

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

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA SUNDAY, AUGUST 10, 1935

IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OKLAHOMA

FRED G. LIADY and UNION TOOL COMPANY,
Plaintiffs,) EQUITY NO. 741.
vs.)
HINDERLITER TOOL COMPANY, Defendant.)

D E C R E E

This cause having come on for trial in the regular course and the court has heard the evidence produced by the parties hereto, the arguments of counsel, and now being fully advised in the premises,

It is ORDERED, ADJUDGED and DECREED that the Bill of Complaint herein be, in the same is hereby, dismissed for want of equity at complainant's costs.

ENTER:

Dated at August 9, 1935.

EDGAR S. VAUGHT
U. S. District Judge

ENDORSED: Filed Aug 10 1935
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to August 12, 1935.

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, AUGUST 12, 1935

Court convened pursuant to adjournment, Monday, August 12, 1935.

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

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

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

LINCOLN NATIONAL LIFE INSURANCE COMPANY, Plaintiff,)
vs.) No. 873 Equity.
EXCHANGE NATIONAL COMPANY, Defendant.)

O R D E R

There coming on for hearing before me the application of Rex Wilkinson, the appointed, qualified and acting receiver of the Exchange National Company, for permission to sue the directors of the Exchange National Company to enforce a statutory liability arising by reason of their having declared dividends out of capital stock, and by reason of their having created in excess of its capital; and it appearing to the court that the District Court of Tulsa County Oklahoma, is about to enter an order dissolving the Exchange National Company, and that upon the entrance of said order said receiver is vested with a cause of action against said directors.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
SPECIAL ARCH 1947 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, AUGUST 12, 1935

And it appearing to the court that it is to the best interests of the creditors of the Exchange National Company and to the best interests of the Exchange National Company that suit be instituted;

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that Rex Watkinson be and he is hereby authorized to institute suits in the United States District Court for the Northern District of Oklahoma against the former directors of the Exchange National Company to enforce any liability they may have by reason of their having violated the statutes of the State of Oklahoma prohibiting the declaration of dividends out of capital and prohibiting the creating of debts in excess of capital stock.

Dated this 12 day of August, 1935.

F. E. KENNAMER
Judge.

ENDORSED: Filed Aug 12 1935
H. P. Warfield, Clerk
U. S. District Court

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

THE LINCOLN NATIONAL LIFE INSURANCE COMPANY,)
Plaintiff,)
vs.) No. 873 Equity ✓
EXCHANGE NATIONAL COMPANY,)
Defendant.)

O R D E R

ON THIS 12th day of August, 1935, it appearing to the Court that Exchange National Company has among its assets real property in the states of Arkansas and Missouri, and the finding that said real property, or any part thereof, can not be sold except through ancillary receivership proceedings instituted in each of said states, and the court further finding that the real property is of the sufficient value to warrant the institution of said proceedings.

IT IS, THEREFORE, ORDERED BY THE COURT that the receiver herein and his attorneys Hagan & Gavin, be and they hereby are authorized and directed to take all proper steps including if necessary, the employment of local counsel to institute ancillary receivership proceedings in the State of Missouri and also in the State of Arkansas, and it is also ordered that they be authorized and directed to take like steps for the institution of said ancillary receivership proceedings in any other state where such proceedings are necessary in order to dispose of assets belonging to said Exchange National Company, and as to which the value of said assets is in their judgment sufficient to justify the expense of the institution of such proceedings.

F. E. KENNAMER
United States District Judge

ENDORSED: Filed Aug 12 1935
H. P. Warfield, Clerk
U. S. District Court

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DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, AUGUST 12, 1935

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

THE LINCOLN NATIONAL LIFE INSURANCE COMPANY,)
Plaintiff,)
vs.) No. 873 Equity ✓
EXCHANGE NATIONAL COMPANY,)
Defendant.)

ORDER AUTHORIZING RELEASE OF MORTGAGE AND PROPER SHOWING ON THE BOOKS OF THE CORPORATION.

THIS CAUSE COMING on to be heard on this the 12th day of August, 1935, on application of Rex Watkinson, Receiver of Exchange National Company for an order authorizing directing and empowering him to make, execute and deliver a release of mortgage to C. Gamble Carrie Gamble, his wife, executed to the Exchange National Company in the amount of \$3500.00 in book 39 at page 304 of the books and records of McCurtain County, covering the following bed premises in McCurtain County, Oklahoma, to-wit:

S $\frac{1}{2}$ SE $\frac{1}{4}$ and NW $\frac{1}{4}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$ and S $\frac{1}{2}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$ and SE $\frac{1}{4}$ NW $\frac{1}{4}$ SE $\frac{1}{4}$
Section 10, Township 8 South, Range 22 East,

together with other land on which the mortgage constituted a second lien, and the showing on books of the Exchange National Company of this land, as being owned in fee by the Exchange National Company, and the charging of the mortgage to the investment account of the said Exchange National Company, and the court having read said application and finding that it has jurisdiction to sustain the same and enter an order thereon, and being fully advised in the premises, finds that application should be sustained.

IT IS, THEREFORE, BY THE COURT ORDERED, ADJUDGED AND DECREED that said application be and it is hereby sustained, and the said Rex Watkinson be and he is authorized and empowered to execute a release of said mortgage covering said property and to show the property on the books of the Exchange National Company as being owned in fee and the charging to the investment account of the said Exchange National Company the mortgage as released.

F. E. KENNELMER
United States District Judge

ENDORSED: Filed Aug 12 1935
H. P. Warfield, Clerk
U. S. District Court DC

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

THE LINCOLN NATIONAL LIFE INSURANCE COMPANY,)
Plaintiff,)
vs.) No. 873 Equity ✓
EXCHANGE NATIONAL COMPANY,)
Defendant.)

O R D E R

On this 12 day of August, 1935, it appearing to the Court that among the assets of the receivership herein are certain notes executed prior to receivership in favor of Exchange National Company and being for commissions on extensions of real estate mortgages and deliver herein applying for permission to compromise said notes, or any of them, on a basis of less than 50% of the principal amount thereof, and it being made to appear to the court that facts state in the application of the receiver asking for such authority are true;

IT IS ORDERED, BY THE COURT, that said receiver be and he hereby is enjoined to compromise said notes, or any of them, for a sum not less than 50% of the principal amount thereof.

F. C. REMMERS
United States District Judge

ENDORSED: Filed Aug 12 1935
H. P. Warfield, Clerk
U. S. District Court

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

Lincoln National Life Insurance Company,)
Plaintiff)
vs.) No. 873 Equity. /
Exchange National Company,)
Defendant.)

ORDER CONFIRMING SALE OF REAL ESTATE

The matter of the Return of Sale and Motion to Confirm Sale of Rex Watkins Receiver of the Exchange National Company, coming on for hearing this 12th day of August, 1935 the Court having examined the proceedings in connection with said sale and being fully advised the premises finds:

(1) That Rex Watkinson, Receiver of the Exchange National Company, filed application for authority to sell the hereinafter described real estate wherein he stated the real estate was owned by the Exchange National Company and that in most instances it was for in excess of its appraised value as determined by said Receiver and that said Receiver was of opinion that there was little or no equity in said real estate or any part thereof; that the of any equity, if any, was rapidly diminishing for the reason that taxes and interest on the same were accruing and that the equity, if any, would be dissipated by the accrual of taxes, and charges; that, in addition to the mortgage encumbrances against said real estate, in many cases taxes were due and unpaid for past years; that said Receiver felt it was possible for him as purchaser of said real estate for some consideration in excess of the mortgage and charges the taxes and charges against the same; that under and by virtue of Section 947, Title 28, U. S. Code Annotated, as amended on June 19, 1934, this Court might, upon petition therefor hearing had thereon, after such notice to parties in interest as the Court might direct, if it finds that the best interest of the estate would be conserved thereby, order and decree the said real estate at private sale after said real estate had been appraised by three disinterested persons appointed by the Court and confirm said sale if the real estate was sold for more than thirds of its appraised value; that it was for the best interests of all parties concerned for Receiver to sell said real estate at private sale, subject to all outstanding mortgages, past taxes and any other charges against said real estate; that a sale thereof would result in a sale of the receivership assets and would be for the best interests of all parties concerned.

(2) That after a full and complete hearing had on said application this Court being fully advised in the premises, entered order on June 15, 1935 and originally directing, Watkinson, as Receiver of the Exchange National Company, to sell at private sale, as required and the order of this Court, the hereinafter described real estate, said sale to be subject to all past due taxes payable on said real estate, or any part thereof, and also subject to the mortgage encumbrances on the several parcels of said real estate; that notice of said sale be given publication of a notice thereof in some newspaper in Tulsa County, Oklahoma, as to the real estate situated in Tulsa County, Oklahoma, and in some newspaper outside of Tulsa County, Oklahoma, the real estate situated outside of Tulsa County, Oklahoma; that the publication of said notice

given for a period of thirty (30) days before the date of sale; that the purchaser or purchaser at said sale take whatever right, title and interest the Receiver may have, or may thereafter be adjudged to have, and whatever right, title and interest may be vested in the Exchange National Company or may thereafter be adjudged to be vested in the Exchange National Company; that said purchaser or purchasers at such sale purchase with notice of all outstanding, due and unpaid taxes and mortgage encumbrances against said real estate and the several parcels thereof; that R. M. Darnel, J. E. Blair and F. M. Wooden, three disinterested persons, be appointed to appraise said real estate and the several parcels thereof; and, after conducting the sale as provided in said order, Receiver report his action in the premises to this Court.

(3) That pursuant to the order of this Court of June 18, 1935, Rex Watkins, Receiver of the Exchange National Company:

(a) Caused public notice to be given in the Claremore Messenger, a newspaper published in Claremore, Rogers County, Oklahoma, in the June 27, July 4, July 11, July 18 and July 25, 1935, issues of said paper, stating that he, as Receiver, would sell the hereinafter described real estate, being and situated in Rogers County, Oklahoma, at the time and place and in the manner as set out in said notice of sale and that bids in writing could be mailed to the Receiver, at 508 National Bank of Commerce Building, Tulsa, Oklahoma, to the office of Hagan & Gavin, 2012 National Bank of Tulsa Building, Tulsa, Oklahoma, or to the office of the Clerk of the United States District Court for the Northern District of Oklahoma, Tulsa, Oklahoma, as appears from the affidavit of the publisher of the Claremore Messenger, which affidavit has heretofore been filed with the Clerk of the United States District Court for the Northern District of Oklahoma, and is now on file in this case;

(b) Caused public notice to be given in the Bartlesville Daily Enterprise newspaper published in Bartlesville, Washington County, Oklahoma, in the June 27, July 5, July 12, July 18 and July 25, 1935, issues of said paper, stating that he, as Receiver, would sell the hereinafter described real estate being and situated in Washington County, Oklahoma, at the time and place and in the manner as set out in said notice of sale and that bids in writing could be mailed to the Receiver, at 508 National Bank of Commerce Building, Tulsa, Oklahoma, to the office of Hagan & Gavin, 2012 National Bank of Tulsa Building, Tulsa, Oklahoma, or to the office of the Clerk of the United States District Court for the Northern District of Oklahoma, Tulsa, Oklahoma, as appears from the affidavit of the Publisher of the Bartlesville Daily Enterprise, which affidavit has heretofore been filed with the Clerk of the United States District Court for the Northern District of Oklahoma, and is now on file in this case;

(c) Caused public notice to be given in the Tulsa Daily Legal News, a newspaper published in Tulsa, Tulsa County, Oklahoma, in the June 28, July 5, July 12, July 19 and July 26, 1935 issues of said paper, stating that he, as Receiver, would sell the hereinafter described real estate, being and situated in Tulsa County, Oklahoma, at the time and place and in the manner as set out in said notice of sale and that bids in writing could be mailed to the Receiver, at 508 National Bank of Commerce Building, Tulsa, Oklahoma, to the office of Hagan & Gavin, 2012 National Bank of Tulsa Building, Tulsa, Oklahoma, or to the office of the Clerk of the United States District Court for the Northern District of Oklahoma, Tulsa, Oklahoma, as appears from the affidavit of the publisher of the Tulsa Daily Legal News, which affidavit has heretofore been filed with the Clerk of the United States District Court for the Northern District of Oklahoma, and is now on file in this case;

(d) Caused public notice to be given in the Craig County Democrat, a newspaper published in Vinita, Craig County, Oklahoma, in the July 4, July 11, July 18, July 25 and August 1, 1935, issues of said paper, stating that he, as Receiver, would sell the hereinafter described real estate, being and situated in Craig County, Oklahoma, at the time and place and in the manner as set out in said notice of sale and that bids in writing could be mailed to the Receiver at 508 National Bank of Commerce Building, Tulsa, Oklahoma, to the office of Hagan & Gavin, 2012 National Bank of Tulsa Building, Tulsa, Oklahoma, or to the office of the Clerk of the United States District Court for the Northern District of Oklahoma, Tulsa, Oklahoma, as appears from the affidavit of the publisher of the Craig County Democrat, which affidavit has heretofore been filed with the Clerk of the United States District Court for the Northern District of Oklahoma and is now on file in this case;

(e) Caused public notice to be given in the Delaware County Journal, a newspaper published in Jay, Delaware County, Oklahoma, in the July 4, July 11, July 18, July 25 and August 1, 1935, issues of said paper, stating that he, as Receiver, would sell the hereinafter described real estate, being and situated in Delaware County, Oklahoma, at the time and place and in the manner set out in said notice of sale and that bids in writing could be mailed to the Receiver, at National Bank of Commerce Building, Tulsa, Oklahoma, to the office of Hagan & Gavin, 2012 National Bank of Tulsa Building, Tulsa, Oklahoma, or to the office of the Clerk of the United States District Court for the Northern District of Oklahoma, Tulsa, Oklahoma, as appears from the affidavit published in the Delaware County Journal, which affidavit has heretofore been filed with the Clerk of the United States District Court for the Northern District of Oklahoma and is now on file in this case.

(4) That R. H. Darnell, one of the appraisers appointed by this Court in its order of June 15, 1935, could not serve, and on the 9th day of July, 1935, this court appointed Erbelding to serve in lieu of R. H. Darnell. That, prior to the time of the sale as specified in each of the above notices of sale, J. E. Blair, F. M. Wooden and J. H. Erbelding, appraisers appointed by this Court to appraise said real estate, duly qualified as such appraisers and appraised said real estate and filed written report of their appraisal thereof with the Clerk of the United States District Court for the Northern District of Oklahoma, which appraisal is now on file in this case.

(5) That prior to the time fixed in the above notices of sale of the hereinafter described real estate, J. A. Chapman, as provided in each of said notices of sale, filed his bid with the Receiver at 508 National Bank of Commerce Building, Tulsa, Oklahoma, for the hereinafter described real estate, and each and every parcel thereof.

(6) That the Receiver, at the time and place fixed in the Notice of Sale published in the Tulsa Daily Legal News, with reference to the sale of the hereinafter described real estate being and situate in Tulsa County, Oklahoma, sold the following described property, to-wit:

East 62 1/2 feet of Lots 13, 14 and 15, Block 1, Reservoir View Addition to the City of Tulsa, Tulsa County, Oklahoma.

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Four Thousand Seven Hundred (\$4,700.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman, for the sum of Ten (\$10.00) Dollars;

Lot 20, Block 1, Reservoir View Addition to the City of Tulsa, Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Three Thousand Twenty-nine and 38/100 (\$3,029.38) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman, for the sum of Ten (\$10.00) Dollars;

Lot 6, Block 2, Reservoir View Addition to the City of Tulsa, Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Four Thousand Three Hundred (\$4,300.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman, for the sum of Ten (\$10.00) Dollars;

West Half of Lot 8 and all of Lot 9 in Block 2, Reservoir View Addition to the City of Tulsa, Tulsa County, Oklahoma;

Lot 7, Block 1, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma;

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Lot 9, Block 1, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma;

Lot 11, Block 1, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma;

Lot 16, Block 2, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma;

Lots 16 and 17, Block 6, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma;

Lots 7 and 8, Block 4, Orchard Addition to the City of Tulsa, Tulsa County, Oklahoma; and

Lot 1, Block 3, Third Oak Grove Addition to the City of Tulsa, Tulsa County, Oklahoma;

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Thirty Thousand Four Hundred Forty Two and 50/100 (\$30,442.50) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman, for the sum of Eighty (\$80.00) Dollars;

Lots 19 and 20, Block 44, Original Town, Sand Springs, Oklahoma;

Northwest Quarter of Northwest Quarter of Section 31, Township 19 North, Range 13 East, Tulsa County, Oklahoma, containing 40 acres more or less; and

Lot 4, Block 15, Original Town, City of Tulsa, Tulsa County, Oklahoma;

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Twenty Two Thousand Two Hundred Ninety Eight and 39/100 (\$22,298.39) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman, for the sum of Thirty (\$30.00) Dollars;

Lot 8, Block 1, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Four Thousand Five Hundred (\$4,500.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman, for the sum of Ten (\$10.00) Dollars;

Lot 6, Block 2, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Three Thousand Three Hundred Sixty Five and 36/100 (\$3,365.36) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman, for the sum of Sixty (\$60.00) Dollars;

Lot 13, Block 2, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Four Thousand Three Hundred (\$4,300.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman, for the sum of Ten (\$10.00) Dollars;

Lot 18, Block 2, Reservoir Hill Addition to the City of Tulsa,
Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Three Thousand Nine Hundred (\$3,900.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman for the sum of Ten (\$10.00) Dollars;

Lot 19, Block 2, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Three Thousand Eight Hundred Fifty (\$3,850.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman for the sum of Ten (\$10.00) Dollars;

Lot 21, Block 2, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Three Thousand Nine Hundred (\$3,900.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman for the sum of Ten (\$10.00) Dollars;

Lot 23, Block 2, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Three Thousand Eight Hundred Nineteen (\$3,819.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman, for the sum of Ten (\$10.00) Dollars;

Lot 4, Block 3, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Three Thousand Nine Hundred (\$3,900.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman for the sum of Ten (\$10.00) Dollars;

Lot 5, Block 3, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Four Thousand Two Hundred Sixty Four and 65/100 (\$4,264.65) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman, for the sum of Ten (\$10.00) Dollars;

Lot 9, Block 3, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Four Thousand Three Hundred (\$4,300.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman for the sum of Ten (\$10.00) Dollars;

Lot 1, Block 3, Wakefield Addition to the City of Tulsa, Tulsa County, Oklahoma,

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said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned J. A. Chapman in the principal sum of Six Thousand (\$6,000.00) Dollars, with accrued interest at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman, for the sum of (\$10.00) Dollars;

Lot 1, Block 3, Asheton Heights Addition to the City of Tulsa, Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned J. A. Chapman in the principal sum of Two Thousand Five Hundred (\$2,500.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman for the sum of Ten (\$10.00) Dollars;

Lots 10 and 11, Block 205, Woodlawn Addition to the City of Tulsa, Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned J. A. Chapman in the principal sum of Fifteen Thousand Dollars (\$15,000.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman for the sum of Ten (\$10.00) Dollars;

West Half of Lots 9 and 10, Block 4, Paradise Addition to the City of Tulsa, Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned J. A. Chapman in the principal sum of Three Thousand Four Hundred (\$3,400.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman for the sum of Ten (\$10.00) Dollars;

East Half of Lots 9 and 10, Block 4, Paradise Addition to the City of Tulsa, Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned J. A. Chapman in the principal sum of Three Thousand Two Hundred Eighty and 20/100 (\$3,280.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman, for the sum of Ten (\$10.00) Dollars;

Lot 6, Block 7, City View Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned J. A. Chapman in the principal sum of Six Thousand Twenty Four and 40/100 (\$6,264.40) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman, for the sum of Thirty (\$30.00) Dollars;

Lot 1, Block 3, of Subdivision of part of Block 5, Terrace Drive addition to the City of Tulsa, Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned J. A. Chapman in the principal sum of Four Thousand Two Hundred Fifty (\$4,250.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman, for the sum of Ten (\$10.00) Dollars;

Lot 3, Block 6, Walnut Park Addition to the City of Tulsa, Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned J. A. Chapman in the principal sum of Two Thousand Two Hundred Eighty and 60/100 (\$2,280.60) Dollars;

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with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman, for the sum of Three Hundred (\$300.00) Dollars;

Lot 42 and 43, Block 5, Abdo's Addition to the City of Tulsa, Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Two Thousand Seven Hundred Forty and 33/100 (\$2,742.33) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman, for the sum of Ten (\$10.00) Dollars;

South 51.33 feet of the East 100 feet of Lot 1, and the West 100 feet of the East 100 feet of Lot 3, in Block 1, Buchanan-Addition to the City of Tulsa, Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Two Thousand Two Hundred Fifty (\$2,200) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman, for the sum of Ten (\$10.00) Dollars.

Lot 22, Block 8, Midway Addition to the City of Tulsa, Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of One Thousand Seven Hundred Eleven and 70/100 (\$1,711.70) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman, for the sum of Ten (\$10.00) Dollars;

West 25.50 feet of Lot 4, and East 25 feet of Lot 3, Biddis Subdivision of Lot 12, Block 28, Park Place Addition to the City of Tulsa, Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Four Thousand One Hundred Sixty Nine (\$4,169.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman for the sum of Ten (\$10.00) Dollars;

Lot 23, Grandview Place Second Addition to the City of Tulsa, Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Two Thousand Five Hundred Fifty One and 97/100 (\$2,551.97) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman for the sum of Ten (\$10.00) Dollars;

Lot 6, Block 2, Oakdale Suburb, an addition to the City of Tulsa, Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of One Thousand Six Hundred Ninety Seven and 92/100 (\$1,697.92) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman for the sum of Ten (\$10.00) Dollars;

Lot 14, Block 1, Bell Addition to the City of Tulsa, Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Five Thousand Four Hundred Dollars (\$5,400) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman for the sum of Ten (\$10.00) Dollars;

IN SENATE, FEBRUARY 27, 1933.
 DISTRICT OF OKLAHOMA
 SPECIAL MARCH TERM. EDWIN-EDDIE OLIVER. TULSA, OKLAHOMA. MARCH 1, 1933.

East Half of Lot 8, Block 7, Oliver's Addition to the City of Tulsa,
 Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned
 by J. A. Chapman in the principal sum of Four Thousand Two Hundred Fifty (\$4,250.00) Dollars,
 accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A.
 Chapman for the sum of Seventy (\$70.00) Dollars;

Lot 15, Block 16, Lynch-Forsythe Addition to the City of Tulsa,
 Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned
 by J. A. Chapman in the principal sum of Two Thousand Five Hundred (\$2,500.00) Dollars, with accrued
 interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman
 the sum of One Hundred (\$100.00) Dollars;

East Half of Lot 10, Block 8, Oliver's Addition to the City of Tulsa,
 Tulsa County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned
 by J. A. Chapman in the principal sum of Three Thousand Six Hundred Forty and 1/2 (\$3,645.50)
 with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, to
 Chapman for the sum of Ten (\$10.00) Dollars.

(7) That the Receiver at the time and place fixed in the Notice of Sale
 filed in the Bartlesville Daily Enterprise with reference to the sale of the hereinafter described real
 estate being and situate in Washington County, Oklahoma, sold the following described property,
 to-wit:

Block 11, West 100 feet of the South 105 feet of Block 12, and Block 13, both 100 feet
 described as beginning at the Southeast corner of said Block; thence west
 100 feet; thence north 105 feet; thence east 100 feet; thence south 105
 feet to the point of beginning, all located in Block 11, Ordinal Town, City
 of Bartlesville, Washington County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned
 by J. A. Chapman in the principal sum of Fourteen Thousand Seven Hundred (\$14,700.00) Dollars, with accrued
 interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A.
 Chapman for the sum of Ten (\$10.00) Dollars.

(8) That the Receiver at the time and place fixed in the Notice of Sale
 filed in the Okmulgee Messenger with reference to the sale of the hereinafter described real
 estate being and situate in Rogers County, Oklahoma, sold the following described property, to-wit:

South Half of Southeast Quarter of Southeast Quarter of Section 13,
 South Half of Southeast Quarter of Southeast Quarter; Northeast Quarter
 of Southeast Quarter of Southeast Quarter of Section 14, Township 7S North
 Range 15 East, Rogers County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage owned
 by J. A. Chapman in the principal sum of One Thousand (\$1,000.00) Dollars, with accrued interest
 at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman for the sum of
 Ten (\$10.00) Dollars.

(9) That the Receiver at the time and place fixed in the Notice of Sale
 in the Craig County Democrat with reference to the sale of the hereinafter described real estate
 and situate in Craig County, Oklahoma, sold the following described property, to-wit:

IN THE DISTRICT COURT OF THE TERRITORY OF OKLAHOMA AND FOR THE TERRITORY
DISTRICT OF OKLAHOMA
SPECIAL MARCH TERM - EQUITY SESSION TULSA, OKLAHOMA MONDAY, AUGUST 10, 1932

South Half of Southwest quarter of Northwest quarter;
West Half of Southwest quarter; South Half of North-
east quarter of Southwest quarter; North Half of
Southeast quarter of Southwest quarter; West Half of
Northwest quarter of Southeast quarter; Northwest
quarter of Southwest quarter of Southeast quarter of
Section 11, South Half of South Half of Southeast
quarter; Northwest quarter of Southwest quarter of
Southeast quarter of Section 10; East Half of Northeast
quarter of Section 15, Township 26 North, Range 31 East,
Craig County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage of
J. A. Chapman in the principal sum of Four Thousand Dollars (\$4,000.00), with accrued inter-
est thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chapman for
of Five Hundred (\$500.00) Dollars;

East Half of Northeast quarter of Northwest quarter;
Southeast quarter of Northwest quarter; Northeast
quarter of Southwest quarter; South Half of Southwest
quarter of Section 35, Township 25 North, Range 21,
East, Craig County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage of
J. A. Chapman in the principal sum of Four Thousand Five Hundred (\$4,500.00) Dollars, with ac-
crued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chap-
man for the sum of Ten (\$10.00) Dollars.

(10) That the Receiver at the time and place fixed in the Notice of Sale
advised in the Delaware County Journal with reference to the sale of the hereinafter described prop-
erty being and situate in Delaware County, Oklahoma, sold the following described property,

Northeast quarter; Northeast quarter of Southeast
quarter, less one acre out of Northeast corner of
Northeast quarter of Southeast quarter, Section 34,
Township 25 North, Range 24 East, Delaware County, Oklahoma,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage of
J. A. Chapman in the principal sum of Five Thousand Five Hundred (\$5,500.00) Dollars, with ac-
crued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chap-
man for the sum of Fifteen (\$15.00) Dollars;

East Half of Northwest quarter; North Half of South-
west quarter; Northwest quarter of Southeast quarter
of Section 34, Township 25 North, Range 24 East, Delaware County, Oklahoma

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage of
J. A. Chapman in the principal sum of Five Thousand Five Hundred (\$5,500.00) Dollars, with ac-
crued interest thereon at the rate of five per cent per annum from January 29, 1932, to J. A. Chap-
man for the sum of Fifteen (\$15.00);

Southeast quarter of Northwest quarter; West Half of Southwest quarter of
Northwest quarter; Southeast quarter of Southwest quarter of Northeast quarter;
Southwest quarter of Southeast quarter of Northeast quarter of Section 35,
Township 25 North, Range 23 East,

said sale being subject to any and all unpaid taxes, and also subject to a first mortgage of

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

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, MARCH 12, 1935

J. A. Chapman in the principal sum of One Thousand Six Hundred (\$1,600.00) Dollars, with an interest thereon at the rate of five per cent per annum from January 23, 1932, to J. A. Chapman for the sum of Ten (\$10.00) Dollars.

(11) That the real property set out and described in paragraphs numbered (10), both inclusive, of this Order of Confirmation, was sold for cash, subject to the confirmation of the Court, and the purchaser, J. A. Chapman, paid to the Receiver of the Exchange National Company the sum of Fifteen Hundred (\$1,500.00) Dollars, the total purchase price for the several separate tracts or parcels of said above described property; that the bid of J. A. Chapman was as to each and every separate tract or parcel of the above described property in excess of the appraised value of the respective tracts or parcels, with the exception of the following, described per to-wit:

Lot 9, Block 6, Walnut Park Addition to the City of Tulsa, Tulsa County, Oklahoma, and

South Half of Southwest quarter of Northwest quarter; West Half of Southwest quarter; South Half of Northeast quarter of Southwest quarter; North Half of Southeast quarter of Southwest quarter; West Half of Northwest quarter of Southeast quarter; Northwest quarter of Southwest quarter of Southeast quarter of Section 11, South Half of South Half of Southeast quarter; Northwest quarter of Southwest quarter of Southeast quarter of Section 10 East Half of Northeast quarter of Section 15, Township 26 North, Range 21 East, Craig County, Oklahoma.

That as to the two tracts last above described, the bid of J. A. Chapman as to each tract was in excess of 66 2/3 of the appraised value; that J. A. Chapman was the highest bidder for all of the above described real property, together with each and every separate tract or parcel thereof, and that the bid of J. A. Chapman as to each and every separate tract or parcel of said above described property was not disproportionate to the value of said property; that a sum greater than the bid of J. A. Chapman cannot be obtained for the above described or any separate tract or parcel thereof.

(12) That the Receiver in the sale of the above described property, and each and every separate tract or parcel thereof, sold the same in the manner and form as provided by the law and the Orders of this Court; that said sale was regular in all respects, and in full compliance with the law and the Orders of this Court; that said sale should be approved and confirmed by the Court.

IT IS, THEREFORE, BY THE COURT ORDERED, ADJUDGED AND DECREED that the Return and Motion to Confirm Sale of the Receiver filed herein requesting confirmation of the sale of the real property, and each and every separate tract or parcel thereof, set out and described in paragraphs (5) to (10), both inclusive, of this Order of Confirmation to J. A. Chapman, of Colorado Springs, El Paso County, Colorado, be, and the same is hereby sustained, and the sale of said property, and each and every tract or parcel thereof, is hereby confirmed, and the said Rex Atkinson, Receiver of the Exchange National Company, be, and he hereby is authorized, directed and empowered to make, execute and deliver to the said J. A. Chapman, good and sufficient deeds to the property set out and described in paragraphs (5) to (10), both inclusive, in compliance with the Order of Confirmation, and each and every tract or parcel thereof, and

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that the said Rex Atkinson, as Receiver of the Exchange National Company, be, and he is hereby authorized, directed and empowered to do any and all things necessary and proper to be done in order to fully execute the letter and spirit of the Return of Sale and Motion to Confirm Sale of the Receiver filed herein and of this Order of Confirmation.

ENDORSED: Filed Mar 12 1935

H. P. Warfield, Clerk
U. S. District Court

J. A. HENNING
Judge

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

LINCOLN NATIONAL LIFE INSURANCE COMPANY,
Plaintiff,
vs. / No. 375 Equity ✓
EXCHANGE NATIONAL COMPANY, Defendant.

O R D E R

This case is to be heard on the application of Rex Atkinson, the
agent for National Company, and being fully advised in the premises, permission is granted
is hereby granted to said Rex Atkinson to cancel and receipt a note, executed by one M. E.
and dated February 24, 1935, in the amount of \$100.00, accepting in lieu of cash payment
said note and in full satisfaction thereof, certain stock certificates pledged to secure
said note at the time of its execution.

F. E. KENNAMER
United States District Judge

ENDORSED: Filed Aug 15 1935
H. P. Warfield, Clerk
U. S. District Court

R. S. ALLEN, ET AL, Plaintiff, /
-vs- / No. 1033 - Equity ✓
HENRY A. WALLACE, SECY OF AGRICULTURE, /
ET AL., Defendants. /

Now on the 12th day of August, A. D. 1935, hearing is had on application
temporary restraining order in the above case. Thereupon, witness J. B. McCroskey is sworn an
ined by the Court. And thereafter, it is ordered by the Court that temporary restraining or
is granted herein as to Plaintiffs named in the Bill of Complaint until August 21, 1935. It
further ordered that further hearing be continued to that date, all as per journal entry to

Court adjourned to August 13, 1935.

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, AUGUST 13, 1935.

Court convened pursuant to adjournment, Tuesday, August 13th, 1935.

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

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

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

SPECIAL MARCH 1935 TERM-EQUITY SESSION

TULSA, OKLAHOMA

TUESDAY, AUGUST 13, 1935

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

United States,	Complainant,)
)
vs.)
)
Board of County Commissioners of Nowata) #1051 Equity ✓
County, Oklahoma, et al - R. S. Savery,)
M. C. Herrick, Marguerite Clingen, H. W.)
Green, N. J. Foreman and Marietta Oil)
Company, of Marietta, Ohio,	Respondents.)

ORDER FOR SERVICE BY PUBLICATION.

Now on this 12th day of August, 1935, on application of the complainant, by proper showing made, it appearing to the undersigned Judge of the United States District Court for the Northern District of Oklahoma, that the above named respondents, R. S. Savery, M. C. Herrick, Marguerite Clingen, H. W. Green, N. J. Foreman and Marietta Oil Company, of Marietta, Ohio, have not been served with process in this cause; that proper subpoena in equity has been regularly issued therein, directed to said respondents in the Northern District of Oklahoma, and that the United States Marshal for said district has made return showing that said respondents cannot be found in this district, and that proper service by order of this court should be directed to each of said respondents, as provided by law, Section 118, Title 28, U.S.C.A., directing them to appear on a day certain to plead or answer to the Bill of Complaint, as hereinafter ordered

IT IS THE ORDER OF THE COURT that the respondents, R. S. Savery, M. C. Herrick, Marguerite Clingen, H. W. Green, N. J. Foreman and the Marietta Oil Company, a corporation of Ohio, if living; if dead, their unknown heirs, executors, administrators and assigns, immediate and remote, appear and plead or answer to the Bill of Complaint in this cause, wherein the complainant seeks judgment against said respondents for the cancellation of certain instruments and to quiet the title to, and strike from the assessments rolls of Nowata County, Oklahoma, the following described land, to-wit:

North Half of Southeast Quarter of Southwest Quarter;
Northeast Quarter of Southwest Quarter of Southwest
Quarter of Section Twenty-one, Township Twenty-seven
North, Range Fifteen East, Nowata County, Oklahoma.

It is further ordered that this order be published once a week for six consecutive weeks, beginning August 15, 1935, and that said respondents, if living, or if dead, their unknown heirs, executors, administrators and assigns, immediate and remote, appear and answer to the Bill of Complaint herein on or before September 27, 1935, or all of the facts, matters and things pleaded therein will be taken as true and confessed, and judgment for the complainant will be rendered accordingly, and said respondents will be barred from any right, title, interest, property or equity in or to the land hereinabove described.

WITNESS: The undersigned Judge of the United States District Court for the Northern District of Oklahoma.

F. E. KENNAMER
JUDGE

ENDORSED: Filed Aug 13 1935
H. P. Warfield, Clerk
U. S. District Court

Court convened pursuant to adjournment, Wednesday, March 14th, 1935.

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

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

UNITED STATES OF AMERICA,	Plaintiff,)	
)	
-vs-)	No. 837 - Equity. ✓
)	
W. J. BARNETT, BANK COMMISSIONER, OF)	
OKLAHOMA, ET AL,	Defendants.)	

Now on this 14th day of August, A. D. 1935, it is ordered by the Court decree for Defendant be entered. Exception allowed, Plaintiff. All as per journal entry to filed.

Court adjourned to August 19, 1935.

Court convened pursuant to adjournment, Monday, August 19, 1935.

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

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

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

LINCOLN NATIONAL LIFE INSURANCE COMPANY,)	
a corporation,	Plaintiff,)	
vs.)	No. 873 Equity ✓
)	
EXCHANGE NATIONAL COMPANY, a corporation,)	
	Defendant.)	

ORDER ALLOWING APPLICATION OF APPRAISERS FOR COMPENSATION

THIS CAUSE coming on to be heard on this the 19th day of August, 1935, on application of J. E. Blair, J. H. Erbelding, and F. M. Wooden, for compensation as appraiser tofore appointed in the above entitled cause, and it appearing to the Court that due and pr notice of said application has heretofore been given, apprising the parties interested in s application that the same would be heard on the aforementioned date, at the hour of 9:00 o' M; and said applicants appearing in person, and Rex Watkinson, Receiver of Exchange Nationa Company, appearing by his solicitors, Horace H. Hagan and T. Austin Gavin; and the Court ha testimony in support of said application, and finding that said application should be grant sustained, and that the said applicants should be paid as in their appliction set forth for heretofore rendered as said appraisers, and the Court being well and truly advised in the p finds that the application should be and the same hereby is sustained.

IT IS THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that said ap of the said Rex Watkinson, Receiver for Exchange National Company, be and the same is hereb tained; and it is the further order, judgment and decree of the Court that said appraisers,

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IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, AUGUST 19, 1935

each of them, be and they are entitled to be paid from funds on hand in Exchange National the sum of \$320.00.

IT IS THE FURTHER ORDER, JUDGMENT AND DECREE OF THE COURT, that the said Watkinson, Receiver for Exchange National Company be, and he is hereby directed, authorize empowered to pay unto each of said aforementioned persons, the sum of \$320.00 in full satisfaction and discharge of and from any and all liability in favor of the said applicants and a, the said Rex Watkinson, Receiver for Exchange National Company, arising out of the acts and services done and performed by said appraisers in connection with the appraisement of properties made by them under the former order of this Court.

F. E. KENNAMER
United States District Judge.

ENDORSED: Filed Aug 19 1935
H. P. Warfield, Clerk
U. S. District Court

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

Lincoln National Life Insurance Company,)	
)	
Plaintiff,)	
vs.)	No. 873 Equity.
)	
Exchange National Company,)	
)	
Defendant.)	

O R D E R

This cause coming on to be heard on this 19th day of August, 1935, upon the application of Rex Watkinson, Receiver of the Exchange National Company, for authority to execute to the effect that \$275.00 of the \$2,000.00 has been paid, and that the balance of the indebtedness secured by the mortgage, represented by notes, has been assigned to the respective trustees and that the Exchange National Company, or Rex Watkinson, Receiver of the Exchange National Company, claims no right, title or interest in said mortgage, and the Court being fully advised in the premises, finds:

That Fannie Rose and J. F. Rose, her husband, executed a certain mortgage for the Exchange National Company, dated February 24, 1931, recorded in Book 966 at page 467 of the records of Tulsa County, Oklahoma, covering the following described real estate, to-wit:

Lot 11, Block 2, Grandview Place Addition to the City of Tulsa, Tulsa County, Oklahoma, according to the recorded plat thereof,

for the purpose of securing the payment of certain promissory notes, numbered 1 to 9 inclusive, the principal sum of \$2,600.00.

That on or about the 5th day of March, 1931, notes numbered 1 to 6 inclusive were assigned to Exchange Trust Company, guardian of E. Roger Kemp, Jr., note No. 8 was assigned to Exchange Trust Company, Trustee for Geo. S. Bole Trust for Elizabeth Ann Bole, note No. 7 was assigned to Exchange Trust Company, Trustee for Carl E. Good, and note No. 9 was assigned to Exchange Trust Company, guardian of Ruth Bagby, a minor.

That the records of the Exchange National Company show \$275.00 of the \$2,000.00 of the mortgage has been paid.

That the Exchange National Company, or Rex Watkinson, Receiver of the Exchange National Company,

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, AUGUST 19, 1935

AND NOW on this 19th day of August, 1935, the complainants herein having application to the courts for an order extending time, in addition to the time heretofore in which to prepare and serve the record in the above entitled cause, and it being shown to court that an appeal has heretofore been regularly allowed in said cause, and that additional time is necessary for the complainants to prepare and serve the record in said appeal, the court finds that said enlargement of time should be allowed.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the complainants be they are hereby allowed ninety (90) days in addition to all the time heretofore allowed in to complete their record, serve and file same in the Circuit Court of Appeals for the Tenth Circuit.

F. E. KENNAMER
District Judge

ENDORSED: Filed Aug 19 1935
H. P. Warfield, Clerk
U. S. District Court

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

H. C. COLVIN, Trustee for the Bradstreet Oil Company, a corporation, Plaintiff,
vs.
J. E. CROSBIE, ET AL., Defendants.
In Equity No. 957.

ORDER PERMITTING INVENTORY

ON THIS 19th day of August, 1935, it appearing to the Court that the plaintiff herein has filed his application to take or have made an inventory of the personal property oil and gas leaseholds in Ouachita County, Arkansas, that are described or referred in the complaint herein, and it further appearing to the Court that said application should be granted.

IT IS ORDERED BY THE COURT that said plaintiff be and he hereby is authorized to arrange with L. G. Bradstreet for the making of said inventory without expense to the defendants herein.

F. E. KENNAMER
United States District Judge

ENDORSED: Filed Aug 19 1935
H. P. Warfield, Clerk
U. S. District Court

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

R. S. ALLEN, et al., Plaintiffs,
-vs-
HENRY A. WALLACE, Secretary of Agriculture of the United States, et al., Defendants.
No. 1053 IN EQUITY

ORDER FOR HEARING INTERVENTION.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, AUGUST 19, 1935

This cause coming on to be heard on the application of Ed Hustedde, R. E. Han, Mrs. Harry Sturdivant, Edward Soph, Paul Boettcher, and George Moeller, intervenors in suit, to be made parties defendant, and the application having been duly considered, and it appearing to the court that the said applicants named, and others similarly situated as a class are producers of fluid milk within the Tulsa Milk Shed and Market Area, and that their interests are adverse to the claims of the complainants, in that the said applicants find the milk involved, to be of benefit to themselves and to the public, and that they are entitled to the efforts of said complainants to obtain injunctive relief;

IT IS, THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED, that the said applicants have leave to intervene in said suit, and to that end may appear therein within from the date of this order, in the same manner and with like effect as if named in the original bill as parties defendant; this order to be without prejudice to any proceedings heretofore in said cause.

F. E. KENNAMER
Judge.

ENDORSED: Filed Aug 19 1935
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to August 23, 1935.

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, AUGUST 23, 1935

Court convened pursuant to adjournment, Friday, August 23, 1935.

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

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

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

The Lincoln National Life Insurance Company, a corporation, Plaintiff,)
vs.) No. 873 in Equity. ✓
Exchange National Company, a corporation, Defendant.)

O R D E R

Now on this 23 day of August, 1935, comes on to be heard the petition of C. Johnson, Bank Commissioner of the State of Oklahoma, for permission to bring suit against Exchange National Company, a corporation, of Tulsa, Oklahoma, and Rex Watkinson, Receiver of Exchange National Company, for the purpose of foreclosing a mortgage upon the North Half (N $\frac{1}{2}$) of the West Half (W $\frac{1}{2}$) of the West Twenty (20) acres of Lot Three (3) in Section Nineteen (19), Township Nineteen (19) North, Range Thirteen (13) East, Tulsa County, State of Oklahoma, according to the United States survey thereof, and it appearing that the said Exchange National Company and Rex Watkinson, Receiver of Exchange National Company, are interested in said property and are necessary parties defendant in order to ascertain and adjudicate their interest in said property, the court finds that said permission should be granted.

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IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, AUGUST 23, 1935

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the said Howard C. Johnson, Bank Commissioner of the State of Oklahoma, be, and he is hereby authorized and permitted to sue the said Exchange National Company, a corporation, and Rex Watkinson, Receiver of Exchange National Company, as parties defendant in said action.

F. E. KENNAMER
J U D G E

ENDORSED: Filed Aug 23 1935
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to August 26, 1935.

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, AUGUST 26, 1935.

Court convened pursuant to adjournment, Monday, August 26th, 1935.

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

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

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

United States of America, Plaintiff,)
)
vs.)
)
Howard C. Johnson, Bank Commissioner,)
of the State of Oklahoma, substituted for)
W. J. Barnett, former Bank Commissioner) No. 837 Equity. ✓
of the State of Oklahoma, and J. E. Mitchell,)
Liquidating Agent of the First Commerce Bank)
of Ralston, Oklahoma, et al, Defendants,)
Independent School District No. 69 of Osage)
and Pawnee Counties, State of Oklahoma.)
Intervenor.)

D E C R E E

This cause came on regularly for trial on the 21st day of March, 1935, all the parties being present and represented by counsel, whereupon evidence was adduced by the respective parties and the cause was duly argued by counsel, both orally and upon written briefs subsequently filed.

And on the 14th day of August, 1935, the court filed herein his opinion upon the issues in said cause directing that a decree should be entered in favor of the defendants herein and the court now finds the issues against the plaintiff and in favor of the defendants and the intervenor herein.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY THE COURT: that the plaintiff is not entitled to any relief by reason of its bill of complaint and the same is hereby dismissed with prejudice.

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IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, AUGUST 26, 1935

R. S. ALLEN, ET AL., Plaintiffs,)
)
-vs-) No. 1053 - Equity. ✓
)
HENRY A. WALLACE, SECTY, OF AGRICULTURE,)
ET AL. Defendants.)

Now on this 26th day of August, A. D. 1935, it is ordered by the Court that application of S. R. Hogue, et al, for leave to intervene herein is granted with privilege adopting the Bill of Exceptions filed herein by plaintiff. It is further ordered by the Court by agreement of parties, that said case be submitted on its merits September 9, 1935.

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

R. S. Allen, W. A. Davidson, A. G. Stubbs,)
Rolla Hart; J. W. Henderson, Floyd Hart,)
M. C. Brown, Buster Brown, M. V. Simmons, T.)
M. Guilfoyle, Ed Bruner, P. S. Ford, Ray)
Harbeston and W. L. Kirk, Plaintiffs,)
)
vs.)
)
Henry A. Wallace, Secretary of Agriculture, of the) No. 1053 IN EQUITY ✓
United States; Homer J. Cummings, Attorney General)
of the United States; C. E. Bailey, United States)
District Attorney for the Northern District of Okla-)
homa, J. B. McCroskey, Market Administrator for the)
State of Oklahoma; Quality Milk Products Company, a)
corporation; Beatrice Creamery Company, a corporation;)
Western Creameries, Inc., a corporation; Pure White)
Dairy Company, a corporation; Standard Dairy, a cor-)
poration; Walden Dairy, a corporation and Tulsa Milk)
Producers Cooperative Association, a corporation,)
Defendants;)

ORDER ALLOWING DEFENDANTS TIME TO FILE ANSWER

Now on this 26th day of August, same being one of the regular judicial day the Special March A. D. 1935 Term of said Court, at Tulsa, Oklahoma, this matter comes before court on motion of the defendants for additional time to file Answer, and the court being well sufficiently advised in the premises, HEREBY ORDERS and grants defendants until the 9th day c tember, 1935, to file their Answer in the above styhed cause.

F. E. KENAMER
JUDGE.

ENDORSED: Filed Aug 26 1935
H. P. Warfield, Clerk
U. S. District Court

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

THE LINCOLN NATIONAL LIFE INSURANCE COMPANY,)
Plaintiff)
vs.) No. 873 Equity ✓
EXCHANGE NATIONAL COMPANY,)
Defendant)

ORDER GRANTING TEMPORARY ALLOWANCE

This cause coming on to be heard on the application of Horace H. Hagan and T. Austin Gavin for a temporary allowance for services rendered by them to Rex Watkinson, Receiver for Exchange National Company during the period from July 14th, 1935 to and including September 14th, 1935, at the rate of \$250.00 per month, and the court having read said application and being familiar with the services rendered by the said solicitors and finding that it has jurisdiction to entertain the same and enter an order thereon, finds that said application should be sustained.

IT IS, THEREFORE, BY THE COURT ORDERED, ADJUDGED AND DECREED that said application be and the same is hereby sustained and the said Horace H. Hagan and T. Austin Gavin are granted as a temporary allowance in said cause for services rendered during the period July 14th, 1935 to and including September 14th, 1935, the sum of \$500.00; and the said Rex Watkinson, Receiver for Exchange National Company, is hereby and herewith directed, authorized and empowered forthwith to pay from funds on hand in said receivership the sum of \$500.00 to the said Horace H. Hagan and T. Austin Gavin for said services so rendered.

F. E. KENNAMER
United States District Judge

ENDORSED: Filed Aug 31 1935
H. P. Warfield, Clerk
U. S. District Court ME

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

REX WATKINSON, Receiver of Exchange National Company,)
Plaintiff,)
vs.) No. 1029 Equity ✓
HENRY C. BROCKMAN, et al.,)
Defendants.)

ORDER OF DISMISSAL

THIS CAUSE COMING on to be heard on this the 31st day of August, 1935, on motion of plaintiff to dismiss the above entitled cause without prejudice at his costs, and it has been represented to the court that plaintiff has heretofore intervened in the District Court for Tulsa County, praying the same relief as sought in this cause, and the court being well advised in the premises, and for good cause shown, said motion is sustained;

IT IS, THEREFORE, BY THE COURT ORDERED, ADJUDGED AND DECREED that said motion be and the same is hereby sustained, and the above entitled cause is accordingly dismissed without prejudice at complainant's costs.

ENDORSED: Filed Aug 31 1935
H. P. Warfield, Clerk
U. S. District Court
F. E. KENNAMER
United States District Judge.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, SEPTEMBER 3, 1935

Court convened pursuant to adjournment, Tuesday, September 3, 1935.

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

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

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

Credit Alliance Corporation, a Corporation,)
and Graver Corporation, a Corporation,)
Plaintiffs:)

vs.)

Beckett Company, Inc., a Corporation,)
Western Oil Corporation, a Corporation,)
Travis-Senter Refining Company, a Corporation,)
J. F. Darby, C. F. Lynde, J. R. Travis, I. H.)
Patton, Jr., Carl Fursel and Geraldine H.)
Snedden and the First National Bank & Trust)
Company of Tulsa, a National Banking Corporation,)
Executors of the Estate of George William Snedden,)
Deceased. Defendants.)

No. 636 - Equity. ✓

Jenkins Petroleum Process Company, a Corporation,)
Intervenor.)

O R D E R

On this 3rd day of September, 1935, came on for hearing the application of :
venor, Jenkins Petroleum Process Company, a corporation, for further enlargement or extension of
within which to file the record herein with the Circuit Court of Appeals for the Tenth United St
Circuit.

After consideration of the same and being fully advised in the premises the
grants said application.

It is therefore considered, ordered and adjudged that the intervenor have a
ther extension of thirty (30) days from September 8, 1935, or until October 8, 1935, in which to
the record in the above action with the Circuit Court of Appeals for the Tenth United States Cir
cuit.

F. E. KENNAMER

APPROVED: GEO. S. RAMSEY, Attorneys for Plaintiffs-Appellees. Judge.
N. A. GIBSON, R. H. BROWN, Attorneys for Defendants-
Appellees.

ENDORSED: Filed Sep 3 1935
H. P. Warfield, Clerk
U. S. District Court

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, SEPTEMBER 3, 1935

You, therefore, are hereby commanded that such further proceedings be had in this cause, in conformity with the opinion and decree of this court, as according to right and justice and the laws of the United States, ought to be had.

WITNESS, the Honorable CHARLES E. HUGHES, Chief Justice of the United States, on the 28th day of August, in the year of our Lord one thousand nine hundred and thirty-five.

COSTS OF Appellant:
Clerk, \$36.10
Printing Record, (None)
Attorney, \$20.00
\$56.10

ALBERT TREGO
Clerk of the United States Circuit Court of Appeals, Tenth Circuit.

UNITED STATES CIRCUIT COURT OF APPEALS
Tenth Circuit

Costs taxed in favor of appellant, in the case of Consolidated American Royalty Corporation vs. Paul E. Taliaferro, Receiver, et al. No. 1187.

Filing record and docketing cause,	\$ 00
Filing 24 copies of printed record,	6 00
Filing and entering 1 appearance for appellant,	- 50
Filing and entering 1 appearance for appellees,	- 50
Clerk, preparing record for printer, etc.,	- --
Printer, for printing record,	- --
Filing 3 papers,	1 25
entering 3 orders, 3 folios,	- 50
Filing briefs for appellant,	5 00
Filing briefs for appellees,	7 00
Filing opinion, (two)	- 50
Filing and entering judgment or decree,	1 25
Filing petition for a rehearing,	3 00
Issuing mandate to District Court,	4 00
Filing receipt for mandate	- 25
Filing receipt for balance of deposit,	- 25
Attorney's docket fee,	30 00
	<u>56 10</u>

Attest:

ALBERT TREGO
Clerk, U. S. Circuit Court of Appeals, Tenth Circuit.

ENDORSED: Filed Sep 3 1935
H. P. Warfield, Clerk
U. S. District Court

CONNECTICUT GENERAL LIFE INSURANCE CO., Plaintiff,)
)
-vs-)
)
FELDMAN INVESTMENT CO. ET AL., Defendants)

No. 833 - Equity

Now on this 3rd day of September, A. D. 1935, it is ordered by the Court that Clerk file and spread of record, the Mandate in the above styled cause, said being in words & figures as follows, to-wit:

UNITED STATES OF AMERICA, ss:

THE PRESIDENT OF THE UNITED STATES OF AMERICA

TO THE HONORABLE THE JUDGES OF THE DISTRICT COURT OF
UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA

(SEAL)

GREETING:

WHEREAS, lately in the District Court of the United States for the Northern District of Oklahoma, before you, or some of you in a cause between Connecticut General Life Insurance Company, a corporation, plaintiff, and Feldman Investment Company, a corporation, et al., defendants, No. 839 Equity, the order of the said District Court in said cause, entered on September 5, 1934, was in the following words, viz:

* * * * *

"It is therefore the order of the court, that the motion to vacate the judgment made on behalf of the defendant, Jewish National Culture Alliance is overruled, and the judgment heretofore rendered against said defendant Jewish National Culture Alliance, is in all respects sustained. * * * * *

* * * * *

"It is the order of the court that the motions to recall sale heretofore filed by Jewish National Culture Alliance and by Feldman Investment Company and First National Building Company, are overruled, and said sale is in all respects sustained, and the court specifically finds that it did have jurisdiction over all the defendants herein, and that the property described in the sale was properly and sufficiently advertised and sold and that the place of sale was properly designated in the notice of sale. To all of which the defendants and each of them except and exceptions are allowed."

* * * * *

as by the inspection of the transcript of the record of the said District Court, which was filed into the United States Circuit Court of Appeals, Tenth Circuit, by virtue of an appeal by Feldman Investment Company, a corporation, et al. agreeably to the act of Congress, in such case and provided, fully and at large appears;

AND WHEREAS, at the April Term, in the year of our Lord one thousand nine hundred and thirty five, the said cause came on to be heard before the said United States Circuit Court of Appeals, on the transcript of the record from the said district court and was argued by

On consideration whereof, it is now here ordered, adjudged and decreed by the said court that the decree of the said district court in this cause be and the same is hereby affirmed and that Connecticut General Life Insurance Company, a corporation, appellee, have and receive from Feldman Investment Company, a corporation, et al., appellants, its costs herein.

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

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, SEPTEMBER 3, 1935

You, therefore, are hereby commanded that such proceedings be had in said as according to right and justice, and the laws of the United States, ought to be had, the appeal notwithstanding.

WITNESS, the Honorable CHARLES E. HUGHES, Chief Justice of the United States the 30th day of August, in the year of our Lord one thousand nine hundred and thirty-five.

COSTS OF Appellee:
Clerk, \$ (Paid by appellant.)
Printing Record \$ (None)
Attorney, \$20.00
\$20.00

ALBERT TREGO
Clerk of the United States Circuit Court of Appeals, Tenth Circuit.

ENDORSED: Filed Sep 3 1935
H. P. Warfield, Clerk
U. S. District Court

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

HOWARD GRAY, as Executor of the Estate of Julia S. Pearman, deceased, Plaintiff, vs EXCHANGE NATIONAL COMPANY, a corporation, et al, Defendants. NO. 877 Equity. ✓

ORDER AUTHORIZING SUCCESSOR TRUSTEE TO ADVANCE FUNDS FOR PAYMENT OF AD VALOREM TAXES

On this 31st day of August, 1935, upon the verified application of J. H. McIney, Successor Trustee to the Exchange National Bank of Tulsa, Oklahoma, and it appearing that among the assets, to which the said Trustee succeeded, is an indebtedness secured by a mortgage dated December 11, 1928, executed by M. E. Bailey and Laura L. Bailey, securing the payment of the principal sum of eight thousand dollars (\$8000.00), that said indebtedness has been reduced to Four Thousand Three Hundred Fifty Dollars (\$4350.00) principal, plus interest from December 1934; that said loan is secured by a mortgage upon approximately 52 lots in what is known as Lane Estates, which said lots were platted from the following described real estate, to-wit:

The Northeast Quarter (NE 1/4) of Section Eleven (11), Township Nineteen (19) North, Range Fourteen (14) East, Tulsa County, Oklahoma, except the following described tract; Beginning at the Northeast corner of said Section 11, thence West 234 feet, thence south 418 feet, thence east 25 feet, thence south 150 feet, thence east 209 feet, thence north 568 feet, to the place of beginning.

