

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, that the sureties on the bond filed by the defendants be, and they hereby are released from any further obligation said bond.

F. E. KENNAMER
 Judge.

ENDORSED: Filed Jan 8 1936
 H. P. Warfield, Clerk
 U. S. District Court H

G. W. FRAZIER,	Plaintiff,)	
)	
-vs-)	No. 927 - Equity.
)	
THE CARTER OIL CO.,	Defendant.)	

Now on this 2nd day of January, A. D. 1936, it is ordered by the Court that exceptions to Master's Report herein be, and they are hereby overruled. Exception allowed. Further ordered by the Court that report of Master be and it is hereby, approved.

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

State of Oklahoma, ex rel Margaret Jennings,)		
a resident, citizen and taxpayer of Creek)		
County, Oklahoma,	Complainant,)	
vs.)	
Ghawn Ray, County Treasurer, County of Creek,)		No. 941 - Equity.
State of Oklahoma, The Pure Oil Company, a)		
corporation, and the Board of County Commission-)		
ers and the County of Creek, State of Oklahoma,)		
Respondents.)		

D E C R E E

Now on this 13th day of September, 1934, the above matter comes on regular trial before the Court, the complainant appearing in person and by her attorneys, George H. Jennings and L. O. Lytle, and the respondents appearing by Alvin Richards and S. M. Cunningham thereupon the parties submitted to the Court a stipulation of facts and also offered oral evidence. And, both parties having rested, said cause is submitted upon briefs of the parties.

And, Now, on this 2nd day of January, 1936, the Court, having considered a evidence in this case and the briefs of counsel, and being well and sufficiently advised, finds the issues of law and fact in favor of the respondents and against the complainant, and finds that bill of complaint should be dismissed. To which finding of the Court complainant duly excepts. Exception is allowed.

IT IS THEREFORE CONSIDERED, ORDERED AND DECREED that the bill of complaint be and the same is hereby dismissed.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE TERRITORY
 DISTRICT OF OKLAHOMA
 SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, JANUARY 8, 1936

To which order and judgment of the court complainant duly excepts and exception is allowed.

GEORGE H. JENNINGS
 L. O. LITTLE
 attorneys for Complainant.

F. E. REINHAUER
 Judge.

ALVIN RICHARDS
 attorneys for Respondents.

ENDORSED: Filed Jan 9 1936
 H. P. Warfield, Clerk
 U. S. District Court

 STATE OF OKLA. ex rel MARGARET JENNINGS,)
 Plaintiff,)
 vs.) No. 942 - Equity.
 GHAYN RAY, CO. TREASURER, ET AL,)
 Defendants.)

Now on this 2nd day of January, A. D. 1936, it is ordered by the Court that motions to dismiss herein be, and they are hereby, sustained, as per journal entry to be filed. Exception allowed.

 STATE OF OKLA. ex rel MARGARET JENNINGS,)
 Plaintiff,)
 vs.) No. 943 - Equity.
 GHAYN RAY, CO. TREASURER, ET AL,)
 Defendants.)

Now on this 2nd day of January, A. D. 1936, it is ordered by the Court that motions to dismiss herein be, and they are hereby, sustained. Exception allowed.

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

THE FIRST NATIONAL BANK OF KANSAS CITY,)
 a corporation, Trustee, Plaintiff,)
 vs.) No. 996 EQUITY
 GILLETTE-KERR INVESTMENT COMPANY, a)
 corporation, Defendant.)

ORDER CONFIRMING SALE

Now on this 2nd day of January, 1936, this cause came on regularly for hearing pursuant to the motion of The First National Bank of Kansas City, a corporation, Trustee, plaintiff, herein, to confirm the sale made herein on the 29th day of November, 1935, by Joseph Craw, as Special Master, and to confirm the report of sale by said Special Master, filed hereon on the 29th day of November 1935, and the Court having heard counsel, and having found that

objections have been made, either oral or written, to such confirmation, and being fully advised in the premises, the Court FINDS: That on the 22nd day of October, 1935, a Special Execution Order of Sale issued out of this Court directed to the Special Master, aforesaid, commanded to advertise and sell the property hereinafter described, in the manner and on the terms specified in said Special Execution and Order of Sale; that pursuant thereto said Special Master gave notice of judicial sale of said property to be published in the Tulsa Daily World, a daily paper published in the judicial district aforesaid, and in the City of Tulsa, County of Tulsa, State of Oklahoma, in the Thursday issues of said newspaper published and circulated on October 24th, October 31st, November 7th, November 14th, November 21st and November 28th, all in 1935, a copy of such notice of judicial sale together with proof of publication thereof, attached to the Special Master's report and return of judicial sale filed herein on November 29, 1935; which proof of publication and said notice of judicial sale have been examined by this Court and each of them is hereby approved.

THE COURT FURTHER FINDS that said sale was conducted in strict accordance with the law and with the Decree in this case of March 19th, 1935, and in accordance with the Special Execution and Order of Sale of October 22nd, 1935, and that such sale should be confirmed; that the return and report of sale by the Special Master should be approved; that Ritz Building Corporation having complied with all requirements as a bidder at said sale, and being the highest bidder, the property sold for the sum of Fifty Thousand (\$50,000.00) Dollars, and the proceeds of said sale having been paid to the Special Master and by him delivered into the registry of this Court; that said successful bidder is now entitled to a deed from the Special Master conveying the property for sale and sold on November 29th, 1935.

THE COURT FURTHER FINDS that The First National Bank of Kansas City, the Plaintiff herein, and the Trustee named in the mortgage foreclosed in this action, took possession of the property included in said mortgage after default therein and operated said property in accordance with the terms and provisions of said mortgage, and that in such operation it has acquired and now holds cash; that said mortgage provides that such cash so acquired might be applied to the payment of rent and/or other sums due under the original lease, to the payment of defaulted principal and interest, and expenses and reasonable compensation of the Trustee; that said Trustee filed with the clerk of this Court a statement of its operation of said property more than thirty days prior to this order; that the Court has examined said report and finds the same to be correct and that said Trustee properly performed its said trust. The Court further finds that Five (\$500.00) Dollars is reasonable compensation to said Trustee for the administration of said trust and for its services herein.

IT IS THEREFORE BY THE COURT ORDERED, ADJUDGED AND DECREED that the sale made by the Special Master, Joseph R. McGraw, and his report and return of said sale be, and the same by him be, approved and confirmed by the Court.

IT IS FURTHER ORDERED AND DECREED BY THE COURT that a proper and legal conveyance be executed and delivered by said Master, forthwith, to said Ritz Building Corporation, concerning the property foreclosed upon in this action, to-wit:

"(1) The leasehold estate created by a certain lease dated March 20, 1924, between Emily C. Potter, J. J. Culbertson, Jr., and Florence E. Whittington as Lessors, and J. M. Gillette, Charles W. Bliss and T. B. Bliss, as Lessees, leasing for a term of Ninety-nine (99) years, beginning on the 31st day of March, 1924, and ending on the 31st day of March, 2023, all of the North fifty (50) feet of Lot Six (6) and all of Lots Seven (7) and Eight (8) in Block One Hundred and Thirty-five (135) in the City of Tulsa, Tulsa County, Oklahoma, according to the Original Plat and Survey thereof which lease was recorded in the office of the County Clerk within and for Tulsa County, Oklahoma, on May 16th, 1924, in Book 484 at page 375 of the records in the office of said County Clerk, which lease has also been heretofore duly assigned to the Company (Gillette-Kerr Investment Company), in pursuance of and in conformity to the provisions of said lease, (said lease, as modified by the Supplemental agreement hereinafter described in subdivision (3) of this description, being hereinafter called "Original Lease

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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 THURSDAY, JANUARY 2, 1936.

(2) All of the interest of the Company in and to the Original Lease, and in and to the said above described real estate covered by the Original Lease, and all the rents and profits thereof;

(3) All of the right, title and interest of the Company in and to a certain agreement supplemental to the said lease dated March twentieth, 1924, said supplemental agreement being dated June tenth, 1925, and being made between Emily C. Potter, J. J. Culbertson, Jr., and Florence E. Whittington as parties of the first part, and the Company as party of the second part;

(4) All the rentals and all sums whatsoever payable to the Company for the use and occupancy of the premises or parts thereof described in and covered by the Original Lease, or of any buildings or improvements now or hereafter on the said premises or parts thereof, whether by virtue of written leases, month to month tenancies or otherwise, and all of the right, title and interest of the Company in and to any and all subleases upon any of the same, whether now existing or hereafter made;

(5) All of the right, title and interest of the Company in and to all buildings, improvements, fixtures and appurtenances now upon the premises described in and covered by the Original Lease and/or hereafter erected thereon, together with all the rentals, revenues and profits arising from or to arise from said premises, buildings, or improvements, including all rents and profits, if any, accruing therefrom after the entry of any decree of foreclosure of this Indenture;

(6) All buildings, improvements, fixtures, and appurtenances hereafter erected upon the premises covered by the Original Lease either by the Lessee or by any persons or corporations whomsoever.

EXCEPTING, there is reserved from sale that portion or portions of the above described property, which on the 1st day of April, 1935, was released from the lien and effect of said Indenture of Mortgage and Trust Deed, and which released property is described as follows to-wit:

The Easterly seventy-seven (77) feet of the Northerly fifty (50) feet of Lot Six (6), and the Easterly seventy-seven (77) feet of Lot Seven (7), and a portion of Lot Eight (8) twenty-five by thirty feet (25x30) in dimension, but more particularly described as follows:

Starting on a line parallel to the West line of Lot Eight (8), Sixty-seven (67) feet, four (4) inches east of said West line at a point forty-five (45) feet south of the North line of said lot, and proceeding southerly on said line parallel to the said West line of said lot, a distance of thirty (30) feet to the South line of said lot, thence Easterly on said South line a distance of twenty-five (25) feet, thence Northerly on a line parallel to said West line of said lot, and ninety-two (92) feet, four (4) inches East of said West line a distance of thirty (30) feet to a point, thence Westerly on a line parallel to the North line of said lot twenty-five (25) feet to the place of beginning.

All of said property being in Block 135, Original Town, now City, of Tulsa, Oklahoma."

IT IS FURTHER ORDERED AND DECREED BY THE COURT that the title to said property and assets as against each and every party to this action, and all other persons, firms or corporations claiming, or to claim the same, by, through, or under them, be, and they and their heirs, attorneys, officers, and agents are forever prohibited and enjoined from setting up pretended or alleged title, as against the title of said purchaser acquired by means of said

sale and deed in this decree certified, and which pretended or allowed said any have arise through, or under any of the said parties to the said deed, and from in any way interfere or disturbing the said purchaser, its successors or assigns, in the full and free use and enjoyment of all of said property so acquired by said purchaser by means of said deed and deed from the said trustee.

IT IS FURTHER ORDERED that the report of said Trustee in and the sale is approved; that the cash in the hands of the said Trustee be delivered to the Receiver in full to be used and applied for the benefit of the said heirs as follows:

(a) To the payment of the costs and allowances awarded in this cause, including Five Hundred (\$500.00) Dollars to said Trustee as compensation therefor;

(b) To the payment of rent and/or other sums which are due at the time of the sale of the land under the Original Lease;

(c) To the payment of interest coupons issued in pursuance of a certain order of the Court filed and approved herein in behalf of the said Trustee, and of all other (2%) interest, payable to the persons entitled thereto without reference or discrimination with reference to the date of the maturity of the respective coupons;

(d) If the principal of any of the bonds issued in pursuance of the said order of the Court and interest thereon is then due and unpaid by the said Trustee, payment of the principal of all the said bonds, with interest thereon at the rate of eight (8%) per cent, with interest to be made payable to the persons entitled thereto with reference to the date of maturity.

IT IS FURTHER ORDERED AND DECREED BY THE COURT that the said purchaser pay to the said Receiver the amount of the cash in the hands of the said Trustee and for any other directions and for any amount to be paid and for that purpose this cause, upon adjustment presented to the Court, shall stand continued upon the books of the Court until the said amount is fully received.

Witness my hand and the seal of this Court this 7th day of January, 1935.

F. E. REENHAMER
UNITED STATES DISTRICT JUDGE FOR THE NORTH
DISTRICT OF OKLAHOMA.

RECORDED: Filed Jan 9 1935
A. L. Van Field, Clerk
U. S. District Court

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

Sheffield Coal Corporation, a Corporation,
Plaintiff,
Vs.
Tulsa Coal Corporation, a Corporation,
Defendant.

IN EQUITY NO. 1814 DUNS RECALD.

O R D E R

This matter having come on before the Court and Judge of the Court...

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE DISTRICT OF
SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, JANUARY 3, 1936.

Court on this 3rd day of January, 1936, upon the oral application of the undersigned Tool & Die Company, a Corporation, for permission to file its claim in the above entitled matter and holding that the claim is a just claim against the defendant, and there being no objection being of the same;

IT IS THEREFORE ORDERED, BY THE COURT, that said claim be filed forthwith the receiver herein.

F. E. KENNAMER
Judge.

ENDORSED: Filed Jan 3 1936
H. P. Jarfield, Clerk
U. S. District Court H

Court adjourned to January 3, 1936.

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, JANUARY 3, 1936

Court convened pursuant to adjournment, Friday, January 3, 1936.

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

Jack J. Drew, Plaintiff,)
)
 vs.) Equity No. 1016. ✓
)
 South West Box Company, a Corporation,)
 Defendant.)

FINAL DECREE

On this the 3rd day of January, A. D. 1936, same being a day of the January 1936 Term of this court, this cause came on for final hearing upon bill, answer and proofs, evidence of both parties having been presented in open court, and the cause having been fully argued by counsel and upon consideration thereof the court finds all of the issues in favor of defendant and against the plaintiff;

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the court that the above led cause be, and it is hereby, dismissed for want of equity, with costs to the defendants.

O.K. JOHN L. FULLER
GOLDESBERRY & KLEIN Attys for Plaintiff
By - JNO. M. GOLDESBERRY

F. E. KENNAMER
United States District Judge.

ENDORSED: Filed Jan 4 1936
H. P. Warfield, Clerk
U. S. District Court H

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

IN THE MATTER OF THE ESTATE OF)
ANDREW JOHNSON, DECEASED.) Eq. No. 1088

Now on this 3rd day of January, 1936, this matter coming on before me, appearing that on November 29, 1935, an order was made by the County Court of Creek County, Oklahoma, removing the above cause of action from said County Court to the United States District Court for the Northern District of Oklahoma; and it further appearing to the Court that the purpose of the cause of action is to probate the will of Andrew Johnson, deceased, said petition for probate having been filed by Johnson Barnett. That the contestants of said will ask that said will be refused admission to probate; that the heirs of Andrew Johnson be judicially determined, and that an administrator be appointed for the estate of Andrew Johnson, and that said cause should be filed on Equity Docket of this Court.

IT IS THEREFORE ORDERED that said cause be filed on the Equity Docket of this Court.

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

F. E. KENNAMER
JUDGE

ENDORSED: Filed Jan 3 1936
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to January 4, 1936.

SPECIAL MARCH 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA SATURDAY, JANUARY 4, 1936

Court convened pursuant to adjournment, Saturday, January 4, 1936.

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

JAMES F. RATIGAN, Plaintiff,)

vs.)

DECKARD SUPPLY COMPANY, a corporation and
CHARLES L. DECKARD, doing business under the
name and style of Deckard Manufacturing
Company, Defendants.)

In Equity No. E 861. ✓

SUPPLEMENT TO ORDER AUTHORIZING AND DIRECTING THE TAKING OF DEPOSITIONS

An order having been entered in the above entitled cause under date of December 24, 1935, authorizing defendants to take the sworn deposition of H. C. George, of Pittsburgh, Pennsylvania, between the tenth and twentieth days of January, 1936, under conditions set forth in said order, and it having been shown to the Court that time and expense can be saved to the plaintiff by taking the deposition of said H. C. George on the 6th or 7th day of January, 1936, instead of

DATED THIS 4th day of January, 1936.

F. E. KENNAMER
JUDGE.

ENDORSED: Filed Jan 4 1936
H. P. Warfield, Clerk
U. S. District Court H

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

LAURA B. WELLS, Complainant)
vs)
A. L. DARMICHAEL, as County Treasurer,) No. 1000 Equity)
ANDY STOKES, as County Clerk, and the)
Board of County Commissioners, of Tulsa)
County, Oklahoma, Respondents.)

O R D E R

Now, on this 26 day of December, 1935, good cause appearing therefor, and 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 is hereby granted 30 days additional time within which to file the certificate copy of the record of appeal herein and to docket case in the office of the Clerk of the Circuit Court of Appeals.

F. E. KENNAMER
District Judge

ENDORSED: Filed Jan 4 1936
H. P. Warfield, Clerk
U. S. District Court H

Court adjourned to January 6, 1936.

REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, JANUARY 6, 1936

Court convened pursuant to adjournment, Monday, January 6, 1936.

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

E. LEE BALCH, et al., Plaintiffs,)
vs.)
INVESTORS ROYALTY COMPANY, INC. et al., Defendants) No. 947 Equity ✓
GRANVILLE D. EDWARDS, et al., Interveners.

ORDER DENYING INTERVENTION

Now on this the 17th day of December, 1935, one of the regular court days this court comes on for hearing the Motion for Leave to Intervene with Petition in Intervene attached thereto filed on behalf of Granville D. Edwards, et al., alleged stockholders of defendant Investors Royalty Company, Inc., and movents being present in person and by their citors, Eben L. Taylor, Esq., and the respondents being present by their solicitors Ben Mos Esq., and Horace H. Hagan and T. Austin Gavin, and said motion and petition having been call the attention of the Court and statements having been made by counsel for all of the parties the Court being well and truly advised in the premises, finds that said Motion for leave to may be filed, but that said intervener's petition in intervention shall be denied.

IT IS, THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that said mo and they are hereby decreed to be entitled to file their motion to intervene.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that said movent' application to intervene be and the same is hereby denied, to which action of the court in d said interveners a right to intervene herein, said movents and each of them except, and said tion is duly noted of record.

IT IS THE FURTHER ORDER, JUDGMENT AND DECREE OF THE COURT that the present and directors of Investors Royalty Company, Inc., file in this court, on or before the 20th January, 1936, a report of the condition of the defendant corporation, Investors Royalty Com Inc., which said report shall include a general analysis of the activities of said company, the regime of said officers and directors under the supervision of this court.

OK: EBEN L. TAYLOR Solicitor for movent
BENJ. MOSSMAN
HORACE H. HAGAN
T. AUSTIN GAVIN Solicitors for respondents.
F. E. KENNAMER
United States District Judge

ENDORSED: Filed Jan 6 1936
H. F. Farfield, Clerk
U. S. District Court

MRS. A. G. JUDY, Plaintiff,)
-vs-) No. 1070 - Equity. ✓
ROBERT L. JONES, ET AL, Defendants.

Now on this 6th day of January, A. D. 1936, it is ordered by the Court that to quash herein be withdrawn. Magnolia Petroleum Company given twenty (20) days to answer.

Thereupon evidence was introduced and upon consideration thereof the Court

(1) That Paul E. Taliaferro, the Receiver herein, has mailed to each of holders of preferred shares of beneficial interests in the Petroleum Royalties Company, a copy of the order of this Court dated December 10, 1935, as addressed to each at the address shown on the books and records of the Trustees and the Receiver with postage fully prepaid, a copy of the order of this Court dated December 10, 1935, as by his affidavit filed herein; and that he has caused a notice of the hearings in the cause this day to be published for a period of more than ten days in the Tulsa Daily Legal News, notice being published each day in said newspaper beginning December 26, 1935 and to and including January 6, 1936, as shown by proof of publication filed herein; and that said mailing order and publication of notice has been in all things as required by the order of the Court herein on the 10th day of December, 1935.

(2) That the Court should authorize and approve the execution of an amendment to the Declaration of Trust of Petroleum Royalties Company (as amended) in accordance with copy of the proposed amendment attached to the petition of the Trustees herein and shown therein as "Exhibit B".

(3) That the final report of Paul E. Taliaferro, Receiver herein, together with all and several quarterly reports of said Receiver herein, and the supplemental final report of Paul E. Taliaferro, Receiver herein, should be approved, ratified and confirmed by the Court. That the acts and doings of said Receiver, all and singular, of whatever kind or character, in connection with the administration herein of said Petroleum Royalties Company, an Express Trust, and its assets and affairs, should be ratified, approved, and confirmed as the acts and doings of this Court.

(4) That the Trustees of Petroleum Royalties Company, an Express Trust, should prosecute or defend any pending litigation in which the trust estate is involved and thereupon an order need be entered in connection with said pending litigation including Cause No. 1064 Equity pending in the United States District Court for the Northern District of Oklahoma at Tulsa in the case of Hartford Accident & Indemnity Company vs. Petroleum Royalties Company, an Express Trust, et al.

(5) That the sum of \$9,000.00 should be allowed to Paul E. Taliaferro, Receiver herein, as final fee herein, which should be in addition to amounts heretofore allowed and paid to him, including his monthly allowance up to this date.

(6) That the Trustees should pay any expenses of operation or otherwise incurred by the Receiver in the administration of the estate and not heretofore paid.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED as follows:

(1) That the amendment to the Declaration of Trust of Petroleum Royalties Company (as amended) as shown by the petition of H. N. Greis, H. R. Young, and Paul E. Taliaferro, Trustees of Petroleum Royalties Company, an Express Trust, be and it is hereby approved, and H. N. Greis, H. R. Young and Paul E. Taliaferro, Trustees of Petroleum Royalties Company, an Express Trust, be and they are hereby authorized to execute and publish the amendment to the Declaration of Trust of Petroleum Royalties Company (as amended) in accordance with a copy of said proposed amendment attached to said petition of the Trustees and shown therein as "Exhibit B".

(2) That the final report of Paul E. Taliaferro, Receiver herein, together with all and several quarterly reports of said Receiver herein, and the supplemental final report of Paul E. Taliaferro, Receiver herein, be and they are hereby approved, ratified and confirmed by this Court. That the acts and doings of said Receiver, all and singular, of whatever kind or character, in connection with the administration of the said Petroleum Royalties Company, an Express Trust, and its assets and affairs, be and they are hereby ratified, approved and confirmed as the acts and doings of the Court.

(3) That Paul E. Taliaferro pay to himself the sum of \$9,000.00 as final fee

filed his report showing that he has collected no money or revenue from said property; that property has been sold under order of the Court, and that there is no further necessity for a receiver in said cause, the Court finds that said report should be accepted and approved and said Receiver should be discharged.

IT IS THEREFORE THE ORDER OF THE COURT that said Receiver's report be, and is hereby accepted and approved, and said Receiver is hereby discharged.

F. E. KENNAMER
JUDGE

CLK. CHESTER A. BREWER
Assistant United States Attorney

ENDORSED: Filed Jan 7 1936
H. P. Garfield, 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 7th day of January, 1936, on application of Rex Watkinson, Receiver for Exchange National Company for approval of his report as receiver, in the above entitled cause, heretofore filed herein on the 31 day of Nov. 1935, and said Rex Watkinson, receiver for Exchange National Company being present in person and by his attorneys, Horace H. Hagan and T. Austin Gavin, and no objections having been filed to the approval of said report, and no one appearing on this day to object thereto, and said report appearing regular upon its face, and the court finding that it has jurisdiction to entertain the same and an order thereon, and finding that said report 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 Jan 13 1936
H. P. Garfield, 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 PARTIAL RELEASE OF JUDGMENT

THIS CAUSE COMING on to be heard on this the 7th day of January, 1936, on application of Rex Watkinson, Receiver of Exchange National Company for an order directing, authorizing and empowering him to make, execute and deliver a partial release of judgment he obtained in the District Court of Tulsa County, Oklahoma, being cause No. 47313 against Floyd well and Eva Maxwell, insofar as said judgment affects the following described premises, to-

The South Half of the South Half of the South Half of the North Half of the Southeast quarter of the Southwest quarter and the North Half of the North Half of the North Half of the South Half of the Southeast Quarter of the Southwest Quarter, Sec. 33, Township 19 North, Range 13 East, Tulsa County, Oklahoma,

upon the payment to your receiver the sum of \$100.00 and the court having read said application finding that it has jurisdiction to entertain said application and enter an order thereon, and 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, he and he is hereby directed, authorized and empowered to make, execute and deliver unto Floyd Maxwell and Eva Maxwell a partial release of judgment, heretofore entered in cause No. 47313 Tulsa County, Oklahoma, upon the payment to receiver of the sum of \$100.00, and

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that Rex Watkinson and he is hereby directed, authorized and empowered to do all other things necessary and proper order fully and effectually to accomplish the letter and spirit of the application and this

F. E. KENNAMER
United States District Judge.

ENDORSED: Filed Jan 7 1936
H. P. Warfield, Clerk
U. S. District Court

UNITED STATES OF AMERICA,)
Plaintiff,)
-vs-) No. 951 - Equity. ✓
BERT LAWSON, ET AL.,)
Defendants.)

Now on this 7th day of January, A. D. 1936, it is ordered by the Court that herein be increased to the amount of the judgment herein. Objections withdrawn and sale confirmed, as per journal entry, to be filed.

DISTRICT COURT OF THE UNITED STATES OF AMERICA
 DISTRICT OF OKLAHOMA
 REGULAR JANUARY 1936 TERM-TENTH SESSION TULSA, OKLAHOMA WEDNESDAY, JANUARY 7, 1936

And the Court further finds that said mining lease and contract is still in force and effect as between the parties thereto.

That on February 5, 1934, the Secretary of the Interior of the United States of America, by a letter posted and sent through the United States mail from Washington, D. C., addressed to the Defendant, Harry H. Hawkins, at Box 21, Beck City, Mo., attempted to notify and advise the said Harry H. Hawkins of certain alleged defaults on his part, or violations of the terms and provisions of said mining lease referred to, as in said lease fully set forth and further citing and ordering the said Harry H. Hawkins, to show cause, if any, he had, within thirty days from the date thereof, why said mining lease should not be cancelled by reason of alleged defaults and violations.

and the Court further finds that said letter, notice, or citation in the paragraph referred to, was not delivered to nor received by the said Harry H. Hawkins until after the expiration of the thirty day period set forth and designated in said letter; that same was not in fact received by the said Hawkins until on or about May 22, 1934. That such purported service of notice in the manner aforesaid upon the said Harry H. Hawkins was not thirty days notice in writing as required by and provided in the terms of the mining lease in question, it operate to give notice of the matters and things therein set forth as provided in said mining lease contract, and as required by law in such cases made and provided, and that as to such matters and things in said letter or notice set forth the said Defendant, Harry H. Hawