy C. Suppes, Plaintiff, )  
 )  
 -vs- )  
 )  
 Kroger Grocery & Baking Company, a corporation, and H. R. Witte, Defendants. )

No. 1711 Law

On application of the defendant H. R. Witte, and for good cause shown, it is hereby ordered that said defendant be and he is hereby granted leave to withdraw the special appearance and motion to quash summons and return of service of summons, heretofore filed in this cause, and file instantaneously an answer to plaintiff's petition.

Dated this 25th day of January, 1933.

H. E. MITCHELL  
Judge

Received from H. F. Vanfield, Clerk, U. S. Dist. Court - Special appearance & motion to quash summons this 25th day January 1933.

H. L. Smith, Atty for Defendants By L. O. Larson  
 WITNESSES: Filed Jan 25 1933  
 H. F. Vanfield, Clerk  
 H. D. District Court JTB

Court adjourned until February 20, 1933.

On this 26th day of January, A. D. 1933, the District Court of the United States for the Northern District of Oklahoma, sitting in regular January 1933 session at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. F. Warfield, Clerk, U. S. District Court.  
John T. Goldsberry, U. S. Attorney.  
John H. Wickrey, United States Marshal.

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

UNITED STATES OF AMERICA, Plaintiff, )  
-vs- ) No. 5701 - Criminal. ✓  
HARRY McINTIRE, E. A. WREDEGILL, )  
BERT BUTLER and CHARLES HYATT, Defendants. )

Now on this 26th day of January, A. D. 1933, it is by the Court ordered that the Clerk file and spread certified copy of dismissal from the Circuit Court of Appeals in the above entitled cause, same being in words and figures as follows:

IN THE UNITED STATES CIRCUIT COURT OF APPEALS FOR THE TENTH JUDICIAL CIRCUIT SITTING AT OKLAHOMA CITY, OKLAHOMA. ✓  
NINTH DAY, JANUARY TERM, WEDNESDAY, JANUARY 18th, A. D. 1933.

PRESENT: Honorable Robert L. Lewis, Senior Circuit Judge,  
Honorable John E. Cotteral, Circuit Judge,  
Honorable Orie L. Phillips, Circuit Judge,  
Honorable George F. McDermott, Circuit Judge,  
Honorable Tillman D. Johnson, District Judge,

And other officers as noted on the ninth day of January, 1933.

Before Honorable Robert L. Lewis, Honorable Orie L. Phillips and Honorable George F. McDermott, Circuit Judges.

Harry McIntire et al., Appellants, ) Appeal from the District Court of  
794 vs ) the United States for the Northern  
United States of America, Appellee. ) District of Oklahoma.

This cause came on to be heard on the motion of appellee to dismiss the appeal herein and was submitted to the court.

On consideration whereof, and for good cause shown, it is now here ordered by the court that said motion be and the same is hereby granted and that the appeal in this cause be and the same is hereby dismissed out of this court, at the costs of appellants, for failure diligently to prosecute the same.

It is further ordered by the court that the clerk of this court forthwith transmit to the clerk of the United States District Court for the Northern District of Oklahoma a certified copy of this order.

Costs of Appellee: A true copy as of record,  
Clerk----- 8.35 (SEAL) RECORDED: ALBERT TREGO  
Attorney,----- 20.00 FILED: Filed Jan 26 1933 Clerk  
28.35 H. F. Warfield, Clerk  
U. S. District Court

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

United States of America,	Plaintiff, )	
	)	
-vs-	)	No. 6324. ✓
	)	
Ernest H. White,	Defendant. )	

ORDER EXTENDING TIME FOR ALLOWANCE, SIGNING AND FILING BILL OF EXCEPTIONS.

On this 26th day of January, 1933, upon the application of the defendant in the above entitled cause, good cause being shown therefor, the time for the allowance, signing and filing of the Bill of Exceptions of the above named defendant herein is hereby extended to the 15th day of February, 1933, including that day.

Done at Tulsa, Oklahoma, this 26th day of January, 1933.

F. E. KENNAMER  
District Judge.

ENDORSED: Filed Jan 26 1933  
H. P. Warfield, Clerk  
U. S. District Court

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

Elizabeth Rentfrow, et al.,	Plaintiff, )	
	)	
-vs-	)	No. 1153 Law. ✓
	)	
United States of America,	Defendant. )	

PETITION FOR ALLOWANCE OF APPEAL.

To the Honorable F. E. Kennamer, United States District Judge.

Comes now the plaintiff, Elizabeth Rentfrow, administratrix of the estate of Jesse Rentfrow, deceased, and Elizabeth Rentfrow, plaintiff, in the above styled and numbered cause, through her attorneys, Sam F. Allen and W. V. Pryor, and feeling aggrieved by the decision and judgment entered and rendered herein by the court on the 26th day of October, 1932 and does hereby appeal from said judgment and decree to the Circuit Court of Appeals for the 10th District because and for the reasons set forth in the assignment of errors herein.

WHEREFORE, said plaintiff prays that an appeal in the above cause be duly allowed.

W. V. PRYOR      SAM F. ALLEN  
Attorneys for Plaintiff

The within and foregoing appeal above prayed for is hereby duly allowed this the 26th day of January, 1933 and cost bond fixed in the sum of Two Hundred Dollars (\$200.00).

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

ENDORSED: Filed Jan 26 1933  
H. P. Warfield, Clerk  
U. S. District Court

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

Elizabeth Rentfrow, et al.,	Plaintiffs, )	
	)	
-vs-	)	No. 1153 Law
	)	
United States of America,	Defendant. )	

ORDER MADE BY THE COURT IN WHICH TO PREPARE, SERVE AND FILE RECORD.

Now on this 26th day of January, 1933, the above named plaintiffs, Elizabeth Rentfrow, et al., having filed their petition praying an appeal of the within cause to the Circuit Court of Appeals for the Tenth Circuit, and said appeal having been duly and regularly allowed, and upon allowance thereof said plaintiffs having requested an extension of time in which to prepare, serve and file record in said cause, and after statement of counsel, and being fully advised in the premises, the court finds that good and sufficient cause exists for such extension of time.

It is therefore ordered, adjudged and decreed that said plaintiffs, Elizabeth Rentfrow, et al., be and hereby are allowed an extension of time of ninety days from this date in which to complete their record and lodge an appeal in this cause in the said Circuit Court of Appeals.

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

ENDORSED: Filed Jan 26 1933  
H. F. Garfield, Clerk  
U. S. District Court

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

E. L. Robinson,	Plaintiff, )	
	)	
-vs-	)	NO. 1576 LAW
	)	
Shell Pipe Line Corp.,	Defendant. )	

ORDER OF COURT ON STIPULATION

Now on this 26th day of January, 1933, it appearing to the court from the stipulation of the parties filed herein that the exhibits introduced in this cause, consisting of photographic pictures and X-ray pictures, which are impossible to re-produce in a printed record, and that for this reason the original should be transmitted to the clerk of the Circuit Court of Appeals for the Tenth Circuit.

IT IS, THEREFORE, ORDERED that the Clerk of the United States District Court for the Northern District of Oklahoma transmit the original exhibits, introduced in said cause, to the Clerk of the Circuit Court of Appeals for the Tenth Circuit at Denver, Colorado with the printed record in said cause.



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

CENTRAL STATES POWER & LIGHT CORPORATION, a corporation, Plaintiff, )
Vs. )
UNITED STATES ZINC COMPANY, a Corporation, Defendant. )

No. 1035 Law.

JOURNAL ENTRY.

Now on this the 27th day of January, 1933, there being filed and presented the motion of the defendant for leave to amend defendant's answer, and there being filed and presented the objection of the plaintiff thereto, and the plaintiff being present by its attorneys and the defendant being present by its attorney, the court after consideration of said motion and said objection, argument of counsel and the mandate from the United States Circuit Court of Appeals for the Tenth Circuit and the judgment of said court and the transcript of the record filed in said cause, is of the opinion that the application of the defendant to amend is not timely in that the defendant has not at any time heretofore urged that it was entitled to said reformation, and has not heretofore attempted to set up said equity but has tried its case upon the theory as shown by the record, and has not at any time since the controversy has arisen heretofore urged said ground of reformation, The record and transcript showing the due assignment to the plaintiff, and no allegation being made in the motion to amend, and nothing appearing in the record which alleges that the plaintiff had any notice of the conversations and understanding between the defendant and S. W. Williams, Jr., the court is of the opinion that such motion does not state sufficient ground for amendment.

It is therefore by the court considered and ordered that the motion to amend be and it is hereby denied, to which action of the court the defendant duly excepted and excepts, and asked that its exceptions be allowed and noted of record, which is accordingly done.

APPROVED: A. J. LUNDY, Atty for Plaintiff; MARSHALL & COPE, for Defendant; J. L. KESNER, Judge; ENDORSED: Filed Jan 30 1933; H. P. Warfield, Clerk; U. S. District Court JMR

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

Cleta Lucas, Guardian of Frank Lucas, an incompetent Person, Plaintiff, )
Vs. )
The United States of America, Defendant. )

No. 1348 Law.

JOURNAL ENTRY ON JUDGMENT.

Now on this the 31st day of January, 1933, the same being a day of the regular November, 1932 term of said court held at Tulsa, Oklahoma, the above entitled and numbered cause comes on regularly for hearing before Hon. Franklin L. Kesner, Judge of said court, with the plaintiff appearing by her attorneys of record, A. A. Silversen and Ernest H. Brown, one with the defendant appearing by Hon. S. W. Williams, Assistant United States Attorney, said cause having been heretofore duly and regularly set for hearing on this case and a jury having been



On this 30th day of January, A. D. 1938, the District Court of the United States for the Eastern District of Oklahoma, sitting in Regular January 1938 Session at Tulsa, met pursuant to a Court call, Hon. T. H. Newman, Judge, present and presiding.

D. F. Griffith, Clerk, U. S. District Court.  
John L. Holdeserry, U. S. Attorney.  
John L. Vickrey, United States Marshal.

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

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

BY THE COURT: WILLIAM H. HARRIS, Clerk  
BY THE UNITED STATES MARSHAL: JOHN L. VICKREY, Marshal  
BY THE UNITED STATES ATTORNEY: JOHN L. HOLDESERRY, Attorney

ORDER DIRECTING UNITED STATES COURT CLERK WILLIAM HARRIS TO DELIVER TO THE FEDERAL NATIONAL BANK OF TULSA, OKLAHOMA, TWENTY-FIVE THOUSAND DOLLARS OF UNITED STATES TREASURY BONDS OF THE FIFTEEN PER CENT SERIES, DATED JANUARY 30, 1938.

It appearing to the court that the Federal National Bank of Tulsa has United States Treasury Bonds on deposit with the Clerk of the United States District Court for the Eastern District of Oklahoma, to the extent of fifty thousand dollars, which are released in the amount of twenty-five thousand dollars, for the protection and guarantee of United States Treasury Bonds deposited with said bank, in the amount of thirty-four thousand three hundred and 61/100 (\$34,300.61) dollars, and inasmuch as application was withdrawn United States Treasury Bonds to the extent of twenty-five thousand dollars (\$25,000.00);

IT IS HEREBY ORDERED BY THE COURT, that the United States Court Clerk deliver twenty-five thousand dollars of United States Treasury Bonds of the Fifteen per cent series value of twenty-five thousand dollars, as covered by receipt of D. F. Griffith, Clerk, dated January 30, 1938.

Witness my hand and seal of office at Tulsa, Oklahoma, this 30th day of January, 1938.

T. H. NEWMAN  
Judge of the United States District Court for the Eastern District of Oklahoma.

BY THE COURT: WILLIAM H. HARRIS, Clerk  
D. F. Griffith, Clerk  
U. S. District Court

RECAPITULATION - ORDER DATED JANUARY 30, 1938.

On this 30th day of January, A. D. 1938, Court call being had and after return on the official schedule issued out of this court for Petit Jurors for this Regular January 1938 Term of Court, at Tulsa, Oklahoma. Whereupon, the Clerk calls the names of the Jurors as follows:

Order appointing Petit Jury - cont'd.

Lalun Gregory  
E. T. Stroud  
W. A. Thompson  
John Cole  
James L. Martin  
Harvey Holman  
H. A. Brittle  
Claude Parley  
A. B. Justice  
Carl A. Peck  
W. P. Braker  
Joe Penny  
J. W. Heatley  
Morris Perry  
W. G. Spurgin  
M. G. Youngblood  
G. B. Hale  
Ed Hayes  
Charley Hulsey  
Jesse L. Fountain

R. L. Parker  
Loren Campbell  
Harry Pearson  
Geo. B. Ayres  
A. A. Ross  
Chas. Bacon  
W. L. Patton  
Jess McJurgue  
G. L. Moffitt  
G. B. Hanks  
J. W. Milkerson  
W. L. Barrett  
Earl Cline  
J. A. Wright  
J. C. Ghornley  
Walter A. Morgan  
Tom Harrison  
Leon Clemens  
Charlie Stubblefield

Whereupon the Court examines said Jurors as to their qualifications, and for good cause shown,

E. T. Stroud  
W. A. Thompson  
Carl A. Peck  
J. W. Milkerson

J. W. Heatley  
W. G. Spurgin  
G. B. Hale  
Chas. Bacon

A. T. Hanks

and excused from service as Jurors for the term.

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

W. P. Braker

Walter A. Morgan

and of those not served

J. C. Ghornley

be, and they are, hereby stricken from the jury roll.

Whereupon, the balance of said array are accepted as Petit Jurors for this regular January 1933 Term of Court.

RECORDED: filed in Open Court  
Jan 30 1933  
E. P. Warfield, Clerk  
U. S. District Court

THIS CASE FILED IN CASE NO. 5770

Plaintiff,

-vs-

No. 5770 - Criminal. ✓

DEFENDANT,

Defendant.

Now on this 30th day of January, A. D. 1933, it is ordered by the Court, that the above case be, and it is hereby closed.

UNITED STATES OF AMERICA, Plaintiff, )  
 -vs- ) No. 6281 - Criminal. ✓  
 PERCY L. LONG, Defendant. )

Now on this 50th day of January, A. D. 1938, comes the United States Attorney, representing the Government herein, and the defendant Percy L. Long, appearing in person. The defendant is arraigned and enters a plea of guilty, as charged in the indictment heretofore filed herein. Whereupon, it is ordered by the Court that judgment and sentence be imposed on defendant Percy L. Long, as follows:

Be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a United States Penitentiary, for a period of:  
 Eighteen (18) months from date of delivery.

UNITED STATES OF AMERICA, Plaintiff, )  
 -vs- ) No. 6357 - Criminal. ✓  
 CLARENCE THURMAN, Defendant. )

Now on this 50th day of January, A. D. 1938, comes the United States Attorney, representing the Government herein. Defendant Clarence Thurman, not present. Whereupon, after being fully advised in the premises, it is ordered by the Court that said case be, and it is hereby closed.

UNITED STATES OF AMERICA, Plaintiff, )  
 -vs- ) No. 6341 - Criminal. ✓  
 TOM CAPLAS and JOHN PAPPAS, Defendant. )

Now on this 30th day of January, A. D. 1938, comes the United States Attorney, representing the Government herein, and the defendant Tom Caplas and John Pappas, appearing in person. Whereupon, it is ordered by the Court that case be closed as to each defendant.

UNITED STATES OF AMERICA, Plaintiff, )  
 -vs- ) No. 6043 - Criminal. ✓  
 RUDY LANE, Defendant. )

Now on this 30th day of January, A. D. 1938, comes the United States Attorney, representing the Government herein, and the defendant Rudy Lane, appearing in person. Now it is ordered by the Court, after being fully advised in the premises, that said case be, and it is hereby closed.

UNITED STATES OF AMERICA, Plaintiff, )  
 -vs- ) No. 6345 - Criminal.  
 RAYMOND SPINKLEMEYER, Defendant. )

Now on this 30th day of January, A. D. 1948, defendant Raymond Spinklemeyer is present in person. Thereupon, after being fully advised in the premises, it is ordered by the Court that the above case be, and it is hereby, closed.

UNITED STATES OF AMERICA, Plaintiff, )  
 -vs- ) No. 6355 - Criminal.  
 CLAUD HOWSE, CLARA HOWSE and )  
 HERBERT CORBELL, Defendants. )

Now on this 30th day of January, A. D. 1948, it is ordered by the Court, after being fully advised in the premises, that the above case be, and it is hereby, ordered closed as to all defendants.

UNITED STATES OF AMERICA, Plaintiff, )  
 -vs- ) No. 6373 - Criminal.  
 MARY SMOTTS, MARY SMOTTS and )  
 ALBERT E. SMOTTS, Defendants. )

Now on this 30th day of January, A. D. 1948, defendant Smotts is present in person. Thereupon, it is ordered by the Court, after being fully advised in the premises, that said case be closed as to defendant Mary Smotts.

UNITED STATES OF AMERICA, Plaintiff, )  
 -vs- ) No. 6374 - Criminal.  
 ALBERT E. SMOTTS and Mrs. ALBERT E. )  
 SMOTTS, Defendants. )

Now on this 30th day of January, A. D. 1948, it is ordered by the Court, that the above case be closed as to defendant Mrs. Albert E. Smotts.

UNITED STATES OF AMERICA, Plaintiff, )  
 -vs- ) No. 6377 - Criminal.  
 SAM W. B., Defendant. )

Now on this 30th day of January, A. D. 1948, it is ordered by the Court that the above case be, and it is hereby, closed.

UNITED STATES OF AMERICA, )  
 Plaintiff, )

-vs-

No. 6588 - Criminal. ✓

JOHN STEWART, BILL STEWART, MAX STEWART, )  
 Defendants. )

Now on this 30th day of January, A. D. 1933, all of the above defendants are present in person. Now at this time, it is ordered by the Court, that the above case be, and it is hereby, closed.

-----

UNITED STATES OF AMERICA, )  
 Plaintiff, )

-vs-

No. 6590 - Criminal. ✓

W. L. MORGAN & JOHN GILBERT, )  
 Defendants. )

Now on this 30th day of January, A. D. 1933, defendant W. L. Morgan is present in person. Now at this time, it is ordered by the Court, that the above case be, and it is hereby closed.

-----

UNITED STATES OF AMERICA, )  
 Plaintiff, )

-vs-

No. 6413 - Criminal. ✓

MAUD HOWE, EDNA SMITH, F. B. HOWE and BILL MILLER, )  
 Defendants. )

Now on this 30th day of January, A. D. 1933, it is ordered by the Court, after being fully advised in the premises, that the above case be, and it is hereby, closed as to defendant Maud Howe.

-----

UNITED STATES OF AMERICA, )  
 Plaintiff, )

-vs-

No. 6484 - Criminal. ✓

EDNA HOWE KINNEY, MRS. ODA KINNEY, )  
 Defendants. )

Now on this 30th day of January, A. D. 1933, it is ordered by the Court, after being fully advised in the premises, that said case be closed as to defendant Oda Kinney.

-----

UNITED STATES OF AMERICA, )  
 Plaintiff, )

-vs-

No. 6520 - Criminal. ✓

BILL JONES, )  
 Defendant. )

Now on this 30th day of January, A. D. 1933, defendant Bill Jones is not present. Hereupon, after being advised in the premises, it is ordered by the Court that said case be, and it is hereby, closed as to said defendant.

-----

UNITED STATES OF AMERICA, Plaintiff, )  
 -vs- ) No. 6790 - Criminal.  
 TED CHAMBERLIN, Defendant. )

Now on this 30th day of January, A. D. 1933, defendant Ted Chamberlin is not present. Whereupon, it is ordered by the Court that the above case be, and it is hereby, closed as to said defendant.

-----

UNITED STATES OF AMERICA, Plaintiff, )  
 -vs- ) No. 6826 - Criminal.  
 JIM WEBB, ELSON WOODLEY and A. F. )  
 BROWN, Defendants. )

Now on this 30th day of January, A. D. 1933, all of the above defendants are present in person. Whereupon, it is ordered by the Court that said case be, and it is hereby, closed as to all defendants.

-----

UNITED STATES OF AMERICA, Plaintiff, )  
 -vs- ) No. 6859 - Criminal.  
 BILL EVANS and F. L. ALLEN, Defendants. )

Now on this 30th day of January, A. D. 1933, defendant Bill Evans is present in person. Defendant F. L. Allen not present. Whereupon, it is ordered by the Court, that the above case be, and it is hereby, closed as to each defendant.

-----

UNITED STATES OF AMERICA, Plaintiff, )  
 -vs- ) No. 6861 - Criminal.  
 GUS BARBER and GERALD MORAN, Defendants. )

Now on this 30th day of January, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendant Gus Barber appearing in person. The defendant is arraigned and enters a plea of guilty, as charged in the information heretofore filed herein. Whereupon, it is ordered by the Court that judgment and sentence be imposed as follows:

Pay a fine unto the United States in the sum of one hundred fifty (\$150.00) Dollars, and in default thereof, stand committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail, until said fine is paid, or until released by due process of law.

It is further ordered by the Court that the automobile herein be, and it is hereby, forfeited to the Government.

And hereafter, it is ordered that continued warrants issued be, and it is hereby withdrawn and defendants given sixty (60) days to pay the fine herein.

UNITED STATES OF AMERICA, )  
 Plaintiff, )  
 -vs- ) No. 6873 - Criminal. )  
 )  
 FREDERICK DOETTEL, )  
 Defendant. )

Now on this 30th day of January, A. D. 1935, it is ordered by the Court that the above case be, and it is hereby, closed.

UNITED STATES OF AMERICA, )  
 Plaintiff, )  
 -vs- ) No. 6874 - Criminal. )  
 )  
 FRANCIS WHEELER and CHARLES LITTLE )  
 SOLDIER, )  
 Defendants. )

Now on this 30th day of January, A. D. 1935, comes the United States Attorney, representing the Government herein, and the defendants Francis Wheeler and Charles Little Soldier, appearing in person. The defendants are each arraigned and each enters a plea of guilty, as charged in the Information heretofore filed herein. Whereupon, it is ordered by the Court that judgment and sentence be imposed as follows:

FRANCIS WHEELER

Pay a fine unto the United States in the sum of Fifty (\$50.00) Dollars, and in default thereof, be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail, until said fine is paid or until released by due process of law.

CHARLES LITTLE SOLDIER

Pay a fine unto the United States in the sum of Fifty (\$50.00) Dollars, and in default thereof be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail, until said fine is paid or until released by due process of law.

It is the further order of the Court, that said defendants be given thirty (30) days to pay said fines.

UNITED STATES OF AMERICA, )  
 Plaintiff, )  
 -vs- ) No. 6875 - Criminal. )  
 )  
 RALPH HUNTER and JOHNNIE COOK, )  
 Defendants. )

Now on this 30th day of January, A. D. 1935, comes the United States Attorney, representing the Government herein, and the defendants Ralph Hunter and Johnnie Cook, appearing in person. The defendants are each arraigned and each enters a plea of not guilty, as charged in the Information heretofore filed herein. Whereupon, each of said defendants withdraws their former pleas of not guilty and now enters pleas ofnolo contendere as charged in the Information, which pleas are accepted by the Court. And thereafter, statements are made in which are considered each of said defendants are adjudged guilty by the Court. Whereupon, it is ordered by the Court that judgment and sentence be imposed as follows:

No. 678 Cr. 1934.

WILLIAM

Pay a fine unto the United States in the sum of twenty-five ( \$25.00 ) Dollars, and in default thereof be, committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail, until said fine is paid or until released by due process of law.

FRANCIS BROWN

Pay a fine unto the United States in the sum of twenty-five ( \$25.00 ) Dollars, and in default thereof, be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail, until said fine is paid or until released by due process of law.

It is further ordered that each of said defendants be given thirty (30) days to pay said fines.

-----  
WILLIAM, Plaintiff,

-vs-

No. 678 - Criminal.

FRANCIS BROWN, Defendant.

That on the 10th day of January, A. D. 1935, came the United States Attorney, representative of the Government herein, and the defendant WILL BROWN, appearing in person. The defendant is arraigned and enters a plea of guilty, as charged in the information heretofore filed herein. Whereupon, it is ordered by the Court that judgment and sentence be imposed as follows:

Pay a fine unto the United States in the sum of twenty-five ( \$25.00 ) Dollars, and in default thereof be committed by the Court to said fine as above mentioned.

-----  
WILLIAM, Plaintiff,

-vs-

No. 678 - Criminal.

FRANCIS BROWN, Defendant.

That on the 10th day of January, A. D. 1935, came the United States Attorney, representative of the Government herein, and the defendant F. B. BROWN, appearing in person. The defendant is arraigned and enters a plea of guilty, as charged in the information heretofore filed herein. Whereupon, it is ordered by the Court that judgment and sentence be deferred to the next term of Court, to be held in January, 1935.

UNITED STATES OF AMERICA, )  
Plaintiff, )  
-vs- )  
GEORGE B. BELL, )  
Defendant. )

No. 6988 - Criminal.

Now on this 30th day of January, A. D. 1935, comes the United States Attorney, representing the Government herein, and the defendant George Bells, appearing in person. The defendant is arraigned and enters a plea of not guilty, as charged in the information heretofore filed herein. Whereupon, it is ordered by the court that a trial case be set for Thursday, February 8, 1935.

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UNITED STATES OF AMERICA, )  
Plaintiff, )  
-vs- )  
LOTTIE A. DEWIS and EDWARD WHELAN, )  
Defendants. )

No. 6989 - Criminal.

Now on this 30th day of January, A. D. 1935, comes the United States Attorney, representing the Government herein, and the defendant Lottie A. Dewis, appearing in person. The defendant is arraigned and enters a plea of guilty to counts 1 and 2, as charged in the information heretofore filed herein. Whereupon, it is ordered by the court that judgment and sentence be deferred to Bartlesville in June, 1935.

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UNITED STATES OF AMERICA, )  
Plaintiff, )  
-vs- )  
BILL WASHINGTON, )  
Defendant. )

No. 6990 - Criminal.

Now on this 30th day of January, A. D. 1935, comes the United States Attorney, representing the Government herein, and the defendant Bill Washington, appearing in person. The defendant is arraigned and enters a plea of guilty, as charged in the information heretofore filed herein. Whereupon, it is ordered by the court that judgment and sentence be imposed as follows:

Be confined to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail, for a period of: (Ninety (90) days from date of delivery.

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UNITED STATES OF AMERICA, )  
Plaintiff, )  
-vs- )  
MIRIAM SHAPIRO, )  
Defendant. )

No. 6986 - Criminal.

Now on this 30th day of January, A. D. 1935, comes the United States Attorney, representing the Government herein, and the defendant Miriam Shapiro, appearing in person. The defendant is arraigned and enters a plea of guilty, as charged in the information heretofore filed herein. Whereupon, it is ordered by the court that judgment and sentence be deferred to the next term at Bartlesville.

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UNITED STATES OF AMERICA, )  
 Plaintiff, )  
 -vs- )  
 KENNETH HOUSTON, )  
 Defendant. )

No. 6959 - Criminal.

Now on this 20th day of January, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendant Kenneth Houston, appearing in person. The defendant is arraigned and enters a plea of not guilty, as charged in the information heretofore filed herein. Whereupon, said case is passed to February 1, 1933.

UNITED STATES OF AMERICA, )  
 Plaintiff, )  
 -vs- )  
 FLOYD JONES, )  
 Defendant. )

No. 6969 - Criminal.

Now on this 30th day of January, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendant Floyd Jones, appearing in person. The defendant is arraigned and enters a plea of not guilty, as charged in the information heretofore filed herein. And whereupon, defendant withdraws his former plea of not guilty and now enters a plea of guilty, as heretofore charged. Whereupon, it is ordered by the Court that judgment and sentence be deferred to the first Monday in May, 1933, at Pawhuska.

UNITED STATES OF AMERICA, )  
 Plaintiff, )  
 -vs- )  
 HARVE CRUGHER, )  
 Defendant. )

No. 6970 - Criminal.

Now on this 28th day of January, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendant Harve Crugher, appearing in person. The defendant is arraigned and enters a plea of guilty to Counts 1 and 2, as charged in the information heretofore filed herein. Whereupon, it is ordered by the Court that judgment and sentence be imposed as follows:

Be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail, for a period on:  
 Count One, Sixty (60) days,  
 Count Two, Sixty (60) days from date of delivery. And sentence of confinement in Count Two (2) to run concurrently with said sentence in Count One (1)

UNITED STATES OF AMERICA, )  
 Plaintiff, )  
 -vs- )  
 ROY FITZGERALD, )  
 Defendant. )

No. 6978 - Criminal.

Now on this 28th day of January, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendant Roy Fitzgerald, appearing in person. The defendant is arraigned and enters a plea of not guilty, as charged in the information heretofore filed herein. Whereupon, he has engaged the U. S. Attorney to a trial by jury. Therefore, said case is called for trial. Not sides present and sentence ready for trial.

No. 6978 Cr. Cont'd.

Thereupon, a jury is duly empaneled and sworn as to qualifications. Both sides waive challenges. Thereupon, the jury sworn to try this cause and a true verdict render, is as follows: Alvin Gregory, John Cole, J. M. Martin, Harvey Holman, H. A. Cristinolo, Claud Farley, L. M. Justice, Joe Penny, Louis Perry, W. G. Youngblood, Ed Loyce, Charles Hilsey. All witnesses are sworn in open court. The government introduces evidence and proof with the following witnesses: Bob Dick, Steve Jawsa, W. W. Nash. And thereafter, the government rests. Thereupon, the defendant introduces evidence and proof with the following witnesses: Robert Toon, Gen. Pace, Geo. Molin, Roy Fitzgerald. And thereafter, the defendant rests. Both sides rest. Closing arguments of counsel are heard, and the court instructs the jury as to the law in the case. Thereafter, the jury retire in charge of a sworn bailiff to deliberate upon their verdict herein. And thereafter on this same day, the jury returns into open court, and thereupon their foreman presents their verdict, which verdict is in words and figures as follows:

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

UNITED STATES )  
vs. ) No. 6978  
ROY FITZGERALD )

And the jury in the above-entitled case, duly empaneled and sworn, upon our oath, find the defendant Roy Fitzgerald, not guilty, as charged in the Information.

FILED In open Court  
Jan 30 1933  
J. L. Sheffield, Clerk

ALVIN GREGORY  
Foreman.

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

UNITED STATES OF AMERICA, Plaintiff,  
-vs-  
GEOFFREY A. JONES, Defendant.

No. 6975 - Criminal. ✓

On this 27th day of January, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendant Geoffrey A. Jones, appearing in person. The defendant is arraigned and enters a plea of guilty, as charged in the information heretofore filed herein. Thereupon, it is ordered by the court that said defendant be sentenced to the reformatory for the term of 1 year, 11 months.

UNITED STATES OF AMERICA, Plaintiff,  
-vs-  
JOHN H. HARRIS, Defendant.

No. 6976 - Criminal. ✓

On this 27th day of January, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendant John Harris, appearing in person. The defendant is arraigned and enters a plea of guilty, as charged in the information heretofore filed herein. Thereupon, it is ordered by the court that said defendant be sentenced as follows:

No. 6976 Cr. Cont'd.

Be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail, for a period of: Thirty days, from date of delivery.

UNITED STATES OF AMERICA,

Plaintiff, )

-vs-

No. 6977 - Criminal. ✓

GEORGE YANCY,

Defendant. )

Now on this 30th day of January, A. D. 1938, comes the United States Attorney, representing the Government herein, and the defendant George Yancy, appearing in person. The defendant is arraigned and enters a plea of guilty to Counts 1 and 3, as charged in the information heretofore filed herein. Whereupon, it is ordered by the Court that judgment and sentence be imposed as follows:

Be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail, for a period of:

Count one - Thirty days,

Count two - Thirty days, from date of delivery. Said sentence of confinement in Count two shall run concurrent to sentence in Count one.

UNITED STATES OF AMERICA,

Plaintiff, )

-vs-

No. 6978 - Criminal. ✓

A. C. FUGUREL,

Defendant. )

Now on this 30th day of January, A. D. 1938, comes the United States Attorney, representing the Government herein, and the defendant A. C. Fugurel, appearing in person. The defendant is arraigned and enters a plea of not guilty as charged in the information heretofore filed herein. Whereupon, it is ordered by the Court, upon motion of W. D. Blair, Assistant United States Attorney, that the above case be, and it is hereby, dismissed.

UNITED STATES OF AMERICA,

Plaintiff, )

-vs-

No. 6982 - Criminal. ✓

JAMES J. HANCOCK, MARGIE McGUIRE,  
WILL McLOUGHERY & VIOLA WOLFE,

Defendants. )

Now on this 30th day of January, A. D. 1938, comes the United States Attorney, and says and is granted leave to file information herein against the above defendants. And thereupon, each of the above defendants is arraigned and each enters a plea of guilty, as charged in the information filed herein. Whereupon, it is ordered by the Court that judgment and sentence be imposed as follows:

No. 6982 Cr. Cont'd.

CHARLES W. TAYLOR

Pay a fine unto the United States in the sum of twenty-five (25.00) Dollars. It is further ordered that said fine be placed on execution.

VIRGIL McGUIRE

Pay a fine unto the United States in the sum of twenty-five (25.00) Dollars. It is further ordered that said fine be placed on execution.

BILL McGLOTHIN

Pay a fine unto the United States in the sum of twenty-five (25.00) Dollars. It is further ordered that said fine be placed on execution.

VIOLA BOLIN

Pay a fine unto the United States in the sum of twenty-five (25.00) Dollars. It is further ordered that said fine be placed on execution.

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

Lottie G. Jones,

Plaintiff, )

-vs-

No. 1077 - Law

Southern Surety Company,

Defendant )

ORDER ALLOWING WITHDRAWAL OF ATTORNEYS.

Now on this 30th day of January A. D. 1938, there came on for hearing application of Allen, Underwood & Canterbury for leave to withdraw as attorneys of record for the above named defendant, and it appearing to the court that a receiver had been appointed by the Insurance Commissioner of the State of New York for said defendant, and that one L. D. Davis has been appointed ancillary receiver for said company for the State of Oklahoma on application of the Honorable Jess G. Reed, Insurance Commissioner of the State of Oklahoma, and that the employment of Allen, Underwood & Canterbury as attorney of record for the above named defendant has been discontinued by said receivers, and it further appearing that the said receivers have been notified of the pendency of the above entitled suit.

It is ORDERED, ADJUDGED and DECREED that Allen, Underwood & Canterbury be and they are hereby granted leave to withdraw as attorneys of record for the above named defendant.

W. J. ...  
Judge.

Filed Jan 30 1938  
W. J. ...  
U. S. District Court

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IN RE: THE ESTATE OF LEONARD J. BERRY, DECEASED.  
No. 10,135

John Berry in her individual capacity,  
and as trustee of the estate of her husband,  
Leonard J. Berry, Deceased, Plaintiffs,  
vs.  
The United States, Defendant.

VERDICT AND FINDINGS OF FACT.

Now, on this 21st day of January, 1935, this cause coming on for trial to be decided by the court, the said cause having been heretofore on the 21st day of the month of January, 1935, tried on the regular trial calendar for that date and the plaintiff being present in person and by her attorney, the Honorable J. L. McNeill, and the defendant being present by its attorneys J. L. McNeill, Assistant United States Attorney for the Southern District of Illinois, and J. L. Little, Chief Insurance Attorney of the Veterans Administration of Illinois, and both parties having theretofore waived a jury and assented that said cause be tried in the court of law and a jury, and both parties being on said date of trial, in open court, announced ready for trial, and thereupon the plaintiff introduced its evidence of witnesses sworn to examine in open court and passed, and the defendant having introduced its evidence and passed, and the plaintiff and defendant having offered a motion for judgment, and the court after hearing argument of counsel for both parties, and in said cause under advice and orders of the court filed briefs, and thereafter in accordance with the order of the court, each party having filed their respective briefs with the court as ordered, and the court having considered said briefs, and having considered all the evidence and the argument of counsel for both plaintiff and defendant, and being fully advised in the premises, doth, on the said first above said day, find:

That Leonidas J. Berry, now deceased, was the husband of Alma A. Berry, and was the father of John A. Berry, the plaintiffs in this case; that Leonidas J. Berry, now deceased, enlisted in the United States Army on, or about, March 24th, 1917 and was honorably discharged from the service on, or about, August 2nd, 1918; that during the time he served in and during the period for which he served in the United States Army, he carried in and during the period for which he served in the United States Army a life insurance policy, the said policy lapsed for non-payment of premium at the expiration of the said grace period immediately following the discharge of said soldier from the Army, on or about 30th day of June, 1918.

The court further finds that said Leonidas J. Berry was not permanently and totally disabled, as claimed by the said life insurance law, at the time of his discharge and within the grace period herein before stated, and that therefore the plaintiffs cannot recover in this case; and the court finds generally in favor of defendant.

It is the order of the court, JUDGE, JUDGE, JUDGE OF THE COURT, that the plaintiffs, and the defendant being joined in this suit, take nothing from the defendant, and that the plaintiff pay the costs of this case; to which order and judgment of the court the plaintiffs except and exceptions are by the court allowed.

J. L. McNEILL, Attorney for plaintiffs  
J. L. McNEILL, Assistant U. S. Attorney.  
J. L. McNEILL, Judge.

Witness: Filed Jan 30 1935  
F. F. ... Clerk  
U. S. District Court DC

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

Gale H. Baker,	Plaintiff, )	
	)	
-vs-	)	No. 1493 - Law
	)	
Charles Weitz's Sons, Inc., a cor- poration, and G. L. Hannaman,	Defendants )	

JOURNAL ENTRY OF JUDGMENT

This matter coming on to be heard on this 30th day of January, 1933, pursuant to regular setting, and the plaintiff appearing in person and by his attorney, Frank Hickman, and the defendants, and each of them appearing by Allen, Underwood & Canterbury, their attorneys of record, and both sides having waived a trial by jury and agreeing that this cause may be tried to the court alone without the intervention of a jury, and the plaintiff having made his opening statement and introduced the testimony of witnesses sworn and examined in open court and having rested, and the defendants, and each of them, having made their opening statement and introduced the testimony of witnesses sworn and examined in open court and having rested and the court being well and fully advised in the premises, and upon consideration of the evidence finds:

That all of the allegations of plaintiff's petition are true.

That the plaintiff, Gale H. Baker, is the husband of Margie Baker, and that the said Margie Baker performed all of the duties of a wife, and in addition thereto assisted the plaintiff in his business as a photographer.

That on or about the 22nd day of September, 1931, the defendants, and each of them, were engaged in the changing remodeling, enlarging and rebuilding of the United States post-office building located at Third Street and Boulder Avenue in the City of Tulsa, Tulsa County, Oklahoma, under a contract with the United States of America.

That in the remodeling and rebuilding aforesaid, the defendants, and each of them, negligently suffered, allowed and permitted a hole eighteen inches square and fourteen inches deep to remain unguarded in the floor of the lobby of said postoffice building.

That as a direct and proximate result of said negligent act the said Margie Baker stumbled in said hole and fell with great force and suffered various and sundry injuries as set forth in plaintiff's petition.

That by reason thereof the plaintiff has been deprived of the society, companionship and marital relationship with his wife, the said Margie Baker, to his damage in the sum of One Thousand and no/100 Dollars (\$1000.00).

WHEREFORE, it is ORDERED, ADJUDGED and DECREED by the court that the plaintiff, Gale Baker, have and recover judgment against the defendants, Charles Weitz's Sons, Inc., a corporation, and G. L. Hannaman, and each of them, in the sum of one Thousand and no/100 Dollars (\$1000.00), together with his costs.

F. E. HENNAUER  
J u d g e.

O.K. as to form:  
FRANK HICKMAN, Attorney for Plaintiff

O.K. as to form:  
ALLEN, UNDERWOOD & CANTERBURY, Attorneys for Defendants.

ENDORSED: Filed Jan 30 1933  
H. P. Jarfield, Clerk  
U. S. District Court

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

Augusta Jacobson,	Plaintiff,	)	
		)	
-vs-		)	
		)	No. 1540 - Law
Ben Gibian, Jarus and Gibian, a co-		)	
partnership consisting of Ike Jarus		)	
and Ben Gibian,	Defendants.	)	

O R D E R

Now on this 30th day of January, 1933, this matter coming on to be heard upon the motion of plaintiff to dismiss her cause of action with prejudice; and it appearing to the Court that the said cause of action of the plaintiff has been fully settled and compromised;

IT IS HEREOFRE BY THE COURT ORDERED, ADJUDGED AND DECREED, that the cause of action of the plaintiff be, and the same hereby is, dismissed with prejudice to the right of bringing another action.

F. E. KENNAMER  
J U D G E

APPROVED: Saul A. Yager, Atty for Plaintiff.

ENDORSED: Filed Jan 30 1933  
H. P. Warfield, Clerk  
U. S. District Court ME

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

Mrs. Josephine Dunigan, Administratrix of the	)	
Estate of Richard O. Dunigan, deceased,	)	
and W. H. Dunigan,	Plaintiffs,	) # Law 1555 ✓
	)	
-vs-	)	
	)	
The United States of America,	Defendant.	)

ORDER TO TAKE DEPOSITION

NOW on this January 28, 1933, upon the application of the Plaintiffs herein, and for good cause shown, it is ordered that the Plaintiffs be permitted to take the deposition of Dr. Fred M. Boso, in the City of San Antonio, Texas; that the said deposition be taken in the office of the United States District Attorney in the City of San Antonio, Texas, on Saturday, February 4, 1933, at 10 o'clock A.M., and that the said deposition be taken before any Notary Public in said office duly commissioned by the State of Texas.

F. E. KENNAMER  
Judge

ENDORSED: Filed Jan 30 1933  
H. P. Warfield, Clerk  
U. S. District Court JTR

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Court adjourned until January 31, 1933.









No. 6298 Cr. Cont'd.

A. E. Justice. All witnesses are sworn in open court. The Government introduces evidence and proof with the following witnesses: Virgie Talley. And thereafter, the noon hour having arrived the jury is admonished and court is recessed to 1:30 o'clock P.M.

And thereafter, at 1:30 o'clock P.M., on this same day, court is again in session. All parties present as heretofore and the jury, each and every member present, and in the box. The Government continues with Virgie Talley, Rena Thouvenell, Ola Landruth. And thereafter, the Government rests. The defendant introduces evidence and proof with the following witness: George E. Thouvenell. Thereupon, both sides rest. Closing arguments are made by the Defendant. The Government waives arguments. Thereafter, the Court instructs the jury as to the law in the case and the jury retires in charge of a sworn bailiff to deliberate upon their verdict herein. And thereafter, on this same day, the jury returns into open court and through their Foreman present their verdict, which verdict is in words and figures as follows:

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

UNITED STATES OF AMERICA Plaintiff )  
vs. ) No. 6298  
GEORGE E. THOUVENELL, Defendant )

VERDICT

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

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

JOHN COLE  
Foreman.

FILED In Open Court  
Feb 1 1933  
H. P. Farfield, Clerk  
U. S. District Court

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

And thereafter, it is ordered by the Court that judgment and sentence be imposed as follows:

Be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a United States Penitentiary, for a period of:

Count One, Five (5) years from date of delivery,  
Count Two, Two, (2) years. Said sentence of confinement in Count Two to begin at the expiration of and run consecutively to the sentence in Count One.

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UNITED STATES OF AMERICA, )  
 Plaintiff, )  
 -vs- )  
 BOSTON FARLEY, D. C. PARKER, CLAUD WICKERSON )  
 & MARGARET PARKER, )  
 Defendant. )

No. 6380 - Criminal.

Now on this 1st day of February, A. D. 1933, the above styled case comes on for continuance of trial. All parties present as heretofore and the jury, each and every member present and in the box. The Defendants continues with Margaret Parker, Boston Farley. And thereafter, the Defendants rest. Thereafter, the Government offers in rebuttal, testimony of W. F. Wolverton and J. W. Hill. Thereafter, both sides rest. The Defendants move for a directed verdict herein, which motion is, by the court overruled. Closing arguments of counsel are made and the Court instructs the jury as to the law in the case. Whereupon, the jury retire in charge of a sworn bailiff to deliberate upon their verdict herein. And thereafter, the noon hour having arrived, the jury is admonished and further ordered to resume deliberation at 1:30 P.M., and court is recessed to 1:30 o'clock P.M.

And thereafter, at 1:30 o'clock P.M., on this same day, court is again in session. All parties present as heretofore and the jury continues to deliberate upon their verdicts herein. And thereafter, the jury returns into open court and through their Foreman present their verdicts, which verdicts are in words and figures as follows:

D. C. PARKER

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

UNITED STATES OF AMERICA Plaintiff )  
 vs. ) No. 6380  
 D. C. PARKER Defendant )

VERDICT

We, the jury in the above-entitled cause, duly empaneled and sworn, upon our oaths, find the defendant, D. C. Parker, guilty, as charged in the first count of the indictment.  
 We further find the defendant, D. C. Parker, guilty, as charged in the second count of the indictment.  
 We further find the defendant, D. C. Parker, guilty, as charged in the third count of the indictment.  
 We further find the defendant, D. C. Parker, guilty, as charged in the fourth count of the indictment.

F. L. FARRAR  
Foreman.

FILED In Open Court  
 Feb 1 1933  
 H. P. Warfield, Clerk

MARGARET PARKER

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

UNITED STATES OF AMERICA Plaintiff )  
 vs. ) No. 6380  
 MARGARET PARKER Defendant )

VERDICT

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

No. 6380 Cr. Cont'd.

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

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

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

F. L. FARRAR  
Foreman.

FILED In Open Court  
Feb 1 1933  
H. P. Garfield, Clerk

Thereafter, the jury is discharged from further consideration of said case.

Thereupon, it is ordered by the Court that judgment and sentence be now imposed as follows:

D. C. PARKER

Be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a United States Penitentiary, for a period of:

Count Four, Three (3) years from date of delivery,

Count One, Two (2) years, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars on Count Four; and One Hundred (\$100.00) Dollars on Count One, and in default hereof, stand committed until said fines are paid, or until released by due process of law. Said sentence of confinement in Count One to run concurrent with the sentence in count four (4).

It is further ordered that Counts Two and three be and they are hereby dismissed.

MARGARET PARKER

It is ordered by the Court that Court that judgment and sentence as to defendant Margaret Parker be deferred to September, 1933 at the Tulsa Term, during good behavior.

UNITED STATES OF AMERICA,

Plaintiff, )

-vs-

) No. 6695 - Criminal. ✓

L. H. BOOTH, alias ROY BOOTH, L. A. WELDON,

W. J. BOOTH and ANNA BOOTH,

Defendants. )

Now on this 1st day of February, A. D. 1933, the above styled case comes on for continuance of trial. All parties present as heretofore and the jury, each and every member present, and in the box. Thereupon, the foreman of said jury returns a sealed verdict herein, which verdicts are in words and figures as follows:

No. 6695 Cr. Cont'd.

W. J. BOOTH

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

UNITED STATES OF AMERICA Plaintiff )  
 vs. ) No. 6695  
 W. J. BOOTH, Defendant )

VERDICT

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

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

H. R. HOLLMAN  
 Foreman.

FILED In Open Court  
 Feb 1 1933  
 H. P. Warfield, Clerk

ANNA BOOTH

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

UNITED STATES OF AMERICA Plaintiff )  
 vs. ) No. 6695  
 ANNA BOOTH Defendant )

VERDICT

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

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

H. R. HOLLMAN  
 Foreman.

FILED In Open Court  
 Feb 1 1933  
 H. P. Warfield, Clerk

Thereafter, the jury having announced these to be their true verdicts herein, it is ordered by the Court that said jury be discharged from further consideration of said case.

-----  
 UNITED STATES OF AMERICA, Plaintiff, )  
 -vs- ) No. 6670 - Criminal. ✓  
 ROY LOWELL THURMAN, Defendant. )

Now on this 1st day of February, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendant Roy Lowell Thurman, appearing in person. The defendant is arraigned and enters a plea of guilty, as charged in the information heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed as follows:

No. 6870 Cr. Cont'd.

Pay a fine unto the United States in the sum of twenty-five (\$25.00) Dollars, and in default thereof stand committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail, until said fine is paid, or until he has been released by due process of law.

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UNITED STATES OF AMERICA,	Plaintiff, )	
-vs-	)	No. 6871 - Criminal.
JAY JONES,	Defendant. )	

Now on this 1st day of February, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendant Jay Jones, appearing in person. The defendant is arraigned and enters a plea of guilty to transporting a quart of whiskey, as charged in the amended Information heretofore filed and amended herein. And thereafter, defendant Jay Jones pleads true name to be Jimmie Jones. Thereupon, it is ordered by the court that judgment and sentence be imposed as follows:

Pay a fine unto the United States in the sum of Fifty (\$50.00) Dollars. It is further ordered that said fine be placed on execution.

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UNITED STATES OF AMERICA,	Plaintiff, )	
-vs-	)	No. 6880 - Criminal.
ARVEL C. WALKER,	Defendant. )	

Now on this 1st day of February, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendant Arvel C. Walker, appearing in person. The defendant is arraigned and enters a plea of guilty as charged in the information heretofore filed herein. Thereupon, it is ordered by the court that judgment and sentence be deferred to the next term at Tulsa.

-----

UNITED STATES OF AMERICA,	Plaintiff, )	
-vs-	)	No. 6881 - Criminal.
JAMES F. C. LEONARD, Wm. J. BURRIS, LOUIS SHELLMAN,	Defendants. )	

Now on this 1st day of February, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendants James F. C. Leonard, Wm. J. Burris and Louis Shellman, appearing in person. The defendants are each arraigned and each enters a plea as follows: James F. C. Leonard enters a plea of guilty; Wm. J. Burris enters a plea of Nolo Contendere, which plea is accepted by the Court and said Defendant is adjudged guilty; and Louis Shellman enters a plea of guilty; all as charged in the Information heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be deferred for a period of six (6) months as to each defendant during good behavior.

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BERTIE BERRYHILL

Be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a county Jail, for a period of: Thirty (30) days from date of delivery.

UNITED STATES OF AMERICA,	-----	Plaintiff, )	
		)	
-vs-		)	No. 6942 - Criminal. ✓
		)	
COLUMBUS O. PENNINGTON and		)	
HENRY A. DUDLEY,		Defendants. )	

Now on this 1st day of February, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendants Columbus O. Pennington and Henry A. Dudley appearing in person. The defendants are each arraigned and each enters a plea of guilty, as charged in the Information heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be deferred as to each defendant to the June term at Tulsa. It is further ordered that car be released to Defendants.

UNITED STATES OF AMERICA,	-----	Plaintiff, )	
		)	
-vs-		)	No. 6954 - Criminal. ✓
		)	
BERT READ,		Defendant. )	

Now on this 1st day of February, A. D. 1933, comes the United States Attorney, representing the Government herein and the defendant Bert Read, appearing in person. The defendant is arraigned and enters a plea of guilty as charged in the Information heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be deferred to September, 1933, at Tulsa, during good behavior.

UNITED STATES OF AMERICA,	-----	Plaintiff, )	
		)	
-vs-		)	No. 6959 - Criminal. ✓
		)	
KENNETH HOUSTON,		Defendant. )	

Now on this 1st day of February, A. D. 1933, comes the United States Attorney, representing the Government herein and the defendant Kenneth Houston, appearing in person. Now at this time Defendant withdraws his former plea of not guilty and now enters a plea of guilty, as heretofore charged in the Information. Thereupon, it is ordered by the Court that judgment and sentence be deferred to June term, 1933, at Bartlesville.

UNITED STATES OF AMERICA,	-----	Plaintiff, )	
		)	
-vs-		)	No. 6962 - Criminal. ✓
		)	
W. ED DOVER, W. OSCAR YORK, GILBERT		)	
CASBY, VERNON YORK and HERBERT BATHART,		Defendants. )	

Now on this 1st day of February, A. D. 1933, comes the United States Attorney, representing the Government herein and the defendant Wm. Oscar York, appearing in person. The

No. 6962 Cr. Con'td.

defendant is arraigned and enters a plea of guilty, as charged in the information heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be deferred for six months during good behavior.

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UNITED STATES OF AMERICA,	Plaintiff, )	
	)	
-vs-	)	No. 6978 - Criminal.
	)	
LOUIS SAXON,	Defendant. )	

Now on this 1st day of February, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendant Louis Saxon, appearing in person. The defendant is arraigned and enters a plea of guilty, as charged in the information heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed as follows:

Be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail for a period of:  
Sixty (60) days from date of delivery.

-----

UNITED STATES OF AMERICA,	Plaintiff, )	
	)	
-vs-	)	No. 6980 - Criminal.
	)	
EDDIE POLSON,	Defendant. )	

Now on this 1st day of February, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendant Eddie Polson, appearing in person. The defendant is arraigned and enters a plea of guilty, as charged in the information heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed as follows:

Be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail, for a period of:  
Sixty (60) days from date of delivery.

-----

Court adjourned until February 2, 1933.

On this 2nd day of February, A. D. 1933, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1933 Session at Tulsa, met pursuant to adjournment, Hon. F. L. Kennamer, Judge, present and presiding.

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

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







No. 6985 Cr. Cont'd.

CACIL MEADOWS

Be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail, for a period of:  
Thirty (30) days.

UNITED STATES OF AMERICA,	Plaintiff, )	
	)	
-vs-	)	No. 6986 - Criminal.
	)	
FRED CRANE,	Defendant. )	

Now on this 4th day of February, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendant Fred Crane, appearing in person. The defendant is arraigned and enters a plea of guilty to Counts 1 and 2, as charged in the information heretofore filed herein. Thereupon, it is ordered by the court that judgment and sentence be deferred to May, 1933, at Pawhuska term.

UNITED STATES OF AMERICA,	Plaintiff, )	
	)	
-vs-	)	No. 6987 - Criminal.
	)	
FLOYD JOHNSON, VIRGIE JOHNSON,	Defendants. )	

Now on this 4th day of February, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendants Floyd Johnson and Virgie Johnson appearing in person. Each of the above defendants are arraigned and each enters a plea of guilty, as charged in the information heretofore filed herein. Thereupon, it is ordered by the court that judgment and sentence be deferred to May term, 1933, at Pawhuska, as to each defendant.

UNITED STATES OF AMERICA,	Plaintiff, )	
	)	
-vs-	)	No. 6988 - Criminal.
	)	
EDWARD CARL,	Defendant. )	

Now on this 4th day of February, A. D. 1933, comes the United States Attorney, representing the Government herein, and the defendant Edward Carl, appearing in person. The defendant is arraigned and enters a plea of guilty, as charged in the information heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed as follows:

Be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail, for a period of:  
Thirty (30) days.



IN THE DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

Mary Halliburton, )  
Plaintiff, )  
v. )  
The Equitable Life Assurance Society of )  
the United States, a Mutual Company, )  
Defendant, )

No. 1618 - Law ✓

ORDER ENLARGING THE TIME WHICH TO MAKE, SERVE  
AND FILE BILL OF EXCEPTIONS AND ENLARGING THE TIME WHICH  
WHICH TO DOCKET CASE AND FILE RECORD ON APPEAL.

NOT, On this 2 day of February, 1933, on the application of the defendant, and for good cause shown, it is hereby ordered and adjudged that the defendant herein, the Equitable Life Assurance Society of the United States, be and it is hereby granted a further enlargement of time to and including March 1, 1933, within which to make, serve and file its Bill of Exceptions herein.

IT IS FURTHER ordered and adjudged that the said defendant, The Equitable Life Assurance Society of the United States be and it is hereby granted an enlargement of time to and including April 1, 1933, within which to docket the above cause and file its record on appeal in the office of the Clerk of the United States Circuit Court of Appeals for the 10th Circuit.

F. B. KENNAGE  
Judge of the United States District Court for  
the Northern District of Oklahoma.

ENDORSED: Filed Feb 4 1933  
H. P. Warfield, Clerk  
U. S. District Court JER

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

E. L. NEILL, )  
Plaintiff, )  
vs. )  
SPARTAN AIRCRAFT COMPANY, a corporation, )  
Defendant )

No. 1648 at Law ✓

ORDER OF DISMISSAL WITH PREJUDICE

This cause came on regularly to be heard upon the dismissal with prejudice filed herein by the parties thereto, wherein it is made to appear to the satisfaction of the court that the said parties have fully and finally compromised and settled said cause and all controversies and differences involved therein, and wherein the said plaintiff has dismissed his petition in said cause with prejudice and the said defendant has dismissed its counter-claim in said cause with prejudice, upon the agreement of the said parties that the costs in this court shall be paid by the said defendant.

IT IS HEREBY ORDERED AND ADJUDGED by the court that the plaintiff's petition in said cause be and the same is hereby dismissed with prejudice and that the defendant's counter-claim in said cause be and the same is hereby dismissed with prejudice; and that the costs in





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

THELMA WELDER, a minor, by Clara M. Welder, her next friend, Plaintiff,

vs.

J. A. FRATES AND F. A. BODOVICH, Receivers of Oklahoma Union Railway Company, a corporation, Defendants.

NO. 1432 - LA ✓

O R D E R

On this 6th day of February, 1933, it appearing to the Court that the plaintiff has failed to comply with the order of the Court made herein on the 4th day of April, 1932, and has failed to prosecute said case with due diligence,

IT IS BY THE COURT ORDERED that the said action be, and the same is hereby dismissed at the cost of said plaintiff for failure to prosecute the same.

F. E. KENNAUER  
United States District Judge

ENDORSED: Filed Feb 7 1933  
H. P. Warfield, Clerk  
U. S. District Court JMR

DANIEL WILLEY, Plaintiff, )

-vs-

UNITED STATES OF AMERICA, Defendant. )

No. 1454 - Law ✓

Now on this 6th day of February, A. D. 1933, the above styled case is called for trial. Both sides present and announce ready for trial. A trial by jury is duly waived in open court. All witnesses are sworn in open court and opening statements of counsel are made. Thereupon, the Plaintiff introduces evidence and proof with the following witnesses: Chas. D. Shrader, Fred Whitmore, W. H. Lloyd, M. E. Carter, J. L. Bachelor, M. D. Wilson. And thereafter, the plaintiff rests. Whereupon, the Defendant moves for judgment herein upon the pleadings, which motion is, by the court, sustained. It is further ordered that judgment for Defendant be entered, as per journal entry to be filed.

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

ELVIN SCHWIDE, Plaintiff, )

vs.

FRANK A. BODOVICH, AND J. A. FRATES, RECEIVERS of Oklahoma Union Railway Company, a corporation, and Union Transportation Company, a corporation, Defendants.

NO. 1462 - LA ✓

O R D E R



Now on this the 6th day of February, 1933 this cause came on to be heard on regular assignment, when present the plaintiff by its Attorney, and the defendant appeared not.

And it appearing to the Court that the plaintiff's petition herein was filed on the 29th day of July, 1932 and that summons was thereafter and on the same day issued and delivered to the Marshal for service, and that service of said summons was duly had upon the defendant on August 1st, 1932, and that the defendant has not appeared, plead or answered said petition in response to said summons, and that the defendant is, therefore, in default.

And it further appearing to the Court from the verified petition of the plaintiff that D. W. Jolliffe is indebted to the plaintiff in the sum of \$118.50 as alleged in said petition;

IT IS, THEREFORE, CONSIDERED, ORDERED AND ADJUDGED by the Court that the plaintiff Missouri Pacific Railroad Company, have and recover of and from the defendant, D. W. Jolliffe the sum of \$118.50 for its debt, together with 6% interest thereon from the 7th day of September, 1929 and the costs of this suit, for all of which let execution issue.

F. E. KENNEDY  
UNITED STATES JUDGE.

ENDORSED: Filed Feb 6 1933  
E. F. Warfield, Clerk  
U. S. District Court

IN WITNESS WHEREOF I HAVE HEREunto SIGNED THE UNITED STATES FOR THE DISTRICT OF OKLAHOMA.

Herman Kramer,	Plaintiff, )	
	)	
vs.	)	
	)	No. 1638 Law.
General Paint Corporation, a	)	
corporation,	Defendant. )	

O R D E R

Upon application of the defendant, and for good cause shown: IT IS ORDERED, that the time within which the defendant may file and have approved its bill of exceptions in the above entitled cause be, and the same is hereby, extended to February 27, 1933, and the special March, 1932, term of said Court is hereby ordered extended to said date for said purpose.

Done this 6th day of February, 1933.

F. E. KENNEDY  
J u d g e.

ENDORSED: Filed Feb 6 1933  
E. F. Warfield, Clerk  
U. S. District Court

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

United States, )  
 Plaintiff, )  
 vs. ) No. 1059 Law  
 H. R. Adams, Alfred A. Drummond and )  
 J. E. Martin, ) Defendants. )

JOURNAL ENTRY OF JUDGMENT

Now on this 6th day of February, 1933, this cause came on regularly to be heard in open court before honorable F. E. Kennamer, Judge presiding, and plaintiff being represented by A. E. Williams, Assistant United States Attorney for the Northern District of Oklahoma, and it being shown to the Court that the defendants, H. R. Adams, Alfred A. Drummond and J. E. Martin have been regularly served with summons within the Northern District of Oklahoma more than 30 days prior to this date, and that each of said defendants has failed and refused to appear in said cause, or file an answer, demur or plead herein, said defendants are declared to be in default.

And the plaintiff having introduced its evidence, the petition and the original contract involved herein, and the Court having examined same, and being fully advised in the premises, finds that plaintiff is entitled to judgment as prayed herein against H. R. Adams, Alfred A. Drummond and J. E. Martin, and each of them in the sum of \$380.00, with interest at 6% per annum from January 1, 1931, until paid, and for all costs of this suit.

IT IS THEREFORE THE ORDER AND JUDGMENT of the Court that the plaintiff, the United States, in its own behalf and in behalf of its said ward, Fidelis Chewahkepah, Osage Allottee No. 161, do have and recover of and from the defendants, H. R. Adams, Alfred A. Drummond and J. E. Martin, and each of them, the sum of \$380.00, with interest at 6% per annum from January 1, 1931, until paid, and for all costs of this suit.

F. E. KENNAMER  
JUDGE

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

RECORDED: Filed Feb 7 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. 1675 Law  
 W. P. Tobes, C. G. Rutherford and )  
 E. D. Sanders, ) Defendants. )

JOURNAL ENTRY OF JUDGMENT.

Now on this 6th day of February, 1933, this cause came on regularly to be heard in open court before Honorable F. E. Kennamer, Judge presiding, and plaintiff being represented by A. E. Williams, Assistant United States Attorney for the Northern District of Oklahoma, and it



do have and recover of and from the defendants, L. C. Reedy, Roy Reedy and Clarence Fox, and each of them, the sum of 1,375.00, with interest at 6% per annum from January 1, 1931, until paid, and for all costs of this suit.

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

F. E. KENNAMER  
JUDGE

ENDORSED: Filed Feb 7 1933  
H. P. Farfield, Clerk  
U. S. District Court

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

GENEVIEVE TILMAN, by her next friend,  
Ellen Parker, )  
Plaintiff, )  
vs. )  
J. A. FRATES AND MELIX A. BODOVITZ, Re- )  
ceivers for Oklahoma Union Railroad Company, )  
a corporation, and W. A. FREEMAN, Defendants. )

No. 1737 LAW.

O R D E R

Upon reading the verified petition for removal of J. A. Frates and F. A. Bodovitz Receivers of Oklahoma Union Railway Company, and upon motion of R. A. Kleinschmidt, counsel for said Receivers,

IT IS ORDERED that cause No. 55429, in which Genevieve Tillman, by her next friend Ellen Parker, is plaintiff, and the said Receivers and W. A. Freeman are defendants, pending in the District Court of Tulsa County, Oklahoma, be removed into this Court for trial, and that a writ of certiorari issue herein to the said District Court of Tulsa County, Oklahoma, requiring said Court to transmit the record and proceedings in said cause to this Court within ten days.

IT IS FURTHER ORDERED that said writ be served by delivering to the Court Clerk of Tulsa County, Oklahoma, a certified copy thereof.

F. E. KENNAMER  
United States District Judge

ENDORSED: Feb 6 1933  
H. P. Farfield, Clerk  
U. S. District Court DC

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COURT OF THE UNITED STATES FOR THE DISTRICT OF OKLAHOMA

ANCHOR LOAN COMPANY, a corporation, Plaintiff, )  
vs. )  
FELIX A. RODOVITE, Receiver for Union )  
Transportation Company, a corporation, Defendant. )

No. 1736 LA

O R D E R

Upon reading the verified petition for removal of F. A. Rodovite, Receiver of Union Transportation Company, and upon motion of R. A. Kleinschmidt, counsel for said Receiver,

IT IS ORDERED that cause No. 17915, in which Anchor Loan Company, a corporation, is plaintiff, and the said Receiver is defendant, pending in the Court of Common Pleas of Tulsa County, Oklahoma, be removed into this Court for trial, and that a writ of certiorari issue herein to the said Court of Common Pleas of Tulsa County, Oklahoma, requiring the said Court to transmit the record and proceedings in said cause to this Court within ten days.

IT IS FURTHER ORDERED that said writ be served by delivering to the Clerk of the Court of Common Pleas of Tulsa County, Oklahoma, a certified copy thereof.

F. E. MENSAMER  
United States District Judge

ENDORSED: Filed Feb 6 1933  
H. F. Warfield, Clerk  
U. S. District Court DC

-----  
Court adjourned until February 7, 1933.

On this 7th day of February, A. D. 1933, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1933 Session at Tulsa, met pursuant to adjournment, Hon. F. E. Mensamer, Judge, present and presiding.

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

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

UNITED STATES OF AMERICA, Plaintiff, )  
-vs- )  
HARRY MCINTIRE, L. A. SHREDGILL, BERT BUTLER )  
and CHARLES HYATT, Defendants.)

No. 5701 - Criminal.

Now on this 7th day of February, A. D. 1933, it is ordered by the Court that defendants be, and they are hereby, issued for Defendants Harry McIntire, L. A. Shredgill and Bert Butler, in accordance with the judgment and sentence imposed under date of July 11, 1932.



No. 1524 Law, cont'd.

And thereafter, the jury is discharged from further consideration of said case.

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

Anna M. A. Friedhoff, Administratrix of  
the estate of William J. Friedhoff,  
deceased, Plaintiff,

-vs-

No. 1524 Law.

St. Louis and San Francisco Railway Company,  
a corporation, Defendant.

JOURNAL ENTRY OF JUDGMENT.

Now on this 7th day of February, 1933, the above cause comes on for hearing, the plaintiff appeared in person and by her attorneys, Milsten & Milsten, and the defendant by its attorneys, Bruce & Franklin. All parties announced ready for trial, a jury was impaneled, duly sworn and qualified to try the case. Both plaintiff and defendant introduced their evidence and rested. The taking of testimony was closed. After which the defendant, St. Louis-San Francisco Railway Company presented to the court its motion for a directed verdict in its favor, and the court after being fully advised in the premises is of the opinion that said motion should be sustained, and the jury directed to return a verdict in favor of the defendant;

Whereupon, under the direction of the Court, the jury in open court returned its verdict in favor of the defendant, which verdict was received and approved by the Court and filed with the Clerk;

and the Court is therefore of the opinion that judgment should be rendered in this case in favor of the defendant.

WHEREFORE, it is Ordered, adjudged and decreed that plaintiff, Anna M. A. Friedhoff, take nothing by reason of this action, but that judgment regarding the issues involved in this case be, and the same is hereby rendered in favor of the defendant, St. Louis-San Francisco Railway Company. That defendant also recover from plaintiff, its costs herein expended.

W. L. REYNOLDS  
Judge.

B. F. BRUCE & FRANKLIN  
Attys for Defendant

FILED: Filed Feb 10 1933  
E. I. Garfield, Clerk  
U. S. District Court

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AMERICAN FARM LUMBER COMPANY, a corp., )  
 Plaintiff, )  
 ) No. 1527 - Law.  
 -vs- )  
 )  
 DEIGHTON, INC., )  
 Defendant. )

Now on this 7th day of February, A. D. 1933, the above styled case is called for trial. Both sides present and announce ready for trial. Both sides waive a trial by jury in open court. Hereafter, opening statements of counsel are made and all witnesses are sworn in open court. Thereupon, the Plaintiff introduces evidence and proof with the following witness: J. J. Sullivan. And thereafter, the Plaintiff rests. Thereupon, the Defendant demurs to the evidence introduced by the Plaintiff which demurrer is, by the court, overruled. Hereafter, the Defendant introduces evidence and proof with the following witnesses: D. F. Young, W. S. Lymanes and thereafter, the Defendant rests. Thereupon, it is ordered by the Court that case be taken under advisement. Plaintiff given fifteen (15) days to file brief. Defendant given ten (10) days thereafter, to reply.

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

Henry L. Lemons, Inc., a corporation, and )  
 The First National Bank & Trust Company of )  
 Tulsa, Oklahoma, a corporation, ) Plaintiffs, )  
 )  
 vs. ) No. 1591 - Law. ✓  
 )  
 Natural Gas Pipe Line Company of America, )  
 a corporation, ) Defendant., )

O R D E R

Upon application and for good cause shown, the plaintiffs herein are given five (5) additional days within which to file an amendment to their petition.

Dated this 7th day of February, 1933.

J. H. NEWMAN  
 U. S. District Judge.

RECORDED: Filed in Open Court  
 Feb 7 1933  
 H. F. Warfield, Clerk  
 U. S. District Court

-----  
 Court adjourned until February 8, 1933.



DR. F. W. DUNNIGAN, ADJ. CLERK, )  
 Plaintiffs, )  
 -vs- )  
 UNITED STATES OF AMERICA, )  
 Defendant. )

No. 1555 - Law. ✓

Now on this 8th day of February, A. D. 1933, the above styled case is called for trial. Both sides present and announce ready for trial. All witnesses are sworn in open court. Opening statements of counsel are made. The Plaintiff introduces evidence and proof with the following witnesses: William H. Dunnigan, O. DeGalimore, Ed Byrne, D. S. Thompson, R. C. McDonough, H. P. Routh, M. P. Levine. And thereafter, testimony of Dr. F. R. First is introduced out of time for the defendant herein. And thereafter, the Plaintiff continues it's introduction of evidence and proof with the following witnesses: A. Brandes, G. F. O'Brien, Geo. H. Greener, J. E. Dunnigan. And thereafter, the Plaintiff rests. Thereupon, the defendant moves for judgment herein which motion is, by the Court, overruled. And thereafter, the defendant introduces evidence and proof with the following witnesses: Mr. Ebler, J. T. Maloney. And thereafter, the Defendants rest. Thereafter, the Defendant again moves for judgment herein. Thereafter, it is ordered by the Court that said case be, and it is hereby, taken under advisement.

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

H. G. COY, )  
 Plaintiff, )  
 vs. )  
 CITY OF TULSA, a municipal corporation, )  
 and MISSOURI-KANSAS-TEXAS RAILWAY CO., )  
 a corporation, )  
 Defendants. )

No. 1566 - Law ✓

JOURNAL ENTRY.

This cause came on for hearing upon the separate demurrers of the defendant, City of Tulsa, a municipal corporation, and the defendant, Missouri-Kansas-Texas Railway Company, a corporation, on the 4th day of January, 1933. Plaintiff appeared by his attorneys, D. E. Crewson and Joseph A. Gill; defendant, City of Tulsa, appeared by H. B. Bland, O. H. Searcy, Bert E. Johnson and C. L. Hamilton; the defendant, Missouri-Kansas-Texas Railway Company, appeared by its attorneys, H. D. Green, Eric Haase and C. S. Walker; after argument of counsel, the said demurrers were submitted to the Court upon written briefs.

Now upon this 8th day of February, 1933, the Court being fully advised in the premises, finds that the demurrer of the City of Tulsa, a municipal corporation, should be overruled and that the demurrer of the Missouri-Kansas-Texas Railway Company should be sustained.

IT IS, HEREBY, ORDERED, ADJUDGED AND DECREED by the Court that the separate demurrer of the defendant, City of Tulsa, a municipal corporation, should be and the same is hereby overruled; to which order and ruling of the Court the defendant excepts.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that the separate demurrer of the Missouri-Kansas-Texas Railway Company should be and the same is hereby sustained; to which order and ruling of the Court plaintiff excepts.

Upon application of the parties, plaintiff is given 15 days from this date in which to amend his petition, the defendant, Missouri-Kansas-Texas Railway Company, is given 15 days

thereafter in which to plead. The defendant, City of Tulsa, is given 20 days from this date in which to answer.

D. E. KENNEDY  
JUDGE

O.K. F. G. COY, PLFF.  
By Joseph A. Gill, Attorney for Plff.

O.K. H. C. PLUMB, City Attorney,  
BERT E. JOHNSON, Attorneys for City of Tulsa

O.K. W. D. GREEN, ERIC HAASE, O. B. WALKER  
Attorneys for Missouri-Kansas-Texas Ry. Co.

ENTERED: filed Feb 11 1933  
H. B. Warfield, Clerk  
U. S. District Court

CHARLES F. HENNINGSON, ET AL.,	Plaintiff,	} No. 1580 - Law ✓
-vs-		
EILA SCHABER, ET AL,	Defendants.	

Now on this 8th day of February, A. D. 1933, the above styled case is called for trial. Both sides present and announce ready for trial. A jury is duly empaneled and sworn as to qualifications. Both sides waive challenges. The jury sworn to try said cause and a true verdict render, as follows: Elam Gregory, Jno. Cole, James L. Martin, Harvey Holman, H. A. Witttiple, Claud Farley, L. A. Justice, Joe Penny, Morris Perry, W. C. Youngblood, Ed Noyes, Charley Hulsey. All witnesses are sworn in open court and opening statements of counsel are made. The plaintiff introduces evidence and proof with the following witnesses: Gertrude Lakin, R. K. Park. And thereafter, the Plaintiff rests. Thereupon, the defendants demur to the evidence introduced by the Plaintiff, which demurrer is, by the court overruled. Hereafter, Defendant introduces evidence and proof with the following witnesses: Eila Schaber, Ralph Lalbot. And thereafter, it is ordered by the court that said case be and it is hereby, settled and it is further ordered, that said jury be discharged from further consideration of said case. It is further ordered by the court that judgment for plaintiff be entered in the sum of \$5,000.00 at the cost of the plaintiff, if said costs are paid within ten (10) days and if not, then at the cost of the defendants herein.

VIRGIL SACCHETTI,	Plaintiff,	} No. 1581 - Law ✓
-vs-		
THE OKLAHOMA RAILROAD CO.,	Defendant.	

Now on this 8th day of February, A. D. 1933, it is ordered by the court, upon motion of the plaintiff herein, that the above case be, and it is hereby, dismissed without prejudice and at the cost of the Plaintiff.

On this 9th day of February, A. D. 1933, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1933 Session at Tulsa, met pursuant to adjournment, Hon. F. L. Kennamer, Judge, present and presiding.

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

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

MISCELLANEOUS - ADMISSION TO BAR - ROBERT J. WOOLSEY.

On this 9th day of February, A. D. 1933, it being made satisfactorily to appear that Robert J. Woolsey, is qualified for admission to the Bar of the Court, the oath prescribed by the Court is administered and said attorney is declared admitted to the Bar of the Court.

-----

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

United States of America,	Plaintiff	)
		)
v.		) No. 6866 Cr. ✓
		)
Gus Barber et al,	Defendants	)

ORDER FORFEITING AUTOMOBILE

Now on this 9th day of February, 1933, the same being one of the regular days of the Regular January A. D. 1933 Term of said court, sitting at Tulsa, Oklahoma, there coming on for hearing the motion of the United States Attorney, asking that one Ford Roadster automobile, 1931 model, Motor No. 4581535, together with the equipment and accessories thereto, be delivered to the Department of Justice for use of the Bureau of Prohibition in the enforcement of the National Prohibition Act, and it appearing to the court that heretofore, and on the 30th day of January, 1933, the defendant Gus Barber plead guilty to the transportation of six pints of home brew, which then and there contained more than one half of one per cent of alcohol by volume and was fit and capable for use as a beverage, and was so used would produce intoxication, from an unknown point to 300 South Quincy in the city of Tulsa, Tulsa County, Northern District of Oklahoma, in violation of the National Prohibition Act, and that upon said date, on motion of the United States Attorney, a further order was entered forfeiting said car,

and it further appearing to the court that the Director of Prohibition has, by virtue of discretion conferred upon the Attorney General under the provisions of Section 9 of the Act Approved May 27, 1930, known as the "Prohibition Reorganization Act of 1930", amending Section 2 of the Act of March 3, 1925, has requested that said car be delivered to the Department of Justice for use of the Bureau of Prohibition in the enforcement of the National Prohibition Act, a copy of which letter is attached to the plaintiff's motion herein, marked "Exhibit A", and the court further finds that said motion should be sustained.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the above described automobile, together with all the equipment and accessories thereto, be, and the same is hereby ordered delivered to the Department of Justice for the use of the Bureau of Prohibition in the enforcement of the National Prohibition Act.

G.W. MERRY	Assistant U. S. Attorney.	F. L. KENNAMER	JUDGE
RECORDED: Filed Feb 9 1933			
H. P. Warfield, Clerk, U. S. District Court.			

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DISTRICT COURT FOR THE DISTRICT OF THE STATE  
OF OKLAHOMA

Dora Sivers,	Plaintiff	) No. 1602 ✓
vs		
Oklahoma Publishing Company,	Defendant	

ORDER ALLOWING APPEAL

This matter coming on for hearing upon the application of the defendant, Oklahoma Publishing Company, a corporation and the court being fully advised in the premises:

It is ordered that the defendant, Oklahoma Publishing Company, a corporation be allowed an appeal to the Circuit Court of Appeals for the tenth circuit, and it is further ordered that the defendant, Oklahoma Publishing Company, a corporation, have sixty (60) days from the 17th day of Dec. 1932, in which to present for settlement and approval a bill of exceptions to be used on said Appeal, and which said Bill of Exceptions has been this day been presented to the Court and has been approved.

Defendant's bond in the sum of Seven thousand Five hundred Dollars (\$7,500.00) having been filed and approved, it is ordered that the same operate as a supersedeas.

Dated at Tulsa, this 9th day of February, 1933.

H. L. MINNICK  
Judge

ENTERED: Filed Feb 9 1933  
H. P. Warfield, Clerk  
U. S. District Court

HARRY LEROY MINNICK, JR. and Infant by his next friend, GLADYS LINTHICUM,	Plaintiff,	) No. 1611 - Law. ✓
-vs-		
EVANS-WALLOWER LEAD CO. A CORP.,	Defendant.	

Now on this 14th day of February, A. D. 1933, the above styled case is called for trial. Both sides present and announce ready for trial. A jury is duly empaneled and sworn as to qualifications. The Plaintiff challenges G. L. Moffitt and Walter Morgan. Defendant challenges Tom Harrison. Whereupon, the jury sworn to try said cause and a true verdict render is as follows: J. L. Mountain, R. L. Farrer, Loren Campbell, H. Pearson, G. C. Hayes, L. L. Patton, J. McArgue, A. A. Crockett, Carl Oline, W. A. Wright, Walter Fry, Leon Clemmons. All witnesses are sworn in open court and opening statements of counsel are made and rule invoked. The Plaintiff introduces evidence and proof with the following witnesses: Betty Jean Wright, Floyd Linthicum, Mrs. Bell Linthicum, Mrs. Geo. Wright, Rose Birley, Della Counts, W. C. Hurley, Porter Wright. And thereafter, the noon hour having arrived, the jury is admonished and court is recessed to 1:30 o'clock P.M.

And thereafter, at 1:30 o'clock P.M., on the same day, court is again in session. All parties present as heretofore and the jury, each and every member present are in the box. The Plaintiff continues with the following witnesses: H. C. Mills, Mrs. Gladys Linthicum, Dr. Ardinstadt, E. W. Adams, Dr. \_\_\_\_\_. And thereafter, the Plaintiff rests. Whereupon, the Defendant demurs to the evidence introduced by the Plaintiff which demurrer is, by the Court overruled. Thereafter, the Defendant introduces evidence and proof with the following witnesses:

No. 1611 Law Cont'd.

G. L. Hodson, Fred Moredy, Louis Fox, John Horn, Ivan Fisher, Lela Miller, Dr. W. Russell, W. M. Dearman, G. P. McNaughton. And thereafter, the Defendant rests. Thereupon, the Plaintiff offers in rebuttal testimony of Dr. Adams. Both sides rest. Thereupon, the hour for adjournment having arrived, the jury is admonished by the Court and court is adjourned to 9:30 o'clock A.M., February 10, 1933. And thereafter, Defendant moves for a directed verdict herein, which motion is, by the Court, overruled and exception allowed.

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

Jesse F. Bradley, Plaintiff, )  
Vs. ) No. 1612 Law. ✓  
St. Louis-San Francisco Railway, )  
Company, a corporation, Defendant. )

ORDER OF DISMISSAL

Now, on this 9th day of February, 1933, upon application and motion of plaintiff, the above entitled action is hereby dismissed without prejudice, upon the payment of the cost.

F. E. KREMER  
Judge.

ENDORSED: Filed Feb 9 1933  
H. P. Warfield, Clerk  
U. S. District Court ME

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

ANNA M. DECKER, Plaintiff, )  
vs. ) NO. 1669 LAW. ✓  
THE UNITED STATES OF AMERICA, Defendant. )

D I S M I S S A L

Comes now the plaintiff above named and hereby dismisses the above styled matter without prejudice to a future action, at the cost of plaintiff.

ANNA M. DECKER, Plaintiff  
HARVE E. LANGLEY ROBT. D. HUDSON  
Attorneys for Plaintiff

Permission is hereby given to dismiss the above styled and numbered action. Dated this 9th day of February, 1933.

F. E. KREMER, JUDGE.

ENDORSED: Filed Feb 9 1933  
H. P. Warfield, Clerk, U. S. District Court ME

Court adjourned until February 10, 1933.





No. 1011 Law, Lawd.

ORDER

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

Harry Leroy Linticour, Jr., an Infant, by his next friend, Gladys Linticour,	)	Plaintiff,	) Case No. 1011 Law.
-vs-	)		
Evans-Halloway Lead Company, a corporation,	)	Defendant.	)

On the 10th day of February, 1933, the jury in the above-entitled case, duly impaneled and sworn, upon return of the verdict for the plaintiff, and assess his damages at Ten Thousand & 00/100 DOLLARS.

GEORGE S. WAYS,  
Foreman.

FILED In Open Court  
Feb 10 1933  
W. F. Garfield, Clerk  
U. S. District Court.

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

BEHLAM HALLIBURTON MORGAN, INC.,  
ETC.,

Plaintiff, )

No. 1010 - Law. ✓

-vs-

THE TRAVELERS INS. CO.,

Defendant. )

Now on this 10th day of February, A. D. 1933, it is ordered by the court that the above case be, and it is hereby, passed to February 13, 1933. It is further ordered by the Court that all witnesses be ordered back on that date.

JENNELL WEST, nee DEWE, et al,

Plaintiffs, )

No. 1029 - Law. ✓

-vs-

WISCONSIN STATE LIFE INS. CO.,

Defendant. )

Now on this 10th day of February, A. D. 1933, the above styled case is called for trial. Both sides present and are ready for trial. A jury is duly impaneled and sworn as to qualifications. Both sides waive challenges. The jury sworn to try said cause and a true verdict render, is as follows: Charlie Stubblefield, Edna Gregory, Jno. Cole, J. E. Martin, Harvey Polk, W. A. Cristible, Alvin Carter, E. A. Justice, Joe Perry, Morris Perry, W. C. Youngblood, & Hayes. Upon the return of counsel made, all witnesses are duly sworn and the oath is invoked. Thereupon, the Plaintiff introduces evidence and proof with the following witness: Janet West. At thereafter, the noon hour having arrived, the jury is admonished and court is recessed to 1:30 o'clock P.M.

At a recessed, at 1:30 o'clock P.M., on the same day, court is again in session. All parties present as aforesaid and the jury, each and every member present and in the box.



Now on this 11th day of February, 1933, this matter came on for hearing in open court, and the plaintiff appearing by its counsel, Disney, Wheeler & Alcorn, and the defendant, Clara I. Harner, appearing in person and by her counsel, Laszley & Hambo, and the defendants, H. M. Bartlett, H. M. Hatchorn, and H. L. Whitehead, not appearing either in person or by counsel and thereupon it having been brought to the attention of the court that ownership of the note forming the basis of this action and/or the proceeds therefrom has been and is being claimed and asserted on the part of the depositing bondholders of the Sapulpa Fuel Company, represented by Hal L. Black, W. O. Janicke, Harry C. Glasser, John Madden, Jr., and D. L. Eaton, acting as a Bondholders Committee under and by virtue of a bondholders deposit agreement made and entered into on the 15th day of July, 1931, and also adversely by Leon Hirsch, and said bondholders committee having entered their appearance herein and being present and represented by their attorney Harry C. Glasser, and said Sapulpa Fuel Company, a corporation, having likewise entered its appearance herein, and appearing by its Receiver, Ben L. Taylor, and G. W. Haskell and said Leon Hirsch having likewise entered their respective appearance herein and appearing by their counsel, Disney, Wheeler & Alcorn; and all parties having announced ready for trial and having waived a jury and consented that the matter be heard immediately by the court and the plaintiff and all of said interveners and parties appearing herein, except the said Clara I. Harner, having agreed in open court to the reduction of said claim for judgment herein on said note as against the defendants, and each of them, to the sum of \$2,000.00 (they and each of them expressly waiving in open court any and all right or claim herein against the defendants by virtue of said note over and above the sum of \$2,000.00, so agreed upon,) and the Court having heard and considered the evidence, and the arguments of counsel, and plaintiff having offered in evidence and surrendered for cancellation the note sued upon herein, finds:

That the defendant, H. M. Bartlett, died on or about the 1st day of August, 1931, and that this action has not been revived as against him, or against his heirs or his personal representatives;

That good and valid service of summons has been had upon the defendants H. M. Hatchorn and H. L. Whitehead, and that they and each of them are wholly in default.

That judgment should be rendered in this cause against the defendants, H. M. Hatchorn, H. L. Whitehead, and Clara I. Harner, and each of them, for the sum of \$2,000.00.

That said judgment should be rendered for and in favor of said intervener, Ben L. Taylor, as Receiver for the Sapulpa Fuel Company, a corporation.

IT IS, THEREFORE, ORDERED, DECREED AND ADJUDGED that judgment be and the same hereby is rendered herein for Ben L. Taylor as Receiver for the Sapulpa Fuel Company, a corporation, and against the defendants H. M. Hatchorn, H. L. Whitehead and Clara I. Harner, and each of them for the sum of \$2,000.00, and upon receipt of said sum of \$2,000.00, by Ben L. Taylor, Receiver for the Sapulpa Fuel Company, a corporation, from H. M. Hatchorn, H. L. Whitehead and Clara I. Harner, or either of them, this judgment and the entire cause of action set forth or asserted by the plaintiff herein or by any and all of the interveners or parties represented herein shall be deemed satisfied and paid in full and said defendants, and each of them, shall be released and relieved of and from any and all other or further liability whatsoever owed to the plaintiff or interveners or any person claiming by, through or under them, as either of them.

And it is further ordered that the court that said defendant Clara I. Harner execute judgment on said judgment, to-wit: \$2,000.00, to Ben L. Taylor, Receiver for the Sapulpa Fuel Company, a corporation, and thereupon said judgment in full in satisfaction of plaintiff and/or said interveners' claims and as aforesaid, and, in discharge of said Clara I. Harner's obligation so satisfied said judgment, it is further ordered that said Clara I. Harner shall be subrogated in all things and in all respects as the plaintiff and the interveners represent, and each of them, and that Ben L. Taylor as such Receiver for the Sapulpa Fuel Company, as aforesaid, execute said judgment, and each of them.

IT IS HEREBY ORDERED AND DECREED that said Leon L. Taylor, as such receiver, after the receipt by said sum of \$3,000.00 shall forthwith satisfy and release said judgment of record and shall turn over and pay the sum of \$250.00 out of said sum to Disney, Wheeler & Alford as for their attorneys' fee in full herein;

IT IS HEREBY ORDERED AND DECREED that the remaining sum of \$1,750.00 shall be retained by said receiver for disposition to whomsoever of the parties hereto as shall hereafter show himself and themselves entitled to same, the court retaining further jurisdiction hereof solely for the purpose of determining the ultimate rights as between said plaintiff and all appearing claimants of and to said sum of \$1,750.00.

IT IS HEREBY ORDERED that, except as hereinbefore stated, the plaintiff and each and all of said interveners take nothing further by this action as against the defendants herein, said plaintiff and interveners reserving however, their respective rights to be decreed the owner and entitled to receive said sum of \$1,750.00 or such portion thereof from said receiver, as the Court may hereafter decree;

IT IS FURTHER ORDERED that the intervener Leon Mirsch, and any other claimant, be and hereby is granted ten days to file formal petition in intervention herein for the purpose of asserting such claim, if any, to the said sum of \$1,750.00.

IT IS HEREBY ORDERED that the costs of this action shall abide the further order of this court, except however, that no part of the same shall be assessed against the defendants.

E. P. WARFIELD  
District Judge.

- OK FRED WHEELER & ALBERT Attorneys for Plaintiff
- OK LAWRENCE W. WHELAN Attorneys for defendant Clara L. Palmer.
- OK HARRY C. GLASSER Attorneys for Hal W. Black, W. J. Janicke, Harry C. Glasser, John Madden, Jr. and D. W. Eaton.
- OK BIRNEY WILLIAMS & ALBERT Attorneys for C. H. Haskell and Leon Mirsch
- OK LEON L. TAYLOR Receiver for Sapulpa Fuel Company, a corporation.

ENTERED: Filed Feb 13, 1933  
E. P. Warfield, Clerk  
U. S. District Court III

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OCLANDIA

City of Tulsa, a Municipal Corporation, Plaintiff, )  
vs. )  
The Southwestern Bell Telephone Company, )  
a Corporation, Defendant. )

No. 1892 Lew. ✓

FOURTH DAY

Now on this 11th day of February, 1933 there coming before the court the demurrer of the defendant to the third amended and supplemental petition of the plaintiff and to each count or cause of action contained therein, and the parties being present by their respective attorneys, said demurrer to said amended and supplemental petition and separately to each separate count and cause of action therein contained is presented to the court.



No. 1629 Law, Cont'd.

Thereupon, it is ordered by the Court that judgment be set for February 14, 1933. It is further ordered that said jury be discharged from further consideration of said case.

EFFIE LORA GRANGER,

Plaintiff, )

-vs-

MID-CONTINENT PETROLEUM CORP., A CORP.,

Defendant. )

No. 1675 - Law. ✓

Now on this 11th day of February, A. D. 1933, it is ordered by the Court, it is ordered by the Court that motion to strike, state and number be, and it is hereby, overruled. It is further ordered that demurrer be considered filed and overruled. Exception allowed. Given twenty (20) days to answer.

EMIL L. PREWITT,

Plaintiff, )

-vs-

MID-CONTINENT PETR. CORP.,

Defendant. )

No. 1694 - Law. ✓

Now on this 11th day of February, A. D. 1933, it is ordered by the Court, that motion to strike, state and number be, and it is hereby, overruled. It is further ordered that demurrer herein be considered filed and overruled. Exception allowed. Given twenty (20) days to answer.

Court adjourned until February 13, 1933.

On this 13th day of February, A. D. 1933, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January, A. D. 1933, session at Tulsa, met pursuant to adjournment, Hon. C. A. Hennamor, Judge, present and presiding.

H. L. Orfield, clerk, U. S. District Court.  
John J. Goldesherry, U. S. Attorney.  
John J. Schreyer, United States Marshal.

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

IN THE UNITED STATES DISTRICT COURT SITING AT TULSA, OKLAHOMA DISTRICT OF OKLAHOMA

United States of America,  
vs.  
W. Theo. Thompson,

Plaintiff, )  
Defendant. )

Miscellaneous Criminal ✓

ORDER

It appearing to the court that the above named defendant is not being held in the

Walter County, Okla., charged with using the mails to entort some of the several individuals, situated in part of the State of Okla., and it further appeared that the wife of the above named defendant had been arrested, Okla., and that the defendant had been ordered to stand trial in the State of Okla.

It is the order of the court that the defendant be released by the court to the city of Muskogee, Muskogee County, Okla., on the 14th day of February, 1933, under guard for the purpose of attending the funeral of his said wife.

It is the further order of the court that the releasing of the defendant under guard as above stated, shall be without expense to the government.

D. L. JENNINGS  
Judge.

W. H. WELLS  
Asst. U. S. Attorney.

RECORDED: Filed Feb 15 1933  
W. F. WATFIELD, Clerk  
U. S. District Court

WALTER WIDDER, Plaintiff,  
-vs- ) No. 1400 - Civ.  
THE STANBROOK RAILWAY COMPANY, DEF.  
CORP., Defendants.

Now on this 15th day of February, A. D. 1933, it is by the Court ordered that the Clerk file and spread on record, in the above entitled cause, some being in words and figures as follows:

UNITED STATES OF AMERICA, ss:

THE DISTRICT COURT OF THE DISTRICT OF KANSAS

(SAL)

BEFORE ME, the undersigned authority, on this day personally appeared \_\_\_\_\_, known to me to be the person whose name is subscribed to the foregoing petition, and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

OR THIS:

Walter Widder, Clerk of the District Court of the United States for the Northern District of Kansas, before me, in a case between Walter Widder, plaintiff, and The Stanbrook Railway Company, a corporation, et al., defendants, No. 1400, Civ., the judgment of the said District Court in said cause, entered on April 3, 1933, was in the following words, viz:

It is the order of the court, adjudged and decreed that said defendant, said Stanbrook Railway Company, a corporation, have judgment against the plaintiff herein and for its costs herein expended, to which plaintiff excepts.

The plaintiff excepted to the refusal of the court to reverse the cause of the District Court of Tulsa, County, Okla., and to the order of the court granting the motion of the defendant, said Stanbrook Railway Company, for a directed verdict, and to the action of the court in directing a verdict for said Stanbrook Railway Company.

"The upon further proceedings were had, rulings made and exceptions taken and allowed, as more particularly shown by the record in said cause, which portion of said record is hereby referred to, made a part of this journal entry the same as if fully incorporated herein, and the court dismissed without prejudice the plaintiff's cause of action against the defendant receivers, and it is ordered, adjudged and decreed that said cause be and the same is hereby dismissed against the defendants, receivers of the Union Transportation Company, at the cost of the plaintiff."

as by the inspection of the transcript of the record of the said District Court, which was brought into the United States Circuit Court of Appeals, Tenth Circuit, by virtue of an appeal by Nellie Snider agreeably to the act of Congress, in such case made and provided, fully and at large appears;

AND WHEREAS, at the September Term, in the year of our Lord one thousand nine hundred and thirty-two, 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 as was issued by counsel.

In consideration whereof, it is now here ordered and adjudged by this court, that the judgment of the said District Court, in this cause, be, and the same is hereby, reversed; that this cause be and the same is hereby remanded to the said District Court in the direction that it be remanded to the District Court of Tulsa County, State of Oklahoma; that Nellie Snider, appellant, have and recover of and from the said Springs Well Oil Company, a corporation, appellee, her costs, credits and have execution therefor.

- - January 5, 1933.

You, therefore, are hereby commanded that such further proceedings be had in said cause, in conformity with the opinion and judgment of this court as according to right and justice, and the laws of the United States, ought to be had.

WITNESSE, the Honorable CHARLES E. SWANSON, Chief Justice of the United States, the tenth day of February, in the year of our Lord one thousand nine hundred and thirty-three.

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

STATE OF OKLAHOMA:  
Clerk, \$38.00  
Printing Record -- --  
Attorney, \$20.00  
\$58.00

UNITED STATES CIRCUIT COURT OF APPEALS  
Tenth Circuit

Continued in favor of appellant, in the case of Nellie Snider, appellant, vs. Springs Well Oil Company, a corporation, appellee. No. 216

Filing record and docketing same,	5 00
Filing 34 copies of printed record	6.00
Filing and entering 1 appearance for appellant	50
Filing and entering 1 appearance for appellee	50
Clerk, preparing record for printer, etc,	-- --
Printer, for printing record,	-- --
Filing 6 papers	1 50
Entering 2 orders, 2 folios	40
Entering continuance,	-- --
Filing briefs for appellant	10 00
Filing briefs for appellee	8 00

Filing opinion	25
Filing and entering judgment or decree	1 00
Filing petition for a rehearing	- -
Filing and entering order on petition for a rehearing	- -
Issuing writs to District Court,	5 00
Filing receipt for writs fee	25
Filing receipt for balance of deposit	25
Attorney's docket fee,	20 00
	<u>55 00</u>

Attest:

ALBERT TREGG  
Clerk U. S. Circuit Court of Appeals,  
Tenth Circuit.

RECORDED: Filed Feb 13 1938  
H. P. Warfield, Clerk  
U. S. District Court

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

Daniel Willey,

Plaintiff,

vs.

No. 1454 LAW

United States of America,

Defendant.

JOURNAL ENTRY

Now on this 6th day of February, 1938, this cause came on regularly for trial on the merits in open court, before honorable P. E. Kennamer, Judge presiding, plaintiff being present with his attorney, John C. Powell, and defendant being represented by T. W. Pitts, Chief Attorney for the Veterans Administration, and A. E. Williams, Assistant United States Attorney for the Northern District of Oklahoma, and all parties having announced ready for trial, and plaintiff and defendant in open court having waived a jury and consented to the trial of said cause to the court;

Whereupon, plaintiff's being introduced is testimony of witnesses sworn and examined in open court, as rested; and the defendant, at the close of plaintiff's testimony, having offered a demurrer to the court against plaintiff's testimony because plaintiff had failed to prove the allegations of his petition, and asked for judgment for the defendant because of such failure; and the court having heard the argument of counsel, and being advised in the premises, sustains defendant's demurrer to plaintiff's evidence.

IT IS THE ORDER, JUDGMENT AND DECREE of the court that defendant's demurrer to plaintiff's evidence be, and same is hereby sustained, and it is decreed that plaintiff take nothing as a result of this suit, and that plaintiff pay the costs herein, to which order and decree shall be subject plaintiff's excepts, and exceptions are allowed.

A. E. WILLIAMS,  
Assistant United States Attorney.

H. P. WARFIELD  
Clerk

RECORDED: Filed Feb 13 1938  
H. P. Warfield, Clerk  
U. S. District Court

IN THE MATTER OF THE ESTATE OF HARRY LEROY LINTHICUM, DECEASED  
O'LEARY

Harry Leroy Linticum, an infant, by  
his next friend, Gladys Linticum, )  
Plaintiff, )  
  
vs )  
  
Evans-Holloway Lead Company, a )  
corporation, )  
Defendant. )

No. 1611 Law

0 9 0 8

Now this 18th day of February, 1933, this matter comes on for further consideration and it appearing that the defendant has filed herein a "Motion for judgment notwithstanding the Verdict of the Jury", and that said motion should be considered before judgment is rendered on or notwithstanding said verdict, agreeable to the provisions of Sec. 680, C.C.S. 1921,

IT IS ORDERED that no judgment shall be rendered on the verdict of the jury at this time but that matter is reserved for the future consideration of the court until 20th Feb. 1933.

W. A. O'LEARY  
Judge.

RECORDED: Filed Feb 18 1933  
H. F. Warfield, Clerk  
U. S. District Court

WILLIAM HALLIBURTON YOUNG, INC. ETC., Plaintiff, )  
-vs- )  
THE STAMMERS INC. CO., Defendant. )

No. 1616 - Law

Now on this 18th day of February, A. D. 1933, the above styled cause is called for trial. All sides present and announce ready for trial. A jury is duly empanelled and sworn as to qualifications. Both sides waive challenges. The jury sworn to try said cause and a true verdict render is as follows: John Gregory, Tom Cole, J. L. Martin, Harvey Holman, W. A. Quintuple, Claude Parler, W. A. Justice, Joe Perry, Morris Perry, W. A. Dean Wood, Ed Hoyer, Charles Mulzer. All witnesses are sworn in open court and opening state case of counsel are made. The Plaintiff introduces evidence and proof with the following witnesses: Helen Rowman, Kenneth Hodges, Herman Kotler, Dean Carr, Ed Colner, Ler A. With, W. A. Jennings, W. A. Green, J. W. Morris, J. L. Sullivan. After a recess, the Plaintiff rests. Thereafter, the defendant demurs to the evidence of the Plaintiff which demurres is, by the court, overruled. Hereupon, the defendant introduces evidence and proof with the following witnesses: Ed Holmes, R. D. Bridges, Nathackarius, W. A. Miners, Vivian Swain. Thereafter, the non-party witness arrived, the jury is discharged and court is recessed to 1:30 o'clock P.M.,

and thereafter, at 1:30 o'clock P.M., court is again in session. All parties present and the jury, each and every one being present and in the box. The court reads and the reading of depositions of Dr. H. A. Smith. And thereafter, the Plaintiff rests. Thereupon, the Plaintiff offers in rebuttal testimony of Kenneth Hodges, W. A. Cole, W. A. Morris, Ed Hodges and Dr. C. A. Dillo. After a recess, the Plaintiff rests. Thereupon, the defendant offers a directed verdict herein, which motion is, by the Court overruled. Closing arguments of counsel are made and the court instructs the jury on the law of the case. Thereupon, the jury retire in charge of a sworn bailiff to deliberate upon their verdict herein.

cc. 1616 Law, cont'd.

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

VERDICT

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

Eulalie Halliburton Young, Incompetent, )  
by Bankers Trust Company of Little Rock, )  
Arkansas, as the statutory guardian and/ )  
or Curator of the Estate of Eulalie )  
Halliburton Young, Plaintiff. Case No. 1616 Law.  
vs.  
The Travelers Insurance Company, a )  
corporation, Defendant. )

And the jury in the above-entitled case, duly impaneled and sworn, upon our oaths find for the defendant.

MORRIS HENRY  
Foreman.

FILED In Open Court  
Feb 13 1933  
W. F. Warfield, Clerk

It is further ordered by the Court that judgment herein be entered accordingly. It is further ordered that said jury be discharged from further consideration of the above case.

IDA E. McKNISS, Plaintiff, )  
-vs- ) No. 1624 - Law. ✓  
THE OKLAHOMA GENERAL LIFE INS. CO. )  
ET AL, Defendants. )

Now on this 13th day of February, A. D. 1933, it is ordered by the Court that leave be granted Defendant to file amended answer herein and also leave granted Plaintiff to file reply thereto.

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

Bryan Johnson, Plaintiff, )  
vs. ) No. 1631 Law ✓  
United States of America, Defendant. )

DEFENSE OR ALLOWANCE OF APPEAL

Comes now the United States of America, defendant in the above case, by John . Goldsberry, United States Attorney for the Northern District of Oklahoma, and W. L. Williams, Assistant United States Attorney for said district, under authority of the Attorney General of

the United States, and feeling itself aggrieved by the judgment and decree rendered by the Court in this cause on November 18, 1932, does hereby appeal from said decree to the Circuit Court of Appeals for the Tenth Circuit, because and for the reasons set forth in its Assignment of Errors herein.

WHEREFORE, said defendant, the United States of America, prays that an appeal in the above cause be duly allowed.

A. D. WILLIAMS  
Assistant United States Attorney

The within and foregoing petition for appeal is hereby duly allowed this 11th day of February, 1933.

D. E. KENNAMER  
JUDGE

RECORDED: Filed Feb 15 1933  
H. F. Warfield, Clerk  
U. S. District Court JMR

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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OKLAHOMA

Bunyan Johnson, Plaintiff, )  
vs. ) No. 1031 Law ✓  
United States of America, Defendant. )

ORDER ENTERED IN CASE NO. 1031 TO PREPARE,  
SERVE AND FILE RECORD.

Now on this 11th day of February, 1933, the above named defendant, the United States of America, having filed its petition for allowance of 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 defendant have an extension of time in which to prepare, serve and file a record in said cause, the Court finds that good and sufficient reason exists for such extension of time.

IT IS THEREFORE by the court ordered that the defendant, the United States of America, be and hereby is allowed an extension of time of 90 days from this date in which to prepare, serve and file a record in said cause and lodge its appeal in the Circuit Court of Appeals for the Tenth Circuit.

A. D. WILLIAMS  
Assist. U. S. Atty.

D. E. KENNAMER  
JUDGE

RECORDED: Filed Feb 15 1933  
H. F. Warfield, Clerk  
U. S. District Court JMR

-----

ROSELIA, Plaintiff, vs. No. 1635 - Law.

ROSELIA, Plaintiff,  
-vs-  
JAMES B. HARRISON, Defendant.

No. 1635 - Law.

On on this 18th day of February, A. D. 1935, both sides waived trial by jury in open court and announce ready for trial. Thereafter, a trial was called. Both sides present. Opening statements of counsel were made and all witnesses are sworn to open court. The plaintiff introduces evidence and proffers the following witnesses: Miss Rose, Dr. J. A. Tinsley, G. W. Tinsley, Walter Harrison. Thereafter, the plaintiff rests. The defense, by the defendant's attorney, introduces documentary evidence and rests. Thereafter, the defendant moves for judgment herein which said is, by the court, overruled. The defendant, in compliance with the court, after being fully advised of the premises, that judgment be entered for plaintiff, as per journal entry to be filed.

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IN SENATE CONFIRMED  
OFFICE OF THE UNITED STATES FOR THE DISTRICT OF OKLAHOMA.

Miss Rose, Plaintiff,  
-vs-  
United States of America, Defendant.

No. 1635 - Law.

JOURNAL ENTRY OF JUDGMENT.

Now on this 18th day of February, 1935 this cause came on for trial and plaintiff appearing in person and by her attorney, W. W. Brown, and the defendant appearing by W. L. Williams, Assistant United States District Attorney for the Northern District of Oklahoma and F. A. Pitts, Attorney for the United States Veterans Bureau, and both parties having announced ready for trial, and it being so ordered:-

FIND: That a jury trial is waived and both issues of fact and of law may be tried to the satisfaction of a jury.

SECOND: It is ordered as herein provided before the filing of this opinion between the United States of America, represented by the United States Veterans Bureau, giving this court jurisdiction to try the issues in this case.

THIRD: It is ordered that there was issued a policy under the terms of which the plaintiff by a contract with the United States of America in the sum of ten thousand dollars (\$10,000.00).

FOURTH: That the plaintiff was discharged from the United States Army on the 18th day of February, 1918 and the facts have been put upon said policy since that date.

Fifth: The plaintiff and defendant having introduced their evidence and rested and both parties have the court on judgment on the law and facts, the court finds and orders in favor of the plaintiff and against the defendant.

The court finds from the facts that the plaintiff, Miss Rose, as a result of his discharge from the army on the 18th day of February, 1918 was totally and permanently unable to follow continuously any gainful occupation as contemplated by the War Risk Insurance Act and the regulations thereunder, and that said condition has continued uninterrupted until this date and that the plaintiff is on this date so disabled and that said condition will continue to render the plaintiff a total plaintiff.

The Court finds that under the terms of the War Risk Insurance Policy sued upon in this action the defendant, United States of America, is obligated to pay the plaintiff the sum of fifty seven and 50/100 Dollars (\$57.50) per month, beginning at the date of said disability. That said disability began on the 10th day of February, 1919 and has continued uninterrupted from that date until this date and that there is due under said policy the sum of \$57.50 for each and every month since that date, said months totaling one hundred sixty-seven. There is now due and accumulated in monthly installments a total sum of Nine Thousand Six Hundred Two and 50/100 Dollars (\$9,602.50).

The Court finds that the plaintiff herein is represented by W. V. Pryor, Attorney at Law, who has prepared and prosecuted said action to judgment; that ten per cent (10%) of the amount of recovery is a reasonable compensation for the service of said attorney.

It is therefore, ORDERED, ADJUDGED and Decreed that the plaintiff herein have and recover from the defendant the United States of America (\$9,602.50) less attorney fees of 10%, as herein provided.

It is further ordered and decreed that the defendant, United States of America, pay to the said W. V. Pryor, attorney for the plaintiff the sum of \$906.00, same being 10% of the total amount of recovery in this judgment and that the same be deducted from the amount herein found to be due the plaintiff.

To each of the above findings of fact and conclusions of law the defendant by proper motion in open court excepts and exceptions are allowed by the Court.

Dated this the 15th day of February, 1933.

P. E. BERNHART  
United States Judge for the Northern  
District of Oklahoma.

O.H. W. V. PRYOR, Atty for Plaintiff, Sapulpa, Okla.  
H. B. WILLIAMS, Assist U. S. Atty,  
Atty. for Defendant.

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

-----  
HONORABLE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA.

Herman Kramer, Plaintiff )  
vs. )  
General Faint Corporation, a corporation, Defendant. )  
No. 1035 Law

ORDER ALLOWING APPEAL

The petition of General Faint Corporation, a corporation, defendant in the above entitled case, for an appeal from the judgment of this Court heretofore rendered, and filed and entered herein, to the United States Circuit Court of Appeals for the Ninth Circuit, is hereby granted, and said appeal is allowed.

And petitioner herein filed the bond executed by it in the sum of fifty thousand dollars, and conditioned as required by law, and pursuant to said former order of this Court,

and said bond having heretofore been approved by the Court, it is ordered that the same shall operate as a supersedeas of the judgment aforesaid entered in the above entitled cause, and shall suspend and stay all further proceedings in this court until the termination of said appeal.

It is ordered that a certified copy of the record and proceedings upon which the judgment herein was rendered be transmitted to the United States Circuit Court of Appeals for the Tenth Circuit.

Dated this 13th day of February, 1933.

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

RECORDED: Filed Feb 13 1933  
H. P. Warfield, Clerk  
U. S. District Court J.R.

-----  
JAMES DANIEL PETERS, )  
Plaintiff, )  
 )  
-vs- ) No. 1639 - Law. ✓  
 )  
UNITED STATES OF AMERICA, )  
Defendant. )

Now on this 15th day of February, A. D. 1933, the above styled case is called for trial. Both sides present and announce ready for trial and waive a trial by jury, in open court. Hereafter, all witnesses are sworn and opening statements of counsel are made and the rule invoked. Thereupon, the Plaintiff introduces evidence and proof with the following witnesses: James Peters, J. A. Peters, Albert Peters, J. L. Plummer, Ed Devos, Jno. L. Peters, G. C. Sample, Lee Hedspeth, P. W. Anderson. and thereafter, the Plaintiff rests. Whereupon, the defendant demurs to the evidence of the Plaintiff which demurrer is, by the court overruled. Thereafter, the defendant introduces evidence and proof with the following witnesses: E. J. Swander, J. L. Miller, L. J. trait. and thereafter, it is ordered by the court that said case be continued for further hearing.

-----  
JOHN L. RICHARDSON, )  
Plaintiff, )  
 )  
-vs- ) No. 1641 - Law. ✓  
 )  
UNITED STATES OF AMERICA, )  
Defendant. )

Now on this 15th day of February, A. D. 1933, it is ordered by the court that leave be granted to file motion to strike of Plaintiff. Plaintiff given five (5) days to file same. If granted, it is ordered by the court that case be stricken from the assignment of this date.

-----  
Court adjourned until February 14, 1933.

On this 14th day of February, A. D. 1933, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1933 Session at Tulsa, met pursuant to adjournment, Hon. W. H. Hennamer, Judge, present and presiding.

W. F. Corfield, Clerk, U. S. District Court.  
John W. Galdesberry, U. S. Attorney.  
John W. Wickrey, United States Marshal.

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

MISCELLANEOUS - MARTIN A. COLLINS, alias HUGH B. BOLCH.

On this 14th day of February, A. D. 1933, it is ordered by the Court that Martin A. Collins alias Hugh B. Bolch be and he is hereby, removed from the Northern District of Oklahoma to the Western District of Missouri.

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

Nellie Snider, Plaintiff, )  
vs. ) No. 1400 - Law. ✓  
Sand Springs Railway Company, a Corporation, Defendant. )

JOURNAL ENTRY

Now on this 14th day of February, 1933, it appearing to the court that the judgment in the above styled and numbered cause was reversed by the Circuit Court of Appeals of the United States for the Tenth Circuit, and the cause was remanded to this court with directions to remand the cause to the District Court of Tulsa County, State of Oklahoma, and the mandate of said Circuit Court of Appeals for the Tenth Circuit having been received by the clerk of this court and duly entered of record, and it appearing that the said mandate directs the assessment of \$33.90 costs against the defendant, Sand Springs Railway Company, a corporation, and that the costs in this court are taxed at \$12.10.

It is HEREBY ORDERED, ADJUDGED AND DECREED that the plaintiff herein, Nellie Snider, have judgment of and against the defendant, Sand Springs Railway Company, a corporation, for the sum of \$33.90 as costs, as directed by said mandate, and that this cause be and the same is hereby remanded to the District Court of Tulsa County, State of Oklahoma.

W. H. HENNAMER  
United States District Judge.

O.N. JEDDIE GARDNER, MARGARET M. GARDNER  
Attorneys for the Plaintiff

O.N. GEORGE W. BROWN  
Attorneys for the Defendant

ENTERED: filed Feb 14 1933  
W. F. Corfield, Clerk  
U. S. District Court 12

JAMES WARD, )  
Plaintiff, )  
-vs- )  
UNITED STATES OF AMERICA, )  
Defendant. )

No. 1644 - Law. v

Now on this 14th day of February, A. D. 1935, the above styled case is called for trial. Both sides present and announce ready for trial. A jury is duly empanelled and sworn as to qualifications. The Government challenges Leon Clemons. Plaintiff waives challenges. Hereupon, the jury sworn to try said cause and a true verdict render, is as follows: W. A. Norton, Tom Harrison, Charles Stubblefield, Ealum Gregory, Jno. Cole, J. L. Martin, Harvey Johnson, W. A. Pittiple, Claude Farley, L. A. Justice, Joe Penny, Morris Perry. All witnesses are sworn in open court and opening statements of counsel are made. The Plaintiff introduces evidence and proof with the following witness: James Ford. And thereafter, the noon hour having arrived, the jury is admonished, and court is recessed to 1:30 o'clock P.M.

And thereafter, at 1:30 o'clock P.M., on this same day, court is again in session. All parties present as heretofore and the jury, each and every member present and in the box. Thereupon, the Plaintiff continues with the following witnesses: James Ford, W. M. Campbell, E. C. Senable, C. L. Cook, W. Henry. And thereafter, the Plaintiff rests. Hereupon, the Defendant demurs to the evidence introduced by the Plaintiff which demurrer is, by the court, overruled. Hereafter, the Defendant introduces evidence and proof with the following witnesses: Sanders Rhones, F. Marshall. And thereafter, both sides rest. Whereupon, the Defendant moves for a directed verdict herein which motion is, by the court, overruled. And thereafter, the Plaintiff herein moves for a directed verdict which motion is, by the court, overruled. Hereafter, the Court instructs the jury as to the law in the case and the jury retires in charge of a sworn bailiff to deliberate and render their verdict herein. And thereafter, on this same day, the jury returns to open court and render their verdict herein, which verdict is in words and figures as follows:

VERDICT

I, the jury in the above entitled case, duly empanelled and sworn, do hereby find for the Plaintiff.

JAMES WARD, ) Plaintiff )  
vs. ) Case No. 1644 L.  
UNITED STATES ) Defendant )

And, the jury in the above-entitled case, duly empanelled and sworn, do hereby find for the Plaintiff.

JAMES L. HENRY  
Clerk

FILED in Open Court  
Feb 14 1935  
W. T. Woodfield, Clerk  
U. S. District Court

Whereupon, the jury being announced this to be their true verdict herein, it is ordered by the court that said jury be discharged from further or additional duty in said case.

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IN RE: ESTATE OF JAMES LEONARD FORD, DECEASED  
COURT NO. 144

James Leonard Ford, Plaintiff,  
vs. No. 144  
The United States of America, Defendant.

JUDICIAL NOTICE

Now on this the 14th day of February, 1938, the case herein set for trial January 1938 before the said court at Tulsa, Oklahoma, the above entitled numbered cause being a regularity case before Hon. Franklin E. Kammeyer, Judge of said court, with the plaintiff James Leonard Ford appearing in person and by his attorneys of record, R. A. Wilkerson and Ernest K. Brown, and with the defendant appearing by Hon. W. W. Williams, Assistant United States Attorney and Hon. J. W. Hints, Chief Attorney, Veterans Administration. Both parties announcing ready for trial. Jurors duly empaneled and sworn to try said cause. After hearing the evidence on behalf of the parties hereto and after being instructed by the court and having said cause finally submitted to the said jury after due deliberation duly returned a verdict in which it was recited:

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

IT IS, THEREFORE, THE ORDER, JUDGE FRANKLIN E. KAMMEYER that the plaintiff have and recover of and from the defendant, the United States of America, the sum of \$7.50 per month for and after the 30th day of April, 1938, to the date of this judgment, less all amount of said monthly installments or payments to be computed by the Veterans Administration.

IT IS THE FURTHER ORDER AND DECREE OF THIS COURT that the plaintiff's attorneys, R. A. Wilkerson and Ernest K. Brown, attorney, Oklahoma, shall receive as their reasonable attorneys' fee ten per cent of this judgment and 10 per cent of all future payments to be made by the Veterans Administration according to law pursuant to this judgment and upon the insurance contracts sued on in said cause, and that the said attorneys' fee shall be paid by the Veterans Administration out of the moneys due or to be due the plaintiff herein and to be paid pursuant to this judgment and said insurance contracts.

The defendant herein is allowed an exception to the judgment entered herein.

W. W. WILLIAMS  
JUDGE

R. A. WILKERSON  
ERNEST K. BROWN  
Attorneys for Plaintiff  
W. W. WILLIAMS  
Attorney for Defendant

Filed Feb 5 1938  
W. F. Woodfield, Clerk  
W. W. Williams, U.S. Atty.

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

John F. Ferguson, Administrator of the Estate of Charlie Riding Up, deceased and Sam Horse Chief, designated beneficiary, Plaintiffs, No. 1646 Law  
-vs-  
United States of America, Defendant.

ORDER MAKING PARTY PLAINTIFF

Now on this 14th day of February, 1933, this matter came on to be heard upon the motion of Sam Horse Chief praying that he be made party plaintiff to this action, the court being fully advised finds that the said Sam Horse Chief is a necessary and proper party to this action and that said motion should be sustained and plaintiffs be given leave to file amended petition instanter.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that Sam Horse Chief be and he is hereby made party plaintiff to this action and plaintiffs are granted leave to file amended petition instanter.

F. B. JOHNSON  
Judge of the District Court of the United States for the Northern District of Oklahoma.

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

HUNG LEBB: Filed in Open Court  
Feb. 14, 1933  
H. F. Mcfield, Clerk  
U. S. District Court.

JOHN F. FERGUSON, ADMR. EST. OF CHARLIE RIDING UP, DEC'D., Plaintiff,  
-vs-  
UNITED STATES OF AMERICA, Defendant. )  
No. 1646 - Law. ✓

Now on this 14th day of February, A. D. 1933, the above styled case is called for trial. Both sides present and announce ready for trial. A jury is duly empanelled and sworn as to eligible times. Both sides waive challenges. The jury sworn to try said cause and a true verdict to render, the following: F. L. Mountain, E. L. Barber, Loren Campbell, Harry Pearson, George Lopez, W. L. Porter, John McGeorge, C. L. Moffitt, J. H. Crockett, Earl Cline, F. L. Miller, et al. All witnesses are sworn in open court and opening statements of counsel are made. The Plaintiff introduces evidence and proof with the following witnesses: Dollie Cook, John F. Ferguson, Henry and Ed, and L. Wagoner. And thereafter, the Plaintiff rests. Thereafter, the Defendant demurs. Evidence introduced by the Plaintiff which demurrer is, by the court, overruled. And thereupon, the Defendant introduces documentary evidence in rests. The sides rest. Opening statements of counsel are waived and the court instructs the jury as to the law in the case. Thereafter, the jury retires in charge of a sworn bailiff to deliberate upon a verdict herein. And thereafter, on this same day, the jury returns into open court and inform their foreman announced they are unable to agree upon a verdict herein. And there-

No. 1646 Law, cont'd.

the noon hour having arrived, the jury is admonished and court is recessed to 1:30 o'clock P.M. And thereafter, at 1:30 o'clock P.M., on this same day, court is again in session. All parties present as heretofore and the jury, each and every member present and in the box. Thereupon, the jury continues to deliberate upon a verdict herein. And then after, the jury returns into open court and through their Foreman present their verdict, which verdict is in words and figures as follows:

VERDICT

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

Jo. O. Ferguson, Adm. of the Estate )  
of Charlie Riding Up, deceased, )  
Plaintiff, ) Case No. 1646 L.  
-vs- )  
UNITED STATES, Defendant. )

We, the jury in the above entitled case, duly impaneled and sworn, upon our oath find for the Plaintiff under the first policy of \$10,000.00.

LOREN CAMPBELL  
Foreman.

FILED in Open Court  
Feb 14 1933  
H. F. Warfield, Clerk  
U. S. District Court

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

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

Jo. O. Ferguson, Adm. of estate of Charlie Riding Up, deceased, and Sam Horse Chief, designated beneficiary, Plaintiffs,  
vs. United States of America, Defendant. )  
No. 1646 Law. K

FORMAL ENTRY OF JUDGMENT.

Now on this 14th day of February, 1933, this cause came on regularly to be heard in open court on the regular trial assignment, before Honorable F. L. Hanner, Judge, presiding, and a jury; and the plaintiff, Jo. O. Ferguson, Administrator of the estate of Charlie Riding Up, deceased, and Sam Horse Chief, being present in person and by their attorney, Lewis Saba; and the defendant being represented by A. L. Williams, Assistant United States Attorney, and T. W. Pitts, Chief Attorney for the Veterans Administration, and both parties having announced ready for trial, and thereafter a jury having regularly expended and sworn said case in open court, and plaintiffs having introduced their testimony in evidence; and defendant having introduced its testimony in evidence; and counsel for both plaintiffs and defendant having waived an argument to the jury, and the Court having instructed the jury upon the law applicable, and the jury having considered same reached an agreement and verdict in open court, the words and figures as follows, to-wit:

VERDICT

IN THE DISTRICT COURT OF THE TERRITORY AND STATE OF OKLAHOMA

Jo. O. Ferguson, Administrator of estate of  
Charlie Riding Up, deceased, et al,  
Plaintiffs, No. 1640 Inv. ✓

v.s

United States of America. Defendant.

And, the jury in the above entitled case, duly empaneled and sworn, upon their oaths find for the plaintiffs under the first policy of \$10,000.00.

Loren Campbell, Foreman.

WHEREFORE, said verdict being upon the original \$10,000.00 policy such as in the first cause of action herein it is ordered by the Court that the \$5,000.00 policy mentioned in the second cause of action herein be canceled, and that plaintiffs take nothing under said second cause of action; and that the plaintiff, Jo. O. Ferguson, Administrator of the estate of Charlie Riding Up, deceased, in accordance with the verdict of the jury, recover judgment on the first cause of action against the defendant, the United States of America, in the sum of \$57.50 per month from March 1, 1919, to April 15, 1923, the date of the death of the said Charlie Riding Up, deceased.

The Court further finds that Lena Riding Up was the sole beneficiary named in the \$10,000.00 War Risk Insurance policy on which this judgment is based, and that said beneficiary died, intestate, on May 11, 1920, prior to the death of the said Charlie Riding Up, and that thereafter the said Charlie Riding Up named as beneficiary for \$5,000.00 of said insurance, one Sam Morse Chief, one of the plaintiffs herein, and that said Sam Morse Chief is entitled his proportionate part of said judgment after the deduction of \$57.50 per month from March 1, 1919, to April 15, 1923; and that Jo. O. Ferguson, Administrator of the estate of Charlie Riding Up, deceased, shall recover the remaining one-half of said judgment after the deduction above set out is made, and that the Veterans Administration shall ascertain the amount due each party under this finding.

IT IS THEREFORE ORDERED, JUDGED AND ADJUDGED by the Court that in accordance with the verdict of the jury in this cause the plaintiff, Jo. O. Ferguson, administrator of the estate of Charlie Riding Up, deceased, recover of and from the defendant, the United States of America, the sum of \$57.50 per month from March 1, 1919, to April 15, 1923, and that he further recover from said defendant one-half of the remaining portion of the face value of the \$10,000.00 policy.

IT IS FURTHER ORDERED AND ADJUDGED that Sam Morse Chief, as beneficiary of the said Charlie Riding Up, deceased, recover from said defendant the other one-half of the original \$10,000.00 policy remaining after the deduction of \$57.50 per month from March 1, 1919, to April 15, 1923, as set out above, and that the veterans administration compute the amount due each party under this judgment.

IT IS FURTHER ORDERED AND ADJUDGED that Lewis Waba, attorney for the plaintiffs herein, being a regularly admitted and practicing attorney in this court, be and he is hereby allowed 10% of all amounts paid and recovered as a result of this judgment, as a reasonable attorney's fee on behalf of the plaintiffs herein, and that said attorney's fee be paid direct to him by the Veterans Administration, so which finding and judgment of the court the defendant excepts and exceptions are allowed.

IT IS FURTHER ORDERED AND ADJUDGED that plaintiffs take nothing as a result of the second cause of action herein, and that said insurance policy in the sum of \$5,000.00 in

and second cause of action, he and same is hereby canceled.

F. E. WENDLER  
JUDGE

O. M. LEWIS  
Attorney for Plaintiffs

A. E. WILLIAMS  
Assistant United States Attorney, Attorney for Defendant.

INDEXED: Filed Feb 15 1933  
E. P. Warfield, Clerk  
U. S. District Court TIR

MURRELL McALLISTER, MINOR, by J. E.  
McALLISTER, next friend,

Plaintiff,

No. 1650 - Law. ✓

-vs-

A. L. TILLY,

Defendant.

Now on this 14th day of February, A. D. 1933, the above styled cause is passed temporarily, pending settlement.

JOS. A. WILSON,

Plaintiff,

No. 1669 - Law. ✓

-vs-

CONNECTICUT GENERAL LIFE INSURANCE CO.  
of HARTFORD, CONN. A CORP.,

Defendant.

Now on this 14th day of February, A. D. 1933, the above styled cause is passed temporarily, pending settlement.

UNITED STATES OF AMERICA,

Plaintiff,

No. 8990 - Criminal. ✓

-vs-

H. W. CRANE, APP. CRIM.,

Defendant.

Now on this 14th day of February, A. D. 1933, it is ordered by the court that leave be granted to the U. S. Attorney to file information herein against the above defendant. It is further ordered by the court that there be paid into the courts of \$2500.00 in cash.

Case dismissed until February 15, 1933.

On this 15th day of February, A. D. 1933, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1933 Session at Tulsa, Oklahoma, in adjournment, Hon. F. L. Hennamer, Judge, present and presiding.

W. L. Farfield, Clerk, U. S. District Court.  
John M. Caldwell, U. S. Attorney.  
John H. Vickrey, United States Marshal.

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

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

United States of America, Plaintiff, )  
-vs- )  
Ernest W. White, Defendant. )

No. 6384.

ORDER EXTENDING TIME FOR ALLOWANCE, SIGNING, AND FILING OF BILL OF EXCEPTIONS.

On this 15th day of February, 1933, upon the application of the defendant in the above entitled cause, good cause being shown therefor, the time for the allowance, signing and filing of the bill of exceptions of the above named defendant heretofore hereby extended to the 15th day of February, 1933, including that day.

Done at Tulsa, Oklahoma, this 15th day of February, 1933.

F. L. HENNAMER  
District Judge.

FILED: filed Feb 14 1933  
W. L. Farfield, clerk  
U. S. District Court

ERNEST W. WHITE, adjudged incompetent, by  
W. B. WATKINS, next friend, Plaintiff, )  
-vs- )  
WILLIAM WALTER WATKINS, Defendant. )

No. 1484 Rev.

On this 15th day of February, A. D. 1933, the above styled case is called for trial. Both sides present and announced ready for trial. A jury is duly empanelled and sworn as to qualifications. Both sides waive challenges. Thereupon, the jury sworn in the said cause and a true verdict rendered as follows: W. Youngblood, Ed Hayes, Charles Hulsey, F. L. Hartman, W. B. Wagoner, Loren Winkler, Harry Farnes, Geo. L. Hayes, J. L. Parlin, Ross McHenry, J. L. Wadell, J. L. Wickett. Agents and counsel are made and all things seen and done in open court. Thereupon, the Plaintiff introduces evidence and sworn to by the following witnesses: Wm. W. F. Watts, W. B. Wagoner, William Blackburn, W. B. Wagoner, Geo. W. L. Linn, F. L. Wadell, Wadell, W. B. Wagoner, W. B. Wagoner. After which, the Plaintiff moves for a directed verdict in his favor, by the court sustained and the court directs the jury to return a verdict for the Plaintiff herein.

And thereafter, the Foreman of the Jury returns the following verdict:

VERDICT

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

Lester W. Mathis, incompetent by )
W. E. Mathis, Guardian, Plaintiff, ) Case No. 1484 L.
vs. )
United States, Defendant. )

That the jury in the above-entitled case, duly impaneled and sworn, upon their oath find for the Plaintiff.

EDWARD A. FOYER, Foreman.

FILED In Open Court
Feb 13 1933
E. F. Farfield, Clerk

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

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

Lester W. Mathis, adjudged incompetent, by )
W. E. Mathis, guardian and next friend, Plaintiff, ) No. 1484 Law.
vs. )
The United States of America, Defendant. )

JOURNAL ENTRY OF JUDGMENT

Now on this the 13th day of February, 1933, this cause coming on for hearing by regular assignment at the January 1933 term before the Honorable Franklin L. Foxamer, Judge, and the plaintiff, Lester W. Mathis, appearing by W. E. Mathis, guardian and next friend, and by Glenn J. Young, his attorney, and the defendant appearing by I. J. Hite, regional attorney for the Veterans Administration, and by W. D. Williams, Assistant United States Attorney for the Northern District of Oklahoma, and both sides having announced ready for trial, the court and jury were duly impaneled and sworn in accordance with the law and the case proceeded to trial;

Whereupon it was read aloud by counsel in open court that the plaintiff, Lester W. Mathis, enlisted in the service of the United States July 14, 1918, at Ft. Hill, Alabama, and returned to service on May 21, 1919, upon which latter date he was honorably discharged; that while in the military service he contracted for and was granted the Right Arm amputation in the summer of 1919; that subsequent to his discharge from the military service he continued to pay premiums upon said insurance through the month of December, 1919; that there after and on or about January 1, 1920, he applied for and was granted a \$1,000 converted insurance policy and since received payments thereon for the said policy; that premiums were paid on the \$1,000 converted policy until about the middle of the year 1921; that claim for said insurance was made by said insured to the Veterans Administration held, adjudged, and decided not insured, Lester W. Mathis, was pronounced totally disabled for insurance purposes from the summer of 1923 down to the summer of 1924 by reason of a neuropsychiatric disability; that the plaintiff was allowed and received \$1,000 converted insurance but that the defendant failed to pay the premium on the \$1,000 insurance policy, whereupon this suit was brought;

... and ... stated ... whether ...

... and ... stated ... whether ...

Therefore, plaintiff presented is evidence ...

... and ... finds ...

... and ... judgment, and decreed ...

It is the further order of the court ...

It is the further order of the court ...

It is the further order of the court ...

...  
Judge.

With: ...  
...

...  
...  
...

-----

IN RE: THE ESTATE OF THE DECEASED OF WILLIAM H. HARRIS OF  
COLUMBIA, MISSOURI.

CHARLES W. HARRIS, an individual doing business  
as THE CHAS. W. HARRIS REALTY COMPANY,  
Plaintiff,

No. 1300 - LAM

Vs.

ELLA SCHABER, W. F. SMITH, and  
MARGARET L. SMITH,  
Defendants. )

JOURNAL ENTRY OF JUDGMENT.

On the 8th day of February, 1933, this cause came on for trial, pursuant to regular assignment; plaintiff appeared by his representative and attorneys of record, and the defendants, Ella Schaber and W. F. Smith, appeared in person and by their attorneys of record.

A jury of twelve good men was duly impaneled and sworn well and truly to try the issues joined between the plaintiff and defendants and a true verdict render according to the evidence.

The evidence of the plaintiff was introduced, and, after a portion of the evidence of the defendants was heard, counsel for plaintiff and defendant, in open court, advised the Court that the parties had, at that time, agreed upon a judgment to be entered herein in the sum of five thousand (\$5,000.00) Dollars, the judgment to be at the cost of the plaintiff in the event it is paid in ten (10) days from the date hereof, but if not paid within said ten (10) days time, the same will be at the cost of the defendants and execution thereon shall be aforesaid. Said agreement for judgment was by the Court approved; and,

IT WAS, THEREUPON, ORDERED, ADJUDGED, AND DECREED, that the Court, in accordance with the consent and agreement of all the parties, in open court at the time, that the jury should be dismissed, and that the plaintiff have and recover of the from the defendants, Ella Schaber, W. F. Smith, and Margaret L. Smith, a co-partnership doing business as the Lypham Theatre, the sum of five thousand (\$5,000.00) Dollars: that if said sum shall be paid to the plaintiff within ten (10) days from the date of this judgment, that the costs of this case shall be taxed against the said by the plaintiff; but, in the event said sum is not paid within ten days from this date, then the costs of this case shall be taxed against the defendants.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED, that execution on said judgment shall be stayed for a period of ten days from this date, and if said judgment is not paid at the expiration of said ten days, then execution shall issue out of the partnership property of all the aforesaid defendants named herein, and against the defendants, Ella Schaber and W. F. Smith, but, inasmuch as the defendant, Margaret L. Smith, has not been served with summons herein and the Court therefore has no personal jurisdiction over her person ally, no execution should issue against the said defendant, Margaret L. Smith, personally.

F. L. HARRIS  
JUDGE.

C.N. as to form  
W. F. SMITH and MARGARET L. SMITH, JR.  
Attorneys for Defendants Ella Schaber and W. F. Smith.

FILED: Filed Dec 15 1933  
W. F. Smith, Clerk  
W. F. Smith, Clerk

IN RE: ESTATE OF ROBERT NAIFEH, DECEASED. PROBATE OF WILL OF ROBERT NAIFEH.

Robert Naifeh, Plaintiff,  
-vs-  
Community State Bank, a Corporation, Defendant.  
Robert Naifeh, by his guardian, J. L. Naifeh, Intervenor.

Ch. 1063 Law.

ORDER OF THE COURT IN RE: ESTATE OF ROBERT NAIFEH, DECEASED.

This cause coming on to be heard upon application of J. L. Naifeh, guardian of Robert Naifeh, intervenor in this case, to be made party plaintiff and the petition filed by said J. L. Naifeh, guardian of Robert Naifeh, petitioner, is a necessary party to this cause and that he is interested in said cause and that he should be made a party plaintiff to said cause.

It is the order of the court that J. L. Naifeh, guardian of Robert Naifeh, petitioner, be allowed to intervene in said cause and to take any action in said cause within the time from the date of this order, in the same manner as if he were a party plaintiff in the original petition as a party plaintiff; it is order to be made with reference to the proceedings heretofore had in said cause.

J. L. Naifeh,  
Judge.

FILED: Filed Feb 12 1963  
H. W. Harfield, Clerk  
U. S. District Court

J. L. Naifeh, Plaintiff,  
-vs-  
COMMUNITY STATE BANK, Defendant.

Ch. 1063 - Law.

On the 12th day of February, A. D. 1963, the above styled cause called Robert Naifeh, et al. vs. Community State Bank, et al. came on for trial. The jury is duly organized and sworn to its qualifications. Plaintiff called as witnesses: The Defendant called as Charles J. ...  
The like is ordered by the court for cause. Therefore, the jury shall hear said cause and a new verdict rendered as follows: J. L. Naifeh, et al. vs. Community State Bank, et al. ...  
The jury returned its verdict and the court rendered judgment in favor of the plaintiff. The jury is discharged. The court adjourns until the next day of the month of February, A. D. 1963, at 10 o'clock in the forenoon. The clerk of the court is directed to cause the same to be entered in the minutes of the court and to cause the same to be filed in the office of the clerk of the court. The clerk of the court is directed to cause the same to be filed in the office of the clerk of the court. The clerk of the court is directed to cause the same to be filed in the office of the clerk of the court.

No. 1671 Jay, et al.

IN SENATE  
IN SENATE OF THE STATE OF NEW YORK  
JANUARY 15, 1933

G. I. T. Corporation, a  
corporation, Plaintiff,  
vs. Oil City Motor Company,  
a corporation, Defendant.

of the fact in the above-entitled case, duly reviewed and sworn, upon  
our of the find for the plaintiff for possession of the property in controversy.

EDWARD R. WELLS  
Foreman.

FILED In Open Court  
Feb 15 1933  
W. T. Warfield, Clerk

It is further ordered by the Court that said jury be discharged and further  
considered of said case. It is further ordered that all costs in the above cause be paid to  
the plaintiff.

IN SENATE  
IN SENATE OF THE STATE OF NEW YORK  
JANUARY 15, 1933

G. I. T. Corporation, a cor-  
poration, Plaintiff.  
vs. Oil City Motor Company, a corporation,  
Defendant.  
No. 1671 Jay.

FINDINGS OF FACT

The above-entitled case came on for trial this 13th day of February, 1933, be-  
fore the Court of Sessions of the County of New York in said case; the plaintiff  
appeared by its proper representative and attorney and the defendant appearing by its proper  
representative and attorney and both sides introduced evidence in support of their respective  
contentions and a recess was taken, whereupon the Court withdrew for a peremptory instruction, and  
the Court, with the aid and assistance of counsel, the being well and sufficiently advised announced  
the following findings of fact: That on condition that defendant pay to plaintiff the sum of seven  
hundred and fifty (750.00) dollars for damages on the said vehicle, which are the subject of  
this action, and to refund to plaintiff the sum of two hundred forty (240.00)  
dollars, which plaintiff has paid, whereupon the Court sustained plaintiff's motion for a  
peremptory instruction and directed the Jury to return a verdict for the plaintiff, and the Jury  
did so in accordance with the plaintiff in accordance with the Court's instructions.

IT IS BY ME SAID COURT AND ADJUDGED That plaintiff have judgment against defen-  
dant for the recovery of the aforesaid sum involved in this case, and that the costs of the action  
be paid against the defendant.

E. R. WELLS  
JURYMAN.

No. 1071 In Rem.

G.W. GIBSON, Plaintiff  
Attorney for Deft.  
WILLIAM MARTIN, for Plaintiff.

FILED: Filed Feb 17 1933  
W. H. Warfield, Clerk  
U. S. District Court

IN RE: WILLIAM MARTIN, Defendant  
OF OREGON.

WILLIAM MARTIN, Defendant,  
a corporation, Plaintiff,

vs. No. 1071 - At Law

G. C. COOKE, Defendant.

It is hereby ordered that the defendant, G. C. COOKE, be and he is hereby given 30 days from the appearance of this writ to plead or answer in said cause.

W. H. Warfield  
Clerk

FILED: Filed Feb 17 1933  
W. H. Warfield, Clerk  
U. S. District Court

Court adjourned until February 16, 1933.

On this 16th day of February, A. D. 1933, the court was held in said cause and the court was held in Seaside, Oregon, at 10:30 o'clock A. M., and the court was presided over by J. H. Henderson, Judge, present in person.

W. H. Warfield, Clerk, U. S. District Court.  
John F. [Name], U. S. Attorney.  
John F. [Name], United States Marshal.

Witness my hand and seal of said court at Seaside, Oregon, this 16th day of February, 1933.

NO. 1594 - Law. v. Plaintiff, )

- 1 -

No. 1594 - Law. v

Defendant, )

On this 10th day of February, A. D. 1938, the above entitled case is submitted to the Court upon the agreed facts of facts. It is ordered by the Court that Plaintiff be given ten (10) days to file briefs. In order to meet the 10 days deadline.

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IT IS ORDERED THAT THE ABOVE MENTIONED CASE BE REOPENED FOR THE PURPOSE OF RECEIVING BRIEFS.

Veron H. Lippert, Plaintiff, )

vs.

No. 1594 Law. v

General Public Association, a corporation, Defendant, )

C. A. D. N. Y.

Upon the request of both parties, and for the reason that many of the exhibits in evidence are such as would be impractical, or extremely unnecessary, to include in the bill of exceptions:

IT IS ORDERED that the Clerk of the Court forward with the record to the Circuit Court of Appeals the exhibits in evidence in the above entitled case described, but not to be given in full, in the bill of exceptions, to-wit:

All exhibits in the case excepting and not including

Plaintiff's exhibits 14, 15, 20 and 41;  
Defendant's exhibits A, B, C, SPWA, SPWB, SPWC, SPWD.

Dated: this 10th day of February, 1938.

W. J. ...  
Judge of the District Court of the  
Southern District of New York, District of  
S. D. N. Y.

W. J. ...  
Attorney for Plaintiff.  
W. J. ...  
Attorney for Defendant.

W. J. ...  
W. J. ...  
W. J. ...

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No. 1698 1st - Cont'd.

arrived, the judge dismissed and court is recessed to 1:30 o'clock P.M.

After recess, at 1:30 o'clock P.M., on this same day, court is called in session. All parties present are ready for the jury, each and every member present at the trial. After recess, Jno. W. Martin is designated by the Court to act as interpreter herein. Hereafter, the Plaintiff continues with the introduction of evidence and reads the following witnesses: Jim Buckskin, Dave Littlepage, Jno. Wickert, Levi Himmelsler, C. L. Mac, F. W. Adams, and thereafter, the Plaintiff rests. Thereon, the defendant denies the evidence introduced by the Plaintiff. And thereafter, said case is withdrawn from the jury by agreement of both parties and submitted to the court. Hereafter, said jury is discharged from further consideration of said case.

MINNIE WISE,

Plaintiff, )

-vs-

Case No. 1698 - 1st.

WALTER SWANSON, JR.,

Defendant. )

Not on this 10th day of February, A. D. 1938, the above entitled case is called. Both sides present and ready for trial. Hereupon, a jury is called and sworn as to qualifications. Both sides give challenges. Thereon, the jury returns to try said cause of action verdict verily is as follows: Walter Swanson, F. A. Brown, Carl Johnson, Charlie Stullerfeld, John Gregory, F. W. Martin, Harvey Holman, F. L. Hoffman, Louis Fisher, A. L. Justice, Joe Henry, Louis Perry. All witnesses are sworn in and each of them give testimony as required by law. The Plaintiff introduces evidence and reads the following witnesses: Terry Smith, C. A. Carter, W. M. Keeble, A. A. King, Harry Sawyer, Paul Simpson, and Martin, Fred Fisher, Ned A. King, F. W. Adams. And thereafter, the Plaintiff rests. Hereafter, the defendant denies the evidence herein which testimony is by the court, revealed. Both sides rest. The court instructs the jury as to the law in the case and the jury retires in charge of a sworn halliff to deliberate on their verdict herein. And thereafter, on this 10th day of February, the jury returns into open court and through their sworn halliff their verdict, which verdict is as made and stated as follows:

WITNES

IN WITNESS WHEREOF, I have hereunto set my hand and seal of office at Chicago, Illinois, this 10th day of February, 1938.

MINNIE WISE,

Plaintiff )

vs.

Case No. 1698 1st.

WALTER SWANSON, JR.,

Defendant )

Attest: Myself, Clerk of the Court, do hereby certify that the above is a true and correct copy of the record in the above entitled case, duly filed in the Court of Cook County, Illinois, on this 10th day of February, 1938.

Witness my hand

at Chicago

this 10th day of February, 1938.

Hereafter, the jury were empaneled this to be a trial in the case, it is hereby certified that the jury be discharged from further consideration of said case.

WARRANT FOR PETIT JURORS.

On this 16th day of February, A. D. 1933, it is ordered by the Court that all Petit Jurors be, and they are, hereby discharged for this regular January 1933 term of court, at Tulsa, Oklahoma.

ORDER RE PETIT JURORS AND WITNESSES FOR THIS REGULAR JANUARY 1933 TERM.

On this 16th day of February, A. D. 1933, it is ordered by the Court that the Marshal of this District pay the Petit Jurors and witnesses for this regular January 1933 term of court, their mileage and attendance as shown by the Record of Attendance.

Court adjourned until February 17, 1933.

On this 17th day of February, 1933, the District Court of the United States for the Northern District of Oklahoma, sitting in regular January 1933 session at Tulsa, not pursuant to adjournment, Hon. E. W. Mansamer, Judge, present and presiding.

H. W. Griffith, Clerk, U. S. District Court.  
John W. Colledge, U. S. Attorney.  
John W. Cleary, United States Marshal.

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

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

United States of Mexico, Plaintiff,  
vs  
WALTER JONES, Defendant.

No. 6859

WARRANT FOR PETIT JURORS.

That on this 16th day of August, 1932, the above entitled case was to be heard on the application of the defendant for an order granting the writ of habeas corpus upon execution of the sentence of a fine of \$1,000.00, and that the defendant's attorney, J. W. [Name], advised the court that the defendant had been confined in the county jail for some time, and that the defendant should be granted the writ.

It is, therefore, ordered, that the fine be remitted and the defendant be hereby released from execution, and the defendant is further released from further confinement in the county jail.

H. W. Griffith, Clerk, U. S. District Court.

Filed for record  
H. W. Griffith, Clerk  
John W. Cleary, Marshal

IN RE: ESTATE OF THE LATE ALFRED W. BROWN, JR.  
DECEASED

ALFRED W. BROWN, JR.,  
Plaintiff,  
-vs-  
PENNAC & NEANE, a partnership,  
et al.,  
Defendants.

No. 1150 law

ORDER GRANTING EXTENSION OF TIME

Now on this 17th day of February, 1935, upon motion of the de-  
fendants, the time for the signing, allowance, and filing of the bill of exceptions of  
said defendants is hereby extended to thirty (30) days after January 30th, 1935, the date of the  
expiration of extension & hereby granted.

AND it is further ordered that the present order of this court in this case  
is hereby extended as necessary for said purpose, until the expiration of the time extended time.

F. W. WHELAN  
United States District Judge

WITNESSETH: Dated Feb 17 1935  
F. W. Whelan, Clerk  
U. S. District Court

Court adjourned until February 20, 1935.

ALFRED W. BROWN, JR., DECEASED, BY HIS EXECUTOR, ALFRED W. BROWN, JR.,

Plaintiff, vs. PENNAC & NEANE, a partnership, et al., Defendants.

ALFRED W. BROWN, JR., Executor of the Estate of Alfred W. Brown, Jr., Deceased,  
Plaintiff, vs. PENNAC & NEANE, a partnership, et al., Defendants.

ALFRED W. BROWN, JR., Executor of the Estate of Alfred W. Brown, Jr., Deceased,  
Plaintiff, vs. PENNAC & NEANE, a partnership, et al., Defendants.

ALFRED W. BROWN, JR., DECEASED, BY HIS EXECUTOR, ALFRED W. BROWN, JR.,

Plaintiff, vs. PENNAC & NEANE, a partnership, et al., Defendants.

ALFRED W. BROWN, JR., Executor of the Estate of Alfred W. Brown, Jr., Deceased,  
Plaintiff, vs. PENNAC & NEANE, a partnership, et al., Defendants.

ALFRED W. BROWN, JR., Executor of the Estate of Alfred W. Brown, Jr., Deceased,  
Plaintiff, vs. PENNAC & NEANE, a partnership, et al., Defendants.

ALFRED W. BROWN, JR., Executor of the Estate of Alfred W. Brown, Jr., Deceased,  
Plaintiff, vs. PENNAC & NEANE, a partnership, et al., Defendants.



THE UNITED STATES OF AMERICA, )  
Plaintiff, )  
vs. )  
THE UNITED STATES OF AMERICA, )  
Defendant. )

Plaintiff, )  
vs. )  
Defendant. )

Plaintiff, )  
vs. )  
Defendant. )

No. 1039-127

Plaintiff, )  
vs. )  
Defendant. )

Defendant. )

ORDER OF DISMISSAL WITH PREJUDICE.

Now on and to the 14th day of February, 1938, there having been filed herein by the plaintiff a dismissal of this cause with prejudice, and the court finding that all matters and claims and cause of action involved in the above styled and numbered cause have been fully settled, the same is hereby dismissed with prejudice, at plaintiff's cost.

Witness my hand and seal of office, this 14th day of February, 1938.

F. L. HENNING  
Judge.

RECORDED: Filed Feb 20 1938  
H. L. Harfield, Clerk  
U. S. District Court No. 12

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THE UNITED STATES OF AMERICA, )  
Plaintiff, )  
vs. )  
THE UNITED STATES OF AMERICA, )  
Defendant. )

Lawyer, )  
vs. )

Plaintiff, )  
vs. )  
Defendant. )

No. 1548-127

The United States of America, )  
Plaintiff, )  
vs. )  
The United States of America, )  
Defendant. )

ORDER OF DISMISSAL

Now on and to the 7 day of Nov., 1938, this cause coming on for hearing or motion of plaintiff in open court, it is ordered that said cause be dismissed with prejudice at cost of plaintiff.

F. L. HENNING  
Judge.

RECORDED: Filed Feb 1 1938  
H. L. Harfield, Clerk  
U. S. District Court No. 12

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COURT OF THE DISTRICT OF COLUMBIA, DISTRICT COURT OF OKLAHOMA.

Edna M. McAvish, Plaintiff, )

vs.

1938 Jan. 1

Connecticut General Life Insurance Company, a Corporation, of Hartford, Connecticut, Defendant.

JUDGMENT

THE COURT, upon the plaintiff by her attorneys of record, Francis M. Hall and G. Clayton Arnold, on in open court filed their written motion to dismiss with prejudice this cause, upon the ground that the same had been settled and satisfied in full by compromise, and that the cause was to be dismissed at the defendant's costs.

The defendant appearing by its attorney, Davidson Phillips, has agreed to the motion.

IT IS THEREFORE, fully and finally ORDERED and ADJUDGED by the Court that this motion be, and it is hereby dismissed with prejudice at the defendant's costs. This Feb. 20th, 1938.

G. C. CLAYTON ARNOLD, Attorney for Plaintiff

H. L. McALLISTER, Judge.

DAVIDSON PHILLIPS, Attorney for Defendant.

RECORDED: Filed Feb. 20, 1938 H. F. Griffith, Clerk U. S. District Court D.C.

COURT OF THE DISTRICT OF COLUMBIA, DISTRICT COURT OF OKLAHOMA.

Herrel McAllister, by F. L. McAllister, Attorney, )

vs.

1938 Feb. 20

A. L. ...

JUDGMENT

THE COURT, upon the plaintiff by her attorneys of record, F. L. McAllister and F. L. McAllister, on in open court filed their written motion to dismiss with prejudice this cause, upon the ground that the same had been settled and satisfied in full by compromise, and that the cause was to be dismissed at the defendant's costs.

RECORDED: Filed Feb. 20, 1938 H. F. Griffith, Clerk U. S. District Court D.C.

H. L. McALLISTER, Judge.

IN SENATE CHAMBERS OF THE DISTRICT COURT OF THE DISTRICT OF COLUMBIA

JOHN E. WILSON, Plaintiff, vs. WILSON & COMPANY, Defendant.

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WILSON & COMPANY, a corporation,  
Defendant.

This day came the plaintiff John E. Wilson, by his attorney at law, Green & Howard and Fred A. Graybill, and moved the court to dismiss this action with prejudice, for the reason that same has been fully settled by compromise.

WHEREFORE, it is now adjudged by the court that this action be, and it is hereby, dismissed with prejudice at the plaintiff's cost.

Done February 28th, 1935.

W. H. WILSON,  
Attorney for defendant.  
W. H. WILSON and FRED A. GRAYBILL,  
Attorneys.

FILED: Filed Feb. 28, 1935  
W. H. WILSON, Clerk  
District Court of Columbia

IN SENATE CHAMBERS OF THE DISTRICT COURT OF THE DISTRICT OF COLUMBIA

C. L. WILSON, Plaintiff, vs. WILSON & COMPANY, Defendant.

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WILSON & COMPANY, a corporation, et al., Defendants.

W I L S O N

Green & Howard and Fred A. Graybill, Attorneys at Law and Foregoing  
attorneys out of office.

WILSON & COMPANY,  
Attorneys.

Dismissed with prejudice at cost of Plaintiff.

FILED: Filed Feb. 28, 1935  
W. H. WILSON, Clerk  
District Court of Columbia

Done February 28th, 1935.