And it further appearing that the unpaid taxes upon said real estate approximate Nine Hundred Thirty Five Dollars and seven cents (\$935.07), and that if said taxes are paid immediately the penalty thereon will be remitted, effecting an economy and saving to the owners of said real estate, and probably to said trust estate,

And it further appearing that said advance for the payment of taxes will be cured by said real estate mortgage, and that in the opinion of said Trustee the security for the note is adequate, and that the owners of said real estate have appraised the value of said section at Twenty One Thousand Eight Hundred and Fifty Dollars (\$21,850.00), and for other good cause

IT IS ORDERED, that J. H. McBirney, Successor Trustee to the Exchange National Bank of Tulsa, Oklahoma, be and he is hereby authorized and empowered to advance the sum of One Hundred Thirty Five Dollars and Seven Cents (\$135.07) for the payment of the unpaid ad val taxes covering the said fifty-two lots constituting security for the payment of said note as set forth in petitioner's verified application on file herein, upon the condition that said advance be secured by the mortgage referred to in said application, and be subject to the interest provided in said note.

F. E. KENNAMER
United States District Judge.

ENDORSED: Filed Sep 3 1935
H. P. Warfield, Clerk
U. S. District Court

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

HOWARD GRAY, as Executor of the Estate)
of Julia S. Pearman, deceased, Plaintiff,)
vs.) NO. 877 Equity. ✓
EXCHANGE NATIONAL COMPANY, a)
corporation, et al, Defendants.)

ORDER AUTHORIZING SUCCESSOR TRUSTEE TO SELL REAL ESTATE IN
CHEROKEE COUNTY, OKLAHOMA

On this 31st day of August, 1935, upon the verified application of J. H. McBirney, Successor Trustee to the Exchange National Bank of Tulsa, Oklahoma, of all of the bonds mortgages, liens, obligations and property held as security for the payment of first participation certificates issued by the Exchange National Company, under a trust agreement July 19, 1928, between said Exchange National Company and the Exchange National Bank of Tulsa, Oklahoma, for authority to sell real estate located in Cherokee County, Oklahoma, title to which is vested in said trustee; and it appearing that the said real estate described in the Trustee's verified application consists of approximately thirty-nine (39) acres of land, that the said real estate is subject to an agricultural lease, expiring December 31, 1936, and that the rent therefor has been paid in advance; and it further appearing that the said Trustee accepted title to the said real estate, in satisfaction of an indebtedness held by him as such Trustee, and that the amount due upon said indebtedness was Five Hundred Dollars (\$500.00), and that said Trustee has sold said real estate for the sum of Five Hundred Dollars; that the said Trustee and the Advisory Committee appointed to advise and counsel said Trustee, after mature consideration, have advised and recommended the sale of said real estate for the said sum of Five Hundred Dollars (\$500.00) and for other good cause,

IT IS ORDERED that J. H. McBirney, Successor Trustee to Exchange National Bank of Tulsa, Oklahoma, be and he is hereby authorized and directed to sell the following described real estate, to M. D. Maloney, for the sum of Five Hundred Dollars (\$500.00), to-wit:

The East Half (E $\frac{1}{2}$) of the West Half (W $\frac{1}{2}$) of the Southwest Quarter (SW $\frac{1}{4}$) of the Northwest Quarter (NW $\frac{1}{4}$), and the North Half (N $\frac{1}{2}$) of the Northwest Quarter (NW $\frac{1}{4}$) of the Southwest Quarter (SW $\frac{1}{4}$), and the Southeast Quarter (SE $\frac{1}{4}$) of the Northwest Quarter (NW $\frac{1}{4}$) of the Southwest Quarter (SW $\frac{1}{4}$) less one acre in the southwest corner thereof, of Section Nine (9), Township Seventeen (17) North Range Twenty-Three (23) East, containing thirty nine (39) acres, more or less in Cherokee County, Oklahoma;

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IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, SEPTEMBER 3, 1935

IT IS FURTHER ORDERED that J. H. McBirney, Successor Trustee, be and he is authorized and empowered to execute and deliver a special warranty deed, conveying said real estate to M. D. Maloney, upon the payment of the said sum of Five Hundred Dollars (\$500.00).

F. E. KENNAMER
United States District Judge.

ENDORSED: Filed Sep 3 1935
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to September 4, 1935.

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, SEPTEMBER 4, 1935

Court convened pursuant to adjournment, Wednesday, September 4th, 1935.

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

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

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

H. C. COLVIN, TRUSTEE, Plaintiff,)
vs.) No. 957 Equity ✓
J. E. CROSBIE, et al., Defendants.)

O R D E R

THIS CAUSE COMING on to be heard on this the 4th day of September, 1935, on application of John J. O'Brien, for a temporary allowance in the sum of \$500.00, for services rendered in making an audit incidentally to the case of H. C. Colvin, Trustee vs. J. E. Crosbie pending in this court, as heretofore authorized by a former order of this court, and the court having read said application and enter an order thereon, and being fully advised in the premises finds that said application should be sustained.

IT IS, THEREFORE, BY THE COURT ORDERED, ADJUDGED AND DECREED that said application be and the same is hereby sustained, and the said John J. O'Brien be and he is hereby entitled to the sum of \$500.00 as a temporary allowance for services heretofore rendered in connection with said audit, more fully described in said application and hereinabove.

IT IS THE FURTHER ORDER, JUDGMENT AND DECREE OF THE COURT that there shall be reserved for further hearing the question as to whether said allowance so made, as herein provided, shall be finally charged against the said trustee, or against the said J. E. Crosbie.

IT IS THE FURTHER ORDER, JUDGMENT AND DECREE OF THE COURT that the said H. C. Colvin, be and he is hereby directed, authorized and empowered to pay from the funds of Bradstreet Company, bankrupt estate of John J. O'Brien the sum of \$500.00.

F. E. KENNAMER
United States District Judge.

ENDORSED: Filed Sep 4 1935
H. P. Warfield, Clerk
U. S. District Court

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

Singer Steel and Metal Corporation, a corporation, et al, Plaintiffs,)

-vs-

Tulsa Steel Corporation, et al, Defendants)

and

No. 1014 - Equity Consolidated ✓

Sheffield Steel Corporation, a corporation, Plaintiff,)

-vs-

Tulsa Steel Corporation, a corporation, Defendant.)

O R D E R

Now on this 3rd day of Sept., 1935, comes on for hearing the application H. Steffens for an extension of twenty days from the 3rd day of September, 1935, within which to file a report of proceedings of liquidation of the assets of the Tulsa Steel Corporation a court being fully advised in the premises and it further appearing to the court that it is sary that said extension be granted,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED That the receiver be and he is granted an extension of twenty days from the 3rd day of September, 1935, within which to file a report of proceedings in liquidation in the above entitled cause as set forth in the order of court of June 3, 1935.

F. E. KENNAMER
District Judge.

ENDORSED: Filed Sep 4 1935
H. P. Warfield, Clerk
U. S. District Court

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

Singer Steel and Metal Corporation, a corporation, et al, Plaintiffs,)

vs.

Tulsa Steel Corporation, et al, Defendants.)

and

No. 1014- Equity Consolidated ✓

Sheffield Steel Corporation, a corporation, Plaintiff)

vs.

Tulsa Steel Corporation, a corporation Defendant.)

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

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, SEPTEMBER 4, 1935

Now on this 3rd day of Sept., 1935, comes on for hearing the application of H. Steffens, as Receiver, for the appointment of attorney or attorneys to represent him in matters involved in the above receivership estate in which his regular counsel, Stuart & Doe are disqualified, and it appearing to the court that Stuart & Doerner are attorneys for the Oklahoma Power and Water Co., the Sand Springs Home, and the Sand Springs Railway Company; and that such last mentioned firms have filed claims with the Receiver of the Tulsa Steel Corporation, and it further appearing that said firm of attorneys, Stuart & Doerner, have advised the Receiver that they are disqualified to advise and represent him in said matters, or in any matters involving a controversy with the Sand Springs Home, Sand Springs Railway Company, or the Oklahoma Power and Water Co., and for good cause shown,

IT IS HEREBY ORDERED, that the application of said T. H. Steffens, for the appointment of additional counsel to advise and represent him in matters in which the said firm of Stuart & Doerner, his regular attorneys are disqualified, be, and the same is hereby sustained, and the court does hereby appoint Saul Yager as attorney to represent said T. H. Steffens, and in the above entitled matter, in such matters as the said firm of Stuart & Doerner are disqualified, and more particularly any claims, demands, and controversies involving the Sand Springs Home, Sand Springs Railway Company, and the Oklahoma Power and Water Co.

F. E. KENNAMER Judge.

ENDORSED: Filed Sep 4 1935 H. P. Warfield, Clerk U. S. District Court

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

General American Life Insurance Company,) a corporation,) Plaintiff,) vs.) No. 1059 Equity) Annie Meyer and Max Meyer, The Fair Ladies) and Gentlemen Outfitters, a corp., and) Annie Meyer and Max Meyer, doing business jointly under the name of The Fair Store,) Defendants.)

ORDER APPOINTING RECEIVER

Now upon this 4th day of September, 1935, there came on regularly to be heard the application of the plaintiff, General American Life Insurance Company, for the appointment of a receiver in the above entitled foreclosure suit of the property herein sought to be foreclosed, said property being as follows, to-wit:

The North Thirty-eight and Five Tenths (38.5) feet of Lot Fourteen (14), in Block Forty-one (41), Original Town of Sapulpa, Oklahoma, together with all improvements thereon, including the two story building situated thereon,

the plaintiff appearing by its attorneys Roscoe E. Harper and Gentry Lee and the defendants Annie Meyer and Max Meyer appearing not, and the other defendants appearing not. The Court finds that due and proper notice was given the defendants that the plaintiff's application for appointment of a receiver would be presented to this Court for hearing on Monday August 26, 1935, at 9:00 A.M., or as soon thereafter as counsel may be heard, and that on said date the hearing said application was continued to Tuesday, September 3, 1935, at 9:00 A.M. and on said latter date the hearing was continued until this date, and that defendants had notice of such continuance

Upon plaintiff's verified motion for the appointment of a receiver and the bill of complaint filed by the plaintiff, and after introduction of further evidence and the argument of counsel, all which was duly considered by the Court, the Court finds that a receiver should be appointed as prayed for by the plaintiff.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that C. Herbert C. Herber be and he is hereby appointed receiver to serve without compensation of the above described building and premises, and he is ordered to take immediate possession and charge of said building and premises with full authority; to rent said building and collect the rents therefrom; to keep said building insured, and to care for and protect said building and premises; to manage and control said building generally, and to hold the proceeds from the rents of said building subject to further orders of the Court; that the defendants and each of them and their agents and employees are hereby ordered and required forthwith to surrender and deliver to said receiver the said building and premises provided that the receiver may in his discretion rent a portion of said building to defendants, Annie Meyer and Max Meyer for the conduct of their store known as The Fair Store, upon their paying such rent to the receiver as may be agreed upon, with approval of the Court, subject to the further orders of this Court.

That said receiver before entering on his duties shall execute a good and valid bond in the sum of \$1000, in accord with the law to be approved by the Clerk of this Court, that said Receiver shall file his report herein within 6 months from date hereof, and each 6 months thereafter.

That the defendants and each of them, and their agents and employees are hereby enjoined from in any way interfering or meddling with the possession, control and management of said building and premises, and from hindering or molesting said receiver in any way while acting as such receiver, subject to the further order of this Court.

F. E. KENNAMER
Judge.

ENDORSED: Filed Sep 4 1935
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to September 7, 1935.

SPECIAL MARCH 1935 TERM- EQUITY SESSION TULSA, OKLAHOMA SATURDAY, SEPTEMBER 7, 1935

Court convened pursuant to adjournment, Saturday, September 7, 1935.

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

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

a Trust Estate, to pay to the Consolidated American Royalty Corporation, or its assignees, and the United Securities Trust their pro rata part of partial distributions of capital as heretofore ordered paid to other shareholders of said Petroleum Royalties Company, a Trust estate, and appearing to the Court that the claim of the Consolidated American Royalty Corporation to 200,000 preferred shares of beneficial interests in the Petroleum Royalties Company, a Trust estate, been determined by final order of the United States Circuit Court of Appeals for the Tenth Circuit, and that the mandate in connection therewith is now of record, and said shares have been issued to said Consolidated American Royalty Corporation pursuant thereto; and that 3,200 preferred shares of the beneficial interests of the Petroleum Royalties Company, a Trust Estate, also involved in said appeal, have now been issued to the United Securities Trust, pursuant to the mandate of the United States Circuit Court of Appeals for the Tenth Circuit, and that the Consolidated American Royalty Corporation, or its assignees, and the United Securities Trust are, each entitled to receive payments equal to 3¢ per share, being a like amount paid to other shareholders as authorized by order of August 22, 1933, also to receive payments equal to 2¢ per share, being a like amount paid to other shareholders as authorized by order of February 8, 1934, and also to receive payments equal to 3¢ per share, being a like amount paid to other shareholders as authorized by order of January 23, 1935, and the Court further finds that the Consolidated American Royalty Corporation has heretofore assigned payments due it for partial distributions of capital as to the 3¢ per share and 2¢ per share, being their pro rata part of like amounts heretofore paid to other shareholders of said trust estate as authorized by orders entered herein under date of August 22, 1933 and February 8, 1934 to E. J. Lundy and the firm of Poe, Lundy and Morgan, and it is therefore,

ORDERED, ADJUDGED AND DECREED by the Court that Paul E. Taliaferro as Receiver of Petroleum Royalties Company, a Trust Estate, and Paul E. Taliaferro, H. N. Greis and H. R. Yarnall as Trustees of Petroleum Royalties Company, a Trust Estate, be and they are hereby ordered, authorized and directed to pay to E. J. Lundy and the firm of Poe, Lundy and Morgan, as assignees of the Consolidated American Royalty Corporation a sum equal to 3¢ per share on 205,450 preferred shares of the beneficial interest of the Petroleum Royalties Company, a Trust Estate, being a like amount as heretofore authorized to be paid to other shareholders in said trust estate pursuant to order of this Court dated August 22, 1933; and to pay to E. J. Lundy and the firm of Poe, Lundy and Morgan, as assignees of the Consolidated American Royalty Corporation, the sum of 2¢ per share on 205,450 preferred shares of the beneficial interests of the Petroleum Royalties Company, a Trust Estate, being a like amount as heretofore authorized to be paid to other shareholders in the trust estate pursuant to order of this Court dated February 8, 1934; and to pay to the Consolidated American Royalty Corporation the sum of 3¢ per share on 205,450 preferred shares of the beneficial interests of the Petroleum Royalties Company, a Trust Estate, being a like amount as heretofore authorized to be paid to other shareholders in the trust estate pursuant to order of this Court dated January 23, 1935; and to pay to the United Securities Trust a sum equal to 3¢ per share on 3,200 preferred shares of beneficial interests of the Petroleum Royalties Company, a Trust Estate, being a like amount as heretofore authorized to be paid to other shareholders pursuant to orders of this Court dated August 22, 1933, February 8, 1934, and January 23, 1935, all in accordance with the above findings.

F. E. KENNAMER
UNITED STATES DISTRICT JUDGE

ENDORSED: Filed Sep 7 1935
H. P. Warfield, Clerk
U. S. District Court

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, SEPTEMBER 9, 1935

Court convened pursuant to adjournment, Monday, September 9, 1935.

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

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

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

The Lincoln National Insurance Company,)
Plaintiff,)
vs.) No. 873 Equity ✓
Exchange National Company, a corporation,)
Defendant.)

ORDER AUTHROZING THE FEDERAL NATIONAL BANK OF SHAWNEE, OKLAHOMA, A CORPORATION, AS GUARDIAN OF THE ESTATE OF CHARLINE NAOMI CROSSLAND, A MINOR, TO MAKE REX WATKINSON, RECEIVER OF THE EXCHANGE NATIONAL COMPANY, A CORPORATION OF TULSA, OKLAHOMA, A PARTY DEFENDANT TO A FORECLOSURE ACTION.

The above entitled matter came on for hearing on the 9th day of September before the Honorable F. E. Kennamer, Judge of said Court, upon the application of The Federal National Bank, of Shawnee, Oklahoma, a corporation, as guardian of the Estate of Charline Naomi Crossland, a minor, for authority to make Rex Watkinson, receiver of the Exchange National a corporation of Tulsa, Oklahoma, a party defendant to a foreclosure action; where in the applicant seeks to foreclose a first mortgage, in the sum of \$4500.00, executed by Tookah Campbell and Max J. Campbell, her husband, upon the real estate and premises described as follows to-wit:

Lot Eleven (11) in Block One (1) in Terrace Park addition to the City of Tulsa, Tulsa County, Oklahoma, according to the recorded plat thereof.

The Court being fully advised in the premises finds: That the Exchange National Company has of record a second mortgage, executed by the same parties who executed the first mortgage, above described, in the sum of \$500.00 and that said mortgage has not been released on record and by reason thereof it is proper that Rex Watkinson, as receiver, be made a party defendant to said foreclosure action.

It is therefore ordered that The Federal National Bank of Shawnee, Oklahoma corporation, as guardian of the Estate of Charline Naomi Crossland, a minor, be and is hereby authorized to make Rex Watkinson, as receiver of the Exchange National Company, a party defendant to the foreclosure action to be instituted in the District Court of Tulsa County, as above mentioned.

F. E. KENNAMER
Judge.

O.K. HAGAN & GAVIN
Attys for Rex Watkinson, Receiver

ENDORSED: Filed Sep 9 1935
H. P. Warfield, Clerk
U. S. District Court DC

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

LINCOLN NATIONAL LIFE INSURANCE COMPANY,)
a corporation, Plaintiff)
vs.) No. 873 Equity ✓
EXCHANGE NATIONAL COMPANY, Defendant.)

ORDER AUTHORIZING CONTRACT

This cause coming on for hearing before me, F. E. Kennamer, Judge of said court on the application of T. Austin Gavin and Horace Hagan, co-partners doing business as Hagan Gavin, attorneys at law, Tulsa, Oklahoma, and G. C. Spillers, attorney at law, Tulsa, Oklahoma an order of this court authorizing the receiver to enter into a contract with them by the terms of which they are to receive a contingent fee of thirty-three and one-third (33-1/3) per cent of any and all money or monies, or properties recovered in actions prosecuted against the officers and directors of the Exchange Trust Company, the Exchange National Bank, and other subsidiary companies, or against the said Exchange Trust Company or the state bank commissioner in charge thereof, or the Exchange National Bank or its affiliated companies, and any and all persons or corporations who may owe or be indebted to the Exchange National Company, and authorized to proceed with such case or cases by order of this court, and for a contingent fee of thirty-three and one-third per cent of all cases heretofore filed involving monies alleged to be due on account of and money alleged to be due on statutory liability for and on account of the directors incurring an indebtedness in excess of the capital stock of the Exchange National Company, and declaring dividends out of funds alleged not to be subject to distribution as dividends.

And the Court having heard the testimony of witnesses sworn and examined in open court, and being fully advised in the premises finds that a contingent contract of thirty-three and one-third (33-1/3) per cent for all of the said causes heretofore filed and all which may hereafter be authorized by order of this court, is reasonable and should be approved.

IT IS, THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED by the court that William H. Atkinson, his successor or successors in office, as receiver of the Exchange National Company, and he is hereby authorized to enter into a written contract with T. Austin Gavin and Horace Hagan, co-partners doing business as Hagan & Gavin, attorneys at law, and G. C. Spillers, attorney at law, of Tulsa, Oklahoma, by the terms of which the said attorneys are to be paid as a contingent fee basis of thirty-three and one-third (33-1/3) per cent of any money or monies recovered or property or properties recovered, same to become due and payable when such recovery had. The receiver to advance all necessary costs of prosecution of any causes heretofore filed on bonds and on statutory liability as against the directors of said Exchange National Company incurring an indebtedness in excess of the capital stock and for alleged illegal declaration of dividends, and for any other actions which may be authorized by order of this court against the directors of the Exchange National Company, the Exchange Trust Company and the Exchange National Bank or any of its subsidiaries. Said contract shall provide in case of failure of recovery of said actions no compensation shall be allowed said attorneys.

Done in open court this 9th day of September, 1935.

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

ENDORSED: Filed Sep 9 1935
H. P. Warfield, Clerk
U. S. District Court

IN THE DISTRICT COURT OF THE UNITED STATES WITHIN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, SEPTEMBER 9, 1935

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

Iron Products Investment Company, a corporation, Plaintiff,)
vs) No. 1043 - Equity ✓
The City of Ficher, Oklahoma, a municipal corporation, Defendant.)

O R D E R

Now, to-wit: on the 9th day of September, 1935, the above entitled cause came on for hearing on plaintiff's petition for appeal, and it appearing to the court that said petition should be granted:

It is, therefore, ordered that plaintiff's appeal herein be allowed as prayed for.

It is further ordered that plaintiff give bond for costs on appeal in the sum of \$100.00.

F. E. KENNELMER
United States District Judge.

ENDORSED: FILED Sep 9 1935
H. P. Garfield, Clerk
U. S. District Court

R. S. ALLEN, ET AL, Plaintiffs,)
vs) No. 1053 - Equity. ✓
HENRY A. WALLACE, SECY. OF AGRICULTURE, ET AL., Defendants.)

Now on this 9th day of September, A. D. 1935, the above styled cause comes to trial. Case called, both sides present and announce ready for trial. Opening statements of counsel are made and witnesses are sworn in open court. The Plaintiff introduces evidence and proof with the following witnesses: W. A. Davidson, R. S. Allen, J. W. Henderson, A. G. Stubbs, R. D. Shittle, R. Cass. And thereafter, the Defendants introduce evidence and proof with the following witnesses: Ed Hastedde, E. Soph, J. B. McCrosky, Mr. Miller. And thereafter both sides rest. And thereupon, it is ordered by the Court that said case be and it is hereby taken under advisement to be taken up on oral agreements by agreement.

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

United States, Complainant,)
vs) Equity No. 1057 ✓
Laura Pickens and J. B. Pickens, Respondents.)

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE TERRITORY
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, SEPTEMBER 9, 1935

NOW On this 4th day of September, 1935, on application of the defendants for good cause shown, the defendants and each of them are allowed thirty (30) days from this date within which to plead to, or answer, the complainant's Bill of Complaint filed herein.

F. E. KENNAMER
J u d g e.

Approved:

CHESTER A. BREWER
Attorneys for Complainant.

MILSTEN & MILSTEN
attorneys for respondent.

ENDORSED: Filed Sep 9 1935
H. P. Warfield, Clerk
U. S. District Court

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

REX WATKINSON, Receiver of the Exchange)
National Company, Plaintiff)
vs.) No. In Equity 1061 ✓
ROBERT E. ADAMS, ET AL., Defendants.)

ORDER AUTHORIZING DISMISSAL AS TO CHAS. E. BUSH

This cause coming on for hearing before me, F. E. Kennamer, Judge of said court, on the application of the plaintiff herein for an order dismissing this cause as against the defendant, Chas. E. Bush, and the court being fully advised in the premises finds that the name Chas. E. Bush was erroneously included as a defendant, and the cause should be dismissed as to him.

IT IS, THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED by the court that the plaintiff be and he is hereby authorized to dismiss this cause as to the defendant, Chas. E. Bush, and the said cause is hereby dismissed as to the defendant, Chas. E. Bush, but not as to any other defendant.

Dated this 9th day of September, 1935.

F. E. KENNAMER
JUDGE

ENDORSED: Filed Sep 9 1935
H. P. Warfield, Clerk
U. S. District Court

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IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, SEPTEMBER 10, 1935

Court convened pursuant to adjournment, Tuesday, September 10th, 1935.

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

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

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

THE LINCOLN NATIONAL LIFE INSURANCE COMPANY,)
Plaintiff,)
vs.) No. 873 Equity ✓
EXCHANGE NATIONAL COMPANY,)
Defendant.)

ORDER AUTHORIZING EXECUTION OF LEASES AND POWERS OF ATTORNEY

THIS CAUSE COMING on to be heard on this the 10 day of September, 1935, on application of Rex Watkinson, Receiver of Exchange National Company for an order directing powering and authorizing him to make, execute and deliver for and on behalf of J. A. Chapman contracts on lands wherein foreclosure suits are pending, and in connection with which said lands will not be sold until after the first of January, 1936, and also to make, execute and deliver for and on behalf of the said J. A. Chapman powers of attorney in connection therewith, and court having read said application and finding that it has jurisdiction to entertain the same, enter an order thereon, and being fully advised in the premises, finds that said application should be sustained.

IT IS, THEREFORE, BY THE COURT ORDERED, ADJUDGED AND DECREED that said application of Rex Watkinson, be and the same is hereby sustained, and the said Rex Watkinson be and he hereby directed, authorized and empowered to make, execute and deliver for and on behalf of said J. A. Chapman lease contracts for the year 1936 covering and affecting lands whereupon foreclosure proceedings are pending, and in connection with which said lands will not be sold until after the first of January, 1936, and also be directed, authorized and empowered to make, execute and deliver powers of attorney in connection therewith, and that he be further directed, authorized and empowered to do all other things necessary and proper in order fully and effectually to accomplish the letter and spirit of the application and this order.

F. E. KENNAMER
United States District Judge

ENDORSED: Filed Sep 10 1935
H. P. Warfield, Clerk
U. S. District Court

THE LINCOLN NATIONAL LIFE INSURANCE COMPANY,)
Plaintiff,)
vs.) No. 873 - Equity. ✓
EXCHANGE NATIONAL COMPANY OF TULSA, Defendant.)

Now on this 10th day of September, A. D. 1935, it is ordered by the Court that the Report of Receiver be approved, all as per journal entry to be filed.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, SEPTEMBER 10, 1935

BEN WHEELER, Plaintiff,)
)
-vs-) No. 1022-Equity. ✓
)
PITTS BEATY, ET AL., Defendants.)

Now on this 10th day of September, A. D. 1935, it is ordered by the Court :
Defendants Ward and Williams be and they are hereby, permitted to adopt motion to dismiss
And thereafter, it is ordered by the Court that Motion to Dismiss herein be and it is here
ruled. Exception allowed. Given twenty (20) days to answer.

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

Sheridan P. Tschappat and Harold Callahan,)
Plaintiffs,)
vs.) In Equity No. 1032
) United States Patent
Hinderliter Tool Company, Defendants.) No. 1,830,893

O R D E R

For good cause shown, the Defendant, is hereby given leave of Court to with
its Motion for Bill of Particulars filed herein on the 18th day of July, 1935, and, is give
to file instanter, its answer to the Bill of Complaint of the plaintiffs herein.

F. E. KENNAMER
JUDGE

ENDORSED: Filed Sep 10 1935
H. P. Warfield, Clerk
U. S. District Court ME

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

UNITED STATES FIDELITY &)
GUARANTY CO., a corp., Plaintiff)
)
vs) No. 1045 E. ✓
)
F. C. VOGEL, et al, Defendants.)

"O R D E R"

On this the 10th day of September 1935 this cause comes on for hearing on m
of the defendants to dismiss.

The respective parties appeared by their respective counsel and the Court b
vised and having heard statement of counsel finds the motion to dismiss should be overruled

BE IT THEREFORE, ORDERED, ADJUDGED AND DECREED that the motion of the defen
each of them to dismiss plaintiff's Bill of Complaint be and the same is hereby overruled,
action of the Court each of said defendants excepted and their exception was noted and save

For good cause shown the defendants and each of them were hereby given and

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, SEPTEMBER 10, 1935

thirty days from this date within which to file answer in this cause, not to be in default said time.

F. E. KENNAMER
J U D G E

ENDORSED: Filed Sep 17 1935
H. P. Warfield, Clerk
U. S. District Court H

GENE BUCK, as Pres. Soc. of Composers,)
Authors, etc., et al, Plaintiffs,)
vs.) No. 1048 - Equity. ✓
SOUTHWESTERN SALES CORP., Defendant.)

Now on this 10th day of September, A. D. 1935, it is ordered by the Court motion of Defendant to make more definite and certain be and it is hereby overruled. Except allowed. Given twenty (20) days to answer.

UNITED NECESSITIES, INC., Plaintiff,)
-vs-) No. 1049 - Equity. ✓
M. E. ROCKHILL, Defendant.)

Now on this 10th day of September, A. D. 1935, it is ordered by the Court motion of Defendants to make more definite and certain be confessed. Given ten (10) days cast pleadings.

STANOLIND CRUDE OIL PURCHASING CO., Plaintiff,)
-vs-) No. 1054 - Equity. ✓
CREEK COUNTY, by its Board of Co. Commrs.)
Defendant.)

Now on this 10th day of September, A. D. 1935, the above styled cause comes for trial. Thereon, said case is called, both sides present and announce ready for trial. All witnesses are sworn in open court and opening statements of counsel are made. The Plaintiff introduces evidence and proof with the following witnesses: C. D. Covey, Geo. H. Jennings, Paul Zimmerman. And thereafter, the Plaintiff rests. Defendants rest. And thereupon, it is ordered by the Court that said cause be and it is hereby taken under advisement. Briefs to be filed.

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

United States, Plaintiff,)
)
vs.) No. 860 Equity. ✓
)
W. L. Swisher, Lula M. Swisher, and)
R. P. Elliott, Defendants.)

ORDER AND DECREE CONFIRMING SALE.

Now on this 16 day of September, 1935, comes R. P. Elliott, one of the above named defendants, and moves the Court to confirm the sale of real estate made by the United Marshal for the Northern Judicial District of Oklahoma on the 19th day of August, 1935, to said R. P. Elliott, under an order of sale issued out of this Court and dated the 2 day of July, 1935, the following property, to-wit:

The West Half ($\frac{1}{2}$) of the Southwest Quarter ($\frac{1}{4}$)
of the Southeast Quarter ($\frac{1}{4}$) and the Northeast
Quarter ($\frac{1}{4}$) of the Southwest Quarter ($\frac{1}{4}$) of the
Southeast Quarter ($\frac{1}{4}$) of Section 35, Township 22
North, Range 13 East, Tulsa County, Oklahoma,

and the Court, having carefully examined the proceedings of said Marshal under said order of sale, is satisfied that said proceedings have been performed in all respects in conformity with the said order of sale in the above entitled cause, and that due and legal notice of said sale was given by publication for 30 days in Collinsville News, a newspaper printed in Tulsa County, State of Oklahoma, and having a general circulation therein, and having been so printed and circulated for more than fifty-two (52) consecutive weeks next before the first publication of said notice of said sale in said paper, and that on the day fixed therein for said sale, the 19th day of August, 1935, at 10 o'clock P.M., said property was sold to R. P. Elliott, one of the defendants in this suit, by the highest and best bidder therefor, bidding the sum of Six Hundred Dollars (\$600.00), and he has paid the judgment in favor of the United States Marshal, the interest thereon and the costs of said suit and said sale, in the sum of Three Hundred Twenty Five & 25/100 Dollars (\$325.25), he has given credit on his claim against W. L. Swisher and Lula M. Swisher for the remainder of said amount to the sum of Two Hundred Ninety Four & 75/100 Dollars (294.75).

The Court is satisfied with the legality of said sale and it is hereby ordered and decreed by the Court that said sale and the proceedings be, and the same are hereby approved and confirmed; and it is further ordered that the United States Marshal for the Northern District of Oklahoma make and execute to the said R. P. Elliott, said purchaser, a good and sufficient deed to the premises so sold.

IT IS FURTHER ORDERED that proper execution, writ of assistance or other proper process be issued out of the office of the clerk of this Court, directed to the said United States Marshal on the application of said R. P. Elliott to put him in possession of said land.

IT IS FURTHER ORDERED AND DECREED that said R. P. Elliott is not to be required to pay the said sum of Two Hundred Ninety Four & 75/100 Dollars (\$294.75), the amount that was paid in excess of the first judgment and costs, but same shall be credited on his judgment against the other defendants.

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

ENDORSED: Filed Sep 16 1935
H. P. Warfield, Clerk
U. S. District Court

R. S. ALLEN, ET AL,	Plaintiffs,)	
)	
-vs-)	
)	No. 1053 - Equity. ✓
HENRY A. WALLACE, SECY. of Agriculture, et al.,	Defendants.)	

Now on this 16th day of September, A. D. 1935, the above cause comes on for oral arguments of counsel are heard and it is ordered by the Court after hearing said arguments said case be taken under advisement. Plaintiff given five (5) days to file brief. Defendant five (5) days to answer. It is further ordered by the Court that Restraining Order be continued in force. Case set for decision September 30, 1935.

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

Stanolind Crude Oil Purchasing Company, a corporation,	Plaintiff,)	
)	
vs.)	
Board of County Commissioners of the County of Creek, State of Oklahoma, a municipal corporation; C. C. Grimes, County Assessor of Creek County, Oklahoma, and Willis C. Strange, County Treasurer of Creek County, Oklahoma, and their successors in office,	Defendants.)	No. 1054 - Equity. ✓

D E C R E E

This cause came on to be heard at this term, and was argued by counsel; and upon, on consideration thereof, it was ordered, adjudged and decreed as follows:

FIRST

That plaintiff is a corporation organized and existing under and by virtue of laws of the State of Delaware, and was and is the owner of real estate and improvements thereto consisting of steel storage tanks for the storage of petroleum or crude oil, situate in Creek County, Oklahoma, and subject to ad valorem taxation in said County for the fiscal year beginning July 1, 1935, and ending June 30, 1936, and for the fiscal year beginning July 1, 1936, and ending June 30, 1937, and was and is the owner of personal property consisting of crude oil or petroleum located in said tanks and subject to ad valorem taxation in said County for the fiscal year beginning July 1, 1935, and ending June 30, 1936; that in the time and manner provided by the Statutes of the State of Oklahoma plaintiff made return of its taxable property aforesaid to the County Assessor of Creek County, Oklahoma, in which return the improvements on the real estate aforesaid, namely: said storage tanks were listed for assessment for ad valorem taxes for the fiscal years aforesaid at a valuation of Eighty-Thousand dollars (\$80,000.00), and the personal property or crude oil was listed for assessment at the valuation of Five-hundred-eighty-three-thousand-seven-hundred-forty-on-eight/100 dollars (\$583,741.84). That the property of plaintiff aforesaid was listed for assessment by the plaintiff in its said return at the proportionate valuation of sixty per-cent of the value thereof.

SECOND

That thereafter, the Equalization Board of Creek County, Oklahoma, without notice to, or knowledge on the part of the plaintiff changed and increased the valuation of the improvements upon said real estate, namely: of the steel storage tanks, by adding Forty-thousand do

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

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, SEPTEMBER 16, 1935

(\$40,000.00) to the valuation thereof above the valuation as stated and given in the return s by the plaintiff with the County Assessor, and changed and increased the valuation of the cru or petroleum by adding Two-hundred-sixty-six-thousand-two-hundred-sixty-eight and 16/100 doll. (\$266,268.16) to the valuation thereof above the valuation as stated and given in the return filed by the plaintiff with the County Assessor.

That within the time and in the manner provided by law plaintiff filed with Board of Equalization of Creek County, Oklahoma, its written complaint and protest against the increase in the valuation of its property, real and personal, and requested and demanded of sa Board that a hearing be afforded to it upon the complaint so filed. That said Board intention and arbitrarily refused to accord a hearing upon said complaint to the plaintiff herein, or to permit the plaintiff to offer evidence in support of its objections, or to be heard against th increase in the valuation of its said property.

THIRD

That the taxing authorities of Creek County, Oklahoma, and the Board of Equa zation of said County officially adopted and regularly followed the proportionate valuation of to exceed sixty per-cent of the actual valuation of real and personal property in the assessme and the determination of the value of all other real property subject to advalorem taxation in County for the fiscal yearing beginning July 1, 1935, and ending June 30, 1936, and for the fi year beginning July 1, 1936, and ending June 30, 1937, and in the assessment of and the determ tion of the value of all other personal property subject to advalorem taxation in said County the fiscal year beginning July 1, 1935, and ending June 30, 1936, other than the property of t plaintiff herein. That said Board intentionally discriminated against the plaintiff herein, at the entire increase so made by said Equalization Board in the assessment valuation of the prop of the plaintiff herein is in excess of the proportionate valuation so officially adopted and ly followed in the assessment of other property, real and personal, subject to advalorem taxat in said County. That the action of said Board was intentional and done for the purpose of disc atating between taxpayers of said County, and for the purpose of discriminating against the plair herein.

FOURTH

That the attempted increase in the valuation of the property of plaintiff is, constitutes an attempted taking of the property of plaintiff without due process of law, and th plaintiff has no adequate remedy at law.

FIFTH

That an injunction issue herein commanding the defendants to extend the improc ements upon the real estate of the plaintiff, namely: said steel storage tanks, upon the assess rolls and tax rolls of Creek County, Oklahoma, for the fiscal year beginning July 1, 1935, and ending June 30, 1936, and for the fiscal year beginning July 1, 1936, and ending June 30, 1937, the valuation of Eighty thousand dollars (\$80,000.00), and to extend the personal property of plaintiff, namely: the crude oil or petroleum upon the assessment rolls and tax rolls of Creek County, Oklahoma, for the fiscal year beginning July 1, 1935, and ending June 30, 1936, at the valuation of Five-hundred-eighty-three-thousand-seven-hundred-forty-one and 94/100 dollars (\$583,741.94); and perpetually enjoining and restraining the defendants, and each and all of th and their successors in office, from extending or attempting to extend the property of the plai real and personal, upon the assessment rolls and tax rolls of said County at a valuation in exce of the valuation aforesaid, or from levying or attempting to levy advalorem taxes against e plai tiff, or its said property, based upon a valuation in excess of the valuation as set forth in th return of sa plaintiff filed with the County Assessor of said County, and from collecting or at ting or collecting or attempting to collect or attempting to collect any advalorem taxes against the plaintiff or its said property based upon a valuation excess thereof.

SIXTH

It is hereby ordered that defendants pay all costs of this order to be
Dated this, the 16th day of September, 1935.

F. E. KENNELMER
District Judge.

APPROVED AS TO FORM:-

Approved for Plaintiff.

Approved as to Form
THOS. A. HARRIS
Asst. County Attorney of Creek County, Oklahoma.

ENDORSED: Filed Sep 16 1935
H. P. Warfield, Clerk
U. S. District Court

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

Nannie Pheasant, nee Goingsnake,
et al, Plaintiffs,)
vs.) No. 1063 Equity ✓
Thomas Goingsnake, et al, Defendants.)

O R D E R

Now on this 16th day of September, 1935, on application of C. E. Bailey, Un.
States Attorney for the Northern District of Oklahoma, on behalf of the United States, for an
of time in which to intervene and plead or answer in the above entitled cause, and the Court
fully advised in the premises, finds that an extension of 30 days should be granted for such
vention on behalf of the United States.

IT IS THEREFORE ORDERED that the United States be, and is hereby granted an
time of 30 days from this date in which to intervene and plead or answer in this cause.

F. E. KENNELMER
JUDGE

O.K. CHESTER A. BREWER
Assistant United States Attorney

ENDORSED: Filed Sep 16 1935
H. P. Warfield, Clerk
U. S. District Court

Court convened pursuant to adjournment, Tuesday, September 17th, 1935.

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

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

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

R. R. CRAWFORD, Complainant,)

vs.)

SECURITIES and EXCHANGE COMMISSION;
JOSEPH P. KENNEDY, JAMES M. LANDIS,
ROBERT E. HEALY, GEORGE C. MATHEWS, in
their individual capacities as members of
said Securities and Exchange Commission;
HOMER S. CUMMINGS, Attorney General of the
United States; C. E. BAILEY, United States
Attorney, for the Northern District of Oklahoma;
R. A. JETER and KENNETH BAKER, Defendants.

IN EQUITY ✓
NO. 1085

ORDER QUASHING SERVICE, SETTING ASIDE RETURN AND DISMISSING BILL AS TO THE DEFENDANTS, SECURITIES AND EXCHANGE COMMISSION, JOSEPH P. KENNEDY, JAMES M. LANDIS, ROBERT E. HEALY, GEORGE C. MATHEWS, AND HOMER S. CUMMINGS.

This matter being opened to the Court on Tuesday, September 17, 1935, by a motion, Solicitor for the defendants Securities and Exchange Commission, Joseph P. Kennedy, J. Landis, Robert E. Healy and George C. Mathews, appearing specially, and by Attorney General Homer S. Cummings, appearing specially, in the presence of Harry C. Solicitor for the Complainant, and it appearing to the Court that the defendants Securities and Exchange Commission, Joseph P. Kennedy, James M. Landis, Robert E. Healy, George C. Mathews and Homer S. Cummings have not been served with process in this cause within the Northern District of Oklahoma, and that as no jurisdiction over the said defendants, it is hereby

ORDERED, ADJUDGED AND DECREED that the motion of the defendants Securities and Exchange Commission, Joseph P. Kennedy, James M. Landis, Robert E. Healy, George C. Mathews, Homer S. Cummings, appearing specially, to quash the service of subpoenas in equity served upon the said defendants, and to vacate and set aside the returns of the United States Marshal of writs of subpoena, and to dismiss the bill of complaint as to the said defendants, be granted in its further

ORDERED, ADJUDGED AND DECREED that the subpoenas in equity served upon the defendants Securities and Exchange Commission, Joseph P. Kennedy, James M. Landis, Robert E. Healy, George C. Mathews and Homer S. Cummings be quashed, and the returns of the United States Marshal upon said writs of subpoena be vacated and set aside, and the bill of complaint be dismissed as to the said defendants.

Dated at Tulsa, Oklahoma, September 17, 1935.

F. E. KENNAMER
United States District Judge.

C.K. C. E. BAILEY U. S. ATTY.

ENDORSED: Filed Sep 17 1935
H. F. Warfield, Clerk
U. S. District Court

R. R. CRAWFORD, Plaintiff,)
-vs-)
SECURITIES AND EXCHANGE COMMISSION,) No. 1088 - Equity. ✓
ET AL., Defendants.)

Now on this 17th day of September, A. D. 1935, it is ordered by the Court motion to quash of C. E. Bailey, R. A. Winter and Kenneth Baker be and the same is hereby on Exceptions allowed. It is further ordered by the Court that Motions to dismiss be and they by taken under advisement. Defendants given five (5) days to file briefs herein. Plaintiff five (5) days thereafter to reply.

Court adjourned to September 20, 1935.

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, SEPTEMBER 20, 1935

Court convened pursuant to adjournment, Friday, September 20th, 1935.

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

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

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

UNITED STATES OF AMERICA, Complainant,)
-vs-) No. 674 Equity. ✓
ROSA MASHUNKASHEY, et al., Respondent.)

ORDER APPROVING SUPPLEMENTAL REPORT OF RECEIVER.

Now on this the 20th day of September, 1935, this matter came on to be heard the Supplemental Report of the Receiver, G. S. Walker, heretofore filed herein. And, it appears to the satisfaction of the Court that said Supplemental Report has been on file for a number of days and no exceptions or objections have been filed to same, and the Court having examined same and being advised in the premises, finds that said Supplemental Report should be ratified and approved by the court.

IT IS THEREFORE, By the Court, ORDERED, ADJUDGED and DECREED, that the Supplemental Report heretofore filed herein be, and the same is in all things hereby approved, confirmed and ratified.

O.K. C. E. BAILEY
U. S. Atty.

F. E. KENNAMER
JUDGE

ENDORSED: Filed Sep 20 1935
H. P. Warfield, Clerk
U. S. District Court

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

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

O R D E R

Now at this time comes on for hearing before the Court, the application of respondent, Mrs. Rosa Mashunkashey appearing by her attorney, F. E. Riddle, and the United States of America appearing by Clarence Bailey, United States Attorney, to have set aside and release her certain furniture and personal property claimed by the respondent to have at all times been owned by her personally, and none of which was or is restricted property or purchased with her funds, and it is made known to the Court that the United States Attorney through the office Superintendent of the Osage Indian Agency has investigated said matter and the Secretary of the Interior is satisfied that said claim is valid and has consented that said property herein after described shall be released and turned over to the said respondent, free of any claim of the Estate of Rosa Mashunkashey, or of the Secretary of the Interior in his behalf.

It is therefore considered and ordered by the Court that said personal property and furniture described as follows, to-wit:

1 Baby Grand Piano, which was purchased in 1926; an up-right Player Piano which cost approximately \$1,100.00 was traded in as part of the purchase price of this piano and the balance paid in cash payments in 1927. Claimant holds cancelled checks for about \$350.00 payments on piano, to the Guisin Music Store in Fayetteville, Arkansas.

Carpet and two small rugs were purchased from a party living at 15th and Peoria Avenue; the purchase price was paid out of \$3,300.00 allowance made by the County Court of Osage County, for services rendered by Rosa Mashunkashey, as administratrix of the estate of Mrs. I. deceased, her husband's Mother.

Dining Room Suite, Round table in living room, one coffee table, Cockwell (C) 9 pieces Bedroom Suite, Divan, Love Seat, all purchased from the Stanford Furniture Company, Tulsa, Oklahoma, sale house, in Tulsa at that time (1927) all purchased at wholesale prices. Applicant holds cancelled checks in the amount of \$550.00 paid on said furniture.

1 Victor Radio, purchased from Edgar Music Company of Tulsa, January, 1928.

Clock and candle holders purchased from Dumit's Oriental Shop, on South Boston Avenue, Tulsa, Oklahoma in 1927.

13 Loving cups, medals awarded her daughter, Lucille, for dancing.

Rogers Silver Ware and a set of dishes of various kind purchased from the Osage Mercantile Co. in 1926-1927. Applicant holds checks covering the purchase.

One Breakfast Set 6 pieces; cooking stove; and table, which was purchased in 1926 or 1927 from Nowline-Fuzell Furniture Company of Claremore, Oklahoma for which applicant holds cancelled checks.

1 large Frigidaire purchased in 1927 at the time she lived at 2519 South Cincinnati, Tulsa, Oklahoma. \$_____.

Linens; quilts; pillows; spreads; and other bed clothing, most of which was given to her by her mother. 4 quilts purchased by claimant at Vandever's and Brown-Dunklin Department Stores; 2 mattresses and springs for twin beds. Part of 5 piece Bedroom Suite, which

was purchased with the money given her by her husband out of the Cannon Estate.

Part of 2 Bedroom sets, mahogany; and 2 small lamps. These were purchased with unrestricted funds given and allowed her as administratrix.

She also has 1 small ice-box, 1 cooking stove; and cooking utensils; 1 wash tub; 1 Eureka Hand Sweeper. All of which was purchased with her own personal funds since the inception of the suit against her and no money was used which was restricted money, for the reason she had none at said time.

That in addition to the above and foregoing articles she has a porch set of 4 chairs and 1 swing; 1 small table; 2 small chairs; and 1 magazine stand; in the small rock cove. The source of the money which went to pay the purchase price, she does not now know, while she would like to keep the same, if the government desires them and thinks it should have it is all right with her.

Shall be and is hereby released and delivered to the said Rosa Mashunkashe of any claim of any kind of the Estate of the said Charles Mashunkashey, deceased, or of the Secretary of Interior, in behalf of said Estate.

This 20th day of September, 1935.

O.K. C. E. BAILEY
U. S. Atty.
F. E. KENNAMER
DISTRICT JUDGE

ENDORSED: Filed Sep 20 1935
H. P. Warfield, Clerk
U. S. District Court

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

United States of America, Complainant,)
vs.) No. 674 - Equity ✓
Rosa Mashunkashey, et al, Respondents.)

FINAL DECREE

Now on this 20th day of September, 1935, the same being a regular judicial session of the Special March 1935 Term of this Court, sitting at Tulsa, comes the United States of America complainant herein, by C. E. Bailey, United States Attorney for the Northern District of Oklahoma and in open Court moves the Court to correct its original decree herein, dated the 22nd day of November, 1932, and entered herein on February 14th, 1933, in respect to certain clerical omissions and inclusions of descriptions of real estate, and to modify said original decree as to substance in accordance with the judgment of the United States Circuit Court of Appeals, Tenth Circuit, the appeals taken thereto from said original decree, and in accordance with the mandate upon the judgment of the United States Circuit Court of Appeals, Tenth Circuit; and,

It appearing to this Court that said Mandate, duly authenticated under the seal of the United States Circuit Court of Appeals, Tenth Circuit, has been received by the Clerk of this Court and has been filed, and has been spread of record herein, in accordance with the order of this Court made herein on the 27th day of March, 1935; and,

That said clerical omissions and inclusions in the original decree of this Court should be corrected; and,

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That the District Court of Tulsa County, heretofore, and to wit, on the 22nd of September, 1931, discharged from its custody and voluntarily surrendered by its formal order judgment, duly rendered and entered in said District Court of Tulsa County, Oklahoma, all the property, real and personal, which prior to the making of its said order and judgment of discharge and surrender had been in its custody or in the possession or control of its receiver, or the object of its adjudication in an action then pending in said District Court of Tulsa County, Oklahoma, being No. 50159 therein, wherein Charles Mashunkashey was plaintiff, and Rosa Mashunkashey and others were defendants, and which property was the subject of adjudication by this Court in said original decree herein; and,

It further appearing to this Court that by reason of said appropriate order and judgment of the District Court of Tulsa County, Oklahoma, in said cause No. 50159 in said Court this Court has acquired herein exclusive jurisdiction over said property; and,

It further appearing that Charles Mashunkashey, Osage Allottee No. 464, the cestui qui trust for whom, and for whose benefit this cause was instituted and prosecuted in this Court by the complainant, United States of America, as trustee, as well as in its own right, did intermediate the lodging of the appeals herein in the United States Circuit Court of Appeals, Tenth Circuit, and the receiving of its mandate in this court; and that all of the foregoing now appears of record in this cause; and,

It further appearing to the Court that in conformity to said record herein, and in accordance with the law, said original judgment of the United States Circuit Court of Appeals, Tenth Circuit, be made the judgment of this Court, and that the original decree of this Court should be corrected and modified accordingly; it is now

ORDERED, CONSIDERED, ADJUDGED AND DECREED by this Court that its original decree aforesaid be, and it is now, corrected and modified so that it shall read and state as follows, the following shall be and is made the final decree in this cause:

I.

This cause having come on regularly to be heard on the 4th day of October, 1935, and the complainant, United States of America, having appeared by its solicitors, John M. Golde, United States District Attorney, Harry Seaton, Assistant United States District Attorney, and I. N. Stivers, Osage Tribal Attorney, and the defendants, Rosa Mashunkashey, Jesse L. Warren, Clay N. Smith, D. C. Howard and Ida Warren, alias Ida L. Warren, having appeared in person and by their solicitors, C. B. Stuart, E. J. Doerner, R. D. Hudson, M. L. Holcombe, and Clarence Lohman, and defendant Lucille Stafford, alias Lucille White, having appeared in person and by her guardian R. D. Hudson, and the defendants Ralph A. Barney and Samuel Blair having appeared in person and their solicitor, Merrick A. Whipple, and the defendant Exchange National Bank of Tulsa, Oklahoma, having appeared by its solicitor, J. A. Hull, and the defendant Missouri State Life Insurance Company having appeared by its solicitor Frank Settle, and the defendants Theodore Morton, M. O. S. son and Tressa M. Stephenson, Kenneth Trough, J. B. Talbutt and Maggie Talbutt having not appeared but having made default; and the court having heard the arguments of the respective solicitors, the parties litigant herein, and having said cause under advisement pending consideration thereof and the court being fully advised in the premises, is of the opinion that judgment should be rendered in accordance with the findings of fact and conclusions of law filed herein on this 22nd day of November, 1932, pursuant to Equity Rule No. 70½; as modified by the judgment of the United States Circuit Court of Appeals, Tenth Circuit, upon appeal in this cause;

II.

Now, therefore, it is ordered, adjudged and decreed that the certificate of competency heretofore issued on the 21st day of March, 1928, to Charles Mashunkashey, full-blood Osage allottee No. 464, by the Secretary of the Interior to become effective April 20, 1928, be and the same is hereby vacated, set aside and held for naught with the same force and effect as though certificate of competency had not been issued and become effective in the first instance; and,

III.

It is further ordered, adjudged and decreed that the defendant, Rosa Mashunkashey and all other persons claiming or to claim under her, shall not have, take, or exercise any right, title or interest of any character whatsoever, under or by virtue of the property set entered into by and between the said Charles Mashunkashey and Rosa Mashunkashey on the 29th of September, 1930, and approved by the District Court of Osage County, Oklahoma, in case No. D by decree dated the 6th day of October, 1930, upon, against, or respective any property, real, personal or mixed, involved in the subject matter of this cause, being No. 674 Equity, in this cause, and, said Rosa Mashunkashey and all other persons claiming, or to claim under her, shall be, they are, perpetually restrained and enjoined from asserting, setting up, or claiming in any by any means, any right, title, interest, estate or benefit whatsoever in, or to, any of the which is the subject matter of this cause; and they hereby are deprived of, and excluded from further ownership, benefit, possession or interest whatsoever therein; and,

IV.

It is further ordered, adjudged and decreed that the said Defendant, Rosa Mashunkashey, having made a full, true and perfect accounting of all moneys, funds, personal, real or property belonging to the said Charles Mashunkashey, whichever at any time came into her possession or under her control, that she be and she is hereby absolved and discharged from further accounting and,

V.

It is further ordered, considered, adjudged and decreed that the supplemental decree of this Court made, rendered and entered herein on the 22nd day of July, 1935, be and in all respects ratified, confirmed and incorporated herein as an integral part of this final decree which supplemental decree, exclusive of its title, caption and the signature of the Judge, its words and figures following, to-wit:

Now on this 22nd day of July, 1935, there coming on to be heard the petition and agreement herein of the parties hereto for order and decree correcting nunc pro tunc the decree entered in this Court and cause on the 22nd day of November, 1932, and decree supplement thereof, and the United States of America appearing by C. E. Bailey, United States District Attorney for the Northern District of Oklahoma, its solicitor; and the Hon. Harold L. Ice Secretary of the Interior of the United States, on behalf of and for the benefit of the estate of Charles Mashunkashey, deceased, and Ben Mashunkashey, appearing by the said C. E. Bailey United States District Attorney; Rosa Mashunkashey, Lucille Stafford and Ida L. Warren, appearing by F. E. Riddle, their attorney; Margaret Mashunkashey, appearing by C. H. Searcy and Duncan, her attorneys; Ben Mashunkashey, appearing by A. B. Campbell, Phil W. Davis, Jr. W. I. Williams, his attorneys; G. B. Fulton, appearing as Tribal Attorney of the Osage Nation and Fred S. Clinton, former guardian of Charles Mashunkashey, and Charles S. Walker, Receiver appearing in person; and General American Life Insurance Company appearing by its attorneys William F. Tucker and Frank Settle; and all parties having waived notice of the hearing on said petition, and having submitted said petition and stipulation to the Court, and the Court fully advised, finds the allegations of said petition and stipulation to be true and correct.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that that part of the decree entered in this Court and cause on the 22nd day of November, 1932, reading as follows:

"IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the single premium policy No. 772636, issued on the 30th day of December, 1929, wherein Rosa Mashunkashey and Lucille Stafford are named and designated as beneficiaries and all unpaid accrued payments thereunder, be and the same is hereby adjudged to be a part and parcel of the restricted estate of the said Charles Mashunkashey

and that the said Rosa Mashunkashey and Lucille Stafford, and each of them, be decreed to have no right, title, interest or estate in and to said policy and the unpaid accrued payments thereunder, and the said Missouri State Life Insurance Company is hereby ordered and directed to issue in lieu of said policy No. 772636 a policy in substantially the same form and manner to the Secretary of the Interior, and to make all future payments under to the Secretary of the Interior for the use and benefit of said Charles Mashunkashey, and further to cancel the said policy No. 772636 heretofore issued as aforesaid; and the said Rosa Mashunkashey and Lucille Stafford, each of them, and all persons claiming by, through or under them are perpetually estopped, enjoined and restrained from asserting any claim, right, title, interest, estate or demand under said policy and against the said Missouri State Life Insurance Company by reason of its having complied with this decree and"

be corrected nunc pro tunc and as of the 22nd day of November, 1932, to be and read as follows:

"IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the single premium policy No. 772636, issued on the 30th day of December, 1929, wherein Rosa Mashunkashey and Lucille Stafford are named and designated as beneficiaries, and the unpaid accrued payments thereunder, be and the same is hereby adjudged to be a part and parcel of the restricted estate of the said Charles Mashunkashey, and that the said Rosa Mashunkashey and Lucille Stafford, and each of them, be decreed to have no right, title, interest or estate in and to said policy and the unpaid accrued payments thereunder, and the said Missouri State Life Insurance Company is hereby ordered and directed to issue in lieu of said policy No. 772636 a policy in substantially the same form and manner to the Secretary of the Interior, which the name of Charles Mashunkashey shall be inserted in lieu of the name of Rosa Mashunkashey, such policy to be held by the Secretary of the Interior of the United States for the use and benefit of the said Charles Mashunkashey, and to cancel said policy No. 772636 heretofore issued as aforesaid, and the said Rosa Mashunkashey, Lucille Stafford and Ida L. Warren, and each of them, be decreed to have no right, title, interest or estate in or to said policy nor to the unpaid accrued installment payments thereunder, nor to any sum now payable or hereafter payable thereon against said Missouri State Life Insurance Company and/or General American Life Insurance Company."

and in conformity with said petition and stipulation, and supplementary to said decree entered on the 22nd day of November, 1932.

NOW ON THIS 22nd DAY OF JULY, 1935, IT IS BY THE COURT ORDERED, ADJUDGED AND DECREED that the single premium policy number 772636, issued on the 30th day of December, 1929, by the Missouri State Life Insurance Company, wherein Rosa Mashunkashey, Lucille Stafford and Ida L. Warren are named and designated as beneficiaries, and all unpaid accrued installments payable thereunder be and the same is hereby adjudged to be a part and parcel of the restricted estate of Charles Mashunkashey.

IT IS FURTHER BY THE COURT ORDERED, ADJUDGED AND DECREED that General American Life Insurance Company, as successor in interest to the said Missouri State Life Insurance Company is hereby ordered and directed to cancel the said policy numbered 772636, heretofore issued as aforesaid, and said General American Life Insurance Company is ordered and directed to pay to the United States of America, through Harold L. Ickes, Secretary of the Interior of the United States of America, in trust for the estate of Charles Mashunkashey, deceased, the sum of Forty-Five Thousand Six Hundred Twenty-five and 88/100 Dollars (\$45,625.88).

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the accumulated fund of interest payments made by the General American Life Insurance Company to Aby and Tucker, Attorneys, and Walker, Receiver and held in escrow by The First National Bank and Trust Company of Tulsa, Oklahoma,

in compliance with the order of the Court heretofore made, shall likewise be paid to the United States of America, through Harold L. Ickes, Secretary of the Interior, in trust for the estate of Charles Mashunkashey, deceased. Upon the said payment being made by the said General American Life Insurance Company, in compliance with this judgment and order, the said General American Life Insurance Company and Missouri State Life Insurance Company shall thereupon become and be fully and completely released and discharged from any and all further liability under or by virtue of the aforesaid insurance policy, or anything that was not done or performed in connection therewith. The said General American Life Insurance Company and Missouri State Life Insurance Company shall upon become and be fully and finally released and discharged from any and all liability of a nature to any of the parties hereto, on account of any issue or matter involved in this case. The Receiver herein, Charles S. Walker, is directed to surrender the said policy of insurance to the General American Life Insurance Company.

IT IS FURTHER BY THE COURT ORDERED, ADJUDGED AND DECREED that upon the payment being made as aforesaid by said General American Life Insurance Company, each and all of the parties to this suit, and each and all of the parties appearing herein as parties or as attorneys, or in any way whatsoever, directly or indirectly, and all persons claiming by, through or under them, shall thereupon be perpetually estopped, restrained, and enjoined from asserting any claim, right, interest, estate, or demand against the said General American Life Insurance Company or said Missouri State Life Insurance Company, upon or in connection with said insurance policy, or upon any issue or matter involved in this suit.

IT IS BY THE COURT FURTHER ORDERED, ADJUDGED AND DECREED that this supplemental decree supersedes and replaces all parts and portions of the Court's original decree herein which are inconsistent herewith, and such inconsistent portions of the original decree are hereby vacated.

VI.

It is further considered, ordered, adjudged and decreed that that certain parcel of real estate, together with the improvements situate thereon and the appurtenances thereunto belonging, lying and being in the county of Tulsa, State of Oklahoma, and described as follows,

Lot nine (9), in Block seven (7),
Ridgewood Addition to the City of Tulsa, Oklahoma, according
to the recorded plat thereof, and more commonly known as
1238 South Newport St., Tulsa, Oklahoma,

and all furniture, household goods, and fixtures acquired by the said Charles Mashunkashey and said defendant Rosa Mashunkashey, as husband and wife, and now situate on or about the premises above described, exclusive of certain articles of furniture and household goods which heretofore by order of this Court have been determined to be the individual property of the defendant Rosa Mashunkashey, and not to be a part of the restricted estate of said Charles Mashunkashey, and which, by order of this Court, its receiver has been directed to segregate and to deliver to the said Rosa Mashunkashey; and,

VII.

That certain parcel of real estate, together with the improvements situate thereon, and the appurtenances thereunto belonging lying and being in the county of Tulsa and State of Oklahoma, and described as follows, to-wit:

Lot twenty (20) in Block Seven (7), in Sunset Terrace Addition
to the City of Tulsa, Oklahoma, according to the recorded plat
thereof, and more commonly known and described as 2519 South Cincinnati
Street, Tulsa, Oklahoma;

VIII.

Be, and the same hereby are, decreed to be parts and parcels of the restricted

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estate of said Charles Mashunkashey, and since the legal title thereto is vested in said defendant Rosa Mashunkashey, or in the defendant Ida Warren, but nevertheless in trust for the said Charles Mashunkashey, said Rosa Mashunkashey and the said Ida Warren and each of them are hereby ordered and directed forthwith to execute appropriate instruments of conveyance whereby the legal title to said parcels of real estate, together with the improvements thereon, and said furniture, household goods, and fixtures, minus the furniture and household goods hereinabove excepted, and which the Receiver herein has been directed to segregate and deliver to said Rosa Mashunkashey, as a said, shall be conveyed to the United States of America, as a part of the restricted estate of Charles Mashunkashey, deceased, and for the benefit of his estate, and to deliver said conveyances to the Secretary of the Interior of the United States of America; and, in the event that such conveyances hereby directed to be made, shall not be immediately executed and delivered as herein directed, this final decree shall be, and shall operate as, a full, complete and sufficient conveyance of said property hereby directed to be conveyed to the United States of America, in trust and for the purposes aforesaid, and by said conveyances, or in said alternative, by this final decree, the legal title to said real estate, together with the improvements thereon, and to said personal property hereby directed to be conveyed, shall be and is conveyed to the United States of America, in trust and for the purposes aforesaid.

IX.

It is further ordered, considered, adjudged and decreed that an undivided two-thirds interest in and to that certain tract or parcel of said real estate, together with the improvements thereon, and the appurtenances thereunto belonging, situated in the county of Osage, State of Oklahoma, and described as follows, to-wit:

The Northeast Quarter of the Southeast Quarter of Section Twenty-Nine (29) and the Southeast Quarter of the Southeast Quarter of Section Twenty (20); Township Twenty-six (26) North, Range Ten (10), East; and Lots One (1) and Two (2), and the East Half of the Northwest Quarter and the North Half of the Northwest Quarter of the Northeast Quarter and the Southwest Quarter of the Northwest Quarter of the Northeast Quarter of Section Thirty-One (31), Township Twenty-eight (28) North, Range Ten (10) East, and the North Half of the Southwest Quarter of the Northeast Quarter of the Southeast Quarter and the North Half of the Northeast Quarter of the Southeast Quarter of Section Twenty-Two (22), Township Twenty-Nine North, Range Nine (9) East, and Lots Ten (10), Eleven (11), Twelve (12), and Thirteen (13), Block Fifty-three (53), Original Townsite of Pawhuska, Oklahoma.

be and the same is hereby decreed to be a part and parcel of the restricted estate of the said Charles Mashunkashey, and since the defendant, D. C. Howard, has filed herein a disclaimer, whereby he disclaims all right, title and interest in and to the aforesaid real estate, or any part thereof, it is accordingly adjudged and decreed that the certain instrument of conveyance of the aforesaid real estate from Charles Mashunkashey to the said defendant, D. C. Howard, filed for record in the office of the County Clerk (Register of Deeds) of Osage County, Oklahoma, in book at page 175, and the certain instrument of conveyance of the aforesaid real estate from Rosa Mashunkashey to the said defendant, D. C. Howard, filed for record in the office of the County Clerk (Register of Deeds) of Osage County, Oklahoma, in Book 71, at Page 174, be and the same are hereby cancelled, set aside and held for naught; and it is further decreed that the title of the said Charles Mashunkashey and of the complainant in and to the property aforesaid be and the same is by quieted against the claims, demands and pretensions of the said defendant, D. C. Howard, and all the other defendants in this cause and each of them, and all the said defendants in this cause and each of them, and all persons claiming by, through or under them, are hereby adjudged to be

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no right, title, interest or estate in and to the property aforesaid, or any part thereof, a said D. C. Howard, and all other defendants in this cause and each of them, are hereby perpetually enjoined and restrained from setting up and asserting any claim or demand in and to the property aforesaid, or any part thereof; and,

X.

It is further ordered, adjudged and decreed that the certain tract or parcel of real estate, together with the improvements thereon and the appurtenances thereunto belonging in the county of Osage, State of Oklahoma, and described as follows, to-wit:

Southwest Quarter of Section Twenty (20), Township Twenty-nine (29) North, Range eight (8) East, Indian Base and Meridian,

be and the same is hereby decreed to be a part and parcel of the restricted estate of the said Charles Mashunkashey, and since the defendant, Clayton N. Smith, has filed herein a disclaimer, wherein he disclaims all right, title and interest in and to the aforesaid real estate, or any part thereof, it is accordingly adjudged and decreed that the certain instrument of conveyance and demise from Charles Mashunkashey to the said defendant, Clayton N. Smith, filed for record in the office of the Clerk (Register of Deeds) of Osage County, Oklahoma, in Book Misc. Rec. 40, page 200, be and the same is hereby cancelled, set aside and held for naught; and it is further decreed that the title to the said Charles Mashunkashey and of the complainant in and to the property aforesaid be and the same is hereby quieted against the claims, demands and pretensions of the said defendant, Clayton N. Smith, and of all the other defendants and each of them, and all persons claiming by, through or under them, and all persons claiming or to claim under them or either of them, are hereby perpetually enjoined and restrained from setting up and asserting any claim or demand in and to the property aforesaid, or any part thereof; and,

XI.

It is further ordered, adjudged and decreed that the said Charles Mashunkashey be and the same is hereby declared to be the owner of a valid and subsisting mortgage lien on certain real estate situate in Osage County, State of Oklahoma, described as follows, to-wit:

North half of the northwest quarter and the southeast quarter of the northwest quarter of Section twenty-five (25), Township twenty-six (26) North, Range nine (9) East of Indian Base and Meridian,

said mortgage lien being evidenced by a certain real estate mortgage on the above real estate made by the defendants J. B. Talbutt and Maggie Talbutt; that said mortgage was a part and parcel of the restricted estate of the said Charles Mashunkashey; which lien has been foreclosed, said foreclosure proceedings being the case of Charles Mashunkashey, plaintiff, vs. J. B. Talbutt and Maggie J. Talbutt, No. 13,307, in the District Court of Osage County, Oklahoma, wherein judgment was rendered in favor of the plaintiff in said cause on November 10th, 1933, for the sum of Three thousand and five hundred (\$3500.00) Dollars, principal, and interest thereon at 8% per annum from September 25, 1933, and Four hundred forty-five (\$445.00) Dollars attorney's fees, and costs, and wherein the receiver herein, pursuant to interlocutory order of this court heretofore made herein, has caused a special execution and order of sale to be issued and executed in said cause No. 13,307, and wherein the receiver herein, pursuant to interlocutory order of this court heretofore made herein, has caused a special execution and order of sale to be issued and executed in said cause No. 13,307, and wherein the receiver herein purchased, at sheriff's sale, under the special execution and order of sale in said cause, the aforesaid real estate, and credited upon said special execution and order of sale the sum of One thousand five hundred (\$1500.00) Dollars, as the purchase price of said real estate, leaving a deficiency judgment in said cause in favor of said receiver and against said defendant J. B. Talbutt and Maggie Talbutt for the balance remaining due upon said judgment; and, it is

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decreed that the title of the estate of said Charles Mashunkashey, and of the complainant, United States of America, in and to said real estate mortgage and mortgage lien, and said judgment against the defendants, J. B. Talbutt and Maggie J. Talbutt in said cause No. 13,307 in the District Court of Osage County, Oklahoma, and the above described real estate purchased by the receiver as aforesaid, and the unpaid deficiency remaining due by the said J. B. Talbutt and Maggie J. Talbutt upon said judgment, after crediting the purchase price bid by the receiver at said sale for said land, be and the same is hereby quieted against the claims, demands and pretensions of the said defendant Rosa Mashunkashey, and all persons claiming by, through, or under her, and the said defendant Rosa Mashunkashey, and all persons claiming by, through and under her, are adjudged to have no right, title, interest or estate in or to said mortgage, mortgage lien, judgment, unpaid deficiency thereon, said real estate so purchased by the receiver, or any part thereof, and the said Rosa Mashunkashey and all persons claiming or to claim under her, hereby are perpetually estopped, enjoined and restrained from setting up and asserting any claim or demand in or to said property, as to which the title hereby is quieted against them; and,

XII.

It is further considered, ordered, adjudged and decreed that said Charles Mashunkashey was the beneficial owner, and the complainant, the United States of America, as his legal owner of a certain judgment in foreclosure rendered on January 24, 1930, by the District Court of Osage County, Oklahoma, in cause No. 13,367 therein, styled Rosa Mashunkashey, plaintiff, vs. M. O. Stephenson and Tressie May Stephenson, husband and wife, defendants, which was involved the foreclosure of a mortgage lien upon certain real estate situate in Osage County, State of Oklahoma, described as follows, to-wit:

Lots eleven and twelve, Block thirty-eight, in the city of Pawhuska,
Oklahoma;

and that said judgment in foreclosure constituted a part and parcel of the restricted estate of said Charles Mashunkashey, wherein, pursuant to appropriate interlocutory order heretofore made in this cause the receiver herein caused a special execution and order of sale to be issued and executed in said cause No. 13,367, and purchased at Sheriff's sale thereunder, the aforesaid real estate for the sum of Five Hundred (\$500.00) Dollars, and credited said sum upon said special execution and order of sale, and wherein, thereafter, pursuant to interlocutory order of this Court in this cause the receiver herein released said deficiency judgment, and the defendants herein, M. O. Stephenson and Tressie May Stephenson, the defendants and the judgment debtors in said cause No. 13,367, in the District Court of Osage County, Oklahoma, in consideration of the payment which was made by the receiver in this cause of the sum of One Thousand (\$1,000.00) Dollars; and,

XIII.

It is further ordered and decreed that the title of the estate of the said Charles Mashunkashey, and of the complainant herein, United States of America, in and to said mortgage foreclosure judgment, the aforesaid real estate purchased thereunder, and in and to the sum of One Thousand (\$1,000.00) Dollars realized as aforesaid from the payment for, and the release of said deficiency judgment, be and the same is hereby quieted against the demands, claims and pretensions of the said defendant Rosa Mashunkashey, and all persons claiming by through or under her; and the said Rosa Mashunkashey, and all persons claiming by, through or under her, are adjudged never to have had, and not to have, any right, title, interest or estate in or to said mortgage foreclosure judgment, or the mortgage lien therein involved, or the real estate purchased thereunder, or the sum of money realized from the compromise and release of said deficiency judgment aforesaid, and the said Rosa Mashunkashey, and all persons claiming or to claim under her, hereby are perpetually estopped, enjoined and restrained from setting up and asserting any claim or demand of any such right, title or interest; and,

XIV.

It is further ordered, considered, adjudged and decreed that the certain real estate mortgage and note secured thereby executed by the defendant Kenneth Thompson to the

defendant Rosa Mashunkashey, covering certain real estate situate in Osage County, State of Oklahoma, described as follows, to-wit:

West Half of Lot Five, and Lot Six, in Block thirty-nine, of the town of Pawhuska, Oklahoma,

which mortgage is recorded in the office of the County Clerk (Register of Deeds) of Osage County, Oklahoma, in mortgage book 57, at page 272, was, and the same is hereby decreed to have been a part and parcel of the restricted estate of the said Charles Mashunkashey; and the same is hereby decreed to be a part and parcel of the restricted estate of the said Charles Mashunkashey; and the same is hereby decreed to be a part and parcel of the restricted estate of the said Charles Mashunkashey, in this cause, pursuant to appropriate interlocutory order heretofore made herein, having foreclosed said mortgage in an action in the District Court of Osage County, State of Oklahoma, styled S. Walker, Receiver of Rosa Mashunkashey Property, plaintiff, vs. Kenneth Trough and Bessie Trough, his wife, defendants, being numbered 15,296 in the District Court of Osage County, Oklahoma, having recovered judgment in said cause for the amount due upon said note, to-wit: \$821.96; together with \$92.20 attorney's fees, interest upon said principal sum, and costs, and for the closure of said mortgage, the said judgment, and all right, title and interest in and to the same, hereby is decreed to be a part of said restricted estate of the said Charles Mashunkashey, and the same title thereto hereby is decreed to be in, and to belong to the complainant herein, the United States of America, as trustee for the estate of the said Charles Mashunkashey, now deceased, and the same title thereto hereby is quieted against the claims, demands and pretensions of Rosa Mashunkashey, and all persons claiming by, through or under here, and she and they hereby are estopped, enjoined and restrained from setting up and asserting any right, title or interest, estate, claim or demand in or to said note, mortgage, mortgage lien, cause of action or judgment in said cause No. 15,296, in the District Court of Osage County, Oklahoma, and the same thereon; and,

XV.

It is further considered, ordered, adjudged and decreed by the Court that the following described property located in the City of Pawhuska and County of Osage, State of Oklahoma, to-wit:

Lot eight and the west half of Lot seven, in Block four, original townsite of Pawhuska, Oklahoma,

together with all improvements thereon and appurtenances thereunto appertaining, be and the same hereby is decreed to be a part and parcel of the restricted estate of said Charles Mashunkashey, deceased; and, since the legal title thereto, is vested in said defendant, Rosa Mashunkashey, nevertheless in trust for the said Charles Mashunkashey, said Rosa Mashunkashey hereby is ordered and directed forthwith to execute an appropriate instrument of conveyance whereby the legal title to said parcel of real estate shall be conveyed to the United States of America as part of the restricted estate of Charles Mashunkashey, deceased, and for the benefit of his estate, and to deliver the same by conveyance to the Secretary of the Interior of the United States of America; and in the event such conveyance hereby directed to be made shall not be made, executed and delivered as herein provided, this final decree shall be, and shall operate as, a full, complete and sufficient conveyance of said property hereby directed to be conveyed to the United States of America in trust for, and for the purposes aforesaid, and by said conveyance, or, in said alternative, by this final decree, the title to said real estate hereby directed to be conveyed, shall be, and is, conveyed to the United States of America, in trust, and for the purposes aforesaid; and,

XVI.

It is further considered, ordered, adjudged and decreed that a certain assignment of oil runs executed by Emperor Oil Corporation, by C. Andrade III, Vice President, to Joseph W. Bailey, Jr., as agent for Rose Mashunkashey, her principalship not being therein disclosed, dated March 31, 1931, reciting that Emperor Oil Corporation is indebted to Joseph W. Bailey, Jr., the sum of Five Thousand (\$5,000) Dollars, and, transferring, setting over and assigning to him an undivided one-eighth of the seven-eighths of the oil produced, saved and sold from the leasehold

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upon the following described tract of land, in Rusk County, Texas, to-wit:

2.76 acres, more or less, out of the Juan Jimenez Survey in Rusk County, Texas, described as follows: BEGINNING at a point in the east line of the L Tolliver 52-1/8 acres tract 195 feet south of the northeast corner thereof; THENCE south with the east line of said 52-1/8 acres tract 436.5 feet to a stake for corner, same being the southeast corner of this tract; thence in a northwesterly direction 500 feet to a stake for corner, same being 469.5 feet West and 466.7 feet south of the northeast corner of said 52-1/8 acres tract; THENCE North 70.5 feet to a stake for corner; THENCE in a northeasterly direction 500 feet to place of beginning, containing 2.75 acres, more or less

and the indebtedness secured by said assignment, and all evidence or evidences of said indebtedness

XVII.

A suit having been brought in the District Court of Dallas County, Texas by the said Charles Mashunkashey as plaintiff, against Rosa Mashunkashey, C. Andrade III, Roland S. Bond and the Emperor Oil Corporation for the recovery of the aforesaid property, which action is No. 93,860-D, in the 116th District Court of Dallas County, Texas, and which has been consolidated with another action in said the 116th District Court of Dallas County, Texas, styled Stidham & Thrasher vs. Indian States Oil Company, No. 96,346-F, in which consolidated cause accumulations of money and oil runs creditable to said assignment have been credited thereto, and are being so credited, as they accumulate, and the sum of \$3,052.62 heretofore having been paid to the receiver herein pursuant to appropriate order of this Court and an order in said 116th District Court of Dallas County, Texas, in said cause No. 96,346-F therein, by the receiver in that cause, Roger Tennant, it being provided by said order in that cause that said receiver therein, Roger Tennant, shall hereafter receive all dividends and accruals creditable to said account to the Secretary of the Interior of the United States of America, or to his duly authorized and accredited representatives, upon receipt of the proper and appropriate receipt therefor, until said amount of \$5,000 shall have been paid in full, and the same, including the aforesaid accumulations of money, both those paid to the receiver herein as aforesaid, and those not yet accrued, or which remain unpaid, hereby are decreed to be divided into parts and parcels of the restricted estate of said Charles Mashunkashey; and that the said Rosa Mashunkashey has no right, title, or interest therein, and she, and all other persons claiming through or under her, are perpetually estopped, enjoined and restrained from asserting any claim of right, title, interest, estate or demand in or to said property, and all the aforesaid unaccumulated or unpaid sums of money creditable under the terms of the aforesaid order of said 116th District Court of Dallas County, Texas, are hereby decreed to be payable to the Secretary of the Interior of the United States by and through John A. Erhard, attorney at law, of Dallas, Texas, and said receiver, Roger Tennant, or his successor or successors, is authorized to make all such other and further payments of said accumulations to the said John A. Erhard, who is directed and required upon receipt thereof to remit the same, less his fee of twenty-five per cent of such amounts which may be received by him, to the Secretary of the Interior of the United States, to be held in trust by said Secretary of the Interior of the United States for the estate of said Charles Mashunkashey, deceased; and

XVIII.

It is further considered, ordered, adjudged and decreed that the following described personal property now in the hands of the receiver of this court, to-wit:

One promissory note executed by G. H. Shoemaker in favor of Roland S. Bond, at Dallas, Texas, on January 26th, 1930, endorsed to Rosa Mashunkashey, due and payable on the 29th day of January, 1931, in the principal sum of \$5,150.00

One promissory note executed by C. L. Bond and Sadie A. Bond, in favor of Rosa Mashunkashey, dated at Dallas, Texas, March 22, 1930, due and payable on demand, in the principal sum of \$4,000.00

One promissory note executed by George M. Felts and Alpha Lee Felts, in favor of Rosa Mashunkashey, dated November 18th, 1930, due on demand, with interest at the rate of 10% from date until maturity, in the principal sum of \$126.25

together with the indebtedness, obligations and rights evidenced by said notes, and the right of action upon them and each of them, and all interests in them, be, and the same are hereby decreed to be parts and to belong to the restricted estate of the said Charles Mashunkashey, deceased

XIX.

It is further ordered, considered, adjudged and decreed that the following described property, to-wit:

The improvements on Lots 4 and 5, Block 36, Indian Village, Pawhuska, Oklahoma, the title to which real estate on which said improvements are placed, being in the Osage Tribe of Indians, be, and the same is hereby decreed to be a part of, and to belong to the restricted estate of said Charles Mashunkashey; and,

XX.

It is further considered, ordered, adjudged and decreed that the certain sum of \$3,000 executed by W. B. Robinson, in favor of H. G. Carson, as guardian of James G. Blaine, and secured by a real estate mortgage on certain real estate situated in Osage County, Oklahoma, described as follows, to-wit:

Lot seven, Block forty-four, and Lot seventeen, Block sixty-one; and the West half of Lot two, and lot three, in Block sixty-two; all in the City of Pawhuska, Oklahoma,

which mortgage is recorded in Book 45, at page 579, in the office of the County Clerk (Registrar of Deeds) of Osage County, was erroneously included in the original decree of this Court, as adjudged in said original decree to be the restricted estate of said Charles Mashunkashey, and the note, mortgage, and real estate are hereby eliminated from the force and effect of the proceedings in this cause, and from the final judgment herein.

XXI.

It is further considered, ordered, adjudged and decreed that all other property, real, personal and mixed mentioned and described in the complainant's amended Bill of Complaint not heretofore in this final decree specifically set forth and described, including any and all property received, or held by, the defendant Rosa Mashunkashey, from Charles Mashunkashey, subsequent to the issuance to the said Charles Mashunkashey by the Secretary of the Interior of a certificate of competency which is dated March 21, 1928, whether said property so received by her be property which was allotted to him, or inherited by him from, or devised or bequeathed to him by G. Blaine, Osage Allottee No. 426, or Mary E. Blaine, Osage Allottee No. 461, be and the same be hereby decreed to be a part and parcel of the restricted estate of the said Charles Mashunkashey; and of the property hereinabove described as being hereby adjudged and decreed to be, or to belong to the restricted estate of the said Charles Mashunkashey, now deceased, is hereby adjudged, decreed to be subject to the possession, custody and control of the United States of America complainant herein, through the Secretary of the Interior of the United States, under and by the provisions of the acts of Congress relating to the trusteeship of the United States over property of Osage Indians, and the estates of deceased Osage Indians; and,

XXII.

It is further ordered that all adverse claims of each, every, all and singular

the defendants herein, in and to any and all of said property hereby decreed to be, and to the said restricted estate of the said Charles Mashunkashey, now deceased, are invalid and groundless; and,

XXIII.

It is further adjudged that the title of the complainant, the United States of America, and its right of supervision and control of said property through the Secretary of the Interior of the United States be, and the same is perfect and complete and is hereby quieted against the claims, demands, and pretensions of the defendants herein, and each of them, and all persons claiming or to claim under them; and said defendants and each of them, and all persons claiming or to claim under them, are hereby perpetually estopped, enjoined, and restrained from setting up and asserting any right, title, interest, estate, claim or demand in or to the property aforesaid; and,

XXIV.

It is further ordered, adjudged and decreed that the claims as set forth in the said amended bill of complaint of the said complainant United States of America against the defendants Exchange National Bank of Tulsa, Oklahoma, and Ralph A. Barney and Theodore Morton and the same are without equity and the said defendants the Exchange National Bank of Tulsa, Oklahoma, Ralph A. Barney and Theodore Morton, be and they are hereby dismissed as parties defendant herein with prejudice; and,

XXV.

It is further ordered, adjudged and decreed that the said Charles Mashunkashey, his respective agents, servants, employees, personal representatives and attorneys, and each of them, be perpetually enjoined and restrained from prosecuting or attempting to prosecute any suits, proceedings, cause or causes, matter or matters, touching, concerning, involving, embracing or in any manner dealing with the subject matter of the amended Bill of Complaint herein and wherein is involved the property of the estate of the said Charles Mashunkashey, a blood incompetent Osage Indian, and particularly from further prosecuting or attempting to prosecute the following causes of action, suits matters and proceedings, to-wit:

XXVI.

Case No. 50,159, in the District Court of Tulsa County, Oklahoma, entitled Mashunkashey vs. Rosa Mashunkashey, et al;

Case No. D4309, in the District Court of Osage County, Oklahoma, entitled Charles Mashunkashey vs. Rosa Mashunkashey;

Probate matter No. 3282, in the County Court of Osage County, entitled, "In the matter of the estate of Mary Blaine (Min-ka-she), Osage Allottee No. 461, deceased," wherein the said Charles Mashunkashey by Fred S. Clinton, his legal guardian, petitioned said County Court to reopen said probate matter and require the said Rosa Mashunkashey, as administratrix, to account for certain properties alleged to have been wrongfully obtained by her;

XXVII.

Case No. D 6170 in the District Court of Tulsa County, Oklahoma, entitled Mashunkashey vs. Charles Mashunkashey, wherein the said Charles Mashunkashey by Fred S. Clinton, his legal guardian, petitions the Court to vacate, set aside and hold for naught, a certain judgment rendered in said case on December 27, 1929;

XXVIII.

Probate matter 3032 in the County Court of Osage County, Oklahoma, entitled "In the Matter of the Estate of John Cannon, Osage Allottee No. 107, deceased, Clarence Lohm Executor," wherein the said Charles Mashunkashey by Fred S. Clinton, his legal guardian, has ordered said county court to vacate certain judgments and orders of said court made and entered in;

XXIX.

Petition of Charles Mashunkashey by Fred S. Clinton, his legal guardian, No. D 4150, in the District Court of Osage County, Oklahoma, entitled Rosa Mashunkashey, vs. Mashunkashey, by his said guardian, seeks to vacate, set aside and hold for naught the decree divorce and property settlement made and entered therein;

XXX.

The certain suit of Charles Mashunkashey, in propria persona, or by Fred Clinton, his legal guardian, or by next friend, brought in some court in the State of Texas, involves moneys, funds and credits as set out in paragraph No. 14 of the bill of complaint herein, and other properties growing out of said transaction;

XXXI.

Case No. 345096 in the Circuit Court of Jackson County, State of Missouri led Charles Mashunkashey vs. Rosa Mashunkashey and the Missouri State Life Insurance Company corporation; and the said Charles Mashunkashey, his agents, servants, employes, personal representatives and attorneys, and each of them, are hereby strictly enjoined and commanded to forthwith dismiss with prejudice, each and every of the aforesaid suits, causes of action, matters and proceedings; and,

XXXII.

It is further ordered, considered, adjudged and decreed that all and singular the real and personal property and the income therefrom, which heretofore has come into the hands of the receiver herein or which now remains in his hands, except those certain articles of furniture and household goods which heretofore, by order of this court, have been determined to be the separate and individual property of the defendant, Rosa Mashunkashey, as set out in paragraph VI and paragraph VII hereof of this Final Decree, be and it hereby is declared to be part and parcel of and to belong to the said restricted estate of said Charles Mashunkashey, Osage Allottee No. 464, now deceased and to be subject to the possession, control and supervision of the United States as Trustee of the estate of said deceased full blood Osage Indian allottee, by and through the Secretary of the Interior of the United States; and,

XXXIII.

It is further ordered, considered, adjudged and decreed that the receiver in this cause be, and he hereby is, directed to deliver and to transfer to the Secretary of the Interior or to his duly designated agent, the possession of all said real property, and all said personal property, remaining in the hands of the receiver, and adjudged by this Final Decree to the United States, as aforesaid, including the property described in paragraphs VI, VII and VIII (minus personal property therein excepted), and in paragraphs IX, X, XI, XII, XIII, XIV, XV, XVI, XVII, XVIII, and XIX, of this Final Decree and including the sum of \$9,126.21, now remaining in the hands of the receiver as shown by his supplemental final report, and that the receiver be, and he hereby is, directed forthwith to execute to the United States proper receiver's deeds to the real estates described in paragraph XI and XII of this Final Decree, and to execute proper assignments to

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, SEPTEMBER 20, 1935

United States to the proceedings and judgments described in Paragraph XI and paragraph XIV of Final Decree, and to transfer and to deliver to the Secretary of the Interior of the United States or his duly designated agent, the aforesaid deeds and assignments, and also all insurance policies, rental contracts and other instruments in his possession appurtenant to any of the real and personal property adjudged in this Final Decree to the United States as the restricted estate of Charles Mashunkashey, deceased; and,

XXXIV.

It is further ordered, adjudged and decreed that the parties hereto each pay and be taxed with the respective costs heretofore by them incurred, laid out and expended and that the costs be not otherwise taxed against the parties hereto, to which decree the defendant, Rosa Mashunkashey excepts, exceptions allowed.

F. E. KENNAMER
JUDGE

OK: C. E. BAILEY
United States Attorney

OK. as to form.
F. E. RIDDLE
Solicitor for Respondents,
Rosa Mashunkashey, Lucile Stafford, alias
Lucile White, and Ida Warren, alias Ida L. Warren.

endorsed: Filed Sep 20 1935
H. P. Warfield, Clerk
U. S. District Court

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

THE LINCOLN NATIONAL LIFE INSURANCE COMPANY,)
Plaintiff,)
vs.) No. 873 Equity ✓
EXCHANGE NATIONAL COMPANY,)
Defendant.)

ORDER APPROVING RECEIVER'S REPORT

THIS CAUSE COMING on to be heard on this the 10th day of September, 1935, on application of Rex Watkinson, Receiver for Exchange National Company for approval of his reports as receiver, in the above entitled cause heretofore filed herein, and the said Rex Watkinson, receiver for Exchange National Company being present in person and by his solicitors, Horace H. Hagan and T. Austin Gavin, and no objections having been filed to the allowance of said reports; and no one appearing on this day to object thereto, and said reports appearing to be regular upon their face and the Court finding that it has jurisdiction to entertain the same and enter an order thereon, and finding that said reports should be approved.

IT IS THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that said report heretofore filed in the above entitled cause by the said Rex Watkinson, be and they are hereby approved.

F. E. KENNAMER
United States District Judge

ENDORSED: Filed Sep 20 1935
H. P. Warfield, Clerk
U. S. District Court

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, SEPTEMBER 20, 1935

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

LAURA B. WELLS, Complainant,)
)
vs.)
) No. 1020 Equity ✓
A. L. CRMICHAEL, as County Treasurer;)
ANDY STOKES, as County Clerk, and the)
BOARD OF COUNTY COMMISSIONERS, of Tulsa)
County, Oklahoma, Respondents.)

O R D E R

Now, on this 20th day of September, 1935, good cause appearing therefor, motion of Hugh Webster attorney for appellant herein, it is ordered by the undersigned, the who signed the Citation herein, that the appellant be and she hereby is granted 45 days addi time within which to file the certified copy of the record of appeal herein and to docket th in the office of the Clerk of the Circuit Court of Appeals.

F. E. KENNAMER
District Judge

ENDORSED: Filed Sep 20 1935
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to September 23, 1935.

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, SEPTEMBER 23, 1935

Court convened pursuant to adjournment, Monday, September 23rd, 1935.

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

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

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

Caroline Yeargain, et al., Complainants.)
)
-vs-) No. 821 Equity ✓
)
Joseph D. Yeargain, et al, Defendants.)

O R D E R

NOW, on this 24 day of September, 1935, Marguerite Steen having made appli for an order directing that the sum of Six Hundred Sixty-one and 86/100 (\$661.86) Dollars be ; her by the Court Clerk of Tulsa County, Oklahoma, in full satisfaction of all her claims to th of Two Thousand Six Hundred Sixty-one and 86/100 (\$2,661.86) Dollars, now on deposit with said Clerk in Civil Case No. 52138, and it appearing that the only parties claiming said money in a court are J. D. Yeargain, Caroline L. Yeargain, as administratrix of the estate of Scott A. Ye

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

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, SEPTEMBER 23, 1935

deceased, and Marguerite Steen; that the issues between J. D. Yeargain and Caroline L. Yeargai as administratrix, have been referred to J. M. Hill, as Special Master; that the said J. M. Hill has made his report, which has been on file more than twenty days; that no exceptions or object have been filed thereto by J. D. Yeargain; that the report thereby stands confirmed as to the issues between J. D. Yeargain and the complainants in this action; that said report finds that said money, subject to the claim of Marguerite Steen, is partnership money, and that the said Yeargain has received of partnership money \$192,197.88 more than the complainants, so that the complainants are entitled to receive of partnership money that amount before J. D. Yeargain receives anything further, so that J. D. Yeargain has no interest in said sum of \$2661.86, and that said Marguerite Steen having offered to take the sum of \$661.86 in full satisfaction of her claim to said money, and the complainants having conceded that she be paid said amount- -

IT IS FURTHER ORDERED AND ADJUDGED that the said sum of \$2,661.86 is partnership money; all of the said money belongs to the complainant in this action, and that the defendant Joseph D. Yeargain, is not entitled to receive any portion thereof, and IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the settlement arranged between the complainant, Caroline L. Yeargai as administratrix of the estate of Scott A. Yeargain, deceased, and Marguerite Steen, be, and same is hereby approved by this Court - - to-wit: that the said Marguerite Steen receive the sum of \$661.86, in full satisfaction to her claims to the sum of \$2661.86, now on deposit with the Court Clerk in Civil Case No. 52183, Tulsa County, Oklahoma.

F. E. KENNAMER
United States District Judge

ENDORSED: Filed Sep 23 1935
H. P. Warfield, Clerk
U. S. District Court

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

Frederic M. Wilhelm, Helen B. Wilhelm,
Frederic B. Wilhelm, A. W. Drohen,
August Bauman, Arthur G. Dana, Verna
G. Jaeger, Edna Hyde Rose, J. L.
Henderson, Jr., and Hezekiah J. Holden,
Plaintiffs in Error.

vs.

No. 970 Equity

Consolidated Oil Corporation, a corporation,
Sinclair Prairie Pipe Line Company, a corporation,
Sinclair Prairie Oil Company, a corporation,
Sinclair Prairie Oil Marketing Company,
a corporation, and the Sinclair Refining Company,
a corporation. Defendants in Error.

O R D E R

Now on this 23 day of September, 1935, Frederic M. Wilhelm, Helen B. Wilhelm, Frederic B. Wilhelm, A. W. Drohen, August Bauman, Arthur G. Dana, Verna G. Jaeger, and Edna Hyde Rose, appearing by their counsel, Lewis J. Bicking, C. R. Nixon and Guy Wilson, and L. J. Hende Jr., and Hezekiah J. Holden, appearing by their counsel, Amidon, Hart, Porter & Hook, and Lewis Bicking, C. R. Nixon and Guy Wilson, upon their Petition for Appeal, and the court being fully advised in the premises finds, that Frederic M. Wilhelm, Helen B. Wilhelm, Frederic B. Wilhelm,

Drohen, August Bauman, Arthur G. Dana, Verna G. Jaeger and Edna Hyde Rose, commenced this action in the District Court of the United States, in and for the Northern District of Oklahoma, by filing their Bill of Complaint and causing subpoenas in Equity to be issued and served, and that thereafter the said L. J. Henderson, Jr., and Hezekiah J. Holden were upon formal application by the court made additional parties plaintiff. That the defendant, Consolidated Oil Corporation, by special appearance filed a Motion to Quash Service of Subpoenas, on grounds that it was not doing business in the Northern District of Oklahoma, and that the court in the Northern District of Oklahoma did not have venue of the action; that the defendant, Sinclair Prairie Pipe Line Company, filed a Motion to Dismiss the Bill of Complaint on grounds that the court did not have venue over the defendant in said action. That the defendants, Sinclair Prairie Oil Company and Sinclair Prairie Oil Marketing Company, filed Motions to Quash Service of Subpoenas upon the grounds that service upon their Statutory Service Agents in the Western District of Oklahoma conferred no jurisdiction in the Northern District and that under the Bill of Complaint the District Court for the Northern District of Oklahoma did not have venue of the action. That the Consolidated Oil Corporation filed Affidavits in support of its Motion to Quash and the plaintiffs filed Affidavits in opposition to the Motion of Consolidated Oil Corporation. That the defendants, Consolidated Oil Corporation, Sinclair Prairie Pipe Line Company, Sinclair Prairie Oil Company and Sinclair Prairie Oil Marketing Company, filed printed Briefs in support of their several motions, to which the plaintiffs filed their printed reply Briefs.

That the plaintiffs applied to the court to amend their Bill of Complaint to make the Consolidated Oil Corporation an additional party defendant. That the court granted the application, and in pursuance to the order granted, plaintiffs filed herein their Amended Bill of Complaint, making the Sinclair Refining Company an additional party defendant.

That the plaintiffs caused subpoenas to be issued against the Sinclair Prairie Oil Company and the Sinclair Oil Marketing Company and served on officers of said companies in the Northern District of Oklahoma, and caused subpoenas to be issued for Sinclair Refining Company and served both upon officers in the Northern District of Oklahoma and upon the Agent appointed for service under the laws of the State of Oklahoma, whose residence is in the Western District of Oklahoma.

That the defendants, Consolidated Oil Corporation, Sinclair Prairie Pipe Line Company, Sinclair Prairie Oil Company and Sinclair Prairie Oil Marketing Company, applied and petitioned from the court permission to withdraw from the files and records their various Motions, Affidavits and Briefs, and were given time in which to file new Motions, Affidavits and Briefs. That upon application of plaintiffs the court set aside the order allowing the withdrawal of the Affidavits filed on the part of the Consolidated Oil Corporation, and ordered the same returned to the files and made a part of the permanent record and evidence in the cause. That the defendant, Consolidated Oil Corporation, filed its Motion to Quash because of lack of venue and alleged it was not doing business in the State of Oklahoma or the Northern District of Oklahoma, and in support thereof filed various Affidavits to which Motion and Affidavits the plaintiff filed an Answer and counter Affidavits. The defendants, Sinclair Prairie Oil Company, Sinclair Prairie Pipe Line Company and Sinclair Prairie Oil Marketing Company filed Motions to Quash Service on grounds of lack of venue over the court. The Sinclair Refining Company filed a Motion to Quash the Dual Service served on the grounds of lack of venue, and that the service issued to the Western District of Oklahoma conferred no jurisdiction on the court. That the questions presented by the several motions was briefed and argued on both sides and presented by oral argument before the court. That the court prepared and on the 28th of June, 1935, filed written findings of facts and conclusions of law, and entered its order sustaining each of the motions of said defendants and ordered plaintiffs' Bill of Complaint dismissed, to which of said rulings of the court the plaintiffs excepted and were allowed to save their exceptions.

The plaintiffs contend that there are manifest errors in the Orders, Judgment, Decree, Findings of Facts, conclusions of law and proceedings of said cause and request that the same may be reviewed by the Circuit Court of Appeals, within and for the Tenth Circuit of the United States of America.

It is, therefore, ORDERED, ADJUDGED and DECREED that said Appeal and Writ

and the same is hereby allowed upon said plaintiffs giving an Appeal Bond as required by law sum of \$100.00; and the Clerk of the District Court of the United States for the Northern Di of Oklahoma is hereby directed to send the record and proceedings aforesaid, with all things cerning the same, to the United States Circuit Court of Appeals for the Tenth Circuit, toge with this Order, so that the record and proceedings aforesaid be at the City of Denver, Colo and filed in the Office of the Clerk of the United States Circuit Court of Appeals for the i Circuit on or before the 2nd day of November, 1935, to the end the United States Circuit Cou Appeals may cause further proceedings to be done therein to correct that error, which be rig according to law and customs of the United States as should be done.

F. E. KENNAMER
Judge.

ENDORSED: Filed Sep 23 1935
H. P. Warfield, Clerk
U. S. District Court ME

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OKLAHOMA.

GENE BUCK, as President of the American Society of)
Composers, Authors and Publishers, and SHAPIRO,)
BERNSTEIN & CO., Inc., a corporation, and JOE)
MORRIS MUSIC CO., a corporation,)
Plaintiffs,) In Equity No. 982. ✓
vs.)
C. V. FLEMING,) Defendant.

JUDGMENT AND DECREE

Now on this 23 day of September, 1935, the plaintiffs appeared in court th their counsel, Hobart E. Duggins, and the defendant appeared through his counsel, L. O. Todd, which both parties presented to the court a stipulation which was heretofore filed in this ca and both parties announced to the court that said stipulation related to a decree to be rende by the court in this cause; Hereupon the court examined said stipulation and all pleadings he filed in this cause, after which the court being fully advised in the premisses finds that jud should forthwith be entered in favor of the plaintiffs and against the defendant for the sum Hundred and Seventy Five (\$175.00) dollars, plus all court costs expended herein.

WHEREFORE, IT IS ORDERED, ADJUDGED AND DECREED BY THE COURT, that the plai GENE BUCK, as President of the American Society of Composers, Authors and Publishers, and SHA BERNSTEIN & CO., Inc., a Corporation, and JOE MORRIS MUSIC CO., a Corporation, do recover of from the defendant, C. V. FLEMING, the sum of One Hundred and Seventy Five (\$175.00) Dollars, all costs herein expended for all of which let execution issue.

F. E. KENNAMER
United States District Judge.

O.K. L. O. TODD, Atty for Defendant.

ENDORSED: Filed Sep 23 1935
H. P. Warfield, Clerk
U. S. District Court

DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, SEPTEMBER 23, 1935

BARTLETT MORTGAGE CO. A CORP., Plaintiff,)
-vs-) No. 1003 - Equity. ✓
CLARENCE A. TAULMAN, ET AL, Defendants.)

Now on this 23rd day of September, A. D. 1935, it is ordered by the Court being fully advised in the premises, that Decree for Plaintiff be entered, as per journal of

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

Mrs. S. E. Corpenny, et al., Plaintiffs,)
-vs-) No. 1033 Equity ✓
Standish Hall, et al., Defendants.)

O R D E R

Now on this 23rd day of September, 1935, the above entitled and numbered case coming regularly on for hearing pursuant to previous assignment, the plaintiff appearing by attorney of record, F. E. Riddle, and the defendants appearing by one of their attorneys of record, M. L. Smith, and it being shown to the court that the plaintiffs have failed to comply with the order of the court entered herein on April 30, 1935, allowing them ten days to file an amended bill of complaint, and it appearing that no amended bill of complaint has been filed herein, the court orders that this case should be dismissed at plaintiff's costs.

IT IS THEREFORE CONSIDERED, ORDERED AND ADJUDGED BY THE COURT that this case be and it is hereby dismissed at the costs of the plaintiff.

F. E. KENNELMER
Judge

ENDORSED: Filed Sep 25 1935
H. P. Warfield, Clerk
U. S. District Court

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

United States, Complainant,)
vs.) No. 1036 Equity ✓
Board of County Commissioners of
Washington County, Oklahoma, Walter W. Coombs,
County Assessor of Washington County, Oklahoma,
and L. C. McClintock, Respondents.)

D E C R E E

Now on this 23rd day of September, 1935, the same being a day of the Special March, 1935, term of this court, the above entitled cause comes on for default decree, compl

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

SPECIAL MARCH 1935 TERM-EQUITY DEPARTMENT TULSA, OKLAHOMA MONDAY, SEPTEMBER 13, 1938

appearing by Chester A. Bremer, Assistant United States Attorney for the Northern District of Oklahoma, and the respondents appearing neither in person nor by attorney, and it being so ordered by the Court that the above named respondents, and each of them, have been regularly and legally served with subpoena in equity herein more than 60 days prior to this date, and that said respondents and each of them, have failed to answer, demur or otherwise plead to the Bill of Complaint, and the Court finds said respondents, and each of them, to be in default.

The Court further finds, adjudges and decrees as follows: That Sarah Waters is a full-blood, restricted Cherokee Indian, enrolled opposite Roll No. 19918, and that she was a full-blood restricted Indian by reason of her blood and enrollment the following described land located in Washington County, Oklahoma, to-wit:

West Half of the Southwest Quarter of the Northeast Quarter; Northeast Quarter of Southwest Quarter of Northeast quarter of Section Thirteen, Township Twenty-seven North, Range Twelve East.

That the said Sarah Waters died during the year 1903, and left surviving her as her sole and lawful heirs at law her three daughters, Nellie Waters, Lydia Waters and Samantha Jeffrey, all of whom are full-blood restricted Cherokee Indians.

The Court further finds that on March 11, 1919, Samantha Faulkner, nee Jeffrey and David Faulkner, her husband, conveyed to Lydia Waters, now Breeden, an undivided one-third interest in the land above described, and that said deed was approved by the County Court of Washington County, Oklahoma on March 11, 1919. That the funds used by the said Lydia Waters, now Breeden, in purchasing the one-third interest in the above described land, were derived from oil produced on her restricted Indian land, and which funds were held by the United States in trust for the said Lydia Waters, now Breeden, subject to disbursement under the supervision of the Secretary of the Interior. That said conveyance provided that said one-third interest in the land above described remain restricted against alienation in the hands of the said Lydia Waters, now Breeden, until April 26, 1931.

The Court further finds that prior to the transfer of said land the same was restricted as to alienation and not subject to taxation by the State of Oklahoma or any of its divisions. That the transfer of said land from one full-blood restricted Indian to another full-blood restricted Indian, the consideration being funds held in trust by the Secretary of the Interior in behalf of said grantee, did not remove the restricted character of land or subject same to taxation.

The Court further finds that the taxing authorities of Washington County, Oklahoma, placed said land upon the tax rolls of said county and assessed taxes against same for the years 1920 to 1928, inclusive. That said land was not subject to taxation, and has not been subject to taxation by the State of Oklahoma, or any of its sub-divisions, at any time since or prior thereto.

The Court further finds that on May 14, 1929, the County Treasurer of Washington County, Oklahoma, issued a re-sale tax deed to Washington County, Oklahoma, covering the land hereinabove described, as a result of a tax sale to satisfy taxes assessed against said land by the taxing authorities of Washington County, Oklahoma. That said land was non-taxable and said re-sale tax deed is void and should be canceled of record.

The Court further finds that the respondent, L. C. McClintock is claiming a right, title or interest in and to the land hereinabove described, by reason of a County deed executed May 14, 1929, by the Chairman of the Board of County Commissioners of Washington County, Oklahoma, to the said L. C. McClintock, covering said land, but that said deed is void and should be canceled of record, for the reason that said land was not subject to taxation.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, SEPTEMBER 23, 1935

The Court further finds that the title to said land should be quieted in said Lydia Waters, now Breeden, and Nellie Waters, now Birdtail, full-blood restricted Cherokee Indians.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED THAT THE complainant, the United States, be given judgment as prayed for in its Bill of Complaint herein.

That the re-sale tax deed from the County Treasurer of Washington County, Oklahoma, to Washington County, Oklahoma, dated May 14, 1929, filed of record May 14, 1929, in records 34, at page 18 of the records of the County Clerk of Washington County, Oklahoma, be the same hereby is canceled, set aside and held for naught;

That the deed from the Chairman of the Board of County Commissioners of Washington County, Oklahoma, to the respondent, L. C. McClintock, dated May 14, 1929, filed of record January 15, 1934, in deed records 102, at page 462 of the records of the office of the County Clerk of Washington County, Oklahoma, be, and the same is hereby canceled, set aside and held for naught;

That all taxes levied and assessed against the restricted Indian land involved herein, for the years 1920 to 1928, inclusive, be, and they hereby are declared to be void, canceled.

That the title to said land described as

West Half of the Southwest quarter of the Northeast quarter;
Northeast Quarter of Southwest Quarter of Northeast Quarter of
Section Thirteen, Township Twenty-seven North, Range Twelve East,
Washington County, Oklahoma,

be, and hereby is quieted in the name of Lydia Waters, now Breeden, full-blood restricted Cherokee, Roll No. 19922, and Nellie Waters, now Birdtail, full-blood restricted Cherokee, Roll No. 19923.

It is the further order of the Court that the respondents, Board of County Commissioners of Washington County, Oklahoma, Walter W. Coombs, County Assessor of Washington County, Oklahoma, and L. C. McClintock, and each of them, be, and they hereby are enjoined from asserting or claiming any right, title or interest in and to the land hereinabove described.

It is the further order of the Court that complainant recover its costs expended herein from said respondents.

O.K.

F. E. KENNAMER
JUDGE

CHESTER A. BREWER
Assistant United States Attorney

ENDORSED: Filed Sep 23 1935
H. P. Warfield, Clerk
U. S. District Court

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA.
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, SEPTEMBER 23, 1935

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

United States, Complainant,)
vs.) No. 1039 Equity ✓
R. O. Clark and Ida Clark, his wife, Defendants.)

JOURNAL ENTRY

Now on this 23rd day of September, 1935, this cause came on regularly to be heard in open court before Honorable F. E. Kennamer, Judge presiding, and the complainant, the United States, being represented by Chester A. Brewer, Assistant United States Attorney for the Northern District of Oklahoma; and it appearing that the respondents, R. O. Clark and Ida Clark his wife, have each been served with subpoena in equity more than 60 days prior to this date, that neither of said respondents has answered, demurred or otherwise made a appearance herein, and denied execution of the instruments sued upon, they are by the Court declared to be in default.

And the complainant having announced ready for trial, and having introduced evidence in open court, and presented its exhibits in said cause; and the Court being fully advised in the premises, finds that the complainant is entitled to judgment as prayed in the Bill of Complaint herein.

IT IS THEREFORE THE ORDER AND JUDGMENT OF THE COURT that the complainant, the United States, in its own behalf and in behalf of its ward, Henry Petsenoie, restricted Osage lottee No. 649, do have and recover of and from the respondents, R. O. Clark and Ida Clark, his wife, the sum of \$4,156.59, with interest at the rate of 10% per annum, as provided in said note, from February 20, 1935, taxes in the sum of \$74.30, with interest and penalties, and for all costs of this suit. That the mortgage herein be foreclosed and the property covered by said mortgage be sold at the expiration of six months from date of this judgment if said judgment is not paid, proceeds of such sale to be applied to the satisfaction of said indebtedness.

IT IS FURTHER ORDERED that if said respondents fail to pay said indebtedness in six months from date of this judgment an execution and order of sale issue out of this cause to the United States Marshal for the Northern District of Oklahoma, commanding him to advertise and sell, without appraisement, the land described in said mortgage, as follows, to-wit:

Tract No. Seven in Highway Addition to Hominy, Oklahoma, with the exception of the tract 75 x 150 feet in the northeast corner thereof, on which the Champlin Oil Company has a lease and contract of sale, located in Osage County, Oklahoma,

the proceeds of said sale to be applied as follows:

- First - To the cost of said sale and this suit.
- Second - To the payment of said indebtedness in the sum of \$4,156.59, with interest at 10% per annum from February 20, 1935, until paid.
- Third - To the payment of delinquent taxes in the sum of \$74.30, with interest and penalties.

The residue if any there be, to be turned into this court to await the further order of the Court.

IT IS FURTHER ORDERED that from and after the sale of said land under the judgment, the respondents, R. O. Clark and Ida Clark, his wife, and all persons claiming under them from the commencement of this suit, be, and they are forever barred from claiming any right, title, interest or equity in or to said land, or any part thereof.

IT IS FURTHER ORDERED that W. H. Rudrauff be, and he hereby is appointed in this cause, to take charge of said property, collect the rents thereon until the sale thereof and report same into this court to await the further orders of the Court.

IT IS FURTHER ORDERED that the original note and mortgage involved in this cause be merged in this judgment.

F. E. KENNAMER
JUDGE

O.K. CHESTER A. BREWER
Assistant United States Attorney

ENDORSED: Filed Sep 23 1935
H. P. Warfield, Clerk
U. S. District Court

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

United States, Complainant,)
)
vs.)
)
Jay J. Steele, Frances Steele, his wife,) No. 1046 Equity
F. M. Smith, H. J. Smith, her husband,)
Donald Farrar, Administrator with the will)
annexed of the Estate of Wah-te-sah, Osage)
Allottee No. 421, Respondents.)

JOURNAL ENTRY OF JUDGMENT

Now on this 23rd day of September, 1935, this cause came on regularly to be heard in open court before Honorable F. E. Kennamer, Judge presiding, and the complainant, the United States, being represented by Chester A. Brewer, Assistant United States Attorney for the Northern District of Oklahoma, and it being shown to the Court that the respondents, Jay J. Steele and Frances Steele, his wife, have been served in this cause by proper publication notice more than 60 days to this date, and the respondents, F. M. Smith and H. J. Smith, her husband, have been served with subpoena in equity more than 60 days prior to this date, and that none of said respondents have appeared, answered or demurred herein, they are by the Court declared to be in default. And there appearing that the respondent, Donald Farrar, Administrator with the will annexed of the Estate of Wah-te-sah, Osage Allottee No. 421, has been served with subpoena in equity herein and has filed a disclaimer, disclaiming any right, title, interest, estate, equity or lien in and to the property involved herein, and the Court finds that complainant, the United States, in its own behalf and in behalf of John Coshehe, Osage Allottee No. 575, is entitled to judgment foreclosing the mortgage herein and to have said property sold at the expiration of six months from date of said judgment and that if the indebtedness sued upon herein is not paid, the proceeds of sale to be applied to the satisfaction of said indebtedness.

The Court further finds that complainant is entitled to have a Receiver appointed to take charge of the property involved in this cause, collect the rents thereon until the sale thereof, and report same into this court to await the further orders of the Court.

IT IS THEREFORE THE JUDGMENT OF THE COURT that the amount due the complainant, the United States, in its own behalf and in behalf of its said ward, from the respondents, Jay J. Steele and Frances Steele, his wife, and each of them, is the sum of \$877.01, with interest thereon at the rate of 7% per annum from February 20, 1935, until paid, together with unpaid taxes for the years 1930 to 1934, inclusive, in the sum of \$66.03, with interest and penalties, and all costs of this suit.

by their counsel, Mr. David R. Milsten. Both sides announced ready and the defendant presented their motion, together with the authorities supporting same, and a reply there to was made by the plaintiffs; after which the Court being fully advised finds that said motion should be overruled and an exception allowed the defendant.

WHEREFORE, IT IS ORDERED, ADJUDGED AND DECREED by the Court that the motion of the defendant to require the plaintiffs to make their Bill of Complaint more definite and certain is overruled in all particulars, to which ruling of the Court the defendant excepts. The Court grants the defendant a period of twenty (20) days, same being up to and including September 30th, 1935, in which to file an answer in this cause.

F. E. KENNAMER
JUDGE.

O.K. MILSTEN & MILSTEN
Attorneys for Plaintiffs.

O.K. WILLIAM WALLACE & HOBART DUGGINS
Attorneys for Defendant.

ENDORSED: Filed Sep 23 1935
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to September 24, 1935

Court convened pursuant to adjournment, Tuesday, September 24th, 1935.

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

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

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

THE MICHIGAN TRUST COMPANY, a corporation,)
and NOYES L. AVERY, as Trustees, Plaintiffs)

vs)

ADKAR CORPORATION, a corporation, THE FIRST)
NATIONAL BANK AND TRUST COMPANY OF TULSA, as)
Trustee, and GRANT R. McCULLOUGH, as Trustee,)
Defendants.)

) IN EQUITY NO. 972 ✓

O R D E R

It appearing to the Court from the verified motion of the plaintiffs and from the presentation of the corporate records of the defendant, Adkar Corporation, that Grant R. McCullough was Treasurer of said defendant Corporation on the 29th day of May, 1934; that the Marshal in the return of the subpoena shows service on said Corporation by delivering a copy thereof to said Grant R. McCullough, as Trustee and Director of said Corporation, but does not disclose that the said Grant R. McCullough was Treasurer of said Corporation:

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

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, SEPTEMBER 24, 1935

IT IS THEREFORE, ORDERED AND ADJUDGED that the Marshal in and for the Distr
Court of the United States for the Northern District of Oklahoma be and he is hereby authoriz
and directed to file an amended return showing service on the defendant, Akdar Corporation, b
livering a copy of the subpoena issued out of this Court on May 23, 1934, to Grant R. McCullo
as Treasurer and a Director of said Corporation.

F. E. KENNAMER
Judge.

ENDORSED: Filed Sep 24 1935
H. P. Warfield, Clerk
U. S. District Court ME

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

THE MICHIGAN TRUST COMPANY, a corporation,)
and NOYES L. AVERY, as Trustees,)
Plaintiffs)

vs.)

IN EQUITY NO. 972

AKDAR CORPORATION, a corporation, THE FIRST)
NATIONAL BANK AND TRUST COMPANY OF TULSA, as)
Trustee, and GRANT R. McCULLOUGH, as Trustee,)
Defendants.)

ORDER TO TAKE BILL AS CONFESSED

The subpoena in the above entitled cause issued on the praecipe of The Michi
Trust Company and Noyes L. Avery, as Trustees, having been returned, which return has been fil
and it appearing therefrom and from the amended return that said subpoena has been duly served
Akdar Corporation, one of the defendants herein, and no answer having been filed, which answer
have been filed on or before June 18, 1934, the same being the 20th day after the service of t
subpoena excluding the day of service, therefore, on motion of Conner and Winters, solicitors
plaintiffs, it is ordered and decreed that the bill be taken as confessed as to the said Akdar
poration, defendant.

Dated this 24 day of September, 1935.

F. E. KENNAMER
JUDGE

ENDORSED: Filed Sep 24 1935
H. P. Warfield, Clerk
U. S. District Court ME

MINNIE E. STERLING, EXECUTRIX, Plaintiff,)

-vs-

No. 977 - Equity.

VERLAND OIL & GAS CO. CORP., Defendant.)

Now on this 24th day of September, A. D. 1935, the Defendant herein requests
by jury on the first cause of action and said request is, by the Court, granted. And thereupo

No. 977 Eq. Cont'd.

is ordered by the Court that said case be stricken from the trial docket of this date. It is ordered by the Court that Defendant be permitted to file Motion to Strike; to which Motion Plaintiff excepts. And thereafter, it is ordered by the Court that said Motion be and it is sustained, all as per journal entry to be filed. Given five (5) days to amend Petition here defendant given five (5) days thereafter to answer.

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

Singer Steel and Metal Corporation, et al, Plaintiff,)

vs.)

Tulsa Steel Corporation, et al, Defendants.)

and)

Sheffield Steel Corporation, Plaintiff,)

vs.)

Tulsa Steel Corporation, Defendant.)

No. 1014 - Equity Consolidated

O R D E R

On application of T. H. Steffens, Receiver of the Tulsa Steel Corporation, good cause shown, said Receiver is hereby granted an extension of three days from September within which to file his report.

F. E. KENNAMER
Judge.

ENDORSED: Filed Sep 24 1935
H. P. Warfield, Clerk
U. S. District Court H

Court adjourned to September 25, 1935.

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, SEPTEMBER 25, 1935

Court convened pursuant to adjournment, Wednesday, September 25th, 1935.

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

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

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
 DISTRICT OF OKLAHOMA
 SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, SEPTEMBER 25, 1935

JANE HASKELL RICHARDSON, Plaintiff,)
 vs.) No. 621 - Equity. ✓
 SAPULPA FUEL CO. A CORP., Defendant.)

Now on this 25th day of September, A. D. 1935, hearing is had on application of C. E. Keihl to vacate Decree herein. And thereafter, all witnesses are sworn in open court thereafter, statements of Complainant and Respondents are made. And thereafter, the Complainant introduces evidence and proof with the following witness: C. E. Keihl. And thereafter, the complainant rests. Thereupon, the Respondent introduces evidence and proof with the following witnesses: Glenn Alcorn, C. A. Coakley and Ben Murdock. And thereafter, it is ordered by the Court that said case be continued to September 26, 1935.

UNITED STATES OF AMERICA, Plaintiff,)
 vs.) No. 1006 - Equity. ✓
 ALICE M. O'BRIEN, ET AL, Defendants.)

Now on this 25th day of September, A. D. 1935, it is ordered by the Court, being fully advised in the premises, that Decree of Foreclosure be entered herein, all as per entry to be filed. It is further ordered that notes and mortgages herein be cancelled and judgment.

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

SAM F. WILKINSON, Receiver of THE PRODUCERS)
 NATIONAL BANK OF TULSA, OKLAHOMA, a national)
 Banking Association, Plaintiff,)
 -vs-)
 E. S. ADKINS, BESSIE L. ADKINS, STANOLIND CRUDE) NO. 1008 Equity ✓
 OIL PURCHASING COMPANY, A Corporation, INVESTORS)
 SYNDICATE, A Corporation, SUNSET GARDENS COMPANY,)
 A Corporation, H. E. KETCHUM, THE EXCHANGE NATIONAL)
 BANK OF TULSA, OKLAHOMA, a national banking associa-)
 tion, TIDAL OIL COMPANY, W. V. PHILLIPS. O. A. GADION,)
 and MRS. H. L. FORNEY, Defendants.)

D E C R E E

ON The 25th day of September, 1935, the same being a regular judicial day of Court, the above entitled cause came on regularly for trial pursuant to due notice being given to all of the parties. The plaintiff appeared personally and by his attorney and announced ready for trial. The defendant, Mrs. H. L. Fortney, appeared personally and by her attorney and announced ready for trial. Upon examination of the records and files herein the Court found that due regular service of subpoena was had upon the defendants, E. S. Adkins, Bessie L. Adkins, Stan Crude Oil Purchasing Company, Investors Syndicate, Sunset Gardens Company, H. E. Ketchum, The Exchange National Bank of Tulsa, and Mrs. H. L. Fortney, by which subpoena said defendants were notified and required to appear in this cause and set up any defense or claim they might have against the claims of plaintiff's bill filed herein, that the time in which said defendants were permitted to make such appearance herein has long since expired.

The Court further found that said defendants, E. S. Adkins and Bessie L. Adkins, have failed to enter their appearance herein or to file any pleading of any kind in this case. The Court, therefore, found and adjudged that said defendants were in default.

The Court further found that the defendant, Stanolind Crude Oil Purchasing Company, has filed herein a stipulation entered into between it and the plaintiff herein relative to holding oil runs pending final determination of this cause.

The Court further found that the defendants, Investors Syndicate, Sunset Oil Company, R. E. Ketchum, and The Exchange National Bank of Tulsa, have each filed disclaimer in. The Defendants, Mrs. H. L. Fortney, filed herein her separate answer and cross-bill.

The Court heard the evidence of the plaintiff and the evidence of the defendant, Mrs. H. L. Fortney, and at the conclusion thereof, and being duly advised in the premises, found, adjudged, and decreed that the mortgage set forth in plaintiff's bill, dated August 1934 and executed by defendants, E. S. Adkins and Bessie L. Adkins, to The Producers National Bank of Tulsa, Oklahoma, is a valid and subsisting mortgage upon the mortgaged premises, to-wit:

The Southeast Quarter (SE $\frac{1}{4}$) of the Northeast Quarter (NE $\frac{1}{4}$) of Section Twenty-three (23) Township Twenty (20) North, Range Twelve (12) East of the Indian Base and Meridian, in Tulsa County, State of Oklahoma.

The Court further found, adjudged, and decreed that said defendants, E. S. Adkins and Bessie L. Adkins, executed and delivered to said Producers National Bank of Tulsa, Oklahoma, the promissory note set out in plaintiff's bill, and that default has been made in the payment of said note after the same became due; that said note is secured by the said mortgage, and the reason of said default and by reason of the plaintiff, as the duly appointed, qualified and authorized Receiver of the said Producers National Bank of Tulsa, Oklahoma, being entitled to judgment herein for foreclosure of said mortgage and for sale of said mortgaged premises, that there is now remaining due and unpaid on said promissory note is Thirty-eight Hundred and Sixty-six and Sixty-six Cents (\$3,866.77), and that plaintiff is entitled to judgment against said defendants, E. S. Adkins and Bessie L. Adkins, for said sum, together with interest thereon at the rate of eight per cent, per annum from this date until paid, and the further sum of Five Hundred Dollars (\$500.00) attorney's fee as provided in said mortgage, and for all costs of this suit.

The Court further found, adjudged and decreed that the defendant, Stanolind Crude Oil Purchasing Company, shall pay over to the plaintiff all funds held by it as the proceeds of oil runs produced from the property described herein, and which funds were held as the proceeds of defendants, E. S. Adkins and Bessie L. Adkins, or either of them, such payment to the plaintiff to be made only to the extent of and to apply upon the indebtedness hereby found to be due to the plaintiff from defendants, E. S. Adkins and Bessie L. Adkins.

The Court further found, adjudged, and decreed that the defendant, Mrs. H. L. Fortney, has been in possession of said premises for several years as a tenant; that she is entitled to continue the occupancy of said premises under her present tenancy contract until January 1, 1936, that she has heretofore paid the rent on said premises to defendants, E. S. Adkins and Bessie L. Adkins, and that by agreement between her and said E. S. Adkins and Bessie L. Adkins, as the owners of said land, Mrs. H. L. Fortney placed certain improvements on said land with the right to remove the same upon the termination of her tenancy; that said improvements consist of the small dwelling house occupied by Mrs. Fortney as a residence, and some stock pens constructed of fencing material and whatever small outbuildings there are situated around her dwelling.

It is, therefore, by the Court, ordered, adjudged and decreed that said defendant, Mrs. H. L. Fortney, is and shall be entitled to continue her occupancy of said premises as a tenant until the first day of January 1936, at which time her present tenancy shall terminate and she shall no longer be entitled to the occupancy or possession of said premises under her tenancy rights, and that said defendant, Mrs. H. L. Fortney, is and shall be, at the termination of her tenancy, entitled to remove from said premises the above described improvements found

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

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, SEPTEMBER 25, 1935

the Court to belong to her personally.

It is further by the Court ordered, adjudged and decreed that inasmuch as the mortgage set out in plaintiff's petition and sued upon herein provides for a waiver of appraisal, it will, therefore, be necessary, as provided by the Statutes of Oklahoma, for a period six months to expire from the date of the decree before any order of sale should issue. Then unless the amount due plaintiff as hereinabove found, with interest thereon and cost of this proceeding be paid within six months from the date of this decree, then said mortgaged premises shall be sold as hereinabove directed, and all the right and equity of redemption of said defendants, E. S. Adkins and Bessie L. Adkins, and each of them, in and to said mortgaged premises property shall be forever barred and foreclosed.

In case said debt due the plaintiff as herein decreed shall be paid, then any party hereto may apply to this Court for such further directions as may be just and equitable.

The original promissory note described in plaintiff's petition and sued upon herein and described hereinabove was introduced in evidence and the same having become merged in this judgment, it was by the Court ordered that the said note be canceled and deposited with the Clerk of this Court, which was accordingly done.

It was by the Court ordered, adjudged, and decreed as follows:

That if payment be not made as above provided, an order of sale shall upon request of the plaintiff be issued by the Clerk of this Court and the above described mortgaged premises shall be sold by _____ who is hereby appointed as special Master to make such sale, according to the terms of this decree, on the day to be fixed by such special Master, after the usual notice of such proposed sale, describing the land therein and the date and place of such proposed sale has been published in the TULSA DAILY LEGAL NEWS, a newspaper printed, published and circulated in Tulsa, Oklahoma, for at least once a week for four successive weeks, said sale to be made a auction to the highest bidder at the West front door of the County Court House of Tulsa, Oklahoma that being the usual place where sheriff's sales of land are made; and the said special Master report his proceedings under this decree and the order of sale to this Court.

The proceeds of sale of said premises shall be applied as follows:

1. To the payment of the costs of said sale and of this suit.
2. To the payment of the amounts herein found due the plaintiff with all accumulated interest.
3. Any surplus remaining shall be brought into court to be disbursed in accordance with proper orders of the Court with reference thereto.

When such sale shall have been confirmed by the Court, the special Master shall execute proper deed or deeds to the purchaser or purchasers, and all parties to this decree and persons claiming under them are ordered to deliver possession of said premises to such purchaser or purchasers.

It is ordered and decreed that jurisdiction is hereby retained to enter a decree for any deficiency that may be due to the plaintiff after the proceeds of the said sale have been applied to the payment of the said mortgage lien, and to issue execution therefor. Jurisdiction is also retained so that any party to this proceeding may apply to the Court for further orders and directions.

10/2/35 OK CLAY TOLLMAN for Stanolind Crude Oil F. E. KENNAMER
J. E. INGERSOLL Atty for Ref. Co. JUDGE
Mrs. Fortney

ENDORSED: Filed Oct 2 1935
H. P. Warfield, Clerk

DISTRICT OF OKLAHOMA

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, SEPTEMBER 25, 1935

Company from any further liability under said policies and is further authorized and directed to surrender unto the said insurance company the said policies for cancellation.

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

C.K. E. J. DOERNER Atty for Receiver.

ENDED: Filed Sep 25 1935
H. P. Warfield, Clerk
U. S. District Court ME

Court adjourned to September 26, 1935.

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, SEPTEMBER 26, 1935

Court convened pursuant to adjournment, Thursday, September 26th, 1935.

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

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

JANE HASKELL RICHARDSON,	Plaintiff,)	
-vs-)	No. 621 - Equity. ✓
SAPPHIRE KUEL CO. A CORP.,	Defendant.)	

Now on this 26th day of September, A. D. 1935, hearing is continued in the case. All parties present as heretofore. Closing arguments of counsel are made. And that it is ordered by the Court that said case be submitted on briefs herein, to be filed by Oct 1935.

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

THE LINCOLN NATIONAL LIFE INSURANCE COMPANY,	Plaintiff,)	
vs.)	No. 373 Equity ✓
EXCHANGE NATIONAL COMPANY,	Defendant.)	

ORDER AUTHORIZING EXECUTION OF DIVISION ORDERS.

This cause coming on to be heard on this, the 26th day of September, 1935, the verified application of Rex Watkinson, Receiver for Exchange National Company, for an order authorizing him to execute transfer orders in favor of Robert L. Inler, now owner of the first mortgage on the following described premises, to-wit:

A part of the NW $\frac{1}{4}$ and 20 acres of the N $\frac{1}{2}$ of the NE $\frac{1}{4}$ of Sec. 32,
Twp. 20 North, Range 14 East, Tulsa County, State of Oklahoma;

and the Court having read said application, and finding that it has jurisdiction to entertain

same and enter an order thereon, and being fully advised in the premises, finds that said petition should be sustained.

IT IS, THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that said petition be, and the same is hereby sustained; and the said Rex Watkinson, Receiver for Exchange National Company be, and he is hereby directed, authorized and empowered to make, execute and such transfer order or transfer orders; and the said Rex Watkinson is further authorized and empowered to do all other things necessary and proper in order fully and effectually to acc the letter and spirit of the said application and this order.

F. E. KENNAMER
United States District Judge

ENDORSED: Filed Sep 26 1935
H. P. Warfield, Clerk
U. S. District Court

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

In the Matter of the Determination)
of the Heirs of Sallie or Mary Rogers, (No. 1035, Equity. ✓
deceased,)

ORDER REMANDING CAUSE

NOW, on this 26th day of September, 1935, the same being a day of the Special Term 1935 Term of this Court, this matter coming on to be heard and the intervenor, the United States of America, appearing by C. E. Bailey, United States Attorney and Paul C. Sims, Assistant United States Attorney, and the Court having heard statements of Counsel and having been advised a contents of the pleadings filed herein, finds that said cause should be remanded to the County Court of Craig County, Oklahoma for the reason that said cause is not removable under the Act of April 12th, 1926.

IT IS, THEREFORE, ORDERED, ADJUDGED and DECREED that the above cause be remanded to the County Court of Craig County, Oklahoma, for the reason that this Court has no legal authority to entertain said proceedings under the Act above mentioned.

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

O.K. C. E. BAILEY
U. S. Attorney.

ENDORSED: Filed Sep 30 1935
H. P. Warfield, Clerk
U. S. District Court ME

- Second - Payment of said indebtedness due complainant,
United States of America, in the sum of \$1,238.90, with interest
thereon at 7% per annum from May 3, 1935, until paid.
Third - Payment of delinquent taxes in the sum of \$20.83.
Fourth - Payment of said indebtedness due the respondent, Van Morgan,
in the sum of \$425.00, with interest at 10% per annum from
July 7, 1935, until paid, and an attorney's fee in the sum of \$30

the residue, if any there be, to be paid into this court, to await the further orders of the

IT IS FURTHER ORDERED that from and after the sale of said land under this
judgment the respondents, I. F. Long and Van Morgan, and each of them, and all persons claiming
them since the commencement of this suit, be, and they hereby are forever barred from claim
right, title, interest or equity in or to said land, or any part thereof.

IT IS THE FURTHER ORDER OF THE COURT that W. H. Rudrauff be, and he hereby
appointed Receiver in this cause, to take charge of said property, collect the rents thereon
from the sale thereof, and report same into this court, to await the further orders of the Court

It is the further order of the Court that the original note and mortgage of
complainant, the United States of America, and the original note and mortgage of the respondent
Van Morgan, be merged in this judgment.

F. E. KENNAMER
JUDGE

O.K. CHESTER A. BREWER
Assistant United States Attorney,
Attorney for Complainant.

HUGH C. JONES
Attorney for Respondent, Van Morgan

I. F. LONG,
Attorney for Respondent, I. F. Long.

ENDORSED: Filed Oct 4 1935
H. P. Warfield, Clerk
U. S. District Court

THE EXCHANGE NATIONAL BANK OF TULSA, Plaintiff,)
vs.) No. 1050 Equity. ✓
CLAUDE W. DAVY, ET AL, Defendants.)

Now on this 26th day of September, A. D. 1935, the above case is called for
Both sides present and announce ready for trial. Thereupon, opening statements of counsel a
and all witnesses are sworn in open Court. The Plaintiff introduces evidence and proof with
following witnesses: Mr. Verser Hicks, King Bostock. And thereafter, the Plaintiff rests.
thereafter, the Defendant reads stipulation herein on behalf of the Government. and thereof
both sides rest. Thereupon, it is ordered by the Court after being fully advised in the pre
that Decree for Plaintiff foreclosing mortgage herein be entered. It is further ordered the
priority of liens herein be submitted on briefs.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, SEPTEMBER 30, 1935

Court convened pursuant to adjournment, Monday, September 30th, 1935.

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

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

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

AMERICAN SHEET AND TIN PLATE COMPANY,)
a corporation, Plaintiff,)
-vs-) IN EQUITY NO. 608 ✓
NICHOLS WIRE, SHEET & HARDWARE COMPANY,)
a corporation, Defendant.)

ORDER AUTHORIZING RECEIVER'S CERTIFICATES

This cause coming on to be heard this 30th day of Sept., 1935, upon the application of the Receiver herein for instructions concerning issuance of Receiver's certificates, the parties hereto appearing by counsel of record; and the Court being advised in the premises:
FINDS:

That on the 21st day of September, 1935, in the United States District Court of the Western District of Missouri, the jurisdiction in which a Receiver in this cause for the defendant company was first appointed, and the jurisdiction in which the principal place of business and the executive offices of the defendant company are located, an order was entered authorizing the issuance of Receiver's Certificates herein.

WHEREFORE, In conformity to said Order, IT IS ORDERED, ADJUDGED AND DECREED:

That the Receiver be, and he is hereby authorized, subject to the limitations hereinafter stated, to issue Receiver's Certificates in the principal total amount of One Hundred Thousand and no/100 Dollars (\$100,000.00), said certificates to bear interest at not to exceed per cent per annum, payable quarterly; which said certificates shall constitute a first and priority lien upon all of the property and assets of the defendant corporation and the income therefrom said certificates shall be prior to any final allowance to be made herein to the Receiver or his counsel, but not prior to such allowances on account as may be made from time to time to the Receiver and his counsel, and said certificates shall be prior to the claims of all creditors and parties interested.

It is further ordered that the Receiver may presently negotiate, issue and deliver the principal amount of One Hundred Thousand Dollars (\$100,000.00) of said certificates. It is further ordered that the One Hundred Thousand Dollars (\$100,000.00) in amount of Receiver's Certificates presently to be issued as aforesaid may be issued and delivered by the Receiver to Commerce Trust Company to evidence the indebtedness of the Receiver to Commerce Trust Company on a loan by said Commerce Trust Company of Kansas City, Missouri, to said Receiver in said amount of One Hundred Thousand Dollars (\$100,000.00); and the Receiver is hereby authorized to agree with said Commerce Trust Company upon the maturity or serial maturity of said certificates, and to such date or dates therefor as in the opinion of the Receiver shall be advisable, and to which said Commerce Trust Company may agree, and the Receiver shall in no case issue any of said Receiver Certificates to any party other than Commerce Trust Company of Kansas City, Missouri.

Upon the maturity of said certificates or any of them the Receiver may negotiate for and agree upon a renewal thereof or extension of the time of payment, and for such purposes the receiver may, with the consent and approval of the holder or holders of all of the outstanding

Receiver's Certificates, issue new certificates solely for the purpose, however, of effecting such renewal or extension of time of payment.

F. E. KENNAMER
District Judge.

ENDORSED: Filed Sep 30 1935
H. P. Warfield, Clerk
U. S. District Court ME

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

Lincoln National Life Insurance Company,)	
)	
v.)	
)	No. 873 Equity
Exchange National Company, a corporation,)	
)	
)	Defendant.

ORDER

Now on this 30th day of September, 1935, being a regular day of a term of Court, comes on regularly to be heard the application of Phoenix Mutual Life Insurance Company for an order of this Court granting said applicant leave to join Rex Watkinson, as party of Exchange National Company, as party defendant in a cause now pending in the District Court of Garvin County, State of Oklahoma, styled Phoenix Mutual Life Insurance Company v. A. W. Wind et al.

And the Court being fully advised in the premises finds that an order should be made as prayed for by the above mentioned applicant.

WHEREFORE, it is ordered adjudged and decreed by the Court that Phoenix Mutual Life Insurance Company be and it hereby is granted leave to sue, as a defendant in the herein set forth cause now pending in the District Court of Garvin County, Rex Watkinson as receiver of Exchange National Company.

F. E. KENNAMER
J u d g e.

O.K. HORACE H. HAGAN T. AUSTIN GAVIN
Solicitors for Rex Watkinson receiver of Exchange National Company.

ENDORSED: Filed Sep 30 1935
H. P. Warfield, Clerk
U. S. District Court

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IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
 DISTRICT OF OKLAHOMA
 SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, SEPTEMBER 30, 1935

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

THE LINCOLN NATIONAL LIFE INSURANCE COMPANY,)
 Plaintiff,)
 vs.) No. 873 Equity)
 EXCHANGE NATIONAL COMPANY,)
 Defendant.)

ORDER AUTHORIZING EXECUTION OF WAIVER OF PRIORITY OF JUDGMENT
 OF OIL AND GAS LEASE.

This cause, coming on to be heard on this, the 30th day of September, 1935 the application of Rex Watkinson, receiver for Exchange National Company, for an order directing and empowering him to execute a waiver of priority of that certain judgment, which has in Cause No. 8823, in the District Court of Hughes County, Oklahoma, against one, B. C. insofar as the

SE $\frac{1}{2}$ of Sec. 7 and the E $\frac{1}{2}$ of the SW $\frac{1}{4}$ of Sec. 19, Twp. 8 North, Range 12, East, Hughes County, State of Oklahoma,

is concerned; and the Court having read said application, and finding that it has jurisdiction to entertain the same, and enter an order thereon, and being fully advised in the premises, find the same should be sustained.

IT IS, THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that said application be, and the same is hereby sustained; and the said Rex Watkinson, Receiver for Exchange National Company be, and he is hereby directed, authorized and empowered to make, execute and defend said aforedescribed waiver of priority of his judgment, in favor of said oil and gas lease; as to royalty in favor of lessors; and that he do all other things necessary and proper, in fully and effectually to accomplish the letter and spirit of said application and this order:

F. E. KENNAMER
 United States District Judge

ENDORSED: Filed Sep 30 1935
 H. P. Warfield, Clerk
 U. S. District Court S

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

Henry F. J. Rupp and Ora Wortman, Plaintiffs,)
 vs.)
 The Bankers Mortgage Company of Topeka,)
 Kansas, a corporation, et al., Defendants.)
 No. 887 Equity.

ORDER ALLOWING COMPENSATION FOR ATTORNEYS FOR ANCILLARY RECEIVER.

The above entitled matter coming on for hearing this 30th day of September upon the application of the ancillary receiver for an allowance as attorneys' fees. After being fully advised in the premises, the court finds that the firm of Gibson, Maxey & Holleman of Oklahoma, has acted as attorneys for the ancillary receiver since July 10, 1933, and that an allowance should be made to said attorneys as attorneys for said ancillary receiver. The Court finds that they should be allowed the sum of \$300.00.

It is therefore, by the Court CONSIDERED, ORDERED AND ADJUDGED that Gibs & Holleman, attorneys at law, Tulsa, Oklahoma, be, and they are hereby, allowed the sum of \$ as fees for attorneys for the ancillary receiver herein, and said ancillary receiver is her ordered and directed to pay said sum to said attorneys as their full compensation for their in this behalf.

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

ENDORSED: Filed Sep 30 1935
H. P. Warfield, Clerk
U. S. District Court ME

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

Henry F. J. Rupp and Ora Wortman, Plaintiffs,)
vs.) No. 887 Eq. ✓
The Bankers Mortgage Company of Topeka,)
Kansas, a Corporation, et al., Defendants.)

ORDER APPROVING FINAL REPORT OF ANCILLARY RECEIVER.

Now on this 30th day of Sept., 1935, there is presented to the Court the report of F. L. Campbell, Ancillary Receiver, and the Court having considered said report as well advised in the premises, finds that said report should be and the same is hereby in all approved, and said receiver is hereby discharged and the bond heretofore given by him as ancillary receiver is hereby discharged and released.

F. E. KENNAMER
Judge.

ENDORSED: Filed Sep 30 1935
H. P. Warfield, Clerk
U. S. District Court ME

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

Henry F. J. Rupp and Ora Wortman, Plaintiffs,)
vs.) In Equity No. 934. ✓
The Bankers Mortgage Company of Topeka,)
Kansas, a corporation; James A. Kell; Joseph F.)
Kell; John A. Fleming; and The International)
Investment Corporation, Defendants.)

ORDER APPROVING ANCILLARY RECEIVER'S FINAL REPORT

Now on this 30th day of Sept., 1935, there is presented to the court for approval the report of Forrest Cave, Ancillary Receiver of The International Investment Corporation, administration of his trust herein from the date of his appointment, December 2, 1933, to and including the 14th day of September, 1935, on which last mentioned date all property in his hands

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such Ancillary Receiver in this District was surrendered by him and delivered to F. L. Jung, Trustee of The International Investment Corporation, all as appears from the final report of Forrest Cave, Ancillary Receiver, and his application for approval of said report, and he being fully advised in the premises finds that said report is true.

Thereupon it is by the Court considered ordered and decreed that the final report of Forrest Cave, Ancillary Receiver herein be and the same is hereby approved and said Cave as such Ancillary Receiver and his bond herein are hereby fully discharged.

It is further ordered by the court that there be allowed to Forrest Cave such Ancillary Receiver the sum of \$800.00, for his compensation herein, and that there be paid to Gibson, Maxey & Holleman, attorneys at Tulsa, Oklahoma, the sum of \$500 as their compensation as attorneys for said ancillary receiver.

F. E. KENNAMER
United States District Judge.

ENDORSED: Filed Sep 30 1935
H. P. Warfield, Clerk
U. S. District Court ME

R. S. ALLEN, ET AL.,	Plaintiff,)	
)	
-vs-)	No. 1053 - Equity.
)	
HENRY A. MALLACE, Secretary of Agriculture,)	
et al.,	Defendants.)	

Now on this 30th day of September, A. D. 1935, it is ordered by the Court the restraining order in the above case be and it is hereby continued to October 7, 1935. I further ordered that said case be set for decision on that date.

Court adjourned to October 1, 1935.

Court convened pursuant to adjournment, Tuesday, October 1, 1935.

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

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

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, OCTOBER 1, 1935

On this 1st day of Oct., 1935, comes on for hearing the application of Sheffield Steel Corporation, one of the plaintiffs herein, for an order directing T. H. Steffens, Receiver herein, to furnish Sheffield Steel Corporation with the following information:

- (1) The names of the persons, firms, or corporation from whom the Receiver received specifications, blanket orders and contracts referred to in his report;
- (2) Copies of the specifications for 64 net tons of finished bars referred in said report;
- (3) Copies of the blanket orders and contracts, if in writing, and if not in writing, the substance and details of the same, for 1520 net tons of finished bars referred to in said report;

and the Court having heard and considered said application, and being well and sufficiently advised

IT IS DIRECTED that T. H. Steffens, as Receiver of Tulsa Steel Corporation, furnish Sheffield Steel Corporation, or its solicitors of record, the following information:

- (1) The names of the persons, firms, or corporations from whom the Receiver received specifications, Blanket orders and contracts referred to in his report;
- (2) Permit Sheffield to take copies of the specifications for 64 net tons of finished bars referred to in said report;
- (3) Permit Sheffield to take copies of the blanket orders and contracts, if in writing, and if not in writing, the substance and details of the same, for 1520 tons of finished bars referred to in said report.

MADE AND ORDERED ENTERED this 1 day of Oct., 1935.

F. E. KENNAMER
J u d g e.

ENDORSED: Filed Oct 1 1935
H. P. Warfield, Clerk
U. S. District Court

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

Zela Pauline Wall,	Plaintiff,)	
)	
vs)	No. 1018, in Equity. ✓
)	
May B. Howell, et al,	Defendants.)	

O R D E R

Now on this 1st day of October, 1935 this matter coming on to be heard for trial and the plaintiff appearing in person and by her attorney, C. R. Thurlwell and the defendants appearing by their attorney, C. R. Nixon, and the plaintiff thereupon announced ready for trial the defendants thereupon requested a continuance of said cause and filed in said action their motion; the same was thereupon presented to the court and the court being fully advised thereon doth grant said continuance to the second Monday of November, 1935 or the 11th day of November 1935, conditioned, however, that the defendants pay to said plaintiff the sum of \$2500.00 on or before said 11th day of November, 1935; that in the event said \$2500.00 is paid, the court will

to said defendants an additional six months continuance; in the event the defendants fail to said plaintiff the said sum of \$2500 on or before the 11th day of November, 1935, the said will be tried and judgment rendered.

F. E. KENNAMER
J u d g e.

O.K. C. R. THURLWELL
Attorney for Plaintiff

O.K. C. R. NIXON
Attorney for defendants.

ENDORSED: Filed Oct 7 1935
H. P. Warfield, Clerk
U. S. District Court

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

Ben Wheeler,	Complainant,)	
)	
vs.)	No. 1022 Equity ✓
)	
Pitts Beaty, et al,	Respondents.)	

ORDER EXTENDING TIME TO ANSWER

Now on this 30th day of September, 1935, this matter comes on to be heard oral application of the defendants above named for an extension of time within which to answer the Court being fully advised in the premises finds that the time within which said defendants each of them, are required to answer is insufficient and that they should be granted additional time from the time heretofore granted; that twenty days from said date be and the same is by Court found to be sufficient time within which said defendants, and each of them, may answer.

IT IS, THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED by the Court that the above named defendants, and each of them, be and they are hereby given twenty days from heretofore granted within which they are required to answer to the amended bill of complaint herein.

F. E. KENNAMER
Judge

ENDORSED: Filed Oct 1 1935
H. P. Warfield, Clerk
U. S. District Court DC

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, OCTOBER 2, 1935

Court convened pursuant to adjournment, Wednesday, October 2nd, 1935.

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

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

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

The Union Central Life Insurance Company,)		
a corporation,	Plaintiff,)	
vs.))	No. 1052 ✓
Caroline Grosshart, et al,	Defendants.)	

ORDER ALLOWING AMENDMENT

This matter coming on regularly for hearing this 2 day of October, 1935, on motion of the plaintiff to substitute as party defendant George W. Kinney, administrator, with will annexed, of the estate of Ross Grosshart, deceased, for L. H. Witwer the administrator, with will annexed, of the estate of Ross Grosshart, deceased, and to amend its complaint accordingly, a copy of which amended complaint is attached to said motion. It is, therefore, ordered that the plaintiff and it is given permission to substitute the party defendants as aforesaid, to have filed said complaint herein.

F. E. KENNAMER
JUDGE.

ENDORSED: Filed Oct 2 1935
H. P. Warfield, Clerk
U. S. District Court

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

The Union Central Life Insurance Company, a)		
corporation,	Plaintiff,)	
vs.))	No. 1052 Equity ✓
Caroline Grosshart, et al,	Defendants.)	

WARNING ORDER

On this 2nd day of October, 1935, came on to be heard the application of The Union Central Life Insurance Company, a corporation, plaintiff in the above styled and numbered for an order directing the absent defendant Jack Grosshart to appear, and plead, answer, or demur herein by a day certain to be designated by the Court. And it appearing to the Court that this suit is commenced by plaintiff which is a citizen and inhabitant of the State of Ohio to enforce equitable claim to land situated in the County of Tulsa in the State of Oklahoma, being in the Northern District of said State, the said suit being for the foreclosure of a mortgage, and to bar foreclosure the said defendant from any right, title, interest or estate in or lien upon said land and the said Jack Grosshart, defendant therein named, is not an inhabitant of the said Northern District of Oklahoma, nor is he to be found in said State, nor has he voluntarily appeared in said suit and the Court being of the opinion that said application should be granted,

IT IS ORDERED, that said defendant, Jack Grosshart, shall appear, plead, answer or demur to the Complaint in Equity filed herein, on or before the 12th day of November, 1935, a

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
 DISTRICT OF OKLAHOMA
 SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, OCTOBER 2, 1935

Special March Term of this Court.

That certified copies of this order and plaintiff's Complaint in Equity be on the said Jack Grosshart twenty-one days before the date above named, and that service be on said defendant Jack Grosshart by the United States Marshall for the District of New Mexico, and a certified copy of this order and plaintiff's Complaint in Equity be served by the United States Marshall for the Northern District of Oklahoma on the person now in possession of or in charge of property described in Plaintiff's Complaint.

F. E. KENNAMER
 DISTRICT JUDGE.

ENDORSED: Filed Oct 2 1935
 H. P. Warfield, Clerk
 U. S. District Court

R. R. CRAWFORD,	Plaintiff,)	
)	
-vs-)	No. 1055 - Equity.
)	
SECURITIES and EXCHANGE COMMISSION, ET AL,	Defendants.)	

Now on this 2nd day of October, A. D. 1935, it is ordered by the Court the motion of Winter, Baker & Bailey to quash herein be, and the same is hereby, overruled. Except as allowed.

 Court adjourned to October 4, 1935.

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, OCTOBER 4, 1935

Court convened pursuant to adjournment, Thursday, October 4th, 1935.

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

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

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

United States,	Plaintiff,)	
)	
vs.)	No. 912 Equity ✓
)	
Helen Mellott, et al,	Defendants.)	

ORDER APPROVING MARSHAL'S SALE

Now on this 3 day of October, 1935, comes the plaintiff, the United States on its own behalf and in behalf of Charles Drum, restricted Osage Allottee No. 267, by its attorney Chester A. Brewer, Assistant United States Attorney, for the Northern District of Oklahoma, and the Court to confirm a sale of real estate made by the United States Marshal for said district under a writ of execution and order of sale issued out of the office of the Clerk of the United States District Court for said District, on the 15th day of July, 1935, said sale being of the following

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

SPECIAL MARCH 1935 TERM -EQUITY SESSION TULSA, OKLAHOMA FRIDAY, OCTOBER 4, 1935

described property, to-wit:

Lot 9; East Half of Lot 8, Block 15, original townsite of Pawhuska, Oklahoma.

And the Court having examined the proceedings of said sale by United States Marshal under said writ and order, finds that said proceedings have been performed in all respects in conformity to law, and that no exceptions have been filed and no objections made to said sale.

It is therefore ordered by the Court that said sale and the proceedings thereunder, and the return thereof, be, and the same are hereby approved and confirmed in all things.

It is further ordered by the Court that Jno. P. Logan, United States Marshal for the Northern District of Oklahoma, make and execute to the purchaser of said land, as shown on said return, Charles Drum, Osage Allottee No. 267, the mortgagee herein, a good and sufficient deed for the premises so sold, restrictions against alienation of said land without the approval of the Secretary of the Interior, to be retained.

F. E. KEMMNER
JUDGE.

O.K. CHESTER A. BREWER
Assistant United States Attorney

ENDORSED: Filed Oct 4 1935
H. P. Warfield, Clerk
U. S. District Court ME

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

United States, Plaintiff,)
vs.) No. 914 Equity
J. B. Clare, et al, Defendants.)

ORDER APPROVING MARSHAL'S SALE

Now on this 3 day of October, 1935, comes the plaintiff, the United States Marshal, on its own behalf and in behalf of the heirs of Bertha Lazelle Webb, deceased Osage Allottee No. 267, by its attorney, Chester A. Brewer, Assistant United States Attorney, for the Northern District of Oklahoma, and moves the Court to confirm a sale of real estate made by the United States Marshal for said district, under a writ of execution and order of sale issued out of the office of the United States District Court for said District, on the 15 day of July, 1935, said sale of the following described property, to-wit:

Lots 7 and 8, Block 6, Tinker Addition to Hominy, Oklahoma.

And the Court having examined the proceedings of said sale by United States Marshal under said writ and order, finds that said proceedings have been performed in all respects in conformity to law, and that no exceptions have been filed and no objections made to said sale.

It is therefore ordered by the Court that said sale and the proceedings thereunder, and the return thereof, be, and the same are hereby approved and confirmed in all things.

It is further ordered by the Court that Jno. P. Logan, United States Marshal for the Northern District of Oklahoma, make and execute to the purchaser of said land, as shown on said return, Charles Drum, Osage Allottee No. 267, the mortgagee herein, a good and sufficient deed for the premises so sold, restrictions against alienation of said land without the approval of the Secretary of the Interior, to be retained.

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

United States, Plaintiff,)
vs) No. 924 Equity)
Pearl Cheshewalla, et al, Defendants.)

ORDER APPROVING MARSHAL'S SALE

Now on this 3 day of October, 1935, comes the plaintiff, the United States, on its own behalf and in behalf of Theodore Edwards, Osage Allottee No. 2224, by its attorney, C. A. Brewer, Assistant United States Attorney, for the Northern District of Oklahoma, and moves this Court to confirm a sale of real estate made by the United States Marshal for said district, under writ of execution and order of sale issued out of the office of the Clerk of the United States District Court for said District, on the 15 day of July, 1935, said sale being of the following described property, to-wit:

Lot 9, Block 4, original townsite of Pawhuska, Oklahoma.

And the Court having examined the proceedings of said sale by United States Marshal under said writ and order, finds that said proceedings have been performed in all respects in conformity to law, and that no exceptions have been filed and no objections made to said sale.

It is therefore ordered by the Court that said sale and the proceedings thereon and the return thereon, be, and the same are hereby approved and confirmed in all things.

It is further ordered by the Court that Jas. H. Logan, United States Marshal for the Northern District of Oklahoma, make and execute to the purchaser of said land, as shown by the return, Theodore Edwards, Osage Allottee No. 2224, the mortgage herein, a good and sufficient Marshal's Deed for the premises so sold, restrictions against alienation of said land without the approval of the Secretary of the Interior, to be retained.

F. E. KEMMER
JUDGE

O.K. CHESTER A. BREWER
Assistant United States Attorney

ENDORSED: Filed Oct 4 1935
W. P. McField, Clerk
U. S. District Court

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

United States, Complainant,)
vs) Equity No. 1057. ✓)
Laura Pickens and J. B. Pickens, Respondents.)

O R D E R

Now on this 4th day of October, 1935, on application of the defendants herein and for good cause shown, the defendants and each of them are allowed thirty (30) days from this date to file their answer to the complaint.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF OREGON
DISTRICT OF OREGON
ORDINARY MARCH TERM - EQUITY SESSION TULSA, OREGON WEDNESDAY, OCTOBER 7, 1938

into which to plead to, or answer, the complainant's Bill of Complaint filed herein.

F. E. KENNEDY
Clerk of Court.

Approved:

Claster A. H. for
Attorneys for Complainant.

WILSON & WILSON
Attorneys for Defendants.

END CASE: Filed Oct 4 1938
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to October 7, 1938.

ORDINARY MARCH TERM - EQUITY SESSION TULSA, OREGON WEDNESDAY, OCTOBER 7, 1938

Court convened pursuant to adjournment, Monday, October 7th, 1938.

Present: Mr. F. E. Kennedy, Judge, U. S. District Court.
H. P. Warfield, Clerk, U. S. District Court.

Thereupon, the following proceedings were had and are as follows:

MIRIAM E. STERLING, EXECUTRIX, Plaintiff,)
-vs-) No. 577 - Equity. ✓
VERLIND OIL & GAS CO. CORP., Defendant.)

Now on this 7th day of October, A. D. 1938, the above styled case comes to trial. Both sides present in person and by counsel and announce ready for trial. First Case said case is tried to a jury. Thereafter, a jury is duly empanelled and sworn as to qualify as follows: The Plaintiff challenges Ben Howser. The Defendant challenges L. L. Merritt. Upon, the jury sworn to try said case and a true verdict render is as follows: J. H. Overby Phillips, S. B. Henry, W. A. Waincoth, A. L. Dobson, Frank Bishop, Sr., Chas. Godson, Roy Th. A. L. Hayes, Wm. Vanway, O. G. Young, W. E. Boswell. All witnesses are sworn in open court as rule is invoked by the Defendant. C. J. Cowart Reporter herein. And there after, opening statements of counsel are made. The Plaintiff introduces evidence and proof with the following witness: Mitchell. And there after, the Defendant herein asks Plaintiff to elect and the Court reserve rule thereon. And thereafter, the noon hour having arrived, the jury is admonished and court ceased 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. The jury, each and every member is present in person and in the box. The Plaintiff continues further testimony of Mr. Mitchell, _____ Sterling and F. E. Sterling. And thereafter, the Plaintiff rests. Thereupon, the Defendant demurs to the evidence introduced herein. And there after, hour for adjournment having arrived, the jury is admonished and court is adjourned to 9:30 o'clock October 8, 1938.

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

SPECIAL MARCH TERM-EMERGENCY SESSION TULSA, OKLAHOMA MONDAY, OCTOBER 7, 1935

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

Firm & Home Savings & Loan Association of Missouri, a corporation, Plaintiff, vs Edna J. Wakely, et al., Defendants. No. 1028 Equity

O R D E R

And now upon application of defendants, and with consent of all parties, the defendants are hereby given ten days within which to file their response to the amendments filed by plaintiff.

Dated this 4th day of October, 1935.

F. E. KENNAMER JUDGE

C.K. JAMES W. COGGROVE Atty for Pltf.

ENDORSED: Filed Oct 7 1935 H. P. Warfield, Clerk U. S. District Court

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

R. S. ALLEN, et al, Plaintiffs, vs HENRY A. WALLACE, et al, Defendants. NO. 1053

DECREE GRANTING PERMANENT INJUNCTION

The above numbered cause came on for final hearing on the 16th day of September 1935, upon the Bill of Complaint filed herein by R. S. Allen, W. A. Davidson, A. G. Stubbs, Roy Hart, J. W. Henderson, Floyd Hart, M. C. Brown, Buster Brown, M. V. Simmons, T. M. Guilfoyle, I Bruner, P. S. Ford, Ray Harbeston and W. L. Kirk, plaintiffs, and adopted by J. R. Hogue, R. M. Keith, L. H. Keith, Mrs. G. W. Smith, Carl Poos, E. N. Beeson, Joe Creel, John H. Wade, Christ J. R. Holbrook, Mrs. E. R. McClatchey, Mrs. T. A. Winters, Jess Gibson, A. A. Wade, Ed Cox, Joe Powers, Frank Moore, R. C. Taylor, J. S. Seaman, W. N. Fixon, F. A. Anderson, Mrs. E. E. Buckhe Mrs. Eva Endres, J. J. Endres, O. L. Keller, Dick Ratliff, A. Cundiff, J. H. Sellers, L. B. Gri Art Davidson, Otho Davidson, George Scott, Clarence Huntsman, S. P. McLinnis, Paul M. Guilfoyle, McLaughlin, Bill Weir, V. G. Woodruff, O. W. Stottlemere, J. H. Smith and Oras A. Shaw, intervening plaintiffs, seeking a permanent injunction against the defendants and each of them enjoining the enforcement of and compliance with any and all of the terms of the milk license for the Tulsa Sales Area, being License Series No. 86 with amendments, as against the plaintiffs and intervening plaintiffs and either of them, jointly and severally, and the said plaintiffs and intervening plaintiffs appearing by their attorney, Oras A. Shaw, and the defendants, C. E. Bailey and J. B. McCroskey, appearing by their attorney, C. E. Bailey, United States District Attorney for the Northern District of Oklahoma, and the defendant, Beatrice Creamery Company appearing by its attorney Stanley D. Campbell, and the intervening defendants appearing by their attorney, Mather M. Eake and the Court, having heard the testimony of witnesses sworn and examined in open court in behalf of each of the parties appearing and all parties having rested, the Court took said cause under

SPECIAL MARCH 1935 TERM

DISTRICT OF OKLAHOMA
TULSA, OKLAHOMA

MONDAY, OCTOBER 7, 1935

advisement, and after oral argument and submission of briefs and full consideration thereof Court, and all parties being present in court by their respective attorneys of record on the 7th day of October, 1935, finds:

That from the admissions in the pleadings on file herein and the evidence the value or amount in controversy herein exceeds the sum of Three Thousand Dollars (\$3,000) that this action involves the validity, constitutionality and construction of a Federal Statute: The Agricultural Adjustment Act and the Milk License for the Tulsa Oklahoma Sales Area by the Secretary of Agriculture purported to be issued pursuant to and in accordance with the provisions of said Act; and that this Court has jurisdiction to hear and determine this contro-

The Court further finds that all of the plaintiffs and intervening plaintiff milk producers operating dairy farms in the Tulsa Area and in the State of Oklahoma, and the milk is all produced in the State of Oklahoma and sold by them in the State of Oklahoma and City of Tulsa.

The Court further finds that the production and sale of milk by the plaintiff and intervening plaintiffs within the State of Oklahoma to the various distributing companies in the State of Oklahoma and each and every part of such transactions in no wise constitute interstate commerce or are transactions in the current of interstate commerce but that they constitute purely intrastate commerce. The Court finds that the production and sale of milk by the plaintiffs and intervening plaintiffs within the State of Oklahoma and the prices paid or to be paid therefor are not subject to control and regulation by the Federal Government, and the Tulsa milk license, with all amendments, and the attempted enforcement thereof by the Federal Government as against the plaintiffs and intervening plaintiffs, constitutes an unlawful and illegal interference with intrastate commerce.

IT IS THEREFORE THE JUDGMENT OF THE COURT that the defendants be and they be perpetually enjoined from enforcing or attempting to enforce in whole or in part the provisions of the aforesaid milk license for the Tulsa Sales Area insofar as such enforcement of or compliance therewith in any manner, directly or indirectly, affects the plaintiffs and intervening plaintiffs herein or either of them or the conduct and operation of their business jointly or severally provided, however, that this injunction and restraint shall not affect the operation of said license and the provisions thereof, as against any person or persons other than the said plaintiffs and intervening plaintiffs herein.

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

ENDORSED: Filed Oct 14 1935
H. P. Fairfield, Clerk
U. S. District Court

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

General American Life Ins. Co. a corp.,	Plaintiff,)
)
vs.) No. 1059 Equity
)
Annie Meyer, et al,	Defendants.)

O R D E R

Now upon this 7th day of October, 1935, upon the stipulation heretofore filed in between the parties, it is ordered by C. Herbert Collins, receiver heretofore appointed as

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IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM - EQUITY SESSION TULSA, OKLAHOMA MONDAY, OCTOBER 8, 1935

and he is hereby authorized to pay over to the plaintiff moneys collected by him as receiver paying the premium of \$10.00 on his receiver's bond, until the further orders of this Court.

F. E. KENNAMER
Judge.

OK

attorney for Defendants,
Annie Meyer and Max Meyer.

Attorney for Plaintiff,
General American Life Ins. Company.

ENDORSED: Filed Oct 7 1935
H. P. Warfield, Clerk
U. S. District Court ME

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

Rex Watkinson, Receiver of the Ex-
change National Company, Plaintiff,)

vs.)

Robert E. Adams, H. G. Barnard, J. A.
Brownlee, J. H. Evans, Elmore F. Higgins,
J. F. Hull, J. J. Larkin, Maud C. Markham,
executrix of the estate of J. H. Markham,
Jr., Harry H. Rogers, E. W. Sinclair, H. L.
Standeven, Chas. E. Bush, H. J. Green, P.
M. Miskell and Fred W. Steiner, Defendants.)

No. 1061 Equity ✓

ORDER PERMITTING H. L. GREEN AND FRED W. STEINER TO FILE MOTION
FOR BETTER STATEMENT OUT OF TIME.

H. J. Green and Fred W. Steiner, two of the defendants above named, are her
granted permission to file their "Motion for Further and Better Statement" out of time.

F. E. KENNAMER
District Judge

ENDORSED: Filed Oct 7 1935
H. P. Warfield, Clerk
U. S. District Court.

Court adjourned pursuant to adjournment, Tuesday, October 8th, 1935.

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

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

CONNECTICUT GENERAL LIFE INS. CO., Plaintiff,)
-vs-) No. 954 - Equity. ✓
LALLIE LYONS, ET AL., Defendants.)

Now on this 8th day of October, A. D. 1935, it is ordered by the Court that the sale herein be and it is hereby confirmed. Defendants given fifteen (15) days to vacate here all as per journal entry to be filed.

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

CONNECTICUT GENERAL LIFE INSURANCE COMPANY,)
a corporation, Plaintiff,)
-vs-) No. 954 - Equity ✓
LALLIE LYONS AND ISADORE MAZUR, Executors of the)
Estate of Mayme Lyons, deceased; LALLIE LYONS,)
Executor of the Estate of Jake Lyons, deceased,)
LALLIE LYONS, NIXIE LYONS, J. & L. LYONS COMPANY,)
a corporation, and Oklahoma Tire and Supply Company,)
a Corporation, Defendants.)

ORDER CONFIRMING AND APPROVING MARSHAL'S SALE

Now, on this 8th day of Oct., 1935, comes the plaintiff above named by its attorneys Yancey, Spillers & Brown, and moves the court to confirm the sale of real estate made by States Marshal of the Northern District of Oklahoma on the 23rd day of April 1935 to Connecticut General Life Insurance Company, a corporation, under an order of sale issued out of this office of the Court Clerk of the United States District Court for the Northern District of Oklahoma on the 22nd day of March 1935 of the following described property, to-wit:

The North Forty-eight (48) feet of Lot Four (4) in Block One Hundred Twenty-one (121) of the Original Townsite of the City of Tulsa, as shown by the recorded plat thereof, more particularly described as follows: Beginning at the Northeast Corner of said Lot Four (4), running thence in a southerly direction along the East boundary of said Lot Forty-eight (48) feet; thence in a westerly direction on a line parallel with the North boundary of said Lot One Hundred Forty (140) feet, more or less, to the West boundary thereof; running thence in a northerly direction Forty-eight (48) feet to the Northwest corner of said lot; thence in an Easterly direction along the North boundary thereof to the point of beginning.

And the court having carefully examined the proceedings of said marshal and said order of sale is satisfied that the same have been performed in all respects in conformity with the law, that due and legal notice of said sale was given by publication for at least thirty (30) days in the Tulsa Daily Legal News, a newspaper printed in Tulsa County, State of Oklahoma as shown by the records of said newspaper.

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IN THE DISTRICT COURT OF THE TERRITORY OF OKLAHOMA
DISTRICT OF OKLAHOMA

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, OCTOBER 8, 1935

of said publication on file herein and that on the day affixed therein, to-wit: the 23rd day of 1935, this property was sold to Connecticut General Life Insurance Company, a corporation, being the highest and best bidder therefor; and the Clerk is accordingly directed to make an entry on the journal of said court that the Court is satisfied as to the legality of said sale and exceptions being filed or objections made, it is ordered and adjudged by the Court that said sale and the proceedings be, and the same are hereby approved and confirmed, subject to plaintiff's deficiency judgment; and it is further ordered that John W. Logan, United States Marshal for the Northern District of Oklahoma, make and execute to the said purchaser at said sale a good and sufficient deed for the said premises so sold.

IT IS FURTHER ORDERED that the said purchaser of said premises, lands or tenements at said sale, as aforesaid, be immediately let into possession of said premises, and every part thereof; and the Clerk of this court is ordered to issue a writ of assistance to United States Marshal for the Northern District of Oklahoma, directing him to place the said purchaser of said premises in full possession thereof; and the said defendants, and each of the several persons who has come into possession of said premises, or any part thereof, under said judgments, or either of them, or any one in possession of any part thereof, or under said judgments or either of them since the commencement of this action, shall upon presentation of such writ of assistance immediately deliver possession thereof to the said purchaser, and that the refusal of any defendant, or either of them, or anyone in possession of said premises or any part thereof, to deliver immediate possession of said premises to the said purchaser, shall constitute contempt of this Court.

F. L. HEDGECOCK
Judge.

ENTERED: Filed Oct 8 1935
H. C. Sandhill, Clerk
U. S. District Court.

WILLIAM S. SPICER, EXECUTRIX, Plaintiff,)
-vs-) No. 977 - Equity.
FRANK WILSON CO. A CORP., Defendant.)

Now on this 8th day of October, A. D. 1935, the above styled cause comes on for continuance of trial. All parties are present as heretofore and the jury, who had sworn and were present and in the box. Now at this time, both sides announce a settlement herein in the sum of \$2,000.00 has been effected in favor of the Plaintiff herein. And thereupon, this settlement is approved by the Court and the Court is discharged from further consideration of said case. It is further ordered that the Clerk of this Court be directed to file a report; all necessary journal entries to be filed.

DISTRICT COURT

CHICAGO, ILLINOIS

October 8, 1935

IN THE FIRST DIVISION OF THE DISTRICT COURT OF CHICAGO

HENRIE E. SPERLING, AS EXECUTRIX OF THE
ESTATE OF GEORGE BENJAMIN SPERLING,
DECEASED, Plaintiff,

No. 32,124

vs.

VERNON HILL AND HIS COMPANY, Incor-
porated, Defendant.

JOURNAL ENTRY OF JUDGMENT

The above entitled cause came on regularly for hearing and trial on the 8th day of October, 1935, upon the law as settled by the pleadings in the first cause of action, the plaintiff appearing in person and by her counsel of record, and the defendant a hearing Secretary-Treasurer, and its counsel of record, and both sides appeared ready for trial; and fully advised in the premises, the court finds:

That the above styled cause was heretofore regularly assigned for trial in equity docket, without the intervention of a jury, and while no jury was in attendance upon court, for September 24, 1935, on which date, when the case was called for trial, the defendant's counsel first obtained, filed a motion invoking the statute of limitations as to certain accounts in the account declared upon in plaintiff's first cause of action, which motion was granted, and thereupon the plaintiff requested and the court granted leave to amend plaintiff's first cause of action; that on said date, the defendant demanded a jury trial, and the court determined under the first cause of action, the defendant was entitled to a jury trial, and ordered the same stricken from the trial assignment of September 24, 1935, and directed that said cause be assigned for trial when a jury was in attendance upon the court.

Thereafter, and after the plaintiff had filed an amended first cause of action and the defendant had filed its answer thereto, said cause was assigned for trial for October 7, 1935.

That on October 7, 1935, after the parties had answered ready for trial, a jury was duly impaneled and sworn to try the issues between the parties on the plaintiff's first cause of action, as amended; that after the opening statement of counsel for the respective parties, plaintiff and defendant, plaintiff introduced evidence and rested just before adjournment of court on the 7th day of October, 1935, and thereupon defendant interposed a demurrer to the evidence of the plaintiff and moved that certain items in the account declared upon antedating June 22, 1931, be stricken as barred by the Statute of Limitations; and the court directed counsel to present their argument at the opening of court on the 8th day of October, 1935.

The court further finds that, prior to the ruling of the court upon defendant's demurrer and motion, the parties to this cause have agreed upon a compromise and settlement of their difference and of all issues involved in this action, under the terms of which compromise and settlement agreement, the plaintiff shall receive the sum of \$2,000.00 in cash as settlement in full of all claims asserted by her in her amended first cause of action herein, and that the receiver heretofore appointed in this court as receiver of certain properties belonging to the defendant shall pay said sum of \$2,000.00 to the plaintiff out of funds now in the hands of said receiver.

That, thereupon, the court discharged the jury from the further consideration of the cause and finds that the compromise and settlement of the parties should be approved.

IT IS, THEREFORE, ordered, adjudged and decreed by the court that Arthur H. [Name], the duly appointed, qualified and acting receiver in this case, do and he hereby is authorized and directed to pay forthwith to the plaintiff the sum of \$2,000.00 and her costs herein expended in compromise settlement and payment in full of all claims asserted by her in her amended first cause of action herein, and that said first cause of action be and the same hereby is ordered dismissed.

Court convened pursuant to adjournment, Wednesday, October 9th, 1935.

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

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

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

Lincoln National Life Insurance Company,)
Plaintiff,)
vs.) No. 373 Equity)
Exchange National Company,)
Defendant.)

ORDER VACATING ORDER AND CONFIRMATION OF SALE

Now on this 9th day of October, 1935, the above entitled cause came on for hearing upon the application of Rex Watkinson, the Receiver herein duly appointed, qualified and acting, for an order vacating the order of sale heretofore made in the above entitled cause, and directing the Receiver to sell at private sale certain property therein described, as follows, to-wit:

East 62 $\frac{1}{2}$ feet of Lots 13, 14 and 15, Block 1, Reservoir View Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Four Thousand Seven Hundred (\$4,700.00) Dollars, with accrued interest thereon at the rate of five per cent, per annum from January 29, 1932;

Lot 20, Block 1, Reservoir View Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Three Thousand Twenty-nine and 33/100 (\$3,029.33) Dollars with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 6, Block 2, Reservoir View Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Four Thousand Three Hundred (\$4,300.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

West Half of Lot 8, and all of Lot 9 in Block 2, Reservoir View Addition to the City of Tulsa, Tulsa County, Oklahoma;

Lot 7, Block 1, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma;

Lot 9, Block 1, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma;

Lot 11, Block 1, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma;

Lot 13, Block 2, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma;

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

SPECIAL MARCH 1935 TERM-EQUITY SESSION

TULSA, OKLAHOMA

WEDNESDAY, OCTOBER 9, 1935

Lots 16 and 17, Block 6, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma;

Lots 7 and 8, Block 4, Orchard Addition to the City of Tulsa, Tulsa County Oklahoma;

Lot 1, Block 3, Third Oak Grove Addition to the City of Tulsa, Tulsa County Oklahoma;

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Thirty Thousand Four Hundred Forty Two and 50/100 (\$30,442.50) Dollars, with accrued interest thereon at the rate of five per cent per ann from January 29, 1932;

Lots 19 and 20, Block 44, Original Town, Sand Springs, Oklahoma;

Northwest quarter of Northwest Quarter of Section 31 Township 19 North, Range 13 East, Tulsa County, Oklahoma, containing 40 acres more or less; a

Lot 4, Block 15, Original Town, City of Tulsa, Tulsa County, Oklahoma;

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Twenty-Two Thousand Two Hundred Ninety Eight and 39/100 (\$22,298.39) Dollars, with accrued interest thereon at the rate of five per cent per ann from January 29, 1932;

Lot 3, Block 1, Reservoir Hill Addition to the City of Tulsa, Tulsa County Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Four Thousand Five Hundred (\$4,500.00) Dollars, with acc interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 6, Block 2, Reservoir Hill Addition to the City of Tulsa, Tulsa County Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Three Thousand Three Hundred Sixty Five and 35/100 (\$3,365.35) Dollars, with accrued interest thereon at the rate of five per cent per ann from January 29, 1932;

Lot 13, Block 2, Reservoir Hill Addition to the City of Tulsa, Tulsa County Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Four Thousand Three Hundred (\$4,300.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 18, Block 2, Reservoir Hill Addition to the City of Tulsa, Tulsa County Oklahoma,

subject to any and all unpaid taxes; and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Three Thousand Nine Hundred (\$3,900.00) Dollars, with acc interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 19, Block 2, Reservoir Hill Addition to the City of Tulsa, Tulsa County Oklahoma,

DISTRICT OF OKLAHOMA
REGULAR MARCH 1938 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, OCTOBER 9, 1938

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Three Thousand Eight Hundred Fifty (\$3,850.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 21, Block 2, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Three Thousand Nine Hundred (\$3,900.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 21, Block 2, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Three Thousand Eight Hundred Nineteen (\$3,819.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29,

Lot 4, Block 3, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Three Thousand Nine Hundred (\$3,900.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 5, Block 3, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Four Thousand Two Hundred Sixty Four and 65/100 (\$4,266.65) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 9, Block 3, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Four Thousand Three Hundred (\$4,300.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 1, Block 3, Wakefield Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Six Thousand (\$6,000.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 1, Block 3, Asheton Heights Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Two Thousand five Hundred (\$2,500.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lots 10 and 11, Block 205, Woodlawn Addition to the City of Tulsa, Tulsa County, Oklahoma,

COUNTY OF TULSA, OKLAHOMA
 DISTRICT OF CLERK
 TULSA, OKLAHOMA, JANUARY 29, 1932

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Fifteen Thousand Dollars (\$15,000.00), with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

West half of Lots 9 and 10, Block 4, Parkdale Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Three Thousand Four Hundred and 25/100 (\$3,425.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

West half of Lots 9 and 10, Block 4, Parkdale Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Three Thousand Two Hundred and 20/100 (\$3,220.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 6, Block 2, City View Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Six Thousand Twenty Four and 40/100 (\$6,024.40) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 1, Block 3, of Subdivision of part of Block 7, Terrace Drive Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Four Thousand Two Hundred Fifty (\$4,250.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 9, Block 3, Walnut Park Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Two Thousand Two Hundred Eighty and 25/100 (\$2,282.25) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lots 42 and 43, Block 5, Abdo's Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Two Thousand Seven Hundred Forty and 23/100 (\$2,742.23) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

South 34.52 feet of the East 120 feet of Lot 2, and the North 5 feet of a 120 feet of Lot 3, in Block 1, Brennan-Road Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Two Thousand Two Hundred Fifty (\$2,250.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 22, Block 6, Midway Addition to the City of Tulsa, Tulsa County, Oklahoma,

IN THE DISTRICT COURT OF THE TERRITORY OF OKLAHOMA
DISTRICT OF OKLAHOMA

A PUBLIC HEARING TO REDEEM THE DEEDS OF THE DISTRICT OF OKLAHOMA
TULSA, OKLAHOMA WEDNESDAY, OCTOBER 3, 1935

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of One Thousand Seven Hundred Eleven and 70/100 (\$1,711.70) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

West 33.33 feet of Lot 4, and East 23 feet of Lot 3, Addison's Subdivision of Lot 12, Block 28, Park Place Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Four Thousand One Hundred Sixty Nine (\$4,169.00) Dollars with accrued interest thereon at the rate of five per cent per annum from January 29,

Lot 23, Grandview Place Second Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Two Thousand Five Hundred Fifty One and 97/100 (\$2,551.97) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 6, Block 2, Oakdale Suburb, an addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of One Thousand Six Hundred Ninety Seven and 92/100 (\$1,697.92) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 14, Block 1, Bell Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Five Thousand Four Hundred Dollars (\$5,400.00) Dollars with accrued interest thereon at the rate of five per cent per annum from January 29, 1932

West half of Lot 9, Block 2, Clivers Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Four Thousand Two Hundred Fifty (\$4,250.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 16, Block 16, Lynch-Forsythe Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Two Thousand Five Hundred (\$2,500.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

East half of Lot 10, Block 2, Cliver's Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Three Thousand Six Hundred Forty and 68/100 (\$3,640.68) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

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

A FINAL MARCH 1935 TERM-EQUITY SESSION FILED, OKLAHOMA WEDNESDAY, OCTOBER 9, 1935

East 100 Feet of the South 195 feet of Block 23, and more further describe as beginning at the Southeast corner of said Block; thence east 100 Feet; thence north 195 Feet; thence east 100 Feet; thence south 195 Feet to the point of beginning, all located in Block 23, Original Town, City of Bartlesville, Washington County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Fourteen Thousand Seven Hundred (\$14,700.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

South Half of Southwest quarter of Southeast quarter of Section 13, South Half of Southeast quarter of Southeast quarter; Northeast quarter of Southeast quarter of Southeast quarter of Section 14, Township 22 North, Range 27 East Rogers County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of one Thousand (\$1,000.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

South Half of Southwest quarter of Northwest quarter; East Half of Southwest quarter; South Half of Northeast quarter of Southeast quarter; North Half of Southeast quarter of Southwest quarter; West Half of Northwest quarter of Southeast quarter; Northeast quarter of Southeast quarter of Southeast quarter of Section 11; South Half of South Half of Southeast quarter; Northwest quarter of Southeast quarter of Southeast quarter of Section 10; East Half Northeast quarter of Section 12, Township 28 North, Range 21 East, Craig Co. Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Four Thousand Dollars (\$4,000.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

East Half of Northeast quarter of Northwest quarter; Southeast quarter of Southwest quarter; Northeast quarter of Southwest quarter; South Half of Southeast quarter of Section 35, Township 28 North, Range 21 East, Craig County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Four Thousand Five Hundred (\$4,500.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Northeast quarter; Northeast quarter of Southeast quarter, less one acre out of Northeast corner of Northeast quarter of Southeast quarter, Section 3 Township 25 North, Range 24 East, Delaware County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Five Thousand Five Hundred (\$5,500.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

East Half of Northwest quarter; North Half of Southwest quarter; Northwest quarter of Southeast quarter of Section 34, Township 25 North, Range 24 East Delaware County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Five Thousand Five Hundred (\$5,500.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Southeast quarter of Northwest Quarter; West Half of Southwest quarter
Northwest quarter; Southeast quarter of Southwest quarter of Northeast
Southwest quarter of Southeast quarter of Northeast quarter of Section 3
Township 25 North, Range 23 East, Delaware County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of One Thousand Six Hundred (\$1,600.00) Dollars, with an interest thereon at the rate of five per cent per annum from January 29, 1932;

and also to vacate the order entered herein on the 12th day of August, 1935, confirming the sale.

and it appearing to the Court that the said sale was made inadvertently in ignorance of the adoption of a new code provision regulating the sale of real property in the Courts, and that in order to pass good title it becomes necessary to reoffer the said property for sale;

IT IS THEREFORE BY THE COURT ORDERED, ADJUDGED AND DECREED that the said sale heretofore made in this cause, and the decree of confirmation of the sale heretofore made on the 12th day of August, 1935, herein, confirming the sale of the said above described property be both, and the same are hereby, vacated, set aside and held for naught.

F. E. KENNELMER
United States District Judge.

ENDORSED: Filed Oct 9 1935
H. P. Warfield, Clerk
U. S. District Court ME

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

Lincoln National Life Insurance Company, Plaintiff,)
vs.) No. 873 Equity
Exchange National Company, Defendant.)

O R D E R

Now on this 9th day of October, 1935, the above entitled cause came on for hearing upon the application of Rex Watkinson, the Receiver herein, for an order of sale of the property described in the said application, and praying that a day be set for the hearing of the said application for an order of sale and for the determination of whether the said property shall be sold and if so, whether at public or private sale.

IT IS THEREFORE BY THE COURT ORDERED, DIRECTED AND DECREED that the said application of the Receiver be, and the same is, set for hearing in this court at Tulsa, Oklahoma, 21st day of October, 1935, at the hour of 9:30 o'clock A.M. of said day, and that notice to interested parties of the hearing of said application be given by publication for at least ten days in the Tulsa Daily Legal News, a newspaper of general circulation, notifying and advising all persons interested to appear and to make such objection, if any they have, as they may desire to present against the said order of sale so prayed.

F. E. KENNELMER
Judge

ENDORSED: Filed Oct 9 1935
H. P. Warfield, Clerk
U. S. District Court

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

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, OCTOBER 9, 1935

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

THE LINCOLN NATIONAL LIFE INSURANCE COMPANY, Plaintiff, vs. EXCHANGE NATIONAL COMPANY, Defendant. No. 873 Equity

O R D E R

On the application of Hayes, Richardson, Shartel, Gilliland and Jordan and is hereby granted said attorneys to alter and correct, on an application and order previously herein by them, the name of A. W. Winford, said name being incorrectly spelled in said pleading Winifred.

F. E. KENNAMER United States District Judge

ENDORSED: Filed Oct 9 1935 H. P. Warfield, Clerk U. S. District Court ME

Court adjourned to October 10, 1935.

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, OCTOBER 10, 1935

Court convened pursuant to adjournment, Thursday, October 10th, 1935.

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

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

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

United States, Plaintiff, vs. Pearl Checkawalla, et al, Defendant. No. 924 Equity

ORDER APPROVING RECEIVER'S REPORT AND DISCHARGING RECEIVER.

Now on this 10th day of October, 1935, it being shown to the Court that Jno P. Logan has heretofore by the Court been appointed Receiver in the above cause to collect the and otherwise care for the real estate involved in the mortgage foreclosure herein, and the Receiver having filed his report showing that he has collected the sum of \$600.00 from said property, and shown by said report has disbursed, including expense as said Receiver, the sum of \$247.50, and there now remains in his hands, subject to disbursement by order of Court, the sum of \$352.50, Court finds that said expense as shown by said report, should be and same is accepted and allowed.

IT IS THEREFORE THE ORDER OF THE COURT that said Receiver's report be and is by accepted and approved, and said Receiver is directed to pay himself from said funds as shown

said report his expenses shown therein, and to pay the remaining funds in his hands in the sum of \$352.50 to the Superintendent of the Osage Indian Agency to be applied to the funds of the mortgage in this cause. And it is further ordered that said Receiver be, and hereby is discharged.

F. E. KEMMER
 JUDGE

APPROVED:
 Assistant United States Attorney
 CHESTER A. BREWER

ENDORSED: Filed Oct 10 1935
 H. P. Tarfield, Clerk
 U. S. District Court

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

METROPOLITAN LIFE INSURANCE COMPANY, a corporation,)	Plaintiff,)	No. 933 - In Equity. ✓
-vs-))	
TULSA APARTMENT COMPANY, a corporation, et al.,)	Defendants.)	

ORDER AND DECREE APPOINTING SPECIAL MASTER TO MAKE SALE,
 DIRECTING CLERK TO ISSUE ORDER OF SALE AND TAXING COSTS.

Now on this the 10th day of October, A. D. 1935, this cause comes on for trial upon the application of plaintiff, METROPOLITAN LIFE INSURANCE COMPANY, a corporation, accompanied by its verified bill of costs, for an order and decree appointing a special master, naming GEORGE H. LESSLEY, to make sale of the property described in the decree of foreclosure made and rendered by this court on February 27, 1935, and for an order directing the clerk of this court to issue an order of sale based upon said decree as supplemented and partially amended, and to have plaintiff's bill of costs herein allowed and taxed according to its bill of costs filed herein.

It appearing to the court that said application should be granted and said bill of costs allowed,

IT IS THEREFORE BY THE COURT ORDERED, ADJUDGED and DECREED that the said GEORGE H. LESSLEY be and he hereby is appointed special master to make said sale, and that the clerk of this court be and he hereby is ordered to issue to said George H. Lessley an order of sale directing said George H. Lessley, as such special master, to make said sale in all respects in accordance with the decree as supplemented and partially amended heretofore made and entered hereon after giving public notice of such sale in the manner required by law and by decree, and to return to this court for its approval and confirmation.

IT IS FURTHER BY THE COURT ORDERED, ADJUDGED and DECREED that said bill of costs in the sum of \$90.85 be and the same hereby is allowed and said clerk is hereby ordered and directed to tax said costs and include the same in his said order of sale.

IT IS FURTHER BY THE COURT ORDERED, ADJUDGED and DECREED that plaintiff may and it is ordered that it may apply the costs so expended, attorney's fees and any other costs paid by it, and the proceeds of sale, if paid by it, in full or pro tanto, upon the amount bid by it for the mortgaged property in the event it becomes the purchaser thereof at the foreclosure sale.

IT IS FURTHER ORDERED that the jurisdiction of this court be and the same

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

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, OCTOBER 10, 1935

is retained for the purpose of making such other and further orders and decrees as may be necessary and proper in this cause, and for the further purpose of determining the matter of a decree of deficiency as provided for in Rule 10 of the Equity Rules of the Supreme Court of the United States for such other purposes as may properly arise.

F. E. KENNAMER
District Judge.

ENDORSED: Filed Oct 10 1935
H. P. Warfield, Clerk
U. S. District Court

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

UNITED STATES FIDELITY & GUARANTY CO., a corp., Plaintiff)
vs) No. 1045 Eq.
F. V. VOGEL; W. H. VOGEL; PAGE GRAHAM, et al., Defendants.)

"O R D E R"

On stipulation of the parties herein filed, the defendants and each of them hereby given and granted fifteen days additional time from October 10th 1935 or until and including October 25th 1935 within which to file Answer in this cause, not to be in default during said time.

F. E. KENNAMER
J U D G E

ENDORSED: Filed Oct 10 1935
H. P. Warfield, Clerk
U. S. District Court H

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

United States, Complainant,)
vs.) No. 1066 Equity
William Martin, Respondent.)

ORDER OF DISMISSAL

Now on this 10th day of October, 1935, this matter coming on for hearing, and being shown to the Court that the above named respondent, William Martin, has agreed to vacate premises involved herein by January 1, 1936;

IT IS THEREFORE ORDERED that said cause be, and the same hereby is dismissed without prejudice.

O.K. CHESTER A. BREWER Assistant United States Attorney F. E. KENNAMER JUDGE
ENDORSED: Filed Oct 10 1935
H. P. Warfield, Clerk, U. S. District Court

OFFICE OF THE CLERK

U.S. DISTRICT COURT FOR THE DISTRICT OF OKLAHOMA, Oklahoma City, Oklahoma, 1938

Court adjourned pursuant to adjournment, Monday, October 15th, 1938.

Respectfully,
F. E. Hennaker, Judge, U. S. District Court.
W. F. Warfield, Clerk, U. S. District Court.

Attest, my hand and the seal of said court this 15th day of October, 1938.

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

Charles E. Allen, Complainant,
vs. Hendrick Ranch Royalties, a corporation, Defendant.
No. 1,067 Equity ✓
W. F. Warfield, Clerk, Respondent.

O R D E R

That on this 14th day of October, 1938, it appearing that under an order of Court dated October 1, 1938, the sum of \$388.00 was advanced by the Special Disbursements Agent of the United States Court for the surplus account of Catherine Grant Leasing, a limited liability company, to Virgil Davis, Receiver in the above foreclosure proceedings, to be used in the construction of a building located on the North Ten Feet of Lot Fifty-eight, East Ninety-five and West Eighty-four, original townsite of Pawhuska, Oklahoma, said sum to be repaid to the Superintendent of the Osage Indian Agency of the rents collected by said receiver from said property, and that said Receiver has said sum of money available for payment to said Superintendent:

It is therefore ordered that said Receiver, Virgil Davis, do, and he hereunto is directed to repay to the Superintendent of the Osage Indian Agency the sum of \$388.00 from said profits derived from said building.

W. F. WARFIELD, Clerk
F. E. HENNAKER, Judge
G. K. CHESTER A. BREWER, Assistant United States Attorney

RECORDED: Filed Oct 16 1938
W. F. Warfield, Clerk
U. S. District Court H

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

Charles E. Allen, Charles E. Blattenberg,
John A. Young and Agnes D. McIntyre, Plaintiffs,

vs.
Hendrick Ranch Royalties, a corporation, Hendrick
Royalties, a corporation, Grand Royalty Company,
a corporation, Grand Petroleum Corporation, a corporation,
Y Oil and Gas Company, a corporation, Earl
Grand, Dale Grand, L. D. Edgington, H. H. Houston
and Robert E. Barrett, Defendants.

No. 1,067 Equity. ✓

O R D E R

For good cause shown it is hereby ordered that the plaintiffs in this case be granted leave to file herein forthwith their certain amended bill of Complaint; that the Y Oil

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

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, OCTOBER 14, 1935

Gas Company, a corporation, be and a party defendant herein; and that summons shall issue for said defendant.

It is further ordered that this cause shall stand for hearing upon the application of plaintiffs for the appointment of a temporary receiver as upon their certain Attached 5 Complaint filed pursuant to this order.

Dated this 14th day of October, 1935.

F. E. KENNAMER UNITED STATES DISTRICT JUDGE.

ENDORSED: Filed Oct 14 1935 H. P. Marfield, Clerk U. S. District Court H

Court adjourned to October 15, 1935.

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, OCTOBER 15, 1935

Court convened pursuant to adjournment, Tuesday, October 15th, 1935.

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

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

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

St. Louis Union Trust Company, a corporation, and George G. Chase, as Trustees, Plaintiffs, No. 906 Equity. vs. Octavia Owens and A. B. Owens, Defendants.

O R D E R

It appearing to the Court that the final report of Clark H. Whiteside, Receiver herein, was approved April 4, 1935, and that the said Clark H. Whiteside has accounted for all party and money as such Receiver,

It is by the Court ORDERED that United States Fidelity & Guaranty Company of Baltimore, Maryland, surety on the bond of said receiver, filed herein on the 26th day of October 1933, be and it is hereby discharged from all liability on account of said bond.

Dated this 15 day of October, 1935.

F. E. KENNAMER Judge

ENDORSED: Filed Oct 15 1935 H. P. Marfield, Clerk U. S. District Court

Court convened pursuant to adjournment, Thursday, October 17th, 1934.

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

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

IN THE UNITED STATES DISTRICT COURT IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
THE AMERICAN NATIONAL LIFE INSURANCE COMPANY,)
Plaintiff,)
vs.) No. 821 Equity
EXCHANGE NATIONAL COMPANY,)
Defendant.)

ORDER

Upon the application of Rex Gatzmeyer, duly authorized and acting receiver for the Exchange National Company, for authority to dismiss a case against Lewis J. Bickins and Bickins, his wife, being Case No. 85167 in the District Court of Tulsa County, and the Court fully advised in the premises,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that authority be given and license to dismiss said case above described.

F. E. KENNAMER
United States District Judge

ENTERED: Filed Oct 17 1934
H. F. Warfield, Clerk
U. S. District Court

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA
Minnie Gainsnake, ne Gainsnake, et al, Plaintiffs,)
vs.) No. 1035 Equity ✓
Thomas Gainsnake, et al, Defendants.)

ORDER

Now on this 16th day of October, 1934, on application of the United States Attorney for the Northern District of Oklahoma, on behalf of the United States, for an order that it be directed to interview and plead or answer in this case. It is ordered in the premises that an extension of the date in which to plead or answer be granted on behalf of the United States.

IT IS HEREBY ORDERED that the United States Attorney be and is directed to interview and plead or answer in this case.

F. E. KENNAMER

H. CHESTER H. BREWER Assistant United States Attorney
ENTERED: Filed Oct 17 1934
H. F. Warfield, Clerk
U. S. District Court

Court adjourned on October 17, 1934.

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

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, OCTOBER 18, 1935

Court convened pursuant to adjournment, Friday, October 18th, 1935.

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

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

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

T. J. Booth, et al., Plaintiffs,)
vs.) No. 663 Eq.
The Petroleum Royalties Company, et al., Defendants.)

ORDER

There came on this day to be heard the application of the Receiver for an... authorizing him to enter into a stipulation with Mid-Continent Petroleum Corporation for the f... operation of lands in Lincoln County for the production of oil and gas therefrom, and to execut... division order in connection therewith, both of which have been examined by the Court, and also... the allowance of attorney fees in connection with the litigation referred to in said application

And it appearing to the Court that The Petroleum Royalties Company has an... in the oil and gas being produced from said lands by Mid-Continent Petroleum Corporation to the... tent of a 1/160 interest, under a mineral deed executed by one Claude Russell Earp, the owner of... interest in said land; that Mid-Continent Petroleum Corporation has in its hands the sum of \$624... as the share of The Petroleum Royalties Company in the proceeds of oil and gas taken from said... to August 31, 1935;

And it further appearing to the Court that the right of the said Claude Ru... Earp and his grantees under mineral deeds has been the subject of litigation, now concluded, whi... said litigation, including proceedings in the Supreme Court of Oklahoma, was conducted by the la... of West & Davidson for the benefit of the respective owners of the 2/33 of the mineral rights of... land:

And the Court now being advised in the premises, finds that West & Davidso... ld be allowed and paid for their services twenty-five per cent of the sum due The Petroleum Roys... Company, and that said sum is a reasonable fee for said services;

IT IS THEREFORE ORDERED, that a fee of \$156.00 be paid to said West & David... out of the funds in the hands of Mid-Continent Petroleum Corporation, the balance of said funds... paid to the Receiver in full of moneys due to The Petroleum Royalties Company up to and includin... August 31, 1935;

IT IS FURTHER ORDERED, that the Receiver be and he is hereby authorized to... execute the stipulation for the future operation of said lands and also to execute the customary... division order in connection therewith.

Done this 18th day of October, 1935.

F. E. KENNAMER
Judge.

O.K. H. R. YOUNG

ENDORSED: Filed Oct 18 1935
H. P. Warfield, Clerk
U. S. District Court

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

CHARLES KNETZGER, Plaintiff,)
-vs-) No. 908 Equity ✓
PLEASANT GRAYSON, ET AL, Defendants.)

ORDER CONFIRMING AND APPROVING MARSHAL'S SALE

Now, on this 18th day of October 1935, comes the plaintiff above named by attorneys Yancey, Spillers & Brown, and moves the Court to confirm the sale of real estate made by United States Marshal for the Northern District of Oklahoma, on the 14th day of September 1935 by Charles Knetzger, under an order of sale issued out of the office of the Court Clerk of said District on the 14th day of August, 1935, of the following described property, to-wit:

The North Half (N $\frac{1}{2}$) of the South Half (S $\frac{1}{2}$) of Section fifteen (15) Township Seventeen (17) North, Range fourteen (14) East, of the Indian Base and Meridian, containing 160 acres more or less, according to the Government Survey thereof, located in Tulsa County, State of Oklahoma.

And the Court having carefully examined the proceedings of said United States Marshal under said order of sale is satisfied that the same have been performed in all respects in conformity to law, that due and legal notice of said sale was given by publication for at least ten days in the Tulsa Daily Legal News, a newspaper printed in Tulsa County, State of Oklahoma, as by proof of said publication on file herein and that on the day fixed therein, to-wit: The 14th of September 1935, said property was sold to Charles Knetzger he being the highest and best bidder; and the Clerk is accordingly directed to make an entry on the journal of said Court that the Court is satisfied as to the legality of said sale and, no exceptions being filed nor objection thereto, IT IS ORDERED AND ADJUDGED BY THE COURT that said sale and the proceedings thereon be, and the same are approved and confirmed; and it is further ordered that John P. Logan, United States Marshal for the Northern District of Oklahoma make and execute to the said purchaser at said sale a good and lawful deed for the said premises so sold.

IT IS FURTHER ORDERED THAT the said purchaser of said premises, lands and interests therein at said sale, as aforesaid, be immediately let into possession of said premises, and each and every part thereof; and the Clerk of this Court is ordered to issue a writ of assistance to the United States Marshal for the Northern District of Oklahoma, directing him to place the said purchaser in full possession thereof; and the said defendants, and each of them, and every person who has come into possession of said premises, or any part thereof, under said defendants, or either of them, or any one in possession of any part thereof, under said defendants, or either of them, or any one in possession of any part thereof, shall upon presentation of such writ of assistance, immediately vacate possession thereof to the said purchaser, and that the refusal of said defendants, or either of them, or any one in possession of said premises or any part thereof, under them, or either of them, as aforesaid, to deliver immediate possession of said premises to the said purchaser, shall constitute contempt of this Court.

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

ENDORSED: Filed Oct 18 1935
H. P. Warfield, Clerk
U. S. District Court ME

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

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA

FRIDAY, OCTOBER 18, 1935

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

Frederic M. Wilhelm, Helen B. Wilhelm,)
Frederic B. Wilhelm, A. W. Drohen, August)
Bauman, Arthur G. Dana, Verna G. Jaeger,)
Edna Hyde Rose, J. L. Henderson, Jr., and)
Hezekiah J. Holden, Plaintiffs,)

vs.

Equity, No. 970. ✓

Consolidated Oil Corporation, a corporation,)
Sinclair Prairie Pipe Line Company, a corpor-)
ation, Sinclair Prairie Oil Company, a corp-)
oration, Sinclair Prairie Oil Marketing Company,)
a corporation, and the Sinclair Refining Company,)
a corporation, Defendants.)

ORDER ENLARGING TIME TO LODGE RECORD IN CIRCUIT COURT OF APPEALS

On this 18th day of October, A. D. 1935, comes on the above entitled cause application of the plaintiffs herein for an extension of time in which to lodge the record her in the Circuit Court of Appeals for the Tenth Circuit at Denver, Colorado, and the court being and fully advised, it is,

ORDERED, that for good and sufficient cause shown, the time be and the same extended to the 1st day of December, 1935, in which the record on appeal herein may be lodged the United States Circuit Court of Appeals for the Tenth Circuit at Denver, Colorado.

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

ENDORSED: Filed Oct 18 1935
H. P. Warfield, Clerk
U. S. District Court

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

Ben Wheeler, Complainant,)
vs.)
Pitts Beaty, et al, Respondents.)

No. 1022 Equity. ✓

ORDER EXTENDING TIME TO ANSWER

Now on this 18th day of October, 1935, this matter comes on to be heard on oral application of the defendants above named for an extension of time within which to answer; Court being fully advised in the premises finds that the time within which said defendants, and of them, are required to answer is insufficient, and that they should be granted additional time from the time heretofore granted;

IT IS THEREFORE CONSIDERED, ORDERED AND ADJUDGED by the Court that the above named defendants, and each of them, be, and they are hereby given thirty days from the time her

Company, for instructions with reference to the sale of real estate owned by the Exchange M Company, and situated in the Northern District of Oklahoma, coming on for hearing on this 2 of October, 1935; and it appearing that heretofore, upon the coming in of said application, Court directed that notice to all interested parties be given by ten days publication in the Daily Legal News, advising all persons interested to appear and show cause, if any they have the 21st day of October, 1935, why the said sale should not be made as prayed;

And it appearing to the Court that the said notice has heretofore been published in the Tulsa Daily Legal News, as required by the said order, for ten days, beginning on the 10th day of October and ending on the 19th day of October, and proof of said publication has been filed and approved;

And the Court having heard the evidence submitted in the matter, and the suggestions of the Receiver, and being convinced that the best results will be obtained for the estate by selling the said property at private sale; and no objection to the said sale having been presented by anyone;

IT IS BY THE COURT ORDERED, ADJUDGED AND DECREED that Rex Watkinson, Receiver aforesaid, be, and he is hereby, authorized, ordered and directed to sell at private sale, subject to any past due taxes on said real estate, or any part thereof, and subject to any and all encumbrances on all or any of the said parcels of real estate, the following described real estate to-wit:

East 62½ feet of Lots 13, 14 and 15, Block 1, Reservoir View Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Four Thousand Seven Hundred (\$4,700.00) Dollars, with accrued interest thereon at the rate of five per cent. per annum from January 29, 1932;

Lot 20, Block 1, Reservoir View Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Three Thousand Twenty-nine and 38/100 (\$3,029.38 Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 6, Block 2, Reservoir View Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Four Thousand Three Hundred (\$4,300.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

West Half of Lot 8, and all of Lot 9 in Block 2, Reservoir View Addition to the City of Tulsa, Tulsa County, Oklahoma;

Lot 7, Block 1, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma;

Lot 9, Block 1, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma;

Lot 11, Block 1, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma;

Lot 16, Block 2, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma;

Lots 16 and 17, Block 6, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma;

Lots 7 and 8, Block 4, Orchard Addition to the City of Tulsa, Tulsa County, Oklahoma;

Lot 1, Block 3, Third Oak Grove Addition to the City of Tulsa, Tulsa County, Oklahoma;

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Thirty Thousand Four Hundred Forty Two and 50/100 (\$30,442.50) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lots 19 and 20, Block 44, Original Town, Sand Springs, Oklahoma;

Northwest Quarter of Northwest Quarter of Section 31, Township 19 North, Range 13 East, Tulsa County, Oklahoma, containing 40 acres more or less;

Lot 4, Block 15, Original Town, City of Tulsa, Tulsa County, Oklahoma;

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Twenty-Two Thousand Two Hundred Ninety Eight and 39/100 (\$22,298.39) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 8, Block 1, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Four Thousand Five Hundred (\$4,500.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 6, Block 2, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Three Thousand Three Hundred Sixty Five and 36/100 (\$3,365.36) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 13, Block 2, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Four Thousand Three Hundred (\$4,300.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 18, Block 2, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma;

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Three Thousand Nine Hundred (\$3,900.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 19, Block 2, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

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

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, OCTOBER 21, 1935

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Three Thousand Eight Hundred Fifty (\$3,850.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 21, Block 2, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Three Thousand Nine Hundred (\$3,900.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 23, Block 2, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Three Thousand Eight Hundred Nineteen (\$3,819.00) Dollars with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 4, Block 3, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Three Thousand Nine Hundred (\$3,900.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 5, Block 3, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Four Thousand Two Hundred Sixty Four and 65/100 (\$4,264.65) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 9, Block 3, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Four Thousand Three Hundred (\$4,300.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 1, Block 3, Wakefield, Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Six Thousand (\$6,000.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 1, Block 2, Asheton Heights Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Two Thousand Five Hundred (\$2,500.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lots 10 and 11, Block 205, Woodlawn Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Fifteen Thousand Dollars (\$15,000.00), with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

West Half of Lots 9 and 10, Block 4, Parkdale Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Three Thousand Four Hundred (\$3,400.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932

East Half of Lots 9 and 10, Block 4, Parkdale Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Three Thousand Two Hundred Eighty Two and 50/100 (\$3,282.50) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 6, Block 7, City View Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Six Thousand Twenty Four and 40/100 (\$6,024.40) Dollars with accrued interest thereon at the rate of five per cent per annum from January 29,

Lot 1, Block 3, of Subdivision of part of Block 5, Terrace Drive Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Four Thousand Two Hundred Fifty (\$4,250.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932

Lot 9, Block 6, Walnut Park Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Two Thousand Two Hundred Eighty and 89/100 (\$2,280.89) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lots 42 and 43, Block 5, Abdo's Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Two Thousand Seven Hundred Forty and 33/100 (\$2,740.33) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

South 34.52 feet of the East 120 feet of Lot 2, and the North 5 feet of the East 120 feet of Lot 3, in Block 1, Brennan-Reed Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Two Thousand Two Hundred Fifty (\$2,250.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 22, Block 6, Midway Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of One Thousand Seven Hundred Eleven and 70/100 (\$1,711.70) Dollars with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

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West 25.50 feet of Lot 4, and East 26 feet of Lot 3, Biddison's Subdivision of Lot 12, Block 28, Park Place Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Four Thousand One Hundred Sixty Nine (\$4,169.00) Dollars with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 23, Grandview Place Second Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Two Thousand Five Hundred Fifty One and 97/100 (\$2,551.97) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 6, Block 2, Oakdale Suburb, an addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of One Thousand Six Hundred Ninety Seven and 92/100 (\$1,697.92) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 14, Block 1, Bell Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Five Thousand Four Hundred Dollars (\$5,400.00), with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

West Half of Lot 9, Block 2, Olivers Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Four Thousand Two Hundred Fifty (\$4,250.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Lot 16, Block 16, Lynch-Forsythe Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Two Thousand Five Hundred (\$2,500.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

East Half of Lot 10, Block 2, Oliver's Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. A. Chapman in the principal sum of Three Thousand Six Hundred Forty and 88/100 (\$3,640.88) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

East 100 feet of the South 195 feet of Block 23, and being further described as beginning at the southeast corner of said block; thence west 100 feet; thence north 195 feet; thence east 100 feet; thence south 195 feet to the point of beginning, all located in Block 23, Original Town, City of Bartlesville, Washington County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Fourteen Thousand Seven Hundred (\$14,700.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29,

South Half of Southwest Quarter of Southwest quarter of Section 13, South Half of Southeast quarter of Southeast quarter; Northeast quarter of Southeast quarter of Southeast quarter of Section 14, Township 22 North, Range 15 E Rogers County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of One Thousand (\$1,000.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

South Half of Southwest Quarter of Northwest Quarter; West Half of Southwest Quarter; South Half of Northeast Quarter of Southwest Quarter; North Half Southeast quarter of Southwest Quarter; West Half of Northwest quarter of Southeast quarter; Northwest Quarter of Southwest quarter of Southeast Quarter of Section 11; South Half of South Half of Southeast quarter; Northwest Quarter of Southwest quarter of Southeast quarter of Section 10; East Half of Northeast Quarter of Section 15, Township 26 North, Range 21 East, Craig County Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Four Thousand Dollars (\$4,000.00) with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

East Half of Northeast quarter of Northwest Quarter; Southeast quarter of Northwest quarter; Northeast quarter of Southwest quarter; South Half of Southwest quarter of Section 35, Township 25 North, Range 21 East, Craig County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Four Thousand Five Hundred (\$4,500.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932

Northeast Quarter; Northeast Quarter of Southeast quarter, less one acre out of Northeast corner of Northeast Quarter of Southeast quarter, Section 34, Township 25 North, Range 24 East, Delaware County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Five Thousand Five Hundred (\$5,500.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

East Half of Northwest Quarter; North Half of Southwest quarter; Northwest Quarter of Southeast Quarter of Section 34, Township 25 North, Range 24 East Delaware County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of Five Thousand Five Hundred (\$5,500.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932;

Southeast Quarter of Northwest Quarter; West Half of Southwest quarter of Northeast quarter; Southeast Quarter of Southwest quarter of Northeast Quarter; Southwest quarter of Southeast quarter of Northeast quarter of Section 35, Township 25 North, Range 23 East, Delaware County, Oklahoma,

subject to any and all unpaid taxes, and also subject to a first mortgage owned by J. Chapman in the principal sum of One Thousand Six Hundred (\$1,600.00) Dollars, with acc

consideration thereof, IT WAS ORDERED, ADJUDGED AND DECREED, as follows, viz.:

That defendant's written request for a special finding that plaintiff was time the owner of the real estate bond and mortgage described in plaintiff's bill, be, and it is hereby overruled, to which ruling of the Court, the defendant excepted and excepts;

That defendant's motion for judgment against the plaintiff dismissing the and the same is hereby overruled, to which ruling of the Court, the defendant excepted and e

That the plaintiff recover from defendant the sum of Five Thousand Dollar (\$5,000.00) with interest thereon at the rate of 6% per annum from October 4, 1931, to the d this Decree and costs, making a total judgment for Six Thousand One Hundred Ninety-seven and Dollars (\$6,197.50) and costs, and that said judgment for said sum of Six Thousand One hundr Ninety-seven and 50/100 (\$6,197.50) bear interest at the rate of 6%per annum from October 1, until paid;

To which Decree and judgment defendant excepts and his exceptions are by Court allowed.

Dated at Tulsa, Oklahoma, this 1st day of October, 1935.

F. E. KENNAMER
District Judge.

ENDORSED: Filed Oct 21 1935
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to October 22, 1935.

Court convened pursuant to adjournment, Tuesday, October 22, 1935.

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

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

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

H. G. Roby, J. N. Pierce, Norman Pierce, Bertha C.)
Pierce, C. W. Shaw, Louis Wolff, Robert B. Strassen,)
Henry G. Hafner, Victor R. Despard, The Continental)
Illinois National Bank of Chicago, Executor of Edward)
J. Harn's Estate, Grant Ridgeway, Ethel Ridgeway,)
Rollo Gullickson, Edna Gullickson, Estate of A. D.)
Curtis,)
Plaintiffs,

vs.

Ray M. Dunnett, James G. Cloud, John M. Wheeler,
Annabel Dunnett, and the First National Bank of Tulsa,
a corporation, Defendants.

No. 890 Equity

proper showing made, it appearing that the above named respondents, Bob Willis, Alice Willis White, Dula White, G. W. Homes and Phoebe A. Homes have not been served with process in this that proper subpoena in equity has been regularly issued herein, directed to said respondents in the Northern District of Oklahoma, and that the United States Marshal for said District has returned showing that said respondents cannot be found in this district, and that proper service order of this Court should be directed to each of said respondents, as provided by Section 11 Title 28, U.S.C.A. directing them to appear on a day certain to plea or answer to the Bill of as hereinafter ordered;

IT IS THE ORDER OF THE COURT that the respondents, Bob Willis, Alice Willis G. White, Dula White, G. W. Homes and Phoebe A. Homes, if living, or if dead, their unknown heirs, executors, administrators, trustees and assigns, immediate and remote, appear and plead or answer to the Bill of Complaint in this cause, wherein the complainant seeks to quiet the title to the land described land, to-wit:

Southeast quarter of Southeast quarter of Southwest quarter of Section Eighteen, Township Twenty-one North, Range Twenty-five East, Delaware County, Oklahoma.

IT IS FURTHER ORDERED that this order be published once a week for six weeks, beginning October 24th, 1935, and that said respondents, Bob Willis, Alice Willis, E. Dula White, G. W. Homes and Phoebe A. Homes, if living, or if dead, their unknown heirs, executors, administrators, trustees and assigns, immediate and remote, appear and answer or plead to the Bill of Complaint herein on or before Dec. 6, 1935, or all of the facts, matters and things pleaded in said Bill of Complaint will be taken as true and confessed, and judgment for the complainant be rendered accordingly, and said respondents will be barred from any right, title, interest or claim in or to the land hereinbefore described.

WITNESS, the undersigned Judge of the United States District Court for the Northern District of Oklahoma.

F. E. KENNAMER
JUDGE

ENDORSED: Filed Oct 22 1935
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to October 23, 1935.

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, OCTOBER 23, 1935

Court convened pursuant to adjournment, Wednesday, October 23, 1935.

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

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

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, OCTOBER 23, 1935

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

Wallace Neal, Plaintiff,)
vs.) No. 1004 In Equity. ✓
Joe Hodges, Defendant.)

ORDER FOR STAY OF EXECUTION AND FIXING AMOUNT OF SUPERSEDEAS BOND

Now on this 21st day of October, 1935, this matter coming on to be heard on request of the defendant, Joe Hodges, for an order to stay execution in the above entitled cause and fix the amount of the supersedeas bond, the plaintiff being present in person and by his attorney, Edmund Lashley, and the defendant being present in person and by his attorney, Harry Campbell, the court, after considering said matter,

ORDERS that execution on the judgment and decree rendered herein shall be stayed for a period of thirty (30) days from this date pending the giving of a sufficient supersedeas bond in the sum of Seven Thousand Dollars (\$7,000.00), to be approved as provided by law

F. E. KENNAMER
United States District Judge.

ENDORSED: Filed Oct 23 1935
H. P. Warfield, Clerk
U. S. District Court H

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

George C. Fuller, et al, Plaintiffs,)
v.) No. 1,067 Equity ✓
Hendrick Ranch Royalties, et al., Defendants.)

O R D E R

This matter coming on for hearing on this date on plaintiffs' application for appointment of receiver, injunction, and other temporary relief, and it appearing that a new Board of Directors of Hendrick Ranch Royalties, fairly representing all parties to this controversy, to be elected, consisting of the following, to wit: Fred E. Cook, of Tulsa, Oklahoma; John A. Young of Upper Montclair, New Jersey; George C. Fuller of New York, New York; L. D. Edgington of Ponca City, Oklahoma, and H. H. Houston, of Tulsa, Oklahoma, and that said Board is agreed upon a view of attempting to work out and adjust the internal affairs of the company without the necessity of the appointment of a receiver.

It further appearing that it has been agreed that this cause shall remain pending until it is ascertained whether the difficulties complained of can be adjusted without litigation.

IT IS, THEREFORE, ORDERED that this cause be and the same is hereby continued both as to the temporary relief asked by plaintiffs and as to the general relief asked by them, subject to the further order of this court setting same for hearing.

Dated this 23d day of October, 1935.

ENDORSED: Filed Oct 23 1935
H. P. Warfield, Clerk
U. S. District Court H

F. E. KENNAMER
UNITED STATES DISTRICT JUDGE

Court convened pursuant to adjournment, Thursday, October 24th, 1935.

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

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

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

THE LINCOLN NATIONAL LIFE INSURANCE COMPANY,)
Plaintiff)
vs.) No. 873 Equity
)
EXCHANGE NATIONAL COMPANY, Defendant.)

ORDER AUTHORIZING EXECUTION OF DISCLAIMER

THIS CAUSE COMING on to be heard on this the 24th day of October, 1935, c application of Rex Watkinson, Receiver of Exchange National Company, for authority to discl any interest in and to the following described premises:

East Half of Southwest quarter of Section 7, Twp. 21 North, Range 3 East, less one acre in the Southeast corner thereof, Pawnee County, Oklahoma,

and to deliver said disclaimer to the present owner thereof, in order that said person may a federal loan on the above described premises, and the court having read said application ing that it has jurisdiction to entertain the same and enter an order thereon, and being fu vised in the premises, finds that said application should be sustained.

IT IS THEREFORE BY THE COURT ORDERED, ADJUDGED AND DECREED and said appli be and the same is hereby sustained, and the said Rex Watkinson be and he is hereby directe authorized and empowered to make, execute and deliver unto the present owner of the above d premises a disclaimer of any right, title, and interest in and to said above described prem that he be further directed, authorized and empowered to do all other things necessary and in order fully and effectually to accomplish the letter and spirit of the application and t order.

F. E. KENNAMER
United States District Judge

ENDORSED: Filed Oct 24 1935
H. P. Warfield, Clerk
U. S. District Court

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

UNITED STATES FIDELITY & GUARANTY CO., A CORP.,)
Complainant)
vs.)
) No. 1045 E.
)
F. C. VOGEL: W. H. VOGEL, PAGE CRAMAN, PAGE
CRAMAN as EXECUTOR OF ESTATE OF P. H. CRANAH,
dec., J. E. BUFFINGTON, MRS. J. E. BUFFINGTON nee
WALKER, and THE CITY OF VINNITA, a municipal cor-
poration, Defendants.)

"O R D E R"

For good cause shown it is hereby ordered, considered and adjudged that t

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

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, OCTOBER 24, 1935

defendants are and they are hereby granted 20 days from October 25th, 1935, within which to in the above cause.

DONE in open court this 24th day of October, 1935.

F. E. KENNAMER
J U D G E.

ENDORSED: Filed Oct 24 1935
H. P. Warfield, Clerk
U. S. District Court ME

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

R. R. CRAWFORD, Complainant,)

-vs-

SECURITIES and EXCHANGE COMMISSION, JOSEPH E.
KENNEDY, JAMES M. LANDIS, ROBERT E. HEALEY, GEORGE
C. MATHEWS, in their individual capacities as mem-
bers of said Securities and Exchange Commission;
HOMER S. CUMMINGS, Attorney General of the United
States; C. E. BAILEY, United States District At-
torney for the Northern District of Oklahoma;
R. A. WINTERS and KENNETH BAKER, Defendants.

IN EQUITY NO. 1055

O R D E R

NOW ON THIS 24th day of October, 1935, the foregoing Application being pre-
to the undersigned Judge of this Court, the same is by the Court GRANTED and ALLO WED.

Dated at Tulsa, Oklahoma, the day and year last above written.

F. E. KENNAMER
District Judge.

ENDORSED: Filed Oct 24 1935
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to October 28, 1935.

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IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, OCTOBER 29, 1935

District of Oklahoma, before you, or some of you in a cause between William E. Callison, plaintiff and Western Sales Company, a corporation, defendant, No. 978 Equity, the decree of the said court in said cause, entered on September 27, 1934, was in the following words, viz:

"This cause came on to be heard at this term, and was argued by counsel, and thereupon, and in consideration thereof, and in accordance with the special findings of fact and conclusions of law thereon, it is ordered, adjudged and decreed that the plaintiff's suit be, and the same is hereby, dismissed for want of equity, at the cost of the plaintiff to which the plaintiff excepts and his exceptions are allowed, for the purpose of an appeal, of which plaintiff gives notice to the defendant."

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 William E. Callison agreeably to the act of Congress, in such case made and provided, fully and as it appears.

AND WHEREAS, at the April Term, in the year of our Lord one thousand nine hundred and thirty-five, the said cause came on to be heard before the said United States Circuit Court of Appeals, on the transcript of the record from the said district court and was argued by counsel

On consideration whereof, it is now here ordered, adjudged and decreed by the said court that the decree of the said district court in this cause be and the same is hereby affirmed and that J. B. Pickens and John Mullins, partners, under the name and style of Western Sales Company, appellees, have and recover of and from William E. Callison, appellant, their costs here

--April 29, 1935.

You, therefore, are hereby commanded that such proceedings be had in said cause as according to right and justice, and the laws of the United States, ought to be had, the same notwithstanding.

WITNESS, the Honorable CHARLES E. HUGHES, Chief Justice of the United States, this 29th day of October, in the year of our Lord one thousand nine hundred and thirty-five.

COSTS OF Appellees:
Clerk, \$(Paid by Appellant.)
Printing Record \$(None)
Attorney, \$20.00
\$20.00

ALBERT TREGO
Clerk of the United States Circuit Court of Appeals, Tenth Circuit.

By H. A. McINTYRE
Deputy Clerk

ENDORSED: Filed Oct 29 1935
H. F. Arfield, Clerk
U. S. District Court ME

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

United States, Complainant,)
)
vs.)

Alice M. O'Brien, Olive Rogers, C. F. Rogers, A. W. Lucas, Oklahoma First National Bank of Skiatook, Oklahoma, L. C. Burr and Company, a Corporation, Anna B. Stevenson, Virgil Theis, G. W. Smith, Murray Tool and Supply Company, Roscoe Walker, R. L. Hall, P. E. Voyles and Jessie W. Thompson, Respondents.)

No. 1006 Equity

DECREE OF FORECLOSURE

Now on this 29th day of October, 1935, this cause of action having come on and heard on regular assignment, on September 25, 1935, before Honorable F. E. Kennamer, Judge of the United States District Court for the Northern District of Oklahoma, and the complainant, the United States, being represented by Chester A. Brewer, Assistant United States Attorney for the Northern District of Oklahoma, and the respondent, Oklahoma First National Bank of Skiatook, Oklahoma, appeared by its attorney, L. H. Taylor, and the respondent, L. C. Burr and Company, appeared by its attorney, Harry Campbell, and the respondent, Anna B. Stevenson appeared by her attorney, B. B. Kerr, and the respondents, Alice M. O'Brien, Olive Rogers, C. F. Rogers, A. W. Lucas, Virgil Theis, G. W. Smith, Murray Tool and Supply Company, Roscoe Walker, R. L. Hall, P. E. Voyles and Jessie W. Thompson appeared neither in person nor by attorney;

And thereupon, the Court examined the files and records in said cause, and that the respondents, Alice M. O'Brien, Olive Rogers, C. F. Rogers, A. W. Lucas, Virgil Theis, G. W. Smith, Murray Tool and Supply Company, Roscoe Walker, R. L. Hall, P. E. Voyles and Jessie W. Thompson were duly and regularly served with subpoena in equity in said cause more than 60 days prior to the date of said trial, and that said service was legal and regular in all respects and that said respondents have failed to appear in this cause, and have failed to answer, demur or to plead to complainant's bill on file herein, but are in default, and default is accordingly adjudged against said above named respondents, and each of them;

And thereupon, the Court directed the parties present to submit their evidence and the complainant introduced evidence in support of its bill of complaint, and surrendered to the Court for cancellation the note and mortgage set up and sued upon herein, and rested; and the respondent, Oklahoma First National Bank of Skiatook, Oklahoma introduced evidence in support of its cross bill and surrendered to the Court for cancellation the note and mortgage set up and sued upon therein, and rested; and the respondent, Anna B. Stevenson introduced evidence in support of her cross bill and surrendered to the Court for cancellation the note and mortgage set up and sued upon therein, and rested;

And thereupon, the taking of evidence was closed, and the Court finds from the pleadings and evidence introduced that the complainant, United States, has shown the material allegations in its bill of complaint; that the respondents, Alice M. O'Brien, Olive Rogers, C. F. Rogers and A. W. Lucas are indebted to complainant at this time in its own behalf and in behalf of Catherine Owens Mosier, restricted Usage Allottee No. 2186, upon the note set up and sued upon in its bill of complaint, in the sum of \$32,004.51, with interest thereon at the rate of 7% per annum from October 27, 1934, until paid, together with taxes for the years 1931, 1932 and 1933 in the total sum of \$4,749.63, with interest and penalties, and for the costs of this action; that said note is secured by the mortgage set up and sued upon in its bill of complaint, and said mortgage constitutes a valid and subsisting lien upon the real estate hereinafter described for the amount of said indebtedness. That the conditions of said mortgage have been broken, as alleged in said bill of complaint, and that complainant is entitled to have said mortgage foreclosed.

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v

and said mortgaged property ordered sold to satisfy said indebtedness. That complainant be under the terms of said mortgage, to have said property sold without appraisal, and if it of said judgment has not been paid at the expiration of six months from the date hereof an tion and order of sale shall issue out of this court, directing the United States Marshal of the Northern District of Oklahoma to advertise and sell said property to satisfy said indebtedness.

The Court further finds, from an examination of the pleadings and evidence adduced, that the respondent, Oklahoma First National Bank of Skiatook, Oklahoma, has sustained the material allegations of its cross bill; that the respondent, A. W. Lucas is indebted to respondent, Oklahoma First National Bank of Skiatook, Oklahoma, at this time, upon the note set up and sued upon in its cross bill, in the sum of \$24,800.00, together with its cost herein and that said note is secured by the mortgage set up and sued upon in said cross bill covering undivided one-third interest of A. W. Lucas in the property hereinafter described, and that mortgage constitutes a valid and subsisting lien upon the undivided one-third interest of the respondent, A. W. Lucas, in said real estate, subject to the first and prior lien of the defendant, the United States. That the conditions of said mortgage have been broken, as alleged in said cross bill, and the respondent, Oklahoma First National Bank of Skiatook, Oklahoma, is to have said mortgage foreclosed, and said property ordered sold to satisfy said indebtedness of the undivided one-third interest of the said respondent, A. W. Lucas, in said property, and the satisfaction of complainant's first and prior Lien.

The Court further finds, from an examination of the pleadings and evidence adduced, that the respondent, Anna B. Stevenson, has sustained the material allegations of her bill; that the respondent, A. W. Lucas is indebted to the respondent, Anna B. Stevenson, at this time, in the sum of \$2,865.42, with interest thereon at the rate of 8% per annua from December 1933, until paid, together with an attorney's fee in the sum of \$350.00, and her costs herein.

The Court further finds, from an examination of the pleadings and evidence adduced, that the respondent, Anna B. Stevenson, has further sustained the material allegations of her cross bill, that the respondent, C. F. Rogers is indebted to the respondent, Anna B. Stevenson at this time, upon the note set up and sued upon in said cross bill in the sum of \$2865.42, with interest thereon at the rate of 10% per annua from August 24, 1933, until paid, together with costs herein. That said note is secured by the mortgage set up and sued upon in said cross bill covering the undivided one-third interest of C. F. Rogers in and to the property hereinafter described, and that said mortgage constitutes a valid and subsisting lien upon the undivided one-third interest of the respondent, C. F. Rogers, in the property hereinafter described, subject to the first and prior lien of the complainant, the United States. That the conditions of said mortgage have been broken, as alleged in said cross bill, and the respondent, Anna B. Stevenson is to have said mortgage foreclosed, and the undivided one-third interest of the respondent, C. F. Rogers in and to said property sold to satisfy said indebtedness.

The Court further finds that the respondent, A. W. Lucas, C. F. Rogers and M. O'Brien entered into a lease contract with the respondent, L. C. Burr and Company, dated July 13, 1930, by the terms of which the real estate hereinafter described was devised and leased said respondent, L. C. Burr and Company for a term beginning August 1, 1930, and ending July 1940. That said lease contract was thereafter assigned by the respondent, L. C. Burr and Company, to the Scott-Burr Stores Corporation. That on May 25, 1934, said lease contract was amended said amendment containing the following provision:

"It is further mutually covenanted and agreed that this amendment is entered into subject to the subordination of the rights of the mortgagee under the aforesaid mortgage to the rights of the lessee herein, and that said subordination shall be evidenced by an agreement that effect to be signed and executed by said mortgagee at the end of this instrument, which subordination agreement shall then constitute and be part of this amendment."

That the following subordination was appended to said amendment to said lease contract:

"I, Catherine Owens Mosier, the mortgagee hereinbefore referred to, do hereby subordinate my rights as mortgagee to those of the lessee, L. C. Burr and Company. Dated this 2nd day of June, 1934. Signed: Catherine Owens Mosier. Approved: June 2, 1934. C. L. Ellis, Acting Supt. Osage Agency, by Louis H. Stivers, Tribal Attorney."

That the mortgage lien of the complainant herein is subject to the lease contract, together with amendments and subordination agreement hereinabove referred to.

The Court further finds that the respondent, P. E. Voyles, has departed the Territory and this cause of action should be dismissed as to the said P. E. Voyles.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the complainant, the United States, in its own behalf, and in behalf of Catherine Owens Mosier, Osage allottee No. 2186, recover of and from the respondents, Alice M. O'Brien, Cliver Rogers, C. F. Rogers and A. W. Lucas, and each of them, the sum of \$22,004.51, with interest thereon at the rate of 7% per annum from October 27, 1934, until paid, together with taxes for the years 1931, 1932 and 1933 in the total sum of \$4,749.63, with interest and penalties, paying taxes for the years 1932 and 1933 in the total sum of \$68.94, with interest and penalties, and the costs of this action; and the mortgage lien of the complainant, of record in book 56, page 337 of the mortgage records of Osage County, Oklahoma, is hereby adjudged to be a valid and subsisting first lien upon the following described real estate, to-wit:

The North Ten feet of Lot Thirty-eight; and Lots Thirty-nine and Forty in Block Eighty-four, original town of Pawluska, Osage County, Oklahoma,

together with the improvements thereon and appurtenances thereunto belonging, for the amount of said judgment, and it is hereby ordered that if the full amount of said judgment is not paid within six months from date hereof an execution and order of sale be issued by the Clerk of this Court directing the United States Marshal for the Northern District of Oklahoma to advertise and sell said property in the manner prescribed by law, without appraisal, subject to the lease contract together with its amendments, executed in favor of the respondent, L. C. Burr and Company.

IT IS THE FURTHER ORDER AND JUDGMENT OF THE COURT that the respondent, Oklahoma First National Bank of Skiatook, Oklahoma, have and recover of and from the respondent A. W. Lucas judgment in the sum of \$24,500.00, together with its costs herein, and the mortgage in favor of said respondent, Oklahoma First National Bank of Skiatook, Oklahoma, of record in book 65, page 10 of the mortgage records of Osage County, Oklahoma, is hereby adjudged to be a valid and subsisting first lien upon the undivided one-third interest of A. W. Lucas in and to the above described property, subject to the first and prior lien of the complainant, United States, for the amount of said judgment, and said mortgage is hereby foreclosed and it is ordered that if the full amount of said judgment is not paid within six months from the date hereof an execution and order of sale issue from the office of the Clerk of this Court, directing the United States Marshal for the Northern District of Oklahoma, to advertise and sell said property, without appraisal, to satisfy said indebtedness.

IT IS THE FURTHER ORDER AND JUDGMENT OF THE COURT that the respondent, Anna B. Stevenson, have and recover of and from the respondent, A. W. Lucas, the sum of \$2,865.42, with interest thereon at the rate of 8% per annum from December 31, 1933, until paid, together with attorney's fee in the sum of \$350.00, and her costs herein.

IT IS THE FURTHER ORDER AND JUDGMENT OF THE COURT that the respondent, Anna B. Stevenson, have and recover of and from the respondent, C. F. Rogers, the sum of \$2865.42, with interest thereon at the rate of 10% per annum from August 24, 1928, until paid, and the mortgage in favor of said respondent, Anna B. Stevenson, of record in book 35, page 137 of the mortgage records of Osage County, Oklahoma, is hereby adjudged to be a valid and subsisting lien upon the undivided one-third interest of C. F. Rogers in the above described real estate, subject to the first and

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

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, OCTOBER 29, 1935

prior mortgage lien of the complainant, United States, and said mortgage is hereby foreclosed it is ordered that if the full amount of said judgment is not paid within six months from the hereof an execution and order of sale issue out of the office of the Clerk of this court, directing the United States Marshal for the Northern District of Oklahoma to advertise and sell said real estate in the manner prescribed by law, without appraisalment.

IT IS THE FURTHER ORDER OF THE COURT that pursuant to the order of sale issued out of the office of the Clerk of the United States District Court for the Northern District of Oklahoma for the purpose of satisfying the judgment of the complainant hereinabove set out, the proceeds of said sale be applied as follows:

- First Payment of the costs of said sale and this action.
- Second Payment of the judgment of complainant, United States, in the sum of \$22,004 with interest thereon at the rate of 7% per annum from October 24, 1934, until paid, taxes for the years 1931, 1932 and 1933 in the sum of \$4,749.63, with interest and penalties, and paying taxes for the years 1932 and 1933 in the sum of \$68.94, with interest and penalties.
- Third That the proceeds of the sale of the undivided one-third interest of A. W. Lucas in said property, after the satisfaction of complainant's judgment be applied to the satisfaction of the judgment of the Oklahoma First National Bank of Skiatook, Oklahoma, in the sum of \$24,500.00.
- Fourth- That the proceeds of the sale of the undivided one-third interest of C. F. Rogers in said property, after the satisfaction of complainant's judgment, be applied to satisfaction of the judgment of Anna B. Stevenson, in the sum of \$2865.43 with interest thereon at the rate of 10% per annum from August 24, 1933, until paid.
- Fifth The residue, if any there be, to be paid into this court, to await the further orders of the Court.

IT IS THE FURTHER ORDER AND DECREE OF THE COURT that from and after the sale of said real estate, as hereinabove provided, the respondents, Alice M. O'Brien, Olive Rogers, C. Rogers, A. W. Lucas, Oklahoma First National Bank of Skiatook, Oklahoma, Anna B. Stevenson, Virginia Davis, C. W. Smith, Murray Tool and Supply Company, Roscoe Walker, R. L. Hill and Jessie W. Thomas, shall be forever barred from asserting or claiming any right, title, interest or equity in or to the real estate hereinabove described, or any part thereof, adverse to the right and title of the purchaser at said sale, and the said respondent, and each of them, and all persons claiming by, through or under them since the commencement of this suit are hereby perpetually enjoined from setting up or asserting any right, title, interest or equity in or to said real estate adverse to the right and title of the purchaser at said sale.

F. E. KENNAMER
JUDGE

O.K. CHESTER A. BREWER
Assistant United States Attorney
L. H. TAYLOR Attorney for Oklahoma First National Bank
of Skiatook, Oklahoma.
CATLETT & KERR
Attorney for Anna B. Stevenson.
A. J. BIDDISON, HARRY CAMPBELL W. V. BIDDISON
Attorney for L. C. Burr and Company.

ENDORSED: Filed Oct 29 1935
H. P. Farfield, Clerk
U. S. District Court

THE DILLON CO. A CORP., Plaintiff,)
-vs-) No. 1030 - Equity
THE CONTINENTAL SUPPLY CO., Defendant.)

Now on this 23th day of October, A. D. 1935, it is ordered by the Court that motion of Plaintiff for better statement herein be and the same is hereby sustained. Excepted. It is further ordered by the Court that objections of Plaintiff to Defendant's interrogatories be and the same is hereby sustained, and exception allowed. And thereafter, it is the further order of the Court that Plaintiff be ordered to amend Bill of Complaint by making it more certain as to claims infringed and Plaintiff is given fifteen (15) days to amend said Bill of Complaint Defendant given fifteen (15) days to file amended Answer after Bill of Complaint is filed; a per journal entry to be filed.

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

THE DILLON COMPANY, a corporation, Plaintiff,)
vs.) No. 1030 Equity ✓
THE CONTINENTAL SUPPLY COMPANY, a corporation, Defendant.)

ORDER ON PLAINTIFF'S MOTION FOR BETTER STATEMENT, AND
OBJECTIONS OF PLAINTIFF TO DEFENDANT'S INTERROGATORIES.

This matter coming on to be heard on this 23th day of October, 1935, upon plaintiff's motion for an order to require a better statement of the matters alleged in defendant herein, and upon plaintiff's objections to interrogatories propounded by defendant, and action and objections and the arguments thereon having been considered,

IT IS HEREBY ORDERED:

1. That plaintiff's motion for an order to require a better statement of matters set forth in defendant's answer in the particulars therein described and stated be, and the same is hereby, granted and sustained. To which action and ruling of the court defendant excepts.
2. That plaintiff's objections to defendant's interrogatories herein propounded be, and the same are hereby, sustained. To which action and ruling of the court defendant excepts.
3. Plaintiff is hereby ordered and required, within 15 days from this date file an amendment to its bill of complaint herein, stating and alleging what particular claim the Dillon patent in plaintiff's bill described are claimed by plaintiff to have been infringed by defendant.
4. Defendant is given 15 days after the filing of an amendment to plaintiff's bill, as herein ordered to file amended answer to plaintiff's bill, as amended.

G.K. as to form
G. C. SPILLERS

F. E. KENNEDY
District Judge.

EDV. L. MARSHALL For Plaintiff
ENDORSED: Filed Nov 1 1935
H. P. Marfield, Clerk
U. S. District Court

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

United States, Complainant,)
 vs.) No. 1040 Equity ✓
 Cleve Logan, Respondent.)

O R D E R

This matter coming on for hearing this 29th day of October, 1935, in its order, upon the motion of the respondent for further and better statement, and both parties present in Court by their respective counsel, and the Court being advised in the premises, of that said motion for further and better statement should be sustained.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, that the motion of the respondent for further and better statement be, and the same is, sustained.

IT IS FURTHER ORDERED, that the complainant, United States, be, and it be given ten days from this date to file an amended bill of complaint, and the respondent be, a hereby is, allowed fifteen days thereafter in which to plead or answer.

And it is so ordered.

F. E. KEMMELER
 JUDGE

ENDORSED: Filed Nov 12 1935
 H. P. Marfield, Clerk
 U. S. District Court ME

 GENE BUCK, as President of Composers,)
 Authors, etc. et al, Plaintiffs,)
 -vs-) No. 1048 - Equity. ✓
 SOUTHWESTERN SALES CORPORATION, Defendant.)

Now on this 29th day of October, A. D. 1935, it is ordered by the Court that motion of plaintiffs to require Defendant to strike Paragraph 10 of Answer be, and the same hereby overruled; all as per journal entry to be filed.

 HARTFORD ACCIDENT & INDEMNITY CO., Plaintiff,)
 -vs-) No. 1064 - Equity. ✓
 PETROLEUM PRODUCTS CO. ET AL., Defendants.)

Now on this 29th day of October, A. D. 1935, it is ordered by the Court that motion of Defendant to make more definite and certain be and it is hereby overruled. It is further ordered that Motion to Dismiss is considered filed and same is overruled and exception allowed. Given ten (10) days to answer.

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

Eliza Jesse, et al, Plaintiffs,)
vs.) No. 1069 Equity ✓
Simpson Scott, et al, Defendants.)

ORDER

Now on this 29 day of Oct. 1935, this matter coming on before me, and it a to the Court that on Sept. 30, 1935, an order was made by the State Court of Creek County, Iowa, removing the above cause of action from the State Court to the United States District for the Northern District of Oklahoma; and it further appearing to the Court that the purpose said cause of action is the determination of the heirship of Peer Scott, full-blood Creek Indian deceased, partition of the land involved in said cause, and to quiet the title to said land that said cause should be filed on the Equity Docket of this court;

IT IS THEREFORE ORDERED that said cause be filed on the Equity Docket of court.

F. E. KENNAMER
Judge

O.K. CHESTER A. BREWER
Assistant United States Attorney.

FORWARDED: Filed Oct 29 1935
H. P. Warfield, Clerk
U. S. District Court ME

Court adjourned to October 31, 1935.

Court convened pursuant to adjournment, Thursday, October 31, 1935.

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

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

The Union Central Life Insurance Company,)
a corporation, Plaintiff)
vs.) No. 1052 Equity ✓
Caroline Grosshart; L. H. Witwer, Administrator)
with will annexed, of the estate of Ross Grosshart,)
deceased; Paul Grosshart; Jack Grosshart; Ruth)
Margaret Grosshart, Defendants.)

ORDER

For good cause shown defendants herein are hereby given the period of their

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

LINCOLN NATIONAL LIFE INSURANCE COMPANY,)
)
 vs.) Plaintiff,) No. 473 Equity. ✓
)
 EXCHANGE NATIONAL COMPANY,) Defendant.)

ORDER AUTHORIZING COMPROMISE OF INDEBTEDNESS AND ACCEPTANCE OF SURRENDER OF COLLATERAL

THIS CAUSE COMING on to be heard on this, the 1st day of November, 1935, application of Rex Watkinson, receiver of Exchange National Company, to accept stock certificate No. C698, representing 10 shares of Home Building and Loan Association stock, having a par value of \$1,000.00, from Dr. C. L. Hill, in consideration of the cancellation by the said Rex Watkinson receiver for Exchange National Company of that certain land sale contract and that certain note issued by the said Doctor C. L. Hill in the sum of \$1300.00, and all other papers arising out of that transaction covering and affecting the sale by said Exchange National Company, and the purchase by the said Doctor C. L. Hill, of the following described premises, to-wit:

South 17.45 acres of Lot 6; and Lots 7 and 8; and East Half of Southeast Quarter of Southwest Quarter and Southeast quarter of Northeast quarter of Southwest Quarter of Section 28, Township 15 North, Range 19 East, containing 103 acres, more or less, Muskogee County, Oklahoma,

and the Court having examined said application and finding that it has jurisdiction to enter same and enter an order thereon, and being fully advised in the premises, finds that said application should be sustained.

IT IS, THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that said application be and it is hereby sustained, and the said Rex Watkinson, be and he is hereby directed authorized and empowered to accept from Doctor C. L. Hill of Tulsa, Oklahoma, in full discharge the obligations of the said Doctor C. L. Hill, under that certain land sale contract, note and papers in connection with the sale of the premises hereinabove described, to accept that certificate of stock No. C-698, representing 10 shares of Class C. Installment stock of Home Building and Loan Association, of Tulsa, Oklahoma, having a par value of \$1000.00, and the said Rex Watkinson be and he is hereby directed, authorized and empowered to do all other things necessary proper in order fully and effectually to accomplish the letter and spirit of the application and this order.

F. E. KENNAMER
United States District Judge.

RECORDED: Filed Nov 1 1935
H. P. Anfield, Clerk
U. S. District Court H

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, NOVEMBER 1, 1935

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

LINCOLN NATIONAL LIFE INSURANCE COMPANY, Plaintiff
vs. No. 873 Equity
EXCHANGE NATIONAL COMPANY, Defendant.

ORDER AUTHORIZING EXECUTION AND DELIVERY OF ASSIGNMENT OF MORTGAGE

THIS CAUSE COMING on to be heard on the 1st day of November, 1935, on the verified application of Rex Watkinson, receiver for Exchange National Company, for an order authorizing and empowering him to deliver unto Arthur L. Walters an assignment of that certain mortgage heretofore executed by L. D. Lewis and Martha L. Lewis, his wife, to Exchange National Company, covering and affecting

Lot 2, Block 16, Burgess Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

and which said mortgage is recorded in Book 384, Page 151; and the Court having read said application, and finding that the said applicant has no interest in said mortgage, save and except as same appears of record; and finding that it has jurisdiction to entertain said application and an order thereon, and being fully advised in the premises, finds that said application should be sustained.

IT IS, THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that said application be, and the same is hereby sustained; and that the said Rex Watkinson, receiver for Exchange National Company, do and he is hereby directed, authorized and empowered to make, execute and unto the said Arthur L. Walters a good and sufficient assignment of said aforescribed mortgage and do all other things necessary and proper, in order fully and effectually to accomplish the letter and spirit of the application and this order.

F. E. REYNOLDS
UNITED STATES DISTRICT JUDGE

ENTERED: Filed Nov 1 1935
H. F. Warfield, Clerk
U. S. District Court H

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

THE LINCOLN NATIONAL LIFE INSURANCE COMPANY, Plaintiff,
vs. No. 873 Equity
EXCHANGE NATIONAL COMPANY, Defendant.

ORDER GRANTING TEMPORARY ALLOWANCE

THIS CASE coming on to be heard on the application of Horace H. Hagan and Austin Gavin for a temporary allowance for services rendered by them to Rex Watkinson, Receiver of Exchange National Company during the period from August 31, 1935, to October 31, 1935, in the amount of \$250.00 per month, and the Court having read said application, and being familiar with the services rendered by the said solicitors and finding that it has jurisdiction to enter the same and enter an order thereon, finds that said application should be sustained.

DISTRICT OF OKLAHOMA

SPECIAL BANKRUPTCY COURT - EQUITY DIVISION TULSA, OKLAHOMA Friday, November 1, 1935

IT IS, THEREFORE, BY THE COURT ORDERED, ADJUDGED AND DECREED that said Motion No. and the same is hereby sustained, and the said Horace H. Hagan and T. Austin Gavin are granted as a temporary allowance in said cause for services rendered during the period August 31, 1935, to and including October 31, 1935, the sum of \$400.00; and the said Rex A. Receiver for Exchange National Company, is hereby and herewith directed, authorized and empowered to pay from funds on hand in said receivership the sum of \$400.00 to the said Horace Hagan and T. Austin Gavin for said services so rendered.

F. E. KEMMEL
United States District Judge

ENCLOSURE: Filed Nov 1 1935
L. P. Warfield, Clerk
U. S. District Court H

SINGER STEEL & METAL CORP. ET AL, Plaintiffs,)
-vs-) No. 1014 - Equity.
TULSA STEEL CORP. ET AL, Defendants.)

Now on this 1st day of November, A. D. 1935, it is ordered by the Court hearing be had on application for allowances of fees herein. and thereafter, after being fully advised in the premises it is ordered by the Court that the following attorneys be allowed the following fees: Marvin Johnson a fee of \$500.00; T. H. Steffens, Receiver, a fee of \$500.00 Doerner, Attorney for Receiver, a fee of \$500.00; Mr. McCarty expenses to Kansas City; all journal entry to be filed. It is further ordered that the above be allowed as partial allowance all as per journal entry to be filed.

UNITED NECESSITIES, INC., Plaintiff,)
-vs-) No. 1049 - Equity.
M. E. ROCKHILL, Defendant.)

Now on this 1st day of November, A. D. 1935, it is ordered by the Court Motion to dismiss Cross Bill herein be and the same is hereby overruled and exception allowed further ordered that fifteen (15) days be granted to answer Cross Bill.

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

United States of America, Complainant,)
vs) No. 1057 Equity
Laura Pickens and J. B. Pickens, Respondents.)

O R D E R

Now on this 1st day of November, 1935, on application of the defendants and for good cause shown, the defendants and each of them are allowed thirty (30) days from

Court convened pursuant to adjournment, Saturday, November 2, 1935.

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

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

IN THE UNITED STATES DISTRICT COURT IN AND FOR THE DISTRICT OF OKLAHOMA
EXCHANGE NATIONAL LIFE INSURANCE COMPANY,)
Plaintiff)
vs.) No. 173 Equity
EXCHANGE NATIONAL COMPANY,)
Defendant.)

ORDER AUTHORIZING EXECUTION OF QUIT CLAIM DEEDS OR MINERAL CONVEYANCE

THIS CAUSE coming on to be heard on this the 1st day of November, 1935, a verified application of Rex Watkins, receiver for Exchange National Company, for an order authorizing and empowering the Employees Royalties Corporation, or its officers and directors, to make, execute and deliver either a mineral conveyance or a quit claim deed to Bernard C. Ag, the purchaser at the foreclosure sale, covering the following described premises:

East Half of Southwest quarter of Section Ten (10) Township Eleven (11) North, Range Twenty (20) East, containing 80 acres, Muskogee County, State of Oklahoma;

That said application shows that through error, said mineral conveyance to Employees Royalties Corporation, executed by Harry C. Felker and Georgia P. Felker, his wife, was not foreclosed; a said mineral interest is of doubtful value and is an outstanding interest; and the Court has said application, and finding that it has jurisdiction to entertain the same, and enter an order thereon, and being fully advised in the premises, finds that said application should be sustained.

IT IS, THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that said application be, and it is hereby sustained; that the Employees Royalties Corporation, or its officers and directors are hereby directed, authorized and empowered to make, execute and deliver unto Bernard C. Ag a good and sufficient mineral conveyance or quit claim deed, covering the above described premises, in order to cure the defect in the title of said purchaser; and said Employees Royalties Corporation, or its officers, are further directed and empowered to do all other things necessary and proper, in order fully and effectually to accomplish the letter and spirit of the application and this order.

F. E. KENNAMER
United States District Judge.

ENDORSED: Filed Nov 2 1935
H. P. Warfield, Clerk
U. S. District Court

of Hugh Webster, attorney for the appellant herein, it is ordered by the undersigned, the Court entered the Citation herein, that the appellant be and she is hereby granted 60 days additional time within which to file the certified copy of the record of appeal herein and to docket it in the office of the Clerk of the Circuit Court of Appeals.

F. E. KENNAMER
District Judge

RECORDED: Filed Nov 5 1935
H. P. Warfield, Clerk
U. S. District Court H

Court adjourned to November 7, 1935.

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, NOVEMBER 7, 1935

Court convened pursuant to adjournment, Thursday, November 7th, 1935.

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

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

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

JOSEPH A. PHELAN, Complainant,)

-against-

MIDDLE STATES OIL CORPORATION, CORONA OIL COMPANY, CENTRAL STATES OIL AND GAS COMPANY, PETERS LEAHY OIL COMPANY, LEAHY OIL COMPANY, NUMBER ONE OIL COMPANY, PLAINS PETROLEUM COMPANY, INC., ETAL., Defendants.)

IN EQUITY NO. 937 ✓

DECREE APPROVING AND CONFIRMING FINAL REPORT OF ANCILLARY RECEIVER

THIS CAUSE came on to be heard at this term upon the final report of N. T. Gilbert, Ancillary Receiver of Corona Oil Company, Central States Oil and Gas Company, Peters Leahy Oil Company, Leahy Oil Company, Number One Oil Company, and Plains Petroleum Company, Inc., after referred to as defendant companies; and,

IT APPEARING to the Court that Joseph P. Tumulty and Joseph Glass, primary receivers of Middle States Oil Corporation and defendant companies, appointed by the District Court of the United States for the Southern District of New York in cause Joseph A. Phelan against Middle States Oil Corporation, et al., in Equity No. E-30-104, to which this cause is ancillary, and all defendant companies have approved said final report and consented to the entry of this decree as by their written approval and consent annexed hereto, and upon consideration of said final report the Court finds:

(1) That N. T. Gilbert, Ancillary Receiver of the Defendant Companies, has accounted for all moneys and other assets which came into his possession as Ancillary Receiver, and has obeyed all of the orders of this Court.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, NOVEMBER 8, 1935

(2) That said N. T. Gilbert should be released and discharged from further duties, obligations and liabilities as Ancillary Receiver of defendant companies.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, as follows:

I.

That all report of receipts and disbursements filed by N. T. Gilbert, Ancillary Receiver of the defendant companies, filed herein, be and the same hereby are approved and confirmed.

II.

That the final report of N. T. Gilbert, Ancillary Receiver of the defendant companies, be and the same hereby is approved, and confirmed.

III.

That all acts and things done by N. T. Gilbert, Ancillary Receiver of the defendant companies, be and the same hereby are approved and confirmed.

IV.

That said N. T. Gilbert be and hereby is released and discharged from further duties, obligations and liabilities as Ancillary Receiver of defendant companies.

V.

That the bond given by N. T. Gilbert for the faithful discharge of his duties as such Ancillary Receiver be and the same hereby is released and discharged from further liability.

Made and entered this 7th day of November, 1935.

BY THE COURT

F. E. KENNAMER
JUDGE

ENDORSED: Filed Nov 7 1935
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to November 8, 1935.

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, NOVEMBER 8, 1935

Court convened pursuant to adjournment, Friday, November 8, 1935.

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

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

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

JANE HASKELL RICHARDSON, Plaintiff,)
)
) No. 621 Equity ✓

No. 821 Equity Cont'd.

O R D E R

This cause came on for hearing on this 3th day of November, 1935, upon the report of Eben L. Taylor, receiver herein, and his application for discharge as such receiver upon consideration, and it appearing to the court that the said final report and accounts of receiver is correct, and that there is no necessity for the continuance of the receivership in, and that said receiver should now be discharged.

IT IS, THEREFORE, ORDERED that the final report and account of said receiver herein, be and the same is hereby approved and confirmed, and that said receiver is hereby released and discharged.

F. E. KEMMNER
Judge

ENDORSED: Filed Nov 3 1935
H. P. Warfield, Clerk
U. S. District Court

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

Samuel J. T. Straus and Melvin L. Straus,)
as Trustees, Plaintiffs,)
)
va.)
) Equity No. 780. ✓
Alvin Hotel, Inc., a corporation, Defendant,)
)
Robert E. Straus, and Edward R.)
Heinsinger, as Trustees, Interveners.)

O R D E R

The application of the Receivers, E. J. Bowers and S. J. Stewart, for leave to have the lobby and mezzanine floor of the Alvin Hotel repainted and redecorated, has been read to the Court, and the Court being fully advised in the premises:

IT IS ORDERED that the Receivers be hereby authorized and directed to cause work to be done, using the best of material and workmanship, at a cost not to exceed Five Hundred Ninety (\$590.00) Dollars including cost of all material.

Dated Nov. 3, 1935.

F. E. KEMMNER
District Judge.

ENDORSED: Filed Nov 3 1935
H. P. Warfield, Clerk
U. S. District Court

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

GEORGE C. FULLER, ET AL,	Plaintiffs,)	
)	
vs.)	No. 1067 in Equity. ✓
)	
HENDRICK RANCH ROYALTIES, a corporation,	Defendant.)	

O R D E R

For good cause shown the defendant, Hendrick Royalties, a corporation, is by granted an additional 30 days from the answer date herein within which to prepare and file pleading to the bill of complaint of the plaintiffs herein.

IT IS FURTHER ORDERED THAT The Fourth National Bank of Tulsa, Oklahoma, be party defendant herein and that the defendant, Hendrick Royalties be granted leave to file its cross-bill of complaint against such defendant.

DATED this 8th day of November, 1935.

F. W. REYNOLDS
 Judge.

ENDORSED: Filed Nov 8 1935
 H. P. Warfield, Clerk
 U. S. District Court

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

Dean W. Stacy,	Complainant,)	
)	
vs.)	In Equity No. 1072 ✓
)	
The Galt-Brown Company, a corporation,	Defendant.)	

ORDER APPOINTING ANCILLARY RECEIVER AND RECEIVING ORDER.

Now upon this 8 day of November, 1935, there comes on for trial and hearing the complainant's bill of complaint for appointment of an ancillary receiver for the defendant The Galt-Brown Company, a corporation. The complainant appears by his attorneys, Paul G. Day and Earl Foster, and the defendant appears by Roscoe E. Harper and Gentry Lee, its attorneys. The defendant having filed its answer to the complaint herein, waiving the issuance and service of subpoena, and entering its appearance and consenting to immediate trial and hearing upon the complaint, and waiving notice thereof and consenting to the appointment of an ancillary receiver the Court proceeds to trial and hearing thereon, and after due consideration finds that the defendant has physical assets within this jurisdiction within this district and that an ancillary receiver should be appointed, and that the complainant's application for appointment of an ancillary receiver should be granted.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED as follows:

1. That this Court take ancillary jurisdiction within the District Court of the United States for the Northern District of Oklahoma in this cause now pending in this Court, that an ancillary receiver be appointed herein.

2. That Harry J. Brown be and is hereby appointed ancillary receiver of properties of every kind and character situated within the jurisdiction of this Court of said defendant, with full power and authority immediately to take possession of, and preserve and protect said properties within this jurisdiction.

3. That said ancillary receiver, before entering upon the performance of duties as such under this order shall execute a bond with sureties to be approved as to for sufficiency by the judge or clerk of this court, and file same with the Clerk thereof, in the sum of \$5000.00, for the faithful performance and discharge of his duties in the premises.

4. It is further ordered and adjudged that said ancillary receiver, upon filing of his bond, should proceed to take possession of all the property, premises, assets and business of said defendant, including all real and personal property, oil and gas leasehold es, incorporeal hereditaments, choses in action and established business within this jurisdiction and shall continue to run and operate the said The Galt-Brown Company, a corporation, and its business within this jurisdiction, and said receiver shall and is hereby given authority to pay and discharge laborers, servants, agents and employees and to employ counsel subject to approval of this court and to purchase and pay for any needful materials and supplies; and to adjust claims against and in favor of said defendant in the usual course of business; to from time to time in his discretion all needful arrangements with other operations in said business for the interchange of business, to pay all taxes on the property of which he is ancillary receiver that may be due and payable and to prosecute and defend without the further order of this court existing actions by or against said company and to defend all actions that may be hereafter brought against said company or against himself as such ancillary receiver by the permission of this court and to pay the expenses of such prosecution, and to use the name of said defendant in the prosecution of such action and to do whatever may be needful and proper to maintain and preserve the corporate organization and franchises of the company until further order of this court.

5. That as soon as practical after the appointment of ancillary receiver be and is hereby ordered and adjudged that said ancillary receiver make a true, full and perfect inventory of the property of defendant of which he is appointed ancillary receiver and which may come into his possession and to file the same with the clerk of the court and said ancillary receiver shall keep and accurate accounts of his acts and doings in the premises; and shall render with the clerk of the court from time to time accounts of his acts as such ancillary receiver.

6. That said ancillary receiver shall deposit all moneys coming into his possession in one or more safe banks of deposit within the State of Oklahoma, to be approved by this Court on the credit of ancillary receiver, to be thence drawn out on his order and until further order of this Court. The National Bank of Tulsa is hereby approved as such depository.

7. It is further ordered that if exercising due prudence and caution in the selection of his agents, servants and employees, said ancillary receiver shall not be responsible for the wrongful acts of his servants or agents, or shall not incur any personal and individual liability in the operation of said business by reason of any act or thing done by him as such receiver, or by his servants, agents or attorneys, the said ancillary receiver acting in good faith and in the exercise of his best discretion.

It is further ordered and decreed that said defendant and all persons what soever be and they are hereby strictly commanded and enjoined peacefully to deliver up and surrender to said ancillary receiver all and singular the property and premises whereof he is hereby appointed ancillary receiver under the penalty attached by law to disobedience, and it is further ordered and decreed that the said Galt-Brown Company, its president and officers and agents and attorneys be and they are hereby enjoined and restrained from disposing of or parting with any of said property, real or personal, that the said company forthwith deposit all moneys and available balances now in its possession or control, and which may come into its possession from day to

300

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF OKLAHOMA
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION MIAMI, OKLAHOMA THURSDAY, NOVEMBER 21, 1935

In the bank above named, subject to the order of the court.

F. E. KENAMER
DISTRICT JUDGE.

C.K. PAUL DARROUGH
Atty for Complainant

ENDORSED: Filed Nov 21 1935
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to November 14, 1935.

REGULAR NOVEMBER 1935 TERM-EQUITY SESSION MIAMI, OKLAHOMA THURSDAY, NOVEMBER 14, 1935.

Court convened pursuant to adjournment, Thursday, November 14, 1935.

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

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

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

United States of America, Plaintiff)
)
vs.)
)
Howard C. Johnson, Bank Commissioner for the)
State of Oklahoma, substituted for W. J. Barnett,)
former Bank Commissioner for the State of)
Oklahoma; J. E. Mitchell, Liquidating Agent of the)
First Commerce Bank of Dalston, Oklahoma; and In-)
dependent School District No. 69 of Osage and)
Pawnee Counties, Oklahoma, Defendants.)

No. 837 Equity ✓

PETITION FOR ALLOWANCE OF APPEAL

Comes now the plaintiff, the United States of America, and feeling itself grieved by the judgment and decree entered by the court in the above cause on the 26th day of 1935, holding that the United States was not entitled to a first and prior lien upon the assets of the First Commerce Bank of Dalston, Oklahoma by reason of the deposit of certain funds there by the guardians of restricted Osage Indians and that said funds did not constitute a debt to the United States, do hereby appeal from said decree to the Circuit Court of Appeals for the Tenth Circuit because of the reasons set forth in their assignment of Errors herein.

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

C. E. BAILEY, United States Attorney
CHESTER A. BREWER, Assistant U. S. Attorney
Attorneys for Plaintiff.

The above and foregoing Petition for Appeal is hereby duly allowed, this 14th day of 1935.

F. E. KENAMER, Judge, Northern District of Oklahoma.

ENDORSED: Filed Nov 14 1935
H. P. Warfield, Clerk, U. S. District Court.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE TERRITORY
DISTRICT OF OKLAHOMA
REGULAR NOVEMBER 1935 TERM-EQUITY SESSION MIAMI, OKLAHOMA THURSDAY, NOVEMBER 14, 1935

has been submitted by the Bondholders' Protective Committee, which holds all outstanding bonds secured by and under the Mortgage or Trust Indenture heretofore foreclosed in this action;

IT IS NOW, THEREFORE, HEREBY ORDERED and ADJUDGED by the court that the Plan of Reorganization of Gillette-Kerr Investment Company properties, which Plan was filed with Clerk of this Court and with Joseph R. McGraw, Special Master herein, on October 28th, 1935, and the same is hereby approved and declared feasible and equitable.

DATED this 14th day of November, 1935.

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

ENDORSED: Filed Nov 14 1935
H. P. Warfield, Clerk
U. S. District Court ME

Court adjourned to November 15, 1935.

REGULAR NOVEMBER 1935 TERM-EQUITY SESSION MIAMI, OKLAHOMA FRIDAY, NOVEMBER 15, 1935

Court convened pursuant to adjournment, Friday, November 15th, 1935.

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

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

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

E. Z. Lewis, Plaintiff,)
vs)

Town of Foraker, State of Oklahoma, a body corporate and politic; A. S. Perryman, Ollie Erickson and Bill Nails, as members of the Board of Trustees of said Town of Foraker; T. F. Casselman, as Treasurer of said Town of Foraker; Estella Stephenson, as Clerk of said Town of Foraker; Livingston Hall, as County Treasurer of Osage County, Oklahoma; Fred Newberry, as County Clerk of Osage County, Oklahoma; and L. D. Souter, as County Assessor of Osage County, Oklahoma; and F. O. Quarles, Thomas B. Leahy and E. H. Mattingley as members of the Excise Board of Osage County, Oklahoma, Defendants.

No. 1073 EQUITY ✓

ORDER CONTINUING HEARING ON APPLICATION FOR THE APPOINTMENT OF RECEIVER.

Pursuant to stipulation of the parties to the above entitled action, it is hereby ORDERED the hearing of plaintiff's application for the appointment of a receiver in the above entitled case and the same is hereby continued to the 21st day of November, 1935, at the hour of 10 o'clock of said day; and

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
REGULAR NOVEMBER 1935 TERM-EQUITY SESSION MIAMI, OKLAHOMA FRIDAY, NOVEMBER 15, 1935

It is further ORDERED that the restraining order heretofore issued in the
entitled action be and the same is hereby continued in full force and effect until said 1
of November, 1935, and until hearing of plaintiff's application for the appointment of a r
as aforesaid.

Dated this 15th day of November, 1935.

F. E. KENNAMER
United States District Judge.

ENDORSED: Filed Nov 15 1935
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to November 16, 1935.

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA SATURDAY, NOVEMBER 16, 1935

Court convened pursuant to adjournment, Saturday, November 16th, 1935.

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

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

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

Singer Steel & Metal Corporation, et al, Plaintiff,)

vs.)

Tulsa Steel Corporation, et al, Defendants.)

and

No. 1014 - Equity
Consolidated. *

Sheffield Steel Corporation, Plaintiff,)

vs.)

Tulsa Steel Corporation, Defendant.)

ORDER OF LIQUIDATION BY RECEIVER

The above cause coming on for hearing this 8th day of October, 1935, on the
report of T. H. Staffens, Receiver herein, and on his application for further instructions,
September 25, 1935, and the Receiver appearing in person and by his attorney, E. J. Doerne
Steel Corporation appearing by Frank B. Long, President, L. W. Conroy, Vice-President, and
vin T. Johnson, its attorney; Sheffield Steel Corporation appearing by R. L. Gray, its Pres
Samuel M. Sawyer, Claude A. Ferguson, and Villard Martin, its attorneys; Singer Steel and
Corporation appearing by Travis I. Milsten and David R. Milsten, its attorneys; intervenor
Kamen, doing business under the name of Kamen Iron & Metal Company, appearing by R. B. Mc
his attorney; intervenor Harbison-Walker Refractories Company appearing by its attorney, I
E. Hayes, and The Linde Air Products Company, Hickman Williams & Company, and Electro-Meta
cal Sales Corporation appearing by their attorney, W. I. Williams, and it appearing to the

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE DISTRICT
 DISTRICT OF OKLAHOMA
 SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA SATURDAY, NOVEMBER 16, 1935

that Notice of the hearing has been given to the creditors of, and any and all persons as claimants against the Tulsa Steel Corporation, and the Court having heard the testimony of witnesses sworn and examined in open court, and being well and sufficiently advised, finds the report of the Receiver should be approved, and that the Receiver should continue the liquidation of the Tulsa Steel Corporation as hereinbefore ordered, by the sale of its finished products and materials on hand at or near current market prices, in the ordinary course of business.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court -

(1) That the report of the Receiver, filed on September 25, 1935, be and the same is hereby approved;

(2) That the Receiver comply with all orders and oral contracts accepted for the sale of finished bars;

(3) That the Receiver operate the billet mill and/or finishing mill, but open hearth, and employ such skilled or unskilled labor as may be necessary to comply with order.

IT IS FURTHER ORDERED that if, within 30 days from this date, any person, or corporation, including any party to this cause, shall pay all creditors whose claims he or she or shall be allowed herein, and who have objected to the further operation of the steel mill of the Receiver, except the Sheffield Steel Corporation, 50% of the total amount of the claims of such creditors, then in that event the Receiver will be permitted to operate said steel mill on terms and conditions to be provided by appropriate order of this Court, and the order of liquidation heretofore and herein made will be vacated, and any such person, firm, or corporation be entitled to be subrogated to the rights of said creditors, to the extent of being repaid for the amounts so paid by them, out of any dividends, the balance of said dividends to be paid to the said original creditors.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED, that the Receiver herein report to this Court the result of his efforts to comply with this order, on or before the 10th day of December, 1935, at which time the Court will instruct the Receiver further as to the manner of liquidation of the remainder of the assets of the Tulsa Steel Corporation in possession of and under the control of the Receiver; and

It appearing to the Court that the Receiver has heretofore given Notice to creditors, and all persons, firms, and corporations asserting claims against the Tulsa Steel Corporation and its assets, and it further appearing that the time within which to file said claims has expired, and it further appearing that a great many claims have been filed with the Receiver pursuant to said notice and order;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that all claims filed with the Receiver be, and they are hereby referred to the Honorable Herbert S. French, as Special Master for audit and approval, said Special Master being authorized and directed to hear such proof relating to the same as claimants and creditors who have filed their claims herein may submit, and to make his report and recommendations to this Court on or before the 20th day of December, 1935, and the Receiver is hereby authorized and directed to deliver to the said Special Master, all claims filed with him, together with his recommendations thereon, and to take from said Special Master a receipt for the claims so delivered.

Dated this 8 day of October, 1935.

F. E. AMMINGER

O.K. AS TO FORM:

E. J. DOERNER Attorney for Receiver.

MARVIN T. JOHNSON Attorney for Tulsa Steel Corporation.

VILLARD MARTIN Attorney for Sheffield Steel Corporation.

TRAVIS I. HILBORN & DAVID A. HILBORN
Attorneys for Singer Steel & Metal Corp.

Attorney for Kaiser Iron & Metal Co.

HOWELL B. HAYES
Attorney for Harbison-Walker Refractories Co.

W. I. WILLIAMS
Attorney for Linde Air Products Co.;
Hickman Williams & Co.; and
Electro-Metallurgical Sales Corp.
Valley Steel & Iron Corporation

ENCLOSURE: Filed Nov 14 1935
H. P. Asfield, Clerk
U. S. District Court DC

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

Singer Steel and Metal Corporation, a corporation, et al, Plaintiffs,)

vs.)

Tulsa Steel Corporation, et al, Defendants.)

and)

Sheffield Steel Corporation, Plaintiff,)

vs.)

Tulsa Steel Corporation, Defendant.)

No. 1514 - Equity
Consolidated.

JOURNAL ENTRY

Now on this last day of November, 1935, comes on for filing the application of R. A. Kleinschmidt and Marvin T. Johnson, for partial allowance of attorneys' fee for representing the Tulsa Steel Corporation in the above styled cause, and the application of the Receiver Staffers, for partial allowance of fees, and the application of C. E. Stewart and E. J. Dea for partial allowance of fees as attorneys for the receiver, of the claim of M. C. Roberts \$37.43, for reimbursement of expense for attending hearing before the Special Master in Tulsa City, the respective applicants being present in court in person, and the defendant, Sheffield Steel Corporation being present by R. L. Guay, its president, and its attorneys of record; and also of certain other creditors Hickman, Williams & Company, The Linde Air Products Company and Electro-Metallurgical Sales Corporation, and the amount being duly allowed in the said final account applications shall be allowed.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the court that the Receiver and the said staff be instructed to pay to Kleinschmidt & Johnson the sum of \$250.00 as partial allowance of attorneys' fee for their representation Tulsa Steel Corporation in the above styled cause and to take credit therefor.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF OKLAHOMA
SPECIAL MARCH TERM TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, NOVEMBER 10, 1933

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that said Receiver is hereby directed to pay to said W. C. McCarthy the sum of \$200.00 as partial allowance for his services for representing the Receiver, and to take credit therefor.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that said Receiver is hereby directed to pay to himself the sum of \$200.00, as partial allowance for his services as Receiver in the above entitled cause, and to take credit therefor.

IT IS FURTHER ORDERED that the Receiver be, and he is hereby authorized, directed to pay to W. C. McCarthy the sum of \$33.43, an account of expenses incurred by said W. C. McCarthy in attending the hearing before the special master at Kansas City, Mo., and to take credit therefor.

Dated this 10th day of November, 1933, at Tulsa, Oklahoma.

O.K. MARVIN E. JOHNSON

F. E. KENNAMER
Judge.

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

Court adjourned to November 11, 1933.

REGULAR MARCH TERM TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, NOVEMBER 9, 1933

Court convened pursuant to adjournment, Tuesday, November 9, 1933.

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

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

CAROLINE L. THOMPSON, ET AL, Plaintiffs,)

-vs-

No. 801 - Equity. ✓

JOSEPH D. THOMPSON, ET AL, Defendants.)

Now on this 9th day of November, A. D. 1933, it is ordered by the Court that Plaintiffs herein be given the (10) days to file supplemental briefs. Defendants fifteen days to answer to said supplemental briefs.

UNITED STATES OF AMERICA, Plaintiff,
-vs-
HARRY M. HAWKINS and J. L. STEWART, Defendants.

No. 993 - Equity.

Now on this 21st day of November, A. D. 1935, the aforesaid case is called for trial. Both sides present and announce ready for trial. Opening statements of the plaintiff and all witnesses are sworn in open court. The plaintiff introduced evidence and proof of the following witness: J. L. Stewart. And thereupon, the plaintiff rested. And thereupon, the defendant moved to dismiss herein which motion is, by the Court, overruled; and thereafter defendant introduced evidence and proof with the following witness: H. M. Hawkins. And after, both sides rest. And thereupon, it is ordered by the Court that said case be taken up for trial. And said trial five (5) days to this date.

Court adjourned to November 21, 1935.

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, NOVEMBER 21, 1935

Court convened pursuant to adjournment, Thursday, November 21, 1935.

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

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

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

Samuel J. T. Straus and Melvin L. Straus, as Trustees, Plaintiffs,
vs. Alvin Hotel, Inc., a corporation, Defendant,
Robert E. Straus, and Edward R. Heinsinger, as Trustees, Interveners.
Equity No. 730

ORDER TO PAY TAXES

NOW on this 21st day of November, 1935, the application of the Receivers for an order to pay the real estate taxes upon the property in their hands for the year 1935 the sum of \$16,410.05, being presented to the Court, and the Court having heard the state's Receivers and their counsel, and being fully advised in the premises;

IT IS ORDERED AND ADJUDGED, that the Receivers herein be authorized and directed to pay said taxes, drawing their check therefor against the special deposit in the First National Bank and Trust Company of Tulsa, Oklahoma.

F. E. KENNAMER

UNITED STATES DISTRICT JUDGE.

ENDORSED: Filed Nov 21 1935
H. P. Warfield, Clerk
U. S. District Court

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

Lincoln National Life Insurance Company, a corporation, Plaintiff,

-vs-

No. 873 Equity.

Exchange National Company, a corporation, Defendant.

Max Withinger, Receiver.

O R D E R

Now on this 21st day of November, 1938 this matter comes on for hearing & application of the First National Bank and Trust Company, Trustee of the Permanent Community Trust Fund, for permission to sue the receiver in the District Court of Muskogee County in that priority rights may be established in and to the following described lots and lands in Nowata County, State of Oklahoma, to-wit:

North Half of Southwest quarter of Northeast Quarter of Northeast Quarter and Southeast quarter of Northeast quarter of Northwest quarter and South Half of Northwest Quarter of Northeast Quarter and East Half of Southwest Quarter of Northeast Quarter of Section 24, Township 13 North, Range 19 East.

The Court being fully advised in the premises finds that it is necessary a receiver in the above styled cause be made a party defendant to said suit and permission is granted to the First National Bank and Trust Company, Trustee of the Permanent Community Trust Fund, to make said receiver party defendant to an action in the District Court of Muskogee to establish priority rights.

Done the day and year first above written.

J. D. KILBUCK
Judge.

WITNESSES: Filed Nov 21 1938
H. H. Sheffield, Clerk
U. S. District Court

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

WILLIAM HAY, as Executor of the Estate of Julia C. Payne, Deceased, Plaintiff,

vs.

No. 875 - Equity.

Exchange National Company, a corporation, Defendants.

O R D E R

On this 21st day of November, 1938, a motion was filed application of J. H. Blaine, Clerk of the Court, for authority to accept the sum of \$10,000.00 from The said Six membered Jury Panel (No. 875, 1938) and to pay the same and by William Withinger and Max Withinger to the Exchange National Company, for the principal sum of \$10,000.00 and for interest

10

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

SPECIAL MASTER GEORGE H. BAUSLEY, Clerk, Oklahoma, November 1, 1935

That the title to certain real estate owned by said plaintiff and sold by said Special Master to said defendant in the United States District Court of Oklahoma...

T. E. KENNEDY
DISTRICT JUDGE

ENDORSED: Filed Nov 21 1935
T. E. KENNEDY, Clerk
U. S. District Court

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

METROPOLITAN LIFE INSURANCE COMPANY,
a corporation, Plaintiff,

vs.
THE STATE - In Ex. Pt. ✓

WELLS FARGO BANK COMPANY, et al., Defendant.

ORDER APPROVING RETURN AND REPORT OF SALE AND DECREE OF AFFIRMING SAME.

NOW on this the 21st day of November, A. D., 1935, this cause comes on for hearing on the petition of the plaintiff, Metropolitan Life Insurance Company, and of the Special Master, George H. Bausley, to confirm the sale of real estate and other property made by said Special Master to said Metropolitan Life Insurance Company on the 5th day of November A. D., and to approve the return and report of said sale made by said Special Master and filed here on the 5th day of November, A. D., 1935, and upon the objections to said confirmation and return by the defendant, State of Oklahoma, ex rel. Bank Commissioner, filed herein on the 1st of November, A. D., 1935.

and the plaintiff appearing by its solicitors, Harold R. Williams and Heron Branch, and the Special Master appearing in person, and said defendant, State of Oklahoma, ex rel. Bank Commissioner, appearing by its solicitors, A. J. Kriste and R. E. Wick, and the court by examining said return and report of the proceedings of said Special Master as shown thereby, and viewing and the objections of said defendant, State of Oklahoma, ex rel. Bank Commissioner, being fully advised in the premises, is satisfied that said Special Master in making said sale fully and properly carried out and performed the decree and orders of this court pursuant to said sale was made, and that the same have been in all respects fully performed and that said sale was made in a fair and equitable manner and in conformity to law, and was fairly made, and the price received was the highest and best obtainable, and that said Special Master has in all things well, and faithfully performed the duties entrusted to him in connection with the making of said sale and that the objections of said defendant, State of Oklahoma, ex rel. Bank Commissioner are not well taken and should be overruled and denied, and that said sale and all proceedings had in connection therewith, including the notice of said sale and the said return and report thereof should be approved and confirmed and a deed of conveyance executed and delivered to said purchaser.

IT IS THEREFORE BY THE COURT ORDERED, ADJUDGED AND DECREED that the objections of said State of Oklahoma, ex rel. Bank Commissioner, be and the same are hereby overruled and denied, to which the said State of Oklahoma, ex rel. Bank Commissioner, excepts and its except is allowed.

IT IS FURTHER BY THE COURT ORDERED, ADJUDGED AND DECREED that the return and report of said sale by said Special Master and the sale made by him and all his proceedings thereunder be, and the same hereby are in all respects approved and confirmed, and that said Special Master forthwith execute to the said Metropolitan Life Insurance Company, a corporation, the same its successors and assigns, a good and sufficient deed of conveyance of all the real estate...

(1) IT IS HEREFORE BY THE COURT ORDERED, ADJUDGED AND DECREED that the R. Feldman, G. Feldman, Feldman Investment Company, B. Jacobson and A. J. Jacobson, are indebted to the Intervenor, State of Oklahoma, ex rel Howard R. Johnson, State Bank Commissioner, by reason of the promissory note and mortgage executed and delivered by said defendants to the Exchange Trust Company, dated September 2, 1927, in the sum of \$26,700.80 due on principal of the note, and interest on the sum of \$26,700.80 at the rate of 7 $\frac{1}{2}$ % from August 1, 1931, amounting to \$8,494.21 October 28, 1935. That the foregoing indebtedness is subject to a credit of \$1,938.80, which sum was credited by endorsement upon new notes dated July 28, 1931. IT IS ORDERED, ADJUDGED AND DECREED that the new notes dated July 28, 1931, and executed by the same parties, as Mortgagee the Exchange Trust Company, as Mortgagee, and which said notes bear the endorsement of total in the sum of \$1,938.80 (from rents collected from the premises by said Exchange Trust Company and the mortgage of said date, July 28, 1931, securing said notes and indebtedness, should be canceled, together with the original note dated September 2, 1927, and merged in the judgment herein. IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the net balance of rents from the premises over and above operating expenses, insurance and taxes paid on the property to the 28th day of October, 1935, in the sum of \$327.61, should be applied in reduction of delinquent interest on the sum of \$26,700.80, and that the delinquent interest so reduced as of October 28, 1935, is due in the sum of \$6,227.61. IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the total of the principal and interest due on the terms of said note and mortgage sued upon by Intervenor, same being dated September 2, 1927, is the sum of \$32,928.60 as of October 28, 1935, exclusive of attorneys' fees, and that all of said sums should bear interest at the rate of 7 $\frac{1}{2}$ % until paid. It is further ordered and adjudged that the defendants are indebted in the further sum of \$3,292.30 attorneys' fees, as provided in said note and mortgage, with interest thereon at the same rate from said date, for the use and benefit of Intervenor's attorney of Record, Rollie E. Gish, and judgment is hereby rendered accordingly against the said Defendants, and each of them, are ordered to pay all of said sums and of the costs of this action, to the Intervenor, within six (6) months from the date of this

(2) IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the mortgage executed by the said defendants Feldmans and Jacobsons, and Feldman Investment Company, dated September 2, 1927, and recorded in Book 643 at page 95 of the records of the County Clerk of Tulsa County, Oklahoma, was at all times a valid and subsisting first and prior lien upon the premises and property described therein and in the Bill of Complaint, as follows:

The North Half (N2) of Lots 31, 32, 33, 34 and 35, in Block One (1),
Riverside Addition to West Tulsa, according to the recorded plat thereof,
being now an addition to the City of Tulsa, Oklahoma,

and upon the rents and income therefrom by virtue of the surrender and transfer of possession and assignment of rents by the mortgagors to Exchange Trust Company for the further security of said first mortgage, and that the lien of said mortgage is superior and paramount to any and all other liens and encumbrances thereon, except taxes assessed against the same.

(3) IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the amounts aforesaid are found to be due the Intervenor from the defendants hereinbefore named, do, and they hereby declared to be and constitute valid first liens upon the lands, premises and property herein described, and are secured by the Intervenor's said mortgage thereon, subject to the taxes assessed against the same.

(4) IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the defendants, Natl Bank of Tulsa, a corporation, and Devoe Reynolds Company, a corporation, and each of them, have no right, title, interest or estate in and to the property and premises involved in this action hereinbefore described. The court finds that since the institution of the present proceeding Howard R. Johnson has succeeded W. J. Barnett as Bank Commissioner of the State of Oklahoma, and in his capacity has charge and custody of the assets of the Exchange Trust Company, a defunct institution organized under the laws of the State of Oklahoma; and that the notes and mortgages in evidence

this case, made to the Exchange Trust Company, both those dated September 2, 1927, and the last instruments dated July 28, 1931, were all part of the assets in his hands at the date of trial statutory Receiver or Liquidating Agent of the Exchange Trust Company. IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the purported mortgage dated July 28, 1931, did not become effective for the reason that the mortgage of September 2, 1927, was never released of record by the Exchange Trust Company and that it was the intention of the parties to said mortgage dated September 2, which intention was communicated in writing to the junior mortgagees, C. W. Smale and the plaintiff Anna R. Lebow, that said release of said first mortgage was not to be made until said junior mortgages should severally waive the priority of their respective mortgages in favor of the proposed new mortgage dated July 28, 1931. That the last named mortgage was applied for, as stated on its face, to be a first mortgage. IT IS FURTHER ORDERED, ADJUDGED AND DECREED that any commission charges whatsoever which would have been incurred under and by virtue of the said notes and mortgages of July 28, 1931, and which would not have been due under the original indebtedness and mortgage provisions of September 2, 1927, are invalid and of no force and effect; and that the record under this judgment shall be based upon and computed from the terms and provisions of the original note and mortgage, including defaults in interest upon the original indebtedness and delinquency in the payment of taxes provided to be paid under said original mortgage, excluding the sum of \$1,411.28 paid on the 1930 and 1931 taxes by Exchange Trust Company.

(5) IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the Intervenor had a lien in inception of this case, and is now entitled to, the possession of the said premises by the consent of the mortgagors and their delivery of possession, and the provisions of a separate instrument assigning the rents and profits and the management of the property to the Intervenor for the purpose of paying the taxes, insurance and carrying charges against the property as well as the necessary keep, maintenance and operation thereof, and to apply the net income, if any, upon the delinquent interest and then the principal due. That the Intervenor has rendered herein a full, true and complete accounting of his management of the premises in suit, and of the receipts and disbursements from the operation of said premises, to date of October 28, 1935, and the application of the net income as set out in paragraph 1 hereof is confirmed. That no objections have been filed to the accounting as made and introduced by the Intervenor, and that the same is found and adjudged to be true and correct, and that proper items of credit for the net rents and income above the taxes, charges, maintenance and operation expenses have been made upon the past due and delinquent interest.

(6) IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the defendant, C. W. Smale, have judgment against his co-defendants, Feldman Investment Company, a corporation, B. Jacobson and A. C. Jacobson, upon his note and mortgage in suit, for the principal sum of \$8,500.00, together with interest thereon from August 15, 1928, at the rate of seven per cent per annum, and the further sum of \$860.00 as attorneys' fees provided in said note for the use of West & Davidson, attorneys for said defendant, and that said mortgage and judgment constitute a lien upon the real estate described, subject only to the general taxes against said property and subject to the first mortgage lien in favor of the Intervenor, State of Oklahoma, ex rel Bank Commissioner.

(7) IT IS FURTHER ORDERED AND ADJUDGED that the defendant, J. Franklin Goetz, have a lien upon the title and interest of R. Feldman and G. Feldman in the above described premises by virtue of the judgment of record in Case Number 32633, District Court of Tulsa County, Oklahoma, in the cause styled Tulsa Building & Loan Association vs. R. Feldman, et al., said judgment being in the principal sum of \$595.77, and a further sum of \$122.25 as attorneys' fees for the benefit of his attorney of record, Morse Garrett, and for accruing interest as provided in said judgment, for all costs therein. Said lien is subject and junior to the lien of taxes, the lien of Intervenor, State of Oklahoma, ex rel Bank Commissioner, and the lien of C. W. Smale, in the order stated.

(8) IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the plaintiff, Anna R. Lebow, have and recover judgment against the defendants, R. Feldman and G. Feldman, upon their note and mortgage in suit, for the principal sum of \$5,663.20, with interest thereon at the rate of seven per cent per annum from July 1, 1930, and the further sum of \$663.00 as attorneys' fees;

...plaintiff's ...
...shall ...
...real estate ...
...subject also to ...
...U. S. ...
...U. S. ...

(8) IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the ...
...with interest as ...
...shall ...
...for cash, ...
...in Tulsa County, State of Oklahoma, to-wit:

The North Half (NE) of Lots 21, 22, 23, 24 and 25,
in Block 10 (1), Riverside Addition to West Tulsa, according
to the recorded plat thereof, being more an addition to the
City of Tulsa, Oklahoma

...including above and ...
...electric and ...
...attached to and used in the said ...
...except subject to the ...

(10) IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the said ...
...Special Master, and that public notice of such sale ...
...to be given by said Special Master by publication ...
...in a newspaper printed, regularly ...
...That at such foreclosure ...
...the purchase price any part or all of the total amount of the ...
...said Special Master shall forthwith ...

(11) IT IS FURTHER ORDERED, ADJUDGED AND DECREED that upon the ...
...said Special Master shall forthwith execute ...
...and all other ...
...necessary to convey the property sold.

(12) IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the proceeds of such ...
...FIRST, to the payment ...
...SECOND, to the payment to the plaintiff of the said sum of \$32,968.50 ...
...at the rate of 7 1/2%; and ...
...to abide the further orders of the ...

(13) IT IS FURTHER ORDERED, ADJUDGED AND DECREED that from and after the ...
...all the defendants to this action, and hereinbefore named, and each of them, and all ...
...and they are hereby forever barred and ...
...estate or equity in and to ...
...so sold and conveyed.

(14) IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the jurisdiction of ...
...and the same is hereby retained for the purpose of making such other and further ...
...enforce, correct and modify, amend or ...

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IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
SPECIAL MARCH 1937 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, NOVEMBER 21, 1935

this decree in any respect for cause shown, and for the further purpose of determining the
of a decree for deficiency as provided for in Rule 10 of the Equity Rules of the Supreme C
and for the further purpose of determining all issues between the parties, not inconsistent
the findings and judgment herein; and to hear and approve the final accounting of the Inte
on the operation of the premises since October 28, 1935, and to order the disposition and
lication of such sums as were received thereon.

WITNESS MY HAND this 21 day of November, 1935.

F. E. KENNAMER
J u d g e .

O.K. as to form
MORSE GARRETT Atty for J. Franklin Gorrell
RAMSEY MARTIN & LOGAN, for Pltf.
PRESTON C. WEST, Solicitor for C. J. Smale

ENDORSED: Filed Nov 21 1935
H. P. Warfield, Clerk
U. S. District Court

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

Ben Wheeler, Complainant,)
vs.) No. 1022 Equity ✓
Pitts Beaty, et al, Respondents.)

ORDER EXTENDING TIME TO ANSWER

Now on this 18th day of November, 1935, this matter comes on to be heard o
oral application of the respondents in said cause for an extension of time within which eac
them shall answer.

The court being fully advised in the premises finds that the United States
requested to intervene as co-complainant herein; that such application is pending before th
Attorney General of the United States; that it would be of no advantage to require the resp
dents herein to answer until such a time as this court has been advised as to whether or no
United States will intervene herein; the court further finds that 30 days is a reasonable t
tension of time within which these respondents shall be required to an answer herein.

IT IS, THEREFORE, CONSIDERED, ORDERED AND ADJUDGED by the Court that the
pondents herein, and each of them, be, and they are hereby, 30 days from the time heretofor
eranted within which they are required to answer to the amended bill of complaint filed here

F. E. KENNAMER
J u d g e

ENDORSED: Filed Nov 21 1935
H. P. Warfield, Clerk
U. S. District Court H

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

E. Z. Lewis,)
)
 vs)
)
 Town of Foraker, State of Oklahoma,) NO. 1073 EQUITY ✓
 a body corporate and politic; et al, Defendants,)

 Almeda Durgée and The First National)
 Bank & Trust Company of Oklahoma)
 City, a corporation,)
 Interveners.)

ORDER PERMITTING INTERVENTION.

On this 21st day of November, 1935, there appeared in open court the plain and defendants by and through their attorneys of record, and the above named interveners by through their attorneys of record, and it appearing to the satisfaction of the court from t petitions for leave to intervene this day filed by and on behalf of the said Almeda Durgée The First National Bank & Trust Company of Oklahoma City, a corporation, that good and suff cause exists therefor.

IT IS HEREBY ORDERED that permission be given the said Almeda Durgée and t First National Bank & Trust Company of Oklahoma City, a corporation, and said permission is granted, to file herein their petitions in intervention and that the said Almeda Durgée and First National Bank & Trust Company of Oklahoma City, a corporation, be forthwith entered a interveners in said action.

F. E. REINER
UNITED STATES DISTRICT JUDGE

ENDORSED: Filed Nov 21 1935
H. P. Farfield, Clerk
U. S. District Court

E. Z. LEWIS,)
)
 -vs-) No. 1073 - Equity.
)
 TOWN OF FORAKER, OKLAHOMA, et al,)
 Defendants.)

Now on this 21st day of November, A. D. 1935, order in re sinking funds is ed, all as per journal entry to be filed.

Court adjourned to November 25, 1935.

Court convened pursuant to adjournment, Monday, November 23th, 1935.

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

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

IN THE UNITED STATES COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

JOSEPH MAYS, Complainant,)
vs.)
SAM F. WILKINSON, AS SUCCESSOR TO J. G. HUGHES AS RECEIVER OF THE FIRST NATIONAL BANK OF BRISTOW, OKLAHOMA, A NATIONAL BANKING ASSOCIATION, ET AL., Respondents.)
No. 988 Equity.

D E C R E E

The above entitled cause came on regularly for trial and to be heard on the day of June, 1935, before the undersigned Judge duly assigned to sit in the Northern District of the State of Oklahoma to hear the same. Complainant appeared by L. O. Lytle and John R. his counsel of record; Sam F. Wilkinson, successor to J. G. Hughes as receiver of the First Bank of Bristow, Oklahoma, respondent, appeared by Frank Jettis and Geo. B. Schube, his counsel of record; and the Board of County Commissioners of Creek County and the County Treasurer of said County, Chagn Ray, respondents, appeared by Everett Collins, County Attorney of said County his assistant, Thomas S. Harris.

The Court, after hearing oral argument of counsel for the respective parties in said cause under advisement, with permission to the parties to submit written briefs in support of their contentions. After considering said cause and being fully advised in the premises the court entered and filed its written opinion herein on the 14th day of October, 1935.

Now on this the 23 day of November, 1935, the court having fully considered the motion of the respondents, the Board of County Commissioners of Creek County, Oklahoma, and County Treasurer of said County, to dismiss the cross-bill of the respondent, the First National Bank of Bristow, Oklahoma, against them, the court overrules the same. To which ruling of the respondents, the Board of County Commissioners and the said Treasurer except.

And now on this 23 day of November, 1935, the respective parties appearing again as above stated, the court having made and entered its findings of fact and conclusions of law, herein enters its decree in conformity therewith.

IT IS, THEREFORE, Ordered, adjudged and decreed by the court that the complainant have and recover judgment against Sam F. Wilkinson as receiver of the First National Bank of Bristow, Oklahoma, and the First National Bank of Bristow, Oklahoma, a national banking association, in the sum of \$48,874.01, without interest and which shall not bear interest, and judgment is decreed to be a preferred claim; and it is further ordered and directed that the receiver certify a copy of this judgment and decree to the Comptroller of the Currency in order the payment of this judgment may be made in accordance herewith in the further liquidation and winding up of the affairs of said bank, under the supervision and direction of the Comptroller of the Currency and in the regular course of administration thereof, in preference to the payment of claims of general creditors of said bank.

It is further ordered, adjudged and decreed that Sam F. Wilkinson as receiver of the First National Bank of Bristow, Oklahoma, a national banking association, have and recover judgment against Chagn Ray as County Treasurer of the County of Creek, State of Oklahoma, and the

of County Commissioners of the County of Creek, State of Oklahoma, in the sum of \$68,787.00 credit thereon of 35% (which is the percentage that has been heretofore paid in general or of the First National Bank of Bristow, Oklahoma, in receivership) on \$84,000.00, the amount deposit of county funds in the bank at the date of suspension, equivalent to \$18,000.00; the net amount of the judgment, therefore, herein rendered in favor of said receiver shall be \$00, which judgment shall not bear interest.

It is further ordered, adjudged and decreed by this court that one-half of cost of this action be taxed against Sam F. Wilkinson as receiver of the First National Bank of Bristow, Oklahoma, and one-half of such cost be taxed against the Board of County Commissioners of the County of Creek, State of Oklahoma, and Chayn Ray as County Treasurer of the County of Creek, State of Oklahoma.

To which said findings, judgments, orders and decrees of the court in which court finds the issues in favor of the complainant and against the respondents Sam F. Wilkinson, receiver of the First National Bank of Bristow, Oklahoma, a national banking association, and First National Bank of Bristow, Oklahoma, a national banking association, said respondents in open court at the time July excepted and their exceptions were by the court allowed.

And to all of which findings, judgments, orders and decrees of the court in which court finds the issues in favor of the complainant and against the respondents Sam F. Wilkinson, receiver of the First National Bank of Bristow, Oklahoma, a national banking association, and First National Bank of Bristow, Oklahoma, a national banking association, said respondents in open court at the time July excepted and their exceptions were by the court allowed.

EDGAR S. VAUGHN
U. S. Judge, Assignal.

O.K. L. O. INTLE
JOHN R. MILLER
Attorneys for Complainant.

O.K. as to form
FRANK BETTELE and GEO. E. SCHWABE
Attorneys for First National Bank
and Receiver thereof, Respondents.

O.K. EVERETT S. COLLINS, Co. Atty
THOMAS S. HARRIS, Asst. Co. Atty.

V. V. PRYOR
Attorneys for Board of County
Commissioners and Chayn Ray, Respondents.

FORWARDED: Filed Nov 25 1938
H. P. Farfield, Clerk
U. S. District Court

Court adjourned to November 22, 1938.

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, NOVEMBER 22, 1938

Court convened pursuant to adjournment, Tuesday, November 22, 1938.

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

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

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

HEARD MARCH 1937 TERM-EQUITY SECTION TULSA, OKLAHOMA WEDNESDAY, NOVEMBER 21, 1936

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

F. O. SPENCER & SONS COMPANY, a corporation, Complainant
vs. No. 234 Equity
THE CITY OF SHIDLER, A MUNICIPAL CORPORATION, ET AL, Defendants.

ORDER SUBSTITUTING PARTIES

BE IT REMEMBERED that on this 23rd day of November, 1936, there was called to the attention of the court that there has been certain changes in the personnel of the parties and on request made to the court, substitution of parties is herein made.

The court finds that the United Mutual Life Insurance Company, a corporation the corporation is interested under a new corporate name, of the intervenor, Supreme Lodge Knights of Pythias; that Livingston Hall is now the County Treasurer of Osage County, Oklahoma; that F. O. Charles, E. H. Mittingly, and Thomas B. Leahy now comprise the Excise Board of Osage County, Oklahoma, and that Frank C. Ripper is now the Mayor of the City of Shidler, Oklahoma, and that W. R. Hissel is now the City Treasurer of the City of Shidler, Oklahoma.

IT IS, BY THE COURT, ORDERED that the said United Mutual Life Insurance Company, a corporation, be substituted herein as intervenor to take the place of the said party under its new name of Supreme Lodge Knights of Pythias; that Livingston Hall, County Treasurer of Osage County, Oklahoma, be substituted herein as respondent in place of the said J. W. Hunter, County Treasurer of the said Osage County of action was heard; that Frank C. Ripper, Mayor of the City of Shidler, Oklahoma, be substituted herein in place of H. E. Hall, former Mayor of said City; that W. R. Hissel, the present City Treasurer of Shidler, Oklahoma, be substituted for E. H. Mittingly, the present City Treasurer of said city; that F. O. Charles, E. H. Mittingly and Thomas B. Leahy, members of the Excise Board of Osage County, Oklahoma, be substituted in place of the said party in place of Henry Wood, O. K. Templeton, A. G. Ludwick, E. A. Hunt and W. A. Hahn, members of the Excise Board of Osage County, Oklahoma, in this case as heard.

F. E. REYNOLDS
Judge.

ENTERED: F. E. REYNOLDS
H. A. ... Clerk
U. S. District Court

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

F. O. SPENCER & SONS COMPANY, a corporation, Complainant
vs. No. 234 Equity
THE CITY OF SHIDLER, A MUNICIPAL CORPORATION, ET AL, Defendants.

ORDER RELEASING AND MODIFYING PREVIOUS DECREE

BE IT REMEMBERED that there came before the court on this 23rd day of November...

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, NOVEMBER 26, 1935

1935, the decree entered herein on April 7, 1931. All of the parties appear before the court through their respective attorneys, and there is presented to the court stipulation of the parties amending and modifying of the decree entered herein on April 7, 1931.

This court did in the original decree reserve jurisdiction of this proceeding therefore, on agreement and consent of the parties, and pursuant to the findings herein set forth the court does hereby amend and modify the decree entered in this cause of action on the said day of April, 1931.

The court finds that of the one-hundred and twenty-five \$1,000.00 waterworks bonds issued by the Town of Shidler, Osage County, Oklahoma, the predecessor of the respondent, the Town of Shidler, Osage County, Oklahoma, dated January 15, 1924, one-hundred of said bonds became the property of the following parties to this cause of action, to-wit:

H. C. Speer & Sons Company	5
Fidelity & Deposit Company of Baltimore, Maryland	1
Bank of Maiden Rock, Maiden Rock, Wisconsin	1
Bangor State Bank of Bangor, Wisconsin	1
I. S. MacNichol & Company of Oskosh, Wisconsin	1
Lapeer Savings Bank of Lapeer, Michigan	2
The Maccabees	9
United Mutual Life Insurance Company, a corporation	35
Security Benefit Association	25
C. Edgar Honnold	20

that the other twenty-five of said bonds were purchased by the County Treasurer of McCurtain County, Oklahoma; that fifteen of said bonds were purchased by the sinking fund accumulations owned by the various townships of said county; that the other ten of said bonds were purchased by the sinking fund accumulations of sixty-seven different school districts of said county.

The court further finds that when judgment and decree were entered herein on April 7, 1931, the five bonds owned by the complainant, and the twenty bonds owned by the respondent, C. Edgar Honnold, and the twenty-five bonds which had been purchased by the County Treasurer of McCurtain County, Oklahoma, were all past due and in said decree judgment was rendered not only for the unpaid interest on the said fifty bonds, but also for the principal of said bonds; that in said decree judgment was rendered in the name of the Board of County Commissioners for the twenty-five bonds which had been purchased by the County Treasurer of McCurtain County, Oklahoma; that as a matter of fact said judgment was really owned, to the extent of \$15,000.00 thereof, by the said Board of County Commissioners, as trustee for the townships of said county, and to the extent of \$10,000.00 thereof by the said Board of County Commissioners as trustee for the sixty-seven various school districts of said county.

The court further finds that each and all of the owners of the one-hundred and twenty-five first above itemized, have entered into an agreement and stipulation with the respondent, the Town of Shidler, for the settlement of the unpaid bonds and the interest coupons thereon, and for the redemption of said bonds which have been reduced to judgment, and the court further finds that the Board of County Commissioners, as the governing body of the townships of McCurtain County, Oklahoma,

in regular session duly assembled, in concurrent with the County Attorney of McCurtain County, Oklahoma, who was present at said meeting, passed a resolution, in which resolution the said Board of County Commissioners made findings of facts, after careful investigation, that the City of Tulsa is insolvent and is unable to pay its present indebtedness, and that on account of the extremely high tax rate in said city for sinking fund purposes for the fiscal years ending June 30, 1935, and June 30, 1936, and the rate to be assessed for the fiscal year ending June 30, 1936, no tax being collected in said city, and that it is for the best interests of the townships of McCurtain County, Oklahoma, to join in the agreement for settling said bonded indebtedness and authorize the Chairman of the Board of County Commissioners of McCurtain County, Oklahoma, to enter into such an agreement; that pursuant to said resolution the Chairman of the said Board of County Commissioners entered into such agreement, in which agreement the County Treasurer of McCurtain County, Oklahoma, also joined; that each and all of the school boards of the sixty-seven school districts in McCurtain County, Oklahoma, passed similar resolutions finding the same facts as the Board of County Commissioners of McCurtain County, Oklahoma, and each and all of said school boards of the said sixty-seven school districts authorized the County Treasurer of McCurtain County, Oklahoma, to enter into said agreement for and on behalf of the said school districts; that the Board of County Commissioners of McCurtain County, Oklahoma, and the County Treasurer of McCurtain County, Oklahoma, and the various school districts of McCurtain County, Oklahoma, were advised before passing said resolutions, and before said contracts and agreements were made by the Chairman of the Board of County Commissioners, and the County Treasurer of said McCurtain County, Oklahoma, by both the County Attorney of McCurtain County, Oklahoma, and the Attorney General of the State of Oklahoma, that it was legal for said municipalities to enter into said agreement.

The court, therefore, further finds that the owners and holders of each and every one of the \$125,000.00 bonds have entered into an agreement with the said respondent, the City of Tulsa, by the terms of which agreement the indebtedness incurred by the said bonds issued by the Tulsa Water Works, Oklahoma, for water works improvements on January 15, 1924, and all of the interest accruing thereon, and all of the judgments rendered either for principal or interest in the decrees of this court entered on April 7, 1931, shall be settled and adjusted as hereinafter set forth, that the tax levies in said City of Tulsa for sinking fund purposes for the fiscal years ending June 30, 1934 and June 30, 1935 and June 30, 1936, shall be changed, amended, stricken and adjusted as hereinafter set forth.

The said agreement and plan mentioned in the two preceding paragraphs is as follows, to-wit:

The entire levy for sinking fund purposes for the said City of Tulsa for the fiscal year ending June 30, 1934, shall be vacated and stricken from the rolls in the County Treasurer's office of Osage County, Oklahoma; all of the levy for sinking fund purposes in said municipality for the fiscal year ending June 30, 1935, except at a rate of 130 mills on the equalized valuation of \$78,185.00, shall be stricken from the rolls; that all of the old bonds in the sum of \$125,000.00, and the interest coupons due after July 15, 1935, and all of the judgments rendered on the principal of said bonds in the decree of April 7, 1931, shall be surrendered and satisfied, and exchanged for a new issue of funding bonds in the sum of \$125,000.00 to be executed by the said City of Tulsa, through its proper officers, said bonds to be dated as of July 1, 1935, and the first of same falling due five years from date, the remainder falling due serially from date, the last maturity date being July 1, 1960, the interest on said bonds to be as follows, to-wit: For the first five years at the rate of 1% per annum; for the second five years at the rate of 2% per annum; for the third five years at the rate of 3% per annum; for the fourth five years at the rate of 4% per annum, and for the fifth five years at the rate of 5% per annum; said funding bonds to be delivered and distributed to the holders of the present bonds, and the owners of the judgments rendered in the decree of April 7, 1931, on the principal of said bonds, on the plan known as average maturity dates, said bonds to be each in the sum of \$1,000.00, and when said exchange has been made, then the judgment and decree entered in this cause of action is to be fully satisfied; that for the fiscal year ending June 30, 1936, there shall be a sinking fund levy made for said municipality for a sufficient amount to pay one year's interest on the \$125,000.00 bond issued at the agreed rate of 1%, and no other sinking fund levy for said municipality shall be made; that

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE DISTRICT
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beginning with the fiscal year ending June 30, 1937, sinking fund levy is to be made on the of payment of interest on said bonds, and the payment of one-twenty-fourth of the principal said bonded indebtedness; that before the exchange of the funding bonds for the old bonds a completed, the legality of the funding bond issue shall be approved by attorneys selected by complainant and the intervenors; that the 130 mill levy for sinking fund purposes for the fiscal year ending June 30, 1935, is not to be used for the purpose of building up a sinking fund payment of principal or interest on the new funding bonds, but is to be levied for the benefit of the bond holders, and the proceeds thereof accepted by them in full satisfaction for past due interest on their present bonds, and past due interest on the judgments which have been rendered on a portion of the principal of said bonds. In order to carry out said plan with reference to sinking fund of 130 mills, the complainant and the intervenors are to deposit the coupons which have not been cancelled by decree of this court, maturing prior to July 15, 1935, with an escrow agent to be approved by the said City of Shidler, with instructions to the said escrow agent to send sufficient of said coupons for collection to the County Treasurer of Osage County, Oklahoma, for payment from taxes collected from the said levy of 130 mills and at no time to present said coupons for payment from any taxes levied other than the 130 mill levy. The disposing of said coupons is to be for the benefit of the complainant and the intervenors herein in equal proportion to the par value of said bonds, whether said bonds are now in existence, or whether said bonds were in the decree of April 7, 1931, been reduced to judgment.

When said collections are made by said escrow agent, the amount collected is to be distributed pro rata to the various owners of the one hundred and twenty-five bonds, whether said bonds are still held as an investment, or the bonds have been reduced to judgment in said decree, that is, the complainant and the intervenors herein; that of the approximate sum of \$6,300.00 deposited in the registry of this court, one-half of said amount shall be distributed to the complainant and holders of the one hundred twenty-five bonds, on a pro rata basis, as an additional payment on past due interest; the other one-half to be distributed according to the terms of the original decree entered on April 7, 1931.

The Court approves said agreement and hereby amends and modifies the decree entered herein on April 7, 1931 to comply with said agreement.

The Court finds that the \$1,000.00 bond, being bond No. 51, was originally issued by the First National Bank of Columbus, Wisconsin; that said bond was stolen by a bank robber, the Fidelity & Deposit Company of Baltimore, Maryland, intervenor herein, had insured said bond against theft; that before the rendering of the decree herein on April 7, 1931, the said Fidelity & Deposit Company reimbursed said bank by paying to it the full amount of its said bond; that in virtue thereof the said Fidelity & Deposit Company of Baltimore, Maryland, became the owner of said bond and the property represented by said bond; that in the event the said Fidelity & Deposit Company does not have physical possession of said bond, it shall be entitled to receive its \$1,000.00 funding bond to be issued by the respondent, the City of Shidler, on the said Fidelity & Deposit Company giving its own recognizance to the said City of Shidler that it will hold it harmless against any claim that may ever be made against the said city on account of the said stolen bond No. 51.

The Court further finds that the said Fidelity & Deposit Company, as well as the complainant or any other intervenors, whose interest coupons have been reduced to judgment and cancelled by reason of the decree of April 7, 1931, or, whose bonds have matured and on which there are no coupons evidencing interest indebtedness, and for the above reasons do not have past due interest coupons to place with the escrow holder, shall, notwithstanding that fact, receive from the respondent their pro rata portion of the amount collected from the 130-mill levy for the fiscal year ending June 30, 1935, the same as if they did have interest coupons to deposit with the said escrow agent.

IT IS THEREFORE ORDERED AND DECREED that the decree entered herein on April 7, 1931, is hereby amended and modified by this decree, and in all respects in which this decree is different from the decree entered on April 7, 1931, this decree is to take the place of said decree of April 7, 1931.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
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1931, and IT IS ORDERED AND DECREED that the parties hereto shall proceed to carry out the agreement hereinbefore set forth, and IT IS ORDERED AND DECREED that the proper officials of the City of Shidler, Oklahoma be and they are hereby directed to take the necessary steps to issue and deliver to the complainant and the intervenors herein the funding bonds in the sum of \$125,000.00 hereinbefore mentioned and described, and IT IS ORDERED AND DECREED that the complainants and intervenors herein, on receipt of said funding bonds, properly approved, shall surrender for cancellation the old bonds, or the judgment rendered herein on the principal of the old bonds shall satisfy the judgment in this cause of action in full, and that the complainant and the intervenors herein are directed to use the interest coupons as set forth by the terms of said agreement.

IT IS FURTHER ORDERED AND DECREED that Livingston Hall, County Treasurer of Osage County, Oklahoma, substituted respondent herein, be and he is hereby directed to correct tax rolls in his office for the fiscal year ending June 30, 1934 striking therefrom the entire sinking fund levy for the said City of Shidler, for the payment of the said waterworks bonds, interest thereon and judgments rendered thereon, and that he correct the tax rolls in his office for the fiscal year ending June 30, 1935 by striking therefrom all of said sinking fund levy except 130 mills.

IT IS FURTHER ORDERED AND DECREED that F. O. Quarles, E. H. Mattingly, and T. B. Leahy, comprising the Excise Board of Osage County, Oklahoma, are hereby directed to correct estimate and levy for sinking fund purposes of the said municipality of the City of Shidler, Oklahoma, for the fiscal year ending June 30, 1936, by making a levy for sinking fund purposes for bonded and judgment indebtedness covered by this decree for an amount to raise only 1% interest on the \$125,000.00 funding bonds.

IT IS FURTHER ORDERED AND DECREED that all the parties hereto are directed to proceed to carry out the agreement hereinbefore set forth.

F. E. KENNAMER
Judge.

O.K. RAINY FLYNN GREEN & ANDERSON

Attorneys for Complainants, and Respondents,
United Mutual Life Insurance Company, a corporation,
The Maccabees, C. Edgar Honnold, Fidelity & Deposit
Company of Baltimore, Maryland, Bank of Maiden Rock,
Wisconsin, Bangor State Bank of Bangor, Wisconsin,
I. S. MacNichol & Company, Lapeer Savings Bank of
Lapeer, Michigan, and Security Benefit Association.

O.K. C. D. WILKINSON, by S.W.H.

County Attorney of McCurtain County, Oklahoma, attorney
for the Board of County Commissioners of McCurtain County,
Oklahoma, and the County Treasurer of McCurtain County, Oklahoma.

O.K. HAMILTON & HOWARD

Attorneys for the City of Shidler, Oklahoma, Frank S. Nipper,
Mayor, and W. R. Mitchell, City Treasurer of Shidler,
Oklahoma.

ENDORSED: Filed Nov 26 1935
H. P. Warfield, Clerk
U. S. District Court

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, NOVEMBER 26, 1935

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

JOHN G. CATLETT, Plaintiff)
vs.) No. 738 Equity ✓
GEO. D. HOPE LUMBER COMPANY, Defendant.)

O R D E R

This cause coming on to be heard this 26th day of November, 1935, upon the petition of the Attorney of the Receiver herein, and said cause having been heard and upon consideration thereof, it is hereby ordered that said Receiver shall pay from the assets of the Geo. Hope Lumber Company, the sum of \$50.00, to said C. F. Gordon, as attorney for said Receiver.

F. E. KENNAMER
Judge

ENDORSED: Filed Dec 14 1935
H. P. Warfield, Clerk
U. S. District Court

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

THE LINCOLN NATIONAL LIFE INSURANCE COMPANY,)
Plaintiff,)
vs.) No. 873 Equity ✓
EXCHANGE NATIONAL COMPANY, Defendant.)

O R D E R

Now on the 26th day of November, 1935, comes on to be heard the application of Rex Watkinson, duly authorized and acting receiver for Exchange National Company, to execute a deed on the

West Forty-two feet of the East One Hundred Feet of Lot one, Block Two of Locust Grove Addition to the City of Tulsa, Oklahoma, according to the recorded plat thereof,

to J. A. Chapman of Tulsa, Oklahoma; and the Court being fully advised in the premises, and aware that subsequent to the institution of the foreclosure suit on the above property, the title on said property was assigned to the said J. A. Chapman as partial security for an obligation by the said Exchange National Company to the said J. A. Chapman, and the Court finding that said Rex Watkinson, having continued to press said suit diligently to a conclusion, acted in good faith in the cause for the benefit of the said J. A. Chapman; and the Court further finding that title to said property should be vested in the said J. A. Chapman.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that Rex Watkinson duly authorized and acting receiver for Exchange National Company, execute a conveyance in favor of J. A. Chapman covering the property above described.

F. E. KENNAMER
United States District Judge

ENDORSED: Filed Nov 26 1935
H. P. Warfield, Clerk
U. S. District Court

ZELLA PAULINE WALL,	Plaintiff,)	
)	
-vs-)	No. 1018 - Equity. ✓
)	
MARY B. HOWELL, ET AL,	Defendants.)	

Now on this 26th day of November, A. D. 1935, it is ordered by the Court that the petition of Plaintiff to remand herein be and the same is hereby overruled. Thereupon, said case called. Both sides are present and announce ready for trial. Opening statements of counsel made and all witnesses are sworn in open court. The Plaintiff introduces evidence and proof the following witnesses: Pauline Wall. And thereafter, the Plaintiff rests. And thereupon Defendants introduce evidence and proof with the following witness: Joseph W. Howell. And after both sides rest. And thereupon, after being fully advised in the premises, it is ordered that the Court that Decree in favor of Plaintiff be entered herein, all as per journal entry to be filed. Receiver ordered to make final report as per journal entry to be filed. Exception allowed.

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

Zela Pauline Wall,	Plaintiff,)	
)	
vs)	No. 1018 in Equity. ✓
)	
Mary B. Howell, Joseph W. Howell and Rainbow Motor Company,	Defendants.)	

DECREE ON FORECLOSURE.

This cause coming on regularly to be heard this 26th day of November, 1935 plaintiff Zela Pauline Wall, appearing in person and by her attorney, C. R. Thurlwell, and defendants Mary B. Howell and Joseph W. Howell, appearing by C. R. Nixon, their attorney and Joseph W. Howell, appearing in person, and the Rainbow Motor Company appearing not; thereupon there having been filed by the plaintiff a motion to remand said cause to the District Court in Tulsa County, Oklahoma, the court proceeded to hear said motion, and after a full and complete hearing on said motion, the court doth overrule same and deny said motion. Thereupon the court proceeded to the trial of said action. It appearing to the court that the defendants Mary B. Howell and Joseph W. Howell have filed herein their answer, the court proceeded to the hearing of the testimony of the plaintiff further appearing to the court that this is an action upon a promissory note and for foreclosure of a mortgage upon real estate securing the same, which said real estate is located in the City of Tulsa, Tulsa County, Oklahoma, to-wit:

South half of lot six (6), in Block One Hundred seventy one (171)
in the City of Tulsa, Oklahoma, according to the official plat thereof.

The plaintiff having introduced the testimony of the plaintiff, sworn in open court together with the note and mortgage, and the defendants thereupon introduced the testimony of Joseph W. Howell, and thereupon both sides rested their case, and the court being fully advised in the premises finds that all the allegations of the plaintiff's petition are true; that there is due from the defendants Mary B. Howell and Joseph W. Howell to the plaintiff Zela Pauline Wall, the principal sum of said note, to-wit, \$15,000.00, and interest therein as of this date, in the sum of \$2,000.00, or a total of principal and interest of \$17,000.00, together with an attorney's fee of Fifty Dollars as therein provided, which said judgment shall bear interest from this date until paid at the rate of six per cent per annum. That in addition thereto this plaintiff has paid taxes in the sum of \$58.78, and that said plaintiff should have judgment for said sum of \$17,058.78 and interest from date until paid at the rate of six per cent per annum.

The court further finds and adjudges that the said plaintiff has a first lien upon the real estate described above by virtue of the said mortgage as security for the payment of said indebtedness, interest, attorney's fee, taxes advanced and costs.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, NOVEMBER 26, 1935

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the court that the said plaintiff Zela Pauline Wall do have and recover of and from the said defendants Mary B. Howell and Joseph W. Howell, the sum of \$17,653.78, and each of them, with interest at the rate of six per cent per annum from this date, and the further sum of Fifty dollars as attorney's fee together with the costs of this action, accrued and accruing.

And it further appearing to the court that the said mortgage contains the "waive appraisement", it is further ordered and adjudged by the court that in case said defendant Mary B. Howell and Joseph W. Howell fail for six months from the date of the entry of this judgment and decree to pay the said plaintiff Zela Pauline Wall said sum of \$17,653.78 with interest and attorney's fee and the costs of this action, an order of sale issue to the United States Marshal for this District commanding him to advertise and sell, according to law, without appraisal the lands and tenements described in said mortgage and heretofore herein described, and to the proceeds arising from said sale as follows:

First, in payment of the costs of said sale and of this action.

Second, in payment of all taxes, due and delinquent on said property at the time of sale.

Third in payment to the said plaintiff of the said sum of \$17,653.78, together with interest thereon at six per cent from the date of this decree and the attorney fee of \$50.

Fourth, that the residue, if any, be paid to the Clerk of this court to await the further order of this court.

If the amount derived from said sale is insufficient to satisfy the said judgment, taxes, attorney's fee, interest and costs, let execution issue against the said defendants Mary B. Howell and Joseph W. Howell, for the remainder unpaid.

It is further ordered and adjudged by this court that from and after the sale of said real property under and by virtue of this judgment and decree, said defendants and each and all persons herein, be, and they are forever barred and foreclosed of and from any and all claim, lien upon, right, title interest, estate or equity of, in, or to said real estate or any part thereof.

F. E. KENNAMER

Judge of the United States District Court.

O.K. C. R. THURLWELL Attorney for Plaintiff
O.K. C. R. NIXON Attorney for Defendants.

ENDORSED: Filed Dec 17 1935
H. P. Warfield, Clerk
U. S. District Court

DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA SATURDAY, NOVEMBER 30, 1935.

Court convened pursuant to adjournment, Saturday, November 30th, 1935.

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

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

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

Affiliated Enterprises, Inc., a corporation, Plaintiff,)
vs.) No. 1058 Equity.
Fred Cantz, doing business as Star Theater, Sand Springs, Oklahoma, Defendant.)

JOURNAL ENTRY

THIS MATTER comes on to be heard before me, the undersigned, Judge of the States District Court within and for the Northern District of Oklahoma, upon the motion by for bill of particulars of plaintiff's bill for injunction and damages, and said cause having set for hearing on the 29th day of October, 1935, and continued to this the 1st day of November 1935, and said motion on this date having been presented and argued by counsel for defendant the Court, after due examination of the complaint filed by plaintiff herein, finds that said should be sustained and the plaintiff granted an exception to said finding and be given ten amend and the defendant ten days thereafter to plead or answer.

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

ENDORSED: Filed Nov 30 1935
H. P. Warfield, Clerk
U. S. District Court S

Court adjourned to December 2, 1935.

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, DECEMBER 2, 1935

Court convenes pursuant to adjournment, Monday, December 2, 1935.

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

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

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

Samuel J. T. Straus, and Melvin L. Straus, as Trustees, Plaintiffs,
vs. Alvin Hotel, Inc., a corporation, Defendant,
Robert E. Straus and Edward R. Heinsimer, as Trustees, Interveners. EQUITY NO. 780

ORDER TO PAY TAXES AND ALLOWANCES

NOW on this 30th day of November, 1935, the application of the Receivers for an order to pay one-half of the taxes assessed against the property in their hands for 1935, and for instructions relative to payment of fees and allowances in accordance with the order entered on November 27, 1935, in proceedings pending in this court entitled "In the Matter of Alvin Hotel, Inc., a corporation, Debtor, In Proceedings for the Reorganization of a Corporation - Bankruptcy", being presented to the Court, and the Court having heard the statements of counsel for the Receivers and being fully advised in the premises:

IT IS ORDERED AND ADJUDGED that the Receivers herein be and are hereby authorized and directed to pay the first half of the 1935 ad valorem taxes, drawing their check for said sum of \$6,818.12 against the special deposit in the First National Bank and Trust Company, Tulsa, Oklahoma.

IT IS FURTHER ORDERED AND ADJUDGED that the Receivers herein be and are authorized and directed, under written directions of their attorney A. B. Honnold as to any division thereof, to issue their checks against the special deposits in the First National Bank and Trust Company, Tulsa, Oklahoma, and/or the National Bank of Tulsa, Oklahoma, and/or their regular account in the latter bank, as they may deem proper, as follows:

To A. B. Honnold and Gottlieb and Schwartz, as payment in full of the balance of the fee allowed them as attorneys for Plaintiffs in the foreclosure proceedings, \$7333.33;

To Samuel J. T. Straus and Melvin L. Straus, as payment in full of the balance of the compensation allowed to them as Trustees under the First Mortgage Trust Deed, \$1373.33;

To Paul Avis, as payment of the fee allowed him as attorney for the Trustees under the Second Mortgage Trust Deed, \$100.00;

To Robert E. Straus and Edward R. Heinsimer, as payment of compensation allowed to them as Trustees under the Second Mortgage Trust Deed, \$100.00;

To Hotel Alvin First Mortgage Bondholders' Committee, in payment of fees, costs, charges and expenses in connection with the organization of the new Corporation and qualification thereof to transact business in the State of Oklahoma, not exceeding \$1500.00;

To American National Bank and Trust Company of Chicago for expenses, \$169.75;

To A. B. Honnold and Gottlieb and Schwartz, for their expenses, \$357.91;

To Ladner, Logsdon and Livingston, for their expenses, \$60.00;

To W. F. Hammett, for his expenses, \$145.00, and his compensation, \$300.00;

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SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, DECEMBER 2, 1935
DISTRICT OF OKLAHOMA

To F. M. Rodolf \$75.00; to Merritt J. Glass \$75.00;

To E. J. Bowers, \$1375.00;

to S. J. Stewart, \$1230.00;

To Frederick W. Straus, Sidney H. Kahn and Carroll C. Roberts, as compensation for their services as Hotel Alvin First Mortgage Bondholders' Committee, \$1800.00;

To Securities Service Corporation, as its compensation for services rendered to said Committee \$3600.00;

To American National Bank and Trust Company of Chicago, as its compensation for services as attorney for the Hotel Alvin First Mortgage Bondholders' Committee, \$1900.00;

To A. B. Honnold and Gottlieb and Schwartz, as their compensation for services rendered to Hotel Alvin First Mortgage Bondholders' Committee, \$8,000.00;

To Ladner, Logsdon and Livingston, as compensation for services rendered to the Debtor, \$450

In addition to the foregoing payments to be made to the Receivers they shall receive for the month of December their current compensation of \$125.00 to E. J. Bowers and \$ to S. J. Stewart.

F. E. KENNAMER
UNITED STATES DISTRICT JUDGE

ENDORSED: Filed Dec 2 1935
H. P. Jarfield, Clerk
U. S. District Court H

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

LINCOLN NATIONAL LIFE INSURANCE COMPANY, Plaintiff,)
vs.) No. 873 Equity)
EXCHANGE NATIONAL COMPANY, Defendants.)

ORDER AUTHORIZING EXECUTION OF RELEASE OF SECOND MORTGAGE

THIS CAUSE COMING on to be heard on this, the 2nd day of December, 1935, on application of Rex Watkinson, Receiver of Exchange National Company, for an order authorizing directing and empowering him to make, execute and deliver a release of that certain second mortgage, dated June 13, 1929, executed by C. E. Foley and Rosa L. Foley, and recorded in Book 6 Page 319, and covering the

N $\frac{1}{2}$ NW & SE NW & NE SW and S $\frac{1}{2}$ of NE less 6.12 acres for M.K. & T. Railway
Right of way in Section 26-10N-16E, McIntosh County, Oklahoma,
containing 233.88 acres;

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

IT IS THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that said application

be and it is hereby sustained; and the said Rex Watkinson be, and he is hereby directed, authorized and empowered to make, execute and deliver unto the above named mortgagors a release of the described mortgage; and that he be further directed, authorized and empowered to do all other things necessary and proper, in order fully and effectually to accomplish the letter and spirit of the application and this order.

F. E. KENNAMER
 United States District Judge.

ENDORSED: Filed Dec 2 1935
 H. P. Warfield, Clerk
 U. S. District Court

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

THE LINCOLN NATIONAL LIFE INSURANCE COMPANY,)
 Plaintiff,)
 vs.) No. 873 Equity. ✓
 EXCHANGE NATIONAL COMPANY,)
 Defendant.)

ORDER NUNC PRO TUNC

THIS CAUSE COMING on to be heard on this, the 2nd day of December, 1935, on application of Rex Watkinson, Receiver of Exchange National Company, for an order nunc pro tunc rectifying the order authorizing execution of division orders heretofore entered on the 26th day of September, 1935, in this, to-wit: The description in the original was as follows:

A part of the NW $\frac{1}{4}$ and 20 acres of the W $\frac{1}{2}$ of the NE $\frac{1}{4}$ of Sec. 32, Twp. 20 North, Range 14 East, Tulsa Co., State of Oklahoma;

whereas, the description should have been as follows:

SE NW NW & NE SW NW & S $\frac{1}{2}$ NE NW & N $\frac{1}{2}$ SE NW & S $\frac{1}{2}$ NW NE & N $\frac{1}{2}$ SW NE Sec. 32-20N-14E, Tulsa County, Oklahoma,

and the Court having read said application, and finding that it has jurisdiction to entertain same and enter an order thereon, and being fully advised in the premises, finds that said application should be sustained.

IT IS, THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that said application be, and the same is hereby sustained; and said order authorizing execution of division orders it is hereby corrected to read as follows:

SE NW NW & NE SW NW & S $\frac{1}{2}$ NE NW & N $\frac{1}{2}$ SE NW & S $\frac{1}{2}$ NW NE & N $\frac{1}{2}$ SW NE Sec. 32-20N-14E, Tulsa County, Oklahoma;

and the said Rex Watkinson be, and he is hereby authorized, directed and empowered to do all things necessary and proper, in order fully and effectually to accomplish the letter and spirit of said original application.

F. E. KENNAMER
 United States District Judge

ENDORSED: Filed Dec 2 1935
 H. P. Warfield, Clerk
 U. S. District Court

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

THE LINCOLN NATIONAL LIFE INSURANCE COMPANY,)
Plaintiff,)
vs.) No. 873 Equity.
EXCHANGE NATIONAL COMPANY,)
Defendant.)

ORDER AUTHORIZING REPAIRS

THIS CAUSE coming on to be heard on this, the 2nd day of November, 1935, application of Rex Watkinson, Receiver of Exchange National Company, for an order directing, authorizing and empowering him to repair certain properties belonging to Exchange National Company and described as follows:

1302 North Main Street, Tulsa, Oklahoma, and
411 North Main Street, Tulsa, Oklahoma;

and pay out of the funds in his hands for said repairs, in order that said properties may continue to be rented; and the Court having read said application and finding that it has jurisdiction over and over certain the same, and enter an order thereon, and being fully advised in the premises, finds said application should be sustained.

IT IS, THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that said application be, and it is hereby sustained; and the said Rex Watkinson be, and he is hereby directed, authorized and empowered to have the necessary repairs made on the properties above described, pay therefor out of the funds now in his hands, and belonging to Exchange National Company; and the said receiver is further directed and empowered to do all other things necessary and proper, in order to and effectually to accomplish the letter and spirit of the application and this order.

F. E. KENNAMER
United States District Judge.

endorsed; FILED Dec 2 1935
H. P. Warfield, Clerk
U. S. District Court

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

THE LINCOLN NATIONAL LIFE INSURANCE COMPANY,)
Plaintiff,)
vs.) No. 873 Equity
EXCHANGE NATIONAL COMPANY,)
Defendant.)

O R D E R

Now on this 2nd day of December 1935, the above entitled cause came on for hearing upon the application of Rex Watkinson, the Receiver herein, for an order of sale of the property described in the said application, and praying that a day be set for the hearing of the said application for an order of sale and for the determination of whether the said property shall be sold and if so, whether at public or private sale.

IT IS THEREFORE BY THE COURT ORDERED, DIRECTED AND DECREED that the said application of the Receiver be, and the same is, set for hearing in this Court at Tulsa, Oklahoma, on the 16th day of December, 1935, at the hour of 9:30 o'clock A.M. of said day, and that notice to be given to the parties to the said application.

interested parties of the hearing of said application be given by publication for at least to in the Tulsa Daily Legal News, a newspaper of general circulation, notifying and advising all sons interested to appear and to make such objection, if any they have, as they may desire to sent against the said order of sale so prayed.

F. E. KENNAMER
United States District Judge

ENDORSED: Filed Dec 2 1935
H. P. Warfield, Clerk
U. S. District Court

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

THE LINCOLN NATIONAL LIFE INSURANCE COMPANY,)	
	Plaintiff,)
vs.)	No. 873 Equity ✓
))
EXCHANGE NATIONAL COMPANY,	Defendant.)

ORDER AUTHORIZING PAYMENT OF TAXES

THIS CAUSE COMING on to be heard on this the 2nd day of December, 1935, or application of Rex Watkinson, Receiver for Exchange National Company, for an order directing, thorizing and empowering him to pay the taxes set out in said application, and a copy of the properties hereto attached as an exhibit, and the court finding that it has jurisdiction to e said application and being fully advised in the premises finds that said application should b tained;

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED that said application be an hereby sustained, and the said Rex Watkinson, be and he is hereby directed, authorized and er to pay the taxes set forth on the exhibit hereto attached and made a part hereof, as if fully herein, and said receiver be and he is hereby directed, authorized and empowered to do all of things necessary and proper in order fully and effectually to accomplish the letter and spiri the application and this order.

F. E. KENNAMER
United States District Judge

ENDORSED: Filed Dec 2 1935
H. P. Warfield, Clerk
U. S. District Court

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

THE LINCOLN NATIONAL LIFE INSURANCE COMPANY,)	
	Plaintiff,)
vs.)	No. 873 Equity ✓
))
EXCHANGE NATIONAL COMPANY,	Defendant.)

ORDER AUTHORIZING RECEIVER NOT TO DEFEND

THIS CAUSE COMING on to be heard on this the 2nd day of December, 1935, on

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IN THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, DECEMBER 2, 1935

application of Rex Watkinson, Receiver of Exchange National Company for an order authorizing to defend in the case of H. E. Bridges, et al. vs. Daisy Miller, et al., No. 61315 District Tulsa County, for the reason that it would be expensive for the receivership, and a judgment the Exchange National Company would be of little or no value, and the court having read said application and finding that it has jurisdiction to entertain the same and enter an order thereon and being fully advised in the premises, finds that said application should be sustained;

IT IS, THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that said application be and it is hereby sustained, and the said Rex Watkinson be and he is hereby directed, authorized and empowered not to defend in the case hereinabove set forth, but is directed, authorized and empowered to do all other things necessary and proper in order fully and effectually to accomplish the letter and spirit of the application and this order.

F. E. KENNAMER
United States District Judge

ENDORSED: Filed Dec 2 1935
H. P. Warfield, Clerk
U. S. District Court

UNITED STATES OF AMERICA, Plaintiff,)
-vs-) No. 1057 - Equity.
LAURA PICKENS, ET AL., Defendants.)

Now on this 2nd day of December, A. D. 1935, it is ordered by the Court that the defendants be granted twenty (20) days additional time in which to answer pending settlement.

Court adjourned to December 3, 1935.

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, DECEMBER 3, 1935

Court convened pursuant to adjournment, Tuesday, December 3rd, 1935.

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

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

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

Singer Steel & Metal Co. a Corporation, Plaintiff,)
vs.) 1014-E. ✓
Tulsa Steel Corporation, Defendant.)

ORDER AUTHORIZING RECEIVER TO OPERATE PLANT AND AUTHORIZING RECEIVER TO ENTER INTO SALES CONTRACT.

On this date it appearing that Concrete Engineering Company of Omaha, Nebraska offers to purchase from the receiver 1800 tons of finished steel bars as per specifications at

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, DECEMBER 3, 1935

prices mentioned in the contract copy of which is attached to this order and incorporated here

It appearing that the Receiver has on hand approximately enough cash and receivable to pay one half of all undisputed claims exclusive of the claim of Sheffield Steel Company, and

It further appearing that said concrete Engineering Company under said contract, is offering to purchase at once 300 tons of steel now on hand and to pay 75% of the purchase price at once and that the proceeds of same should be sufficient to finance the initial operations of the mill under said contract without using any funds now in the hands of the receiver for said purpose, and

It is for the best interest of the receivership that said operations be continued

It is therefore ordered that T. H. Steffens, Receiver herein be and he is ordered and directed to execute the said contract with said Concrete Engineering Company copy which is attached hereto and that said Receiver be and he is hereby authorized and directed, receipt of 75% of the purchase price of said first 300 tons of steel to commence and carry on operations of the steel mill necessary to perform and carry out said contract and to purchase materials and supplies and employ such labor and do such other things as are necessary and proper in the execution of said contract.

It is further ordered that said Receiver set aside as a fund to be applied to the payment of undisputed claims of creditors the amount of cash and bills receivable now in his hands.

Dated this 3rd day of December, 1935.

F. E. KENNAMER
United States District Judge.

ENDORSED: Filed Dec 3 1935
H. P. Warfield, Clerk
U. S. District Court

Copy of Contract attached hereto.

Court adjourned to December 10, 1935.

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, DECEMBER 10, 1935.

Court convened pursuant to adjournment, Tuesday, December 10th, 1935.

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

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

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

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, DECEMBER 10, 1935

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

T. J. BOOTH, ET AL,

Complainants)

vs

) In Equity No. 663

GREER INVESTMENT COMPANY, A CORPORATION,
ET AL,

) Defendants.

O R D E R

Now on this 10th day of December, 1935, upon motion of H. N. Greis, H. R. Young and Paul E. Taliaferro, Trustees of the Petroleum Royalties Company, a Trust for permission to file in the above styled cause a petition for authority to execute and approval of a proposed amendment to the Declaration of Trust of the Petroleum Royalties Company (as amended), and it appearing to the Court that permission to file said petition should be granted, it is therefore,

ORDERED, ADJUDGED AND DECREED by the Court that H. N. Greis, H. R. Young, and Paul E. Taliaferro, Trustees of the Petroleum Royalties Company, be and they are hereby authorized to file in the above styled cause their petition for authority to execute and approval of a proposed amendment to the Declaration of Trust of the Petroleum Royalties Company (as amended), copy of the proposed amendment being attached to the petition of the Trustees herein and marked "Exhibit B" therein.

It is further ordered by the Court that said petition be and it is hereby set for hearing at the Federal Court Room at Tulsa, Oklahoma on the 7th day of January, 1936, at the hour of 9:30 o'clock A.M., and at the same time and place applications for final allowance of fees to the Receiver and Attorneys will be heard and determined, and also at said time and place receiver's report will be presented and the Court will hear the application for approval thereof and the discharge of said receiver and his bondsmen.

It is further ordered by the Court that the Receiver, Paul E. Taliaferro, be and he is hereby ordered and directed to mail or cause to be mailed to each of the holders of preferred shares of beneficial interests in the Petroleum Royalties Company, a Trust, as shown by the book records of the Trustees or the Receiver at the address of each as shown on said records, with postage fully prepaid a copy of this order, and he is further instructed to cause notice of this hearing to be published once each day for at least ten days prior to said hearing in the Tulsa Daily Legal News, being a newspaper regularly published and issued in Tulsa, Oklahoma.

F. E. KENNAMER
UNITED STATES DISTRICT JUDGE

ENDORSED: Filed Dec 10 1935
H. P. Warfield, Clerk
U. S. District Court H

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

THE LINCOLN NATIONAL LIFE INSURANCE)
COMPANY,) Plaintiff,)
vs.) No. 873 Equity)
EXCHANGE NATIONAL COMPANY,) Defendant.)

ORDER AUTHORIZING EXECUTION OF OIL AND GAS LEASE

THIS CAUSE COMING ON TO BE HEARD ON this the 10th day of December, 1935, c application of Rex Watkinson, Receiver for Exchange National Company for an order authorizin ing and empowering him to make, execute and deliver a good and valid oil and gas lease cover following described premises, to-wit:

W $\frac{1}{2}$ SW $\frac{1}{4}$ and SE $\frac{1}{4}$ SW $\frac{1}{4}$ Sec. 32, Two. 9N., Rge. 12 East, Hughes County, Oklahoma

and that he deliver said oil and gas lease, which is to be for a term of ten years, to Carl nett, the lessee therein, upon the payment to him of the sum of approximately \$1200.00 as a being a bonus of \$10.00 per acre, and said lease to further provide for a rental of \$1.00 pe and the Court having read said application and being fully advised in the premises, and find it has jurisdiction to entertain the same and enter an order thereon, finds that said applic should be sustained.

IT IS, THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that said ap tion be and it is hereby sustained, and the said Rex Watkinson be and he is hereby directed, ized and empowered to make, execute and deliver a good and sufficient oil and gas lease to C O'Hornett, the lessee in said oil and gas lease, upon the payment to said receiver of the sum approximately \$1200.00 as a bonus, said lease to be for a term of ten years and providing fo tal of \$1.00 per acre; and the said Rex Watkinson be and he is hereby directed, authorized a powered to do all other things necessary and proper in order fully and effectually to accompl letter and spirit of the application and this order.

F. E. KENNAMER
United States District Judge

ENDORSED: Filed Dec 10 1935
H. P. Warfield, Clerk
U. S. District Court

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

Singer Steel & Metal Corporation, et al.,)
Plaintiffs,)
vs.) No. 1,014 Equity Consolidated.)
Tulsa Steel Corporation, et al.,) Defendants.)

ORDER OF REFERENCE AND EXTENDING TIME FOR FILING REPORT OF SPECIAL MASTER:

For good cause shown it is hereby ordered that the time within which the S Master appointed herein shall make and return his report be and the same is hereby extended u January 13, 1936.

IT IS FURTHER ORDERED that a certain motion to fix priority of creditors cl filed herein by the Intervener F. Kamen, doing business as Kamen Iron and Metal Company, be a

same is hereby specifically referred to Herbert S. French, Special Master heretofore appointed, with directions to hear all evidence offered in connection with said motion by any party, action, and to make return of his recommended findings of fact and his recommended conclusions of law in connection therewith.

It is further ordered that all questions of fact and/or law which are in controversy between any of the parties to this action in connection with the proof, allowance or priority of any claim, and which have heretofore been raised in this action or which may hereafter be raised herein are hereby referred to said Special Master Herbert S. French with instructions to hear all evidence and arguments of counsel, and to make due return to this court of recommended findings of fact and conclusions of law with reference to any such question.

Dated this 10th day of December, 1935.

F. E. KENNAMER
UNITED STATES DISTRICT JUDGE.

ENDORSED: Filed Dec 10 1935
H. P. Warfield, Clerk
U. S. District Court

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

THE DILLON COMPANY, a corporation, Plaintiff,)
vs.) No. 1030 EQUITY
THE CONTINENTAL SUPPLY COMPANY, a)
corporation, Defendant.)

ORDER ALLOWING INTERROGATORIES TO BE PROPOUNDED BY PLAINTIFF

On this 10th day of December, 1935, on application of the plaintiff,

IT IS ORDERED, that plaintiff be, and is hereby, permitted to file interrogatories directed to defendant instantler.

F. E. KENNAMER
District Judge

ENDORSED: Filed Dec 10 1935
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to December 12, 1935.

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, DECEMBER 12, 1935

Court convened pursuant to adjournment, Thursday, December 12, 1935.

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

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

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

Standish Hall, Trustee, et al,	Plaintiffs,)	
)	
vs.)	No. 708 EQUITY
)	
The Knight Realty Company, et al,	Defendants.)	

ORDER AUTHORIZING SPECIAL MASTER TO DISBURSE SURPLUS FUNDS ADVANCED BY BONDHOLDERS' COMMITTEE FOR GENERAL TAXES.

Now, on this 12th day of December, 1935, this matter came on for hearing Application of Travis I. Milsten, Special Master in Chancery in this cause, for an Order authorizing him to disburse to the Bondholders' Committee the surplus funds advanced by said Bondholders' Committee for the payment of general taxes for the years 1933 and 1934 on the property involved in this matter, and after presentation of said Application by Travis I. Milsten, Special Master in Chancery herein, the Court finds that on or about the 4th day of February, 1935, the Bondholders' Committee paid to the Special Master herein the sum of \$3289.50 which was advanced by said Bondholders' Committee for the purpose of paying general taxes on the property involved herein for the years 1933 and 1934; that this amount was advanced, after a statement had been obtained from the County Treasurer of Tulsa County showing the amount of taxes due on said property with penalties accrued, on or about February 4, 1935; but subsequently, as a result of certain relief legislation with reference to taxation enacted by the Oklahoma Legislature, penalty on said taxes was waived provided that said taxes were paid prior to certain fixed dates. That your Master paid the taxes before the penalties re-attached and was required to pay only the sum of \$2971.94 to the County Treasurer of Tulsa County which payment he made on February 20, 1935 and obtained Receipt No. 43796 of the County Treasurer of Tulsa County for the payment of 1933 taxes in the sum of \$1396.17 and Receipt No. 19583 of the County Treasurer of Tulsa County in the sum of \$1396.17 in payment for the 1934 taxes, which are in payment for the following:

Lot 3, Block 5, Kirkwood Place Addition to the City of Tulsa -	
General taxes for the year 1933.....	\$1488.22
Lot 4, Block 5, Kirkwood Place Addition to the City of Tulsa -	
General taxes for the year 1933.....	87.56
Lot 3, Block 5, Kirkwood Place Addition to the City of Tulsa -	
General taxes for the year 1934.....	1318.61
Lot 4, Block 5, Kirkwood Place Addition to the City of Tulsa -	
General taxes for the year 1934.....	77.56

The Court further finds that, according to the report of the Special Master herein, he has on hand the difference between the sum of \$3289.50 advanced by the Committee for taxes aforesaid and the sum of \$2971.94 paid for taxes as aforesaid or the sum of \$317.56 which amount should be refunded to said Bondholders' Committee.

IT IS, THEREFORE, ORDERED, by the Court that Travis I. Milsten, Special Master in Chancery herein, should be, and he is hereby authorized and directed to disburse to the Bondholders' Committee of the Cheyenne Arms Apartments the sum of \$317.56 from and out of the funds held by him, being the balance of tax funds remaining in his hands after payment of general taxes on the property involved herein for the years 1933 and 1934.

F. E. KENNAMER
 Judge.

ENDORSED: Filed Dec 12 1935
 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. 837 Equity ✓
 Howard C. Johnson, Bank Commissioner, et al,)
 Defendants.)

O R D E R

Now on this 12th day of December, 1935, this matter coming on before me on application of the above named plaintiff, the United States, for an additional extension of 90 days from December 14, 1935, in which to prepare and file the record in the above cause the Circuit Court of Appeals for the Tenth Circuit, at Denver, Colorado, and the Court being advised in the premises finds that such application should be granted.

IT IS THEREFORE ORDERED that the plaintiff, the United States, be and here granted an additional 90 days from December 14, 1935, in which to prepare and file the record in the above cause in the Circuit Court of Appeals for the Tenth Circuit.

F. E. KENNAMER
 JUDGE

ENDORSED: Filed Dec 12 1935
 H. P. Warfield, Clerk
 U. S. District Court ME

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

GENE BUCK, as President of the American Society)
 of Composers, Authors and Publishers, et al,)
 Plaintiff,)
 vs.) No. 1048 Equity ✓
 SOUTHWESTERN SALES CORPORATION, a corporation,)
 Defendant.)

ORDER ENLARGING AND EXTENDING TIME TO TAKE DEPOSITIONS.

For good cause shown the court finds that both parties to this suit should allowed additional time within which to take and file depositions. The court therefore allow plaintiffs an additional sixty (60) days time to take and file depositions in this cause, said time to expire on February 15, 1936. Thereafter the defendant is allowed thirty (30) days fr February 15, 1936, to take and file depositions after which the defendant is to have twenty (20) days from the expiration of said thirty (30) days within which to take rebutting depositions.

WHEREFORE IT IS ORDERED, ADJUDGED AND DECREED BY THE COURT, that the time f taking depositions on the part of all parties to this suit is extended and enlarged. The pla are granted an extension of sixty (60) days time, that is up to and including February 15th, take original depositions; the defendant is to have thirty (30) days thereafter to take depos the plaintiffs are then to have twenty (20) days time to take rebutting depositions, said twe (20) days time to begin after expiration of the defendant's time to take depositions.

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DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA SATURDAY, DECEMBER 14, 1935

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

John G. Catlett, Plaintiff,)
vs.) No. 738 Equity. ✓
Geo. D. Hope Lumber Company, et al, Defendant.)

O R D E R

This cause coming on to be heard this 21st day of November, 1935, upon the application of the Receiver, J. C. Mulhall, for absolute discharge as receiver in the above and number cause, and the Court having been fully advised on the premises and upon consideration thereof, finds that on the assets of the defendant, Geo. D. Hope Lumber Company, which have been previously liquidated and paid to the creditors of said Company, have been turned over deposited with one R. W. Stith of Kansas City, Missouri, trustee for the properties of the Geo. D. Hope Lumber Company in the State of Missouri.

It is therefore now ordered that said J. C. Mulhall receiver herein, is by this order fully and completely discharged for the reason that his services are no longer required as Receiver for the properties of the defendant, Geo. D. Hope Lumber Company.

F. E. KEMMER
Judge.

ENDORSED: Filed Dec 14 1935
H. F. Warfield, Clerk
U. S. District Court

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

THE LINCOLN NATIONAL LIFE INSURANCE COMPANY,)
Plaintiff,)
vs.) No. 873 Equity. ✓
EXCHANGE NATIONAL COMPANY,)
Defendant.)

ORDER AUTHORIZING EXECUTION OF RELEASE OF SECOND MORTGAGE

THIS CAUSE COMING on to be heard on this, the 14 day of December, 1935, on application of Rex Watkinson, Receiver for Exchange National Company, for an order directing, authorizing and empowering him to accept the sum of \$12.50 in full payment of that certain mortgage note in the sum of \$25.00, dated January 13, 1921, and executed by John B. Sanders, Carrie G. Sanders, his wife, and recorded in Mtg. Book 28, Page 451, and covering the following described premises, to-wit:

SW NE & E 1/2 NE SE NW & SE SE NW & E 1/2 SW and Lots 6 and 7, Section 6-3N-12 E. Hughes County, Oklahoma;

and the Court having read said application and being fully advised in the premises, and finding that it has jurisdiction to entertain the same and enter an order thereon, finds that said jurisdiction should be maintained.

IT IS THEREFORE BY THE COURT ORDERED, ADJUDGED AND DECREED that said application be and it is hereby sustained; and the said Rex Watkinson be and he is hereby directed, authorized

and empowered to make, execute and deliver a release of the above described second mortgage accept in full settlement thereof the sum of \$12.50, and the said Rex Watkinson be, and he directed, authorized and empowered to do all other things necessary and proper in order full effectually to accomplish the letter and spirit of the application and this order.

F. E. KENNAMER
District Judge.

ENDORSED: Filed Dec 14 1935
H. P. Warfield, Clerk
U. S. District Court H

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

THE LINCOLN NATIONAL LIFE INSURANCE COMPANY,)
Plaintiff,)
vs.) No. 873 Equity. ✓
EXCHANGE NATIONAL COMPANY,)
Defendant.)

ORDER AUTHORIZING RELEASE OF JUDGMENT

THIS CAUSE COMING ON TO BE HEARD on this, the 14th day of December, 1935, application of Rex Watkinson, Receiver for Exchange National Company, for an order directing authorizing and empowering him to make, execute and deliver a release of that certain judgment obtained on the 11th day of April, 1935, in the sum of \$259.70, in the District Court of Hughes County, in the case of Illinois Life Insurance Company vs. B. C. Robison, et al., No. 8823 u payment to him of the sum of \$200.00 in full satisfaction of said judgment, and the Court has said application and finding that it has jurisdiction to entertain the same and enter an order thereon, and being fully advised in the premises, finds that said application should be sustained.

IT IS THEREFORE BY THE COURT ORDERED, ADJUDGED AND DECREED that said application be, and it is hereby sustained; and the said Rex Watkinson be, and he is hereby directed, authorized and empowered to do all other things necessary and proper, in order fully and effectually to accomplish the letter and spirit of the application and this order.

F. E. KENNAMER
District Judge

ENDORSED: Filed Dec 14 1935
H. P. Warfield, Clerk
U. S. District Court H

Court adjourned to December 17, 1935.

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DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, DECEMBER 17, 1935

Court convened pursuant to adjournment, Tuesday, December 17th, 1935.

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

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

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

THE LINCOLN NATIONAL LIFE INSURANCE COMPANY,)
Plaintiff,)
vs.) No. 873 Equity. ✓
EXCHANGE NATIONAL COMPANY,)
Defendant.)

ORDER AUTHORIZING PAYMENT OF SPECIAL TAXES

THIS CAUSE COMING on to be heard on this the 17th day of December, 1935, application of Rex Watkinson, Receiver for Exchange National Company, for an order directing authorizing and empowering him to withdraw sufficient funds from the General Fund Account to special taxes which have heretofore erroneously been paid by the Investors Syndicate, covering affecting the following described premises, to-wit:

South 20 feet of Lot 2 and North 40 feet Lot 3, Block 2 Reservoir Hill Addition to the City of Tulsa, according to the recorded plat thereof (Ea property)

West Half of Lot 9, Block 2 Oliver Addition to the City of Tulsa, according to recorded plat thereof, (Talmadge property)

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

IT IS, THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that said application be and it is hereby sustained, and the said Rex Watkinson be and he is hereby directed, authorized and empowered to withdraw from the General Fund Account sufficient monies to pay the special taxes which were erroneously paid by the Investors Syndicate, and which special taxes amount \$48/18, and the said Rex Watkinson be and he is hereby directed, authorized and empowered to do other things necessary and proper in order fully and effectually to accomplish the letter and spirit of the application and this order.

F. E. KRAMER
United States District Judge.

RECORDED: Filed Dec 17 1935
H. P. Warfield, Clerk
U. S. District Court ME

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

THE LINCOLN NATIONAL LIFE INSURANCE COMPANY,)
Plaintiff,)
vs.) No. 873 Equity)
EXCHANGE NATIONAL COMPANY,)
Defendant.)

ORDER AUTHORIZING PAYMENT OF DELINQUENT TAXES

THIS CAUSE COMING on to be heard on this the 17th day of December, 1935, application of Rex Watkinson, Receiver for Exchange National Company, for an order directing issuing, and empowering him to withdraw from the General Fund Account sufficient monies to pay delinquent taxes on the following described premises, to-wit:

Lot 2, Block 5 Reservoir Hill Addition to the City of Tulsa, according to recorded plat thereof, (McMurray property)

South 20 feet Lot 2 and North 40 feet Lot 3, Block 2 Reservoir Hill Addition to the city of Tulsa, according to the recorded plat thereof, (Early property)

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

IT IS, THEREFORE, BY THE COURT ORDERED, ADJUDGED AND DECREED that said applicant be and it is hereby sustained, and the said Rex Watkinson be and he is hereby directed, authorized and empowered to withdraw from the General Fund account sufficient monies wherewith to pay the delinquent taxes against the above described premises, and said receiver be and he is hereby directed, authorized and empowered to do all other things necessary and proper in order fully effectually to accomplish the letter and spirit of the application and this order.

F. E. KENNAMER
United States District Judge

ENDORSED: Filed Dec 17 1935
H. P. Warfield, Clerk
U. S. District Court ME

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

THE LINCOLN NATIONAL LIFE INSURANCE COMPANY,)
Plaintiff)
vs.) No. 873 Equity)
EXCHANGE NATIONAL COMPANY,)
Defendant.)

ORDER GRANTING RECEIVER LEAVE TO SELL REAL ESTATE, AND
ORDERING SALE THEREOF.

THIS CAUSE COMING on to be heard on this the 16th day of December, 1935, on application of Rex Watkinson, Receiver for Exchange National Company, for instructions with respect to the sale of real estate owned by the Exchange National Company, and situated in the Northern District of Oklahoma, and it appearing to the Court that heretofore, upon the application of the Rex Watkinson, the Court directed that notice to all interested parties be given by ten days publication in the Tulsa Daily Legal News, advising all persons interested to appear and show cause they have, on the 16th day of December, 1935, why the said sale should not be made as prayed.

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

REGULAR TERM 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, DECEMBER 17, 1935

And it appearing to the Court that the said notice has heretofore been published in the Tulsa Daily Legal News, as required by said order for ten days, beginning on the 2nd day of December, 1935, and ending on the 14th day of December, 1935, and proof of said publication has been filed and approved;

and the court having heard the evidence submitted in the matter and the suggestions of the Receiver, and being convinced that the best results will be obtained for the estate by selling the said property at private sale; and no objections to the said sale having been presented by anyone;

IT IS BY THE COURT ORDERED, ADJUDGED AND DECREED that Rex Watkinson, Receiver aforesaid be, and he is hereby, authorized, ordered and directed to sell at private sale, the following described real estate, to-wit:

SW 1/4 of the SW 1/4 of Sec. 4, Twp. 19, Range 14 East, Tulsa County, Oklahoma,

on the following terms, \$3250 cash and that certain piece of residence property located at 408 North Cheyenne, Tulsa, Oklahoma, being otherwise described as Northerly 50 feet of Lot 3 in Bl-10, Original Townsite of Tulsa, less the sum of \$150.00 commission to be paid to C. L. Johansen the court finding that the best interest of the estate will be conserved by selling said property at private sale;

IT IS THE FURTHER ORDER, JUDGMENT AND DECREE OF THE COURT that

E. J. BOWERS, GEORGE A. MCCONNELL AND JOSEPH A GILL

are disinterested persons, as provided by law, and they and each of them are hereby and herewith appointed to appraise said property and upon said appraisal and sale thereof, provided said property is not sold for less than two-thirds of the appraised value, said sale shall be confirmed by publication in the Tulsa Daily Legal News, a newspaper of general circulation in Tulsa County, for a period of ten days before said confirmation.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that said receiver and he is hereby directed, authorized and empowered to do all other things necessary and proper to order fully and effectually to accomplish the letter and spirit of the application and orders hereof.

F. E. KENNAMER United States District Judge

ENDORSED: Filed Dec 17 1935 H. P. Warfield, Clerk U. S. District Court

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

LINCOLN NATIONAL LIFE INSURANCE COMPANY, Plaintiff vs. EXCHANGE NATIONAL COMPANY, Defendant. No. 873 Equity

ORDER

This cause coming on for hearing before me F. E. Kennamer, Judge of said court on the application of George C. Matson for an order of this court requiring the receiver herein to pay a bond premium in the sum of \$10.00, and it appearing to the court that the said George C. Matson procured a bond in order to dissolve the Exchange National Company in order that statutory liability

might be fixed against the directors of the said Exchange National Company for the use and benefit of himself and all others similarly situated, and that the District Court of Tulsa County, Oklahoma did dissolve the said corporation, and that the bond premium in the sum of \$10.00 should be paid forthwith.

IT IS, THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED by the court that Rex Watkinson, receiver herein, be and he is hereby authorized and directed to pay the bond premium in the sum of \$10.00 forthwith, and to charge the same against the funds in his hands as receiver.

Done in open court this the 17th day of December, 1935.

F. E. KENNAMER
JUDGE

ENDORSED: Filed Dec 17 1935
H. P. Jarfield, Clerk
U. S. District Court

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

HOWARD GRAY, as Executor of the Estate of)
Julia S. Pearman, deceased, Plaintiff,)
vs.) No. 877 Equity. ✓
EXCHANGE NATIONAL COMPANY, a corporation,)
et al, Defendants.)

O R D E R

On this 17th day of December, 1935, upon the application of F. A. Bodovitz for a temporary allowance of compensation for services performed by him as attorney for the said trust estate involved in this said action, and it appearing that the said applicant is a duly licensed attorney and has been employed by the Trustee, J. H. McBirney, and has represented said Trust estate and said Trust estate since the 4th day of December, 1933, and that said applicant has performed and rendered continuous service therefor, and that said applicant has not received any compensation for said services; and it further appearing that the said Trustee and the Advisory Committee created by this court having consented and agreed that said attorney should be paid the sum of Seven Thousand Five Hundred Dollars (\$7,500.00) as a temporary and interim allowance, and as a payment on account, for services performed; and it appearing that said temporary allowance of Seven Thousand Five Hundred Dollars (\$7,500.00) is reasonable, and for other good cause,

IT IS ORDERED, that J. H. McBirney, Successor Trustee to the Exchange National Bank of Tulsa, Oklahoma, be and he is hereby authorized, directed and empowered to pay to F. A. Bodovitz the sum of Seven Thousand Five Hundred Dollars (\$7,500.00) from funds of said trust estate as a temporary and interim allowance, and as a payment on account, for services rendered.

F. E. KENNAMER
United States District Judge.

ENDORSED: Filed Dec 17 1935
H. P. Jarfield, Clerk
U. S. District Court

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

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, DECEMBER 17, 1935

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

James P. Ratigan, Plaintiff,)
vs.) In Equity - No. E 361. ✓
Deckard Supply Company, a corporation, and)
Charles L. Deckard, doing business under the)
name and style of Deckard Manufacturing)
Company, Defendants.)

ORDER AUTHORIZING AND DIRECTING THE TAKING OF DEPOSITIONS

Now on this 17th day of December, 1935, upon application of the defendants, Deckard Supply Company, a corporation, and Charles L. Deckard, doing business under the name and style of Deckard Manufacturing Company, for authority to take the deposition of the witness named in said application; to wit,

H. C. George, of Pittsburg, Pennsylvania

And the Court having read the verified application of the defendants, and being fully advised in the premises, finds that said application should be granted.

IT IS ORDERED AND ADJUDGED therefore, by this court that the defendants being they are hereby authorized to take the sworn deposition of the above named witness, before Mir Zeyfang, a Notary Public in and for the County of Allegheny and State of Pennsylvania, at suite Commonwealth Building, 316 Fourth Avenue, in the City of Pittsburg, Pennsylvania, on a day between the tenth day and the twentieth day inclusive, of January, 1936, commencing at the hour of 9:30 clock A.M., and continuing from day to day until said deposition is completed, in order that the testimony of said witness may be perpetuated and reduced to writing and offered in evidence at trial of this cause.

IT IS FURTHER ORDERED, that the plaintiff herein, or his attorneys of record given reasonable notice in writing of the time and place of the taking of said deposition.

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

Approved Dec. 23, 1935
WEST & DAVIDSON
Solicitor and of Counsel for Plaintiff.

ENDORSED: Filed Dec 24 1935
H. P. Warfield, Clerk
U. S. District Court

E. LEE BALCH, ET AL, Plaintiffs,)
-vs-) No. 947 - Equity. ✓
INVESTORS ROYALTY CO. INC. ET AL, Defendants.)

Now on this 17th day of December, A. D. 1935, it is ordered by the Court that report of Company be filed by the Third Monday in January, 1936, all as per journal entry.

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

MINNIE E. STERLING, as Executrix of the)
Estate of Percy Benjamin Sterling,)
deceased, Plaintiff,)
vs.) No. 977 In Equity ✓
VERLAND OIL AND GAS COMPANY, a)
corporation, Defendant.)

O R D E R

This cause coming on for hearing before me, F. E. Kennamer, Judge of said court on the application of Carey S. Cowart, court reporter, for an order of this court requiring the receiver herein to pay him the sum of Ten Dollars (\$10.00) for reporting services in the trial cause, and it appearing to the court that the services of Carey S. Cowart, reporter, were required by both the plaintiff and the defendant and that the received should be directed to pay the amount forthwith.

IT IS, THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED by the court that the receiver herein be and he is hereby authorized and directed to pay to Carey S. Cowart, court reporter, the sum of Ten Dollars (\$10.00) for reporting services rendered in the trial of this cause, and to charge the same against the funds in his hands as such receiver.

Done in open court this the 17th day of December, 1935.

F. E. KENNAMER
JUDGE.

ENDORSED: Filed Dec 17 1935
H. P. Warfield, Clerk
U. S. District Court

SINGER STEEL & METAL CORP. ET AL., Plaintiffs,)
vs.) No. 1014 - Equity.)
TULSA STEEL CORP. ET AL, Defendants.)

Now on this 17th day of December, A. D. 1935, it is ordered by the Court after considering application for allowances that Marvil Johnson be and he is hereby allowed the sum of \$350.00; George H. Lessley allowed \$627.25 and Geo. E. Dell \$258.00; all as per journal entry filed.

Court adjourned to December 18, 1935.

DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, DECEMBER 18, 1935

Court convened pursuant to adjournment, Wednesday, December 18th, 1935.

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

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

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

United States, Plaintiff,)
vs.) No. 772 Equity
D. E. Johnson, et al, Defendants.)

ORDER APPROVING MARSHAL'S SALE

Now on this 17th day of Dec., 1935, comes the plaintiff, the United States on behalf and in behalf of the heirs of He-to-op-pe, deceased Osage Allottee No. 864, by its attorney, Chester A. Brewer, Assistant United States Attorney for the Northern District of Oklahoma and moves the Court to confirm a sale of real estate made by the United States Marshal for said district, under a writ of execution and order of sale issued out of the office of the Clerk of the United States District Court for said District, on the 31 day of Oct., 1935, said sale being of the following described property, to-wit:

S74 of SW4 of Sec. 17; SE4 of SE4 of Sec. 18, all in Twp. 24, Range 6, Osage County, Oklahoma.

And the Court having examined the proceedings of said sale by United States Marshal under said writ and order, finds that said proceedings have been performed in all respects in conformity to law, and that no exceptions have been filed and no objections made to said sale.

It is therefore ordered by the Court that said sale and the proceedings thereon and the return thereof, be, and the same are hereby approved and confirmed in all things.

It is further ordered by the Court that Jno. P. Logan, United States Marshal for the Northern District of Oklahoma, make and execute to the purchaser of said land, as shown on said return, said land bid in by Osage Agency for the heirs of He-to-op-pe, deceased Osage Allottee No. 864, the mortgagee in said mortgage, a good and sufficient Marshal's deed for the premises sold, restrictions against alienation of said land without the approval of the Secretary of the Interior to be retained.

F. E. KENNAMER
JUDGE.

O.K. CHESTER A. BREWER
Assistant United States Attorney

ENDORSED: Filed Dec 18 1935
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. 820 Equity ✓
Clarence Lohman, Executor, et al, Defendants.)

ORDER APPROVING MARSHAL'S SALE

Now on this 17th day of Dec., 1935, comes the plaintiff, the United States on behalf and in behalf of Pah-se-to-pah, Osage Allottee No. 615, by its attorney, Chester Assistant United States Attorney for the Northern District of Oklahoma, and moves the Court for a sale of real estate made by the United States Marshal for said district, under a writ of execution and order of sale issued out of the office of the Clerk of the United States District Court for said District, on the 31 day of Oct., 1935, said sale being of the following described property to-wit:

N2 NE4; SE4 NW4; SW4 NE4; NW4 SE4; NE4 SW4 of Sec. 12, Twp. 25, Range 8.
SW4 NE4; W2 SE4; SE4 SE4 of Sec. 7, Twp. 25, Range 9. S2 SW4 of Sec. 17;
E2 NE4 of Sec. 19; NW4; N2 SW4 of Sec. 20; E2 NE4; NE4 SE4 of Sec. 28;
W2 SW4 NW4 of Sec. 27, All in Twp. 22, Range 10, Lots 3, 4, 5, 6 and 7,
Block 35 original townsite of Pawhuska, Osage County, Oklahoma

And the Court having examined the proceedings of said sale by United States Marshal under said writ and order, finds that said proceedings have been performed in all respects conforming to law, and that no exceptions have been filed and no objections made to said sale.

It is therefore ordered by the Court that said sale and the proceedings thereon and the return thereof, be, and the same are hereby approved and confirmed in all things.

It is further ordered by the Court that Jno. P. Logan, United States Marshal for the Northern District of Oklahoma, make and execute to the purchaser of said land as shown on said return, said land bid in by Osage Agency for Pah-se-to-pah, Osage Allottee No. 615, the same in said mortgage, a good and sufficient Marshal's deed for the premises so sold, restrictions on alienation of said land without the approval of the Secretary of the Interior to be retained.

O.K. CHESTER A. BREWER
Assistant United States Attorney

F. E. KENNAMER
JUDGE

EMDORSED: Filed Dec 18 1935
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. 923 Equity ✓
Sarah Klinessmith, et al, Defendants.)

ORDER APPROVING MARSHAL'S SALE

Now on this 17th day of Dec. 1935, comes the plaintiff, the United States on its own behalf and in behalf of the heirs of Wiley Whitewing, Osage Allottee No. 686, deceased, by

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, DECEMBER 18, 1935

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

United States, Plaintiff,)
vs.) No. 923 Equity)
Sarah Alinesmith, et al, Defendants.)

ORDER APPROVING MARSHAL'S SALE

Now on this 17th day of Dec., 1935, comes the plaintiff, the United States its own behalf and in behalf of the heirs of Wiley Whitewing, Osage Allottee No. 686, deceased by its attorney, Chester A. Brewer, Assistant United States Attorney for the Northern District Oklahoma, and moves the Court to confirm sale of real estate made by the United States Marshal said district, under a writ of execution and order of sale issued out of the office of the Clerk of the United States District Court for said District, on the 31 day of Oct., 1935, said sale of the following described property, to-wit:

All of Lots 10, 11, 12 and 13, Block 17, original town of Burnsdall, Osage County, Oklahoma.

And the Court having examined the proceedings of said sale by United States Marshal under said writ and order, finds that said proceedings have been performed in all respects in conformity to law, and that no exceptions have been filed and no objections made to said sale.

It is therefore ordered by the Court that said sale and the proceedings thereon and the return thereof, be, and the same are hereby approved and confirmed in all things.

It is further ordered by the Court that Jno. F. Logan, United States Marshal for the Northern District of Oklahoma, make and execute to the purchaser of said land, as shown said return, said land bid in by Osage Agency for the heirs of Wiley Whitewing, deceased, Osage Allottee No. 686, the mortgagee in said mortgage, a good and sufficient Marshal's deed for the premises so sold, restrictions against alienation of said land without the approval of the Secretary of the Interior to be retained.

O.K. CHESTER A. BREWER Assistant United States Attorney
F. E. KENNAMER JUDGE
ENDORSED: Filed Dec 19 1935
H. P. Farfield, Clerk
U. S. District Court

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

United States, Plaintiff,)
vs.) No. 952 Equity)
F. D. Wilson, et al Defendants.)

ORDER APPROVING MARSHAL'S SALE

Now on this 17th day of Dec., 1935, comes the plaintiff, the United States its own behalf and in behalf of the heirs of John Bruce, deceased Osage Allottee No. 820, by its attorney Chester A. Brewer, Assistant United States Attorney for the Northern District of Oklahoma,

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IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, DECEMBER 18, 1935

It is therefore ordered by the Court that said sale and the proceedings thereunder, and the return thereof, be, and the same are hereby approved and confirmed in all things.

It is further ordered by the Court that Jno. P. Logan, United States Marshal for the Northern District of Oklahoma, make and execute to the purchaser of said land, as shown by said return, said land bid in by Osage Agency for the heirs of Bird Tuman, deceased Osage Allottee No. 206, the mortgagee in said mortgage, a good and sufficient Marshal's deed for the premises so sold, restrictions against alienation of said land without the approval of the Secretary of Interior to be retained.

F. E. KENNAMER
JUDGE

O.K. CHESTER A. BREWER
Assistant United States Attorney

ENDORSED: Filed Dec 18 1935
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to December 19, 1935.

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, DECEMBER 19, 1935

Court convened pursuant to adjournment, Thursday, December 19, 1935.

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

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

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

H. C. SPEER & SONS COMPANY, Complainant,)
vs.) No. 254 Equity
CITY OF SHIDLER, A MUNICIPAL CORPORATION, ET AL,)
Defendants.)

ORDER DIRECTING THE DISBURSEMENT OF MONEY HELD IN PROTEST ACCOUNT

BE IT REMEMBERED, that there came before the court on this 19th day of December 1935, the motion of defendant, City of Shidler, a municipal corporation, calling to the attention of the court that the County Treasurer of Osage County, Oklahoma, is holding in protest fund the sum of \$5,085.46 taxes paid by various taxpayers of the City of Shidler, Oklahoma, for the fiscal year ending June 30, 1934, of which amount a large portion of the levy has been stricken by the order of this court entered on November 26, 1935, and is also holding the sum of \$923.87 paid by various taxpayers for the fiscal year ending June 30, 1935, a large portion of the levy for which was stricken pursuant to the order of this court entered on November 26, 1935, which said motion the said defendant asks the court to enter its order addressed to the County Treasurer of Osage County, Oklahoma, directing him to disburse the said funds held in said protest account, by return to each taxpayer, on his filing claim therefor, the portion of the money paid which represents that part of the levy directed to be stricken by the order of this court entered on November 26, 1935, and the disbursing of the remainder of said money into the funds in which it belongs.

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

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, DECEMBER 19, 1935

The court finds from information furnished by the clerk that on January 11, there was deposited in the registry of this court for the benefit of the complainant and the intervenors herein the sum of \$5,065.83, and on April 6, 1935, the sum of \$1,304.64, making a total of \$6,370.47. Pursuant to the order entered herein on November 26, 1935, after the deduction the clerk's impounding fees one-half of said amount is due to the complainant, H. C. Speer & S Company, and the intervenor, C. Edgar Honnold, in the proportion of one-fifth of the said one- to the complainant, and four-fifths of said one-half to the intervenor, C. Edgar Honnold, and other one-half is to be distributed to the complainant and all of the intervenors in proportio to the amount of the original bonds held by them. The court finds that the clerk's impounding is the sum of \$63.71, leaving to distribute the net amount of \$6,306.76; that one-half of the net amount is the sum of \$3,153.38; one-fifth of the said one-half is the sum of \$630.68 and f fifths of the said one-half is the sum of \$2,522.70.

The court further finds that Mrs. P. A. Richardson has succeeded to the ow ship of the one bond held by I. S. MacNichol & Company, and that the First National Bank of Bangor, Wisconsin, has succeeded to the ownership of the one bond formerly held by Bangor State Bank of Bangor, Wisconsin.

The court, therefore, finds that the second or remaining one-half of said s should be distributed as follows, to-wit:

To complainant, H. C. Speer & Sons Company	\$126.14
Fidelity & Deposit Company of Maryland	25.23
Bank of Maiden Rock	25.23
First National Bank of Bangor	25.23
Mrs. P. A. Richardson	25.23
Lapeer Savings Bank	50.45
The Maccabees	227.04
United Mutual Life Insurance Company	382.95
Security Benefit Association	630.67
County Treasurer of McCurtain County, Oklahoma,	630.67
C. Edgar Honnold	504.54

That in writing the checks or warrants, the clerk should write only one warrant each to the com ant, H. C. Speer & Sons Company, and the intervenor, C. Edgar Honnold; that the total check for said complainant, H. C. Speer & Sons Company should be in the sum of \$756.82, and the total che to the intervenor, C. Edgar Honnold, should be in the total sum of \$3,027.24.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED BY THE COURT that the clerk court should distribute the said money as follows, to-wit:

Total amount in the registry of this court		\$6,370.47
Clerk's impounding fee	\$63.71	
H. C. Speer & Sons Company	756.82	
Fidelity & Deposit Company of Maryland	25.23	
Bank of Maiden Rock	25.23	
First National Bank of Bangor, Wis.	25.23	
Mrs. P. A. Richardson	25.23	
Lapeer Savings Bank	50.45	
The Maccabees	227.04	
United Mutual Life Insurance Company	382.95	
Security Benefit Association	630.67	
County Treasurer of McCurtain County, Oklahoma	630.67	
C. Edgar Honnold	3,027.24	
Total Disbursement, Including Impounding Fee	\$6,370.47	\$6,370.47

IT IS ORDERED AND DECREED that the clerk of this court be and he is hereby directed to discharge said process herein set forth.

F. E. KENNEDY
Judge.

O.K. RAINY FLYNN GREEN & ANDERSON
Attorneys for Complainant.

O.K. HAMILTON & BARNES
Attorneys for City of Okmulgee and Excise
Board of Osage County, Oklahoma.

O.K. C. D. WILKINSON, Co. Atty. McCurtain County, Okla. by W.D.H.

ENDORSED: filed Dec 19 1935
H. P. Warfield, Clerk
U. S. District Court ME

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

Samuel J. F. Straus and Melvin L.
Straus, as Trustees, Plaintiffs,

vs.

Alvin Hotel, Inc., a corporation, Defendant,

Equity No. 789

Robert E. Straus, and Edward R. Hainsimer,
as Trustees, Interveners.

O R D E R

On this 19th day of December, 1935, the application of the Hotel Alvin First Mortgage Bondholders' Committee for an order directing the Receivers herein to pay over to The National Bank of Commerce of Tulsa, trustee under the new first mortgage trust deed to be executed pursuant to the Plan of Reorganization, a sum sufficient to enable such Trustee to pay the mortgage relation tax for and on behalf of the present first mortgage bondholders, being presented to the Court and the Court being fully advised in the premises finds that said petition should be granted;

IT IS, THEREFORE, ORDERED AND ADJUDGED that E. J. Bowers and S. J. Stewart Receivers herein, be and are hereby authorized and directed to pay over to The National Bank of Commerce of Tulsa, as Trustee, the sum of \$328.00, to be used by such Trustee in payment of the relation tax on the first mortgage trust deed to be executed by Alvin Hotel Company.

F. E. KENNEDY
United States District Judge.

ENDORSED: Filed Dec 19 1935
H. P. Warfield, Clerk
U. S. District Court

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UNITED STATES OF AMERICA, Plaintiff,)
)
-vs-) No. 993 - Equity. ✓
)
HARRY H. HAWKINS and J. L. STEWART, Defendants.)

Now on this 19th day of December, A. D. 1935, it is ordered by the Court
Decree for Defendant be entered. It is further ordered that Bill of Plaintiff be dismissed
reason notice to Secretary of the Interior insufficient herein. It is further ordered by
Court that Defendants' attorney, J. J. Smith, prepare and file journal entry herein, showing
findings of fact and conclusions of law; all as per journal entry to be filed.

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

Ben Wheeler, Complainant,)
)
vs.) No. 1022 Equity ✓
)
Fitts Beaty, et al, Defendants.)

ORDER EXTENDING TIME TO ANSWER.

Now on this 18th day of December, 1935, this matter comes on to be heard o
oral application of the respondents in said cause for an extension of time within which each
shall answer.

The court being fully advised in the premises finds that the United States
requested to intervene as co-complainant herein; that such application is pending before the
General of the United States; that it would be of no advantage to require the respondents her
to answer until such a time as this court has been advised as to whether or not the United St
will intervene herein; the court further finds that 30 days is a reasonable extension of time
which these respondents shall be required to answer herein.

IT IS, THEREFORE, Considered, Ordered and Adjudged by the court that the r
dents herein, and each of them, be, and they are hereby granted 30 days from the time heretof
granted within which they were required to answer to the amended bill of complaint filed here:

F. E. KENNAMER
JUDGE.

ENDORSED: Filed Dec 19 1935
H. P. Warfield, Clerk
U. S. District Court H

Court adjourned to December 21, 1935.

Court convened pursuant to adjournment, Saturday, December 21st, 1935.

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

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

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

SPECIAL MARCH 1935 TERM-EQUITY SECTION TULSA, OKLAHOMA OKLAHOMA, DECEMBER 31, 1935

confirm the sale, and that on the 31st day of December, 1935, this court will hear the said application to confirm sale, and consider the confirmation of said sale into the said J. A. C unless a bona fide offer for at least ten per cent. increase over the offered price specific said amount of sale shall be received.

F. B. KEMMICK
Judge.

ENTERED: Filed Dec 21 1935
H. P. Warfield, Clerk
U. S. District Court H

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

Singer Steel and Metal Company, a corporation,)
Plaintiff,)

vs.)

Tulsa Steel Corporation, a corporation,)
Defendant.)

and)

No. 1014 - Equity Consolidated.

Sheffield Steel Corporation, a corporation,)
Plaintiff,)

vs.)

Tulsa Steel Corporation, a corporation,)
Defendant.)

O R D E R

Now on this 17th day of December, 1935, comes on for hearing the petition allowances to R. A. Kleinschmidt and Marvin T. Johnson, George H. Lessley, George E. Dell, and J. O'Brien, and the court being fully advised in the premises and having heard statement of a

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that George H. Lessley be and he is hereby allowed the sum of \$627.25, as reporters fees and reporting expense involved in taking testimony in the above entitled cause, and the Receiver, T. H. Steffens, is hereby ordered and directed to pay to the said George H. Lessley the sum of \$627.25 and take credit therefor.

IT IS FURTHER ORDERED that George E. Dell be, and he is hereby allowed the \$258.00 for expenses and fees in connection with auditing certain accounts of the Sheffield St Corporation; and the Receiver, T. H. Steffens, is hereby authorized and directed to pay to the George E. Dell the sum of \$258.00 and to take credit therefor.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that John J. O'Brien be allowed sum of \$270.00, for services as a certified public accountant in connection with the above sty litigation, and the receiver is hereby ordered and directed to pay to the said John J O'Brien said sum of \$270.00, and to take credit therefor.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that R. A. Kleinschmidt and Mar T. Johnson be and they are hereby allowed the sum of \$350.00 as a further temporary allowance services rendered as attorneys and counsel in the litigation of Sheffield Steel Corporation vs Tulsa Steel Corporation, and the Receiver is hereby ordered and directed to pay unto the said

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

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, DECEMBER 23, 1935

saleable at this time because of its state of ill-repair; and it further appearing that the taxes against said real estate are unpaid and past due for the following years: last half of 1930, all of 1931, all of 1932, all of 1933, all of 1934 and all of 1935; and it further appearing that the debt upon said loan has been guaranteed, in writing, by the following persons, to-wit: E. K. Frank, T. M. Murry, M. H. Roberts, E. Fred Johnson, N. R. Graham, L. E. Cooper, F. S. Cooper, J. Acher, J. A. Frates, Jr., C. A. Lynch, Henry L. Fist, T. E. Genet, W. D. Moss, Dan Tankersley, Frank Settle, S. E. Savage and Dr. F. C. Reisling; that said guarantors are asserting defenses to said guarantee; and it further appearing that a foreclosure of said mortgage will necessitate the purchase of said real estate by the trustee, and will involve expenses, as well as the paying of taxes; and it further appearing that the said trustee has been offered the sum of Seven Thousand Five Hundred Dollars (\$7,500.00) for the purchase of said note, mortgage and guarantee; and it further appearing that the Advisory Committee appointed to advise and counsel with said trustee has advised and recommended the sale of said note, mortgage and guarantee for the sum of Seven Thousand Five Hundred Dollars (\$7,500.00); and it further appearing that the sale of said note, mortgage and guarantee will be for the best interest of said trust estate, and for other good

IT IS ORDERED that J. H. McBirney, Successor Trustee to the Exchange National Bank of Tulsa, Oklahoma, be and he is hereby authorized and empowered to sell the note executed by The Spavinaw Club above described, as well as the mortgage and guarantee, for the sum of Seven Thousand Five Hundred Dollars (\$7,500.00).

IT IS FURTHER ORDERED that upon payment of the said sum of Seven Thousand Five Hundred Dollars (\$7,500.00) the said Successor Trustee be and he is hereby authorized to execute the assignment of said mortgage, without recourse in any event, as well as an assignment of said guarantee, without recourse in any event, and to endorse said promissory note, without recourse in any event, to Henry L. Fist.

F. E. KENNAMER
United States District Judge.

ENDORSED: Filed Dec 23 1935
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to December 24, 1935.

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, DECEMBER 24, 1935

Court convened pursuant to adjournment, Tuesday, December 24th, 1935.

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

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

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

Sovereign Camp of the Woodmen of the World, Plaintiff,
vs. In Equity No. 1098.
Myrtle Clark and Hattie Clark, Defendants.

O R D E R

For good cause shown,

IT IS ORDERED that the defendant, Hattie Clark, be and she is hereby committed to the 27th day of January, 1936 in which to answer herein.

F. E. KENNAMER
JUDGE.

J.R. MOSS & YOUNG
Attys for Myrtle Clark

ENDORSED: Filed Dec 24 1935
H. F. Warfield, Clerk
U. S. District Court H

Court adjourned to December 27, 1935.

Court adjourned pursuant to adjournment, Friday, December 27, 1935.

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

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

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

MISSISSIPPI VALLEY TRUST COMPANY, a corporation, et al, Plaintiffs,
vs. IN EQUITY NO. 748.
MAYO HOTEL COMPANY, a corporation, et al, Defendants.

ORDER VACATING JUDGMENT

Now on this 27th day of December, 1935, there coming on a call and the petition of Mayo Hotel Company, a corporation, Mayo's Incorporated, a corporation, C. W. Mayo, and J. D. Mayo, for an vacating, setting aside a decree entered herein on the 27th day of February, 1934, and entered on the journal of this Court in book 7, at pages 188 to 192, both inclusive; the petitioning defendants being represented by their attorney, William F. Tucker, and the plaintiffs appearing by their attorney Garrett Logan; and it appearing to the Court that all the parties to said action have been

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
SPECIAL MARCH 1937 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, DECEMBER 27, 1935

notified of said motion, and it being admitted by all the parties that the allegations of petition to vacate said judgment are true, and that the same should be vacated, set aside and set aside for naught;

IT IS BY THE COURT ORDERED, ADJUDGED AND DECREED that the decree rendered this Court and cause on the 5th day of February, 1934, and recorded in the journal of this in book 7, at pages 168 to 178, both inclusive, be and the same is hereby vacated and set so that the same and every part thereof shall be without further force or effect whatsoever

F. E. KENNEDY
UNITED STATES DISTRICT JUDGE.

ENDORSED: Filed Dec 27 1935
H. P. Jarfield, Clerk
U. S. District Court

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

United States,	Complainant,)
)
vs.)
)
The unknown heirs, executors, administrators,)
trustees and assigns, immediate and remote of)
J. T. Whitaker, deceased; James E. Whitaker,)
William J. Whitaker, Emma D. Collipriest,)
Maggie D. Lawson, Charles J. Whitaker, Ella O.	No. 1081 Equity ✓)
Barnes, Claud Whitaker, Clarence Whitaker, Edna)
Mae Whitaker, James Ellis Whitaker, William Thomas)
Whitaker, Lois Mae Whitaker, Fleeta Ellois Whitaker,)
George Edward Whitaker, Georgia Elizabeth Whitaker,)
Myrtle Lorine Whitaker, Gertrude Collipriest,)
Helen Collipriest, Fay Collipriest, Fern Collipriest,)
James Collipriest, Byron Lawson and John C. Whitaker,)
if living, or if dead, their unknown heirs, execu-)
tors, administrators, trustees, devisees and as-)
signs, immediate and remote,	Respondents.)

ORDER FOR SERVICE BY PUBLICATION

Now on this 27th day of December, 1935, on application of the complainant, by proper solemn oath, it appearing that the above named respondents have not been served process in this cause; that proper subpoena in equity has been regularly issued herein, directed to said respondents in the Northern District of Oklahoma, and that the United States Marshal said district has made return showing that said respondents cannot be found in this district and that proper service by order of this court should be directed to each of said respondents as provided by Section 118, Title 28, U.S.C.A., directing them to appear on a day certain to or answer to the Bill of Complaint as hereinafter ordered;

IT IS THE ORDER OF THE COURT that the respondents, the unknown heirs, executors, administrators, executors, trustees and assigns immediate and remote, of J. T. Whitaker, deceased, James E. Whitaker, William J. Whitaker, Emma D. Collipriest, Maggie D. Lawson, Charles J. M. Ella O. Barnes, Claud Whitaker, Clarence Whitaker, Edna Mae Whitaker, James Ellis Whitaker,

William Thomas Whitaker, Lois Mae Whitaker, Fleeta Ellois Whitaker, George Edward Whitaker, Elizabeth Whitaker, Myrtle Lorine Whitaker, Gertrude Collipriest, Helen Collipriest, Fay Collipriest, Fern Collipriest, James Collipriest, Byron Lawson and John C. Whitaker, if living, dead, their unknown heirs, executors, administrators, trustees, devisees and assigns, immediate and remote, appear and plead or answer to the bill of complaint in this cause, wherein the plaintiff seeks to quiet the title to the following described land, to-wit:

The North Twenty-one and nineteen hundredths (21.19) acres; and the Southeast Ten Acres of Lot One of Section Six, Township Twenty-four North, Range Fifteen East, Rogers County, Oklahoma.

It is further ordered that this order be published once a week for six consecutive weeks, beginning January 2, 1936, and that the above named respondents, if living, or their unknown heirs, executors, administrators, trustees and assigns, immediate and remote, and answer or plead to the Bill of Complaint herein on or before February 15, 1936, or all facts, matters and things pleaded in said Bill of Complaint will be taken as true and confessed and judgment for the complainant will be rendered accordingly, and said respondents will be forever barred from any right, title, interest or equity in or to the land hereinabove described.

WITNESS, the undersigned Judge of the United States District Court for the Northern District of Oklahoma.

F. E. KENNAUER
JUDGE

ENDORSED: Filed Dec 27 1935
H. P. Warfield, Clerk
U. S. District Court

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

RALPH H. WINNEREN, Plaintiff,)
vs.)
DETROIT LIFE INSURANCE COMPANY, a)
Michigan Corporation, JOHN C. REPCHEK, and)
JOSEPH E. REAULT, Defendants.)
No. 1086 IN EQUITY.

O R D E R

Upon the Bill of Complaint filed in the above entitled cause in the United States District Court in and for the Northern District of Oklahoma, upon a certified copy of the original order appointing John A. Reynolds, Receiver of the assets, estate and effects of the above named Detroit Life Insurance Company, a Michigan corporation, and upon the original order appointing said receiver and filed in the District Court of the United States for the Eastern District of Michigan Southern Division, and upon the certificate of the Clerk of said Court of the filing and approval of the bond of said Receiver, and upon reading and filing of petition and John A. Reynolds, certified the 27th day of December, 1935, and on motion of Samuel A. Boorstin, attorney and counsel for said receiver, it is

ORDERED, adjudged and decreed that John A. Reynolds be and he is hereby appointed ancillary Receiver of the Detroit Life Insurance Company, a Michigan corporation, the above named defendant, in and for the Northern District of Oklahoma, with all rights and powers to carry into force and effect the order of the original court of jurisdiction.

It is further ordered, adjudged and decreed that all creditors, stockholders, all persons claiming or acting by, through or under them, and all sheriffs, constables, marshals and other officers, agents, attorneys, representatives, servants and employees and all other persons, associations and corporations, are hereby enjoined and restrained from instituting or seeking any action at law or suit or proceedings in equity against the defendant, Detroit Life Insurance Company, and any court of law or equity or before any association, organization or arbitration board or arbitration by reference or umpire or any court or tribunal or otherwise or execution, issuing or causing the execution or issuance or the going out of any writ, process, authorization, summons, attachment, subpoena, replevin or other proceeding in law or equity for the purpose of impounding or taking possession of said defendant, Detroit Life Insurance Company or of the receiver aforesaid, or of the ancillary receiver herein appointed or named by the defendant Detroit Life Insurance Company and in its possession or any of its officers and their deputies, representatives and servants, and all other persons, associations and corporations are hereby enjoined and restrained from seizing, transferring, disposing or attempting in any way to remove, transfer or dispose of or in any way to interfere with a property, real, personal or mixed, assets or effects in the possession of the defendant Detroit Life Insurance Company or the receiver or of the ancillary receiver or named by the defendant Detroit Life Insurance Company and in its possession and in possession of any officers, agents, employees, and from doing any act or thing whatsoever to interfere with the possession and control of said ancillary receiver of the property, and assets of the defendant Detroit Life Insurance Company or any way to interfere with the said receiver or ancillary receiver in discharge of his duties or to interfere in any manner with the administration and disposition of the property and affairs of the defendant Detroit Life Insurance Company.

It is further ordered, adjudged and decreed that the said Ancillary Receiver John A. Reynolds, before entering upon his duties as such, shall within thirty days from this date and file in this court his bond in the usual form in the sum of \$1000.00, with surety approved by this court, conditioned that he shall well and truly perform the duties of his office and account for all monies and properties that may come into his hands as such receiver appointed by this court and abide by and perform all things which he shall be directed to do by this court and this court hereby reserves jurisdiction from time to time to increase or decrease the amount of said bond.

It is further ordered, adjudged and decreed by this court that the said John A. Reynolds, as Ancillary Receiver herein, be authorized and empowered to do and perform all the things set forth in the order of the District Court of the United States for the Eastern District of Michigan, Southern Division, in Equity Cause No. 7323, styled Ralph H. Finneren, Plaintiff, vs. Detroit Life Insurance Company et al., defendants. It is further ordered, adjudged and decreed by the court that the defendants and each of them, their agents and employees and all other persons, including creditors of this defendant, are hereby required and commanded to deliver for with all property of every nature belonging to the said defendants, to said Ancillary Receiver. It is further ordered, adjudged and decreed by the court that Samuel A. Beerstin be and he is hereby appointed as attorney and solicitor for said John A. Reynolds ancillary Receiver herein. It is further ordered, adjudged and decreed that the said Ancillary Receiver shall have leave to apply to this court for further orders and authority at any time whenever it may be deemed by this court proper and he shall comply with all orders of the court of original jurisdiction.

DONE at Tulsa, Oklahoma, this 27th day of December, 1935.

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

ENDORSED: Filed Dec 27 1935
H. F. Warfield, Clerk
U. S. District Court

Court convened pursuant to adjournment, Monday, December 30th, 1935.

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

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

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

Samuel J. T. Straus and Melvin L. Straus, as Trustees,	Plaintiffs,)	
)	
vs.)	
Alvin Hotel, Inc., a corporation,	Defendant,)	Equity No. 780
)	
Robert E. Straus, and Edward R. Heinsimer, as Trustees,	Interveners.)	

O R D E R

Now on this 28 day of December, 1935, the Court having considered the order entered this day in proceedings pending in this Court entitled "In the Matter of Alvin Hotel, Inc., a Corporation, Debtor, in Proceedings for the Reorganization of a Corporation, No. 2470-Bankruptcy."

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the Receivers herein, Bowers and S. J. Stewart, turn over and deliver to Alvin Hotel Company, as of the close of year 1935, all of the properties and assets of the Debtor, Alvin Hotel, Inc., then in their possession or under their control, including, without limiting the generality hereof, accounts and receivable, inventories, hotel cash, general bank accounts and special deposits by checks payable drawn thereon in favor of Alvin Hotel Company.

IT IS FURTHER ORDERED that the Receivers herein prepare and file their final report as receivers on or before the 20th day of January, 1936.

ENDORSED: Filed Dec 30 1935 H. P. Warfield, Clerk U. S. District Court	F. E. KENNAMER UNITED STATES DISTRICT JUDGE
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IN THE UNITED STATES DISTRICT COURT IN AND FOR NORTHERN DISTRICT OF OKLAHOMA

THE LINCOLN NATIONAL LIFE INSURANCE CO.,	Plaintiff,)	
)	
vs.)	No. 873 Equity ✓
)	
EXCHANGE NATIONAL COMPANY,	Defendant.)	

ORDER AUTHORIZING SURRENDER OF STOCK CERTIFICATES FOR CANCELLATION

THIS CAUSE COMING on to be heard on this, the 28th day of December, 1935, on application of Rex Watkinson, Receiver for Exchange National Company, for an order directing authorizing and empowering him to surrender to Wm. S. Hamilton of Pawhuska, liquidating agent of Citizens Trust Company, the stock certificates in said company, owned by Exchange National Company.

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

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, DECEMBER 30, 1935.

said stock to be cancelled at the hearing on the dissolution of Citizens Trust Company of Ja 7, 1936; and the Court having read said application, and being fully advised in the premises finding that it has jurisdiction to entertain the same, finds that said application should b tained.

IT IS THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that said appl tion be, and it is hereby sustained; and the said Rex Watkinson be, and he is hereby directe authorized and empowered to surrender to Wn. S. Hamilton, liquidating agent of Citizens Trus Company, the stock certificates in Citizens Trust Company, and owned by Exchange National Company, for the purpose of cancellation; and Rex Watkinson be, and he is hereby directed, authorized and empowered to do all other things, necessary and proper, in order fully and effectually to accomplish the letter and spirit of the application and this order.

F. E. KENNAMER UNITED STATES DISTRICT JUDGE.

ENDORSED: Filed Dec 30 1935 H. P. Warfield, Clerk U. S. District Court

----- Court adjourned to December 31, 1935.

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, DECEMBER 31, 1935

Court convened pursuant to adjournment, Tuesday, December 31, 1935.

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

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

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

FRED G. LIADY, et al, Plaintiffs,) vs.) IN EQUITY NO. 741 HINDERLITER TOOL COMPANY, Defendant.

O R D E R

Now on this the 26th day of December, 1935, for good cause shown, the Clerk this Court is hereby ordered and directed to deliver to the Defendant, Hinderliter Tool Compa all exhibits introduced in evidence herein by said Defendant.

F. E. KENNAMER U. S. DISTRICT JUDGE.

1-2-36 Rec'd Exhibits in above case. RUSSELL R. HAYS

ENDORSED: Filed Dec 31 1935 H. P. Warfield, Clerk U. S. District Court H

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

THE LINCOLN NATIONAL LIFE INSURANCE COMPANY,)
Plaintiff)
vs.) No. 873 Equity
EXCHANGE NATIONAL COMPANY,)
Defendant.)

ORDER CONFIRMING SALE

THIS CAUSE COMING on to be heard on this the 31st day of December, 1938, a return of sale and motion to confirm sale of the following described premises, to-wit:

SW $\frac{1}{4}$ of the SW $\frac{1}{4}$ of Sec. 4, Twp. 19, Range 14 East, Tulsa County, Oklahoma.

to C. W. BAILEY, for the sum of \$3250.00 cash and a certain piece of residence property loc 408 North Cheyenne, described as the Northerly 50 feet of Lot 3, in Block 10 original towns of Tulsa, Tulsa County, Oklahoma, less \$150.00 as a commission in connection with said sale the Court having examined the proceedings incident to said sale, and finding that due and proper notice of said hearing on the return of sale and motion to confirm has been given by public the Tulsa Daily Legal News for ten days prior to this date, and the court finding that said laws are in all things as required by law, and the order of this Court, and finding that it is proper to entertain said motion to confirm and enter an order thereon, and being fully advised the premises, finds that said motion to confirm should be sustained.

IT IS, THEREFORE, BY THE COURT ORDERED, ADJUDGED AND DECREED that said motion to confirm said aforesaid sale, be and the same is hereby sustained, and the said Rex Wit Receiver of Exchange National Company, be and he is hereby authorized, directed and empowered to make, execute and deliver a good and sufficient deed to said C. W. Bailey upon the payment of the sum of \$3250.00 and upon the delivery of a good and sufficient deed concerning the premises North Cheyenne, and described hereinabove, and the said Rex Wit Receiver, be and he is hereby authorized and empowered to pay to C. L. Jo Hansen, the agent consummating this sale, the sum of \$150.00 as a commission, and to pay to E. J. Dowers, Geo. A. McConnell and Joseph A. Gill, appraisers heretofore named by this Court, an appraisal fee in the sum of \$100.00, and said Rex Wit Receiver is further directed, authorized and empowered to do all other things necessary and proper to carry out and effectually to accomplish the letter and spirit of the application and this order.

A. S. KENNEDY
United States District Judge.

Attest: Filed Dec 31, 1938
H. F. Griffith, Clerk
U. S. District Court. H

THE LINCOLN NATIONAL LIFE INSURANCE CO., Plaintiff,)
vs.) No. 873 Equity
EXCHANGE NATIONAL COMPANY, Defendant.)

Given on this 31st day of December, A. D. 1938, it is ordered by the Court that the judgment herein be confirmed, all as per judgment heretofore filed herein.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA
TULSA STEEL & IRON COMPANY, et al., Plaintiffs,
vs. No. 124 Equity
Consolidated
TULSA STEEL CORPORATION, et al., Defendants.

ORDER PERMITTING THE INSTITUTION OF PROCEEDINGS FOR COMPENSATION AGAINST
T. H. STEFFENS AS RECEIVER.

This matter came on to be heard before me the Honorable Franklin E. Kenamer Judge of the District Court of the United States for the Northern District of Oklahoma, on the 21st day of December, 1935, upon the application of W. S. Sharp for an order permitting him to institute proceedings for compensation against T. H. Steffens as receiver, the applicant being by his attorney Chas. W. Worthman and the court upon reading the verified application herein and being fully advised in the premises finds: That an order should issue permitting the said claimant to make claim and institute proceedings for compensation before the State Industrial Commission of the State of Oklahoma.

IT IS THEREFORE ORDERED AND ADJUDGED that the applicant W. S. Sharp be and he is hereby permitted to institute and prosecute proceedings for compensation before the State Industrial Board of the State of Oklahoma, against T. H. Steffens as receiver of the Tulsa Steel Corporation, defendant herein.

F. E. KENAMER
JUDGE OF SAID COURT.

WITNESSED: Filed Dec 31 1935
H. P. Warfield, Clerk
U. S. District Court H

Court adjourned to January 2, 1936.

SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, JANUARY 2, 1936

Court convened pursuant to adjournment, Thursday, January 2, 1936.

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

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

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

T. J. BORTH, et al, Complainants,)
vs.)
GREER INVESTMENT COMPANY, a corporation, et al,) IN EQUITY NO. 683 ✓
Defendants.)

ORDER DISMISSING SURETIES ON APPEAL BOND

Now on this 2 day of January, 1936, it appearing to the Court that all costs of this action entered and charged herein against the defendants herein, have been paid in full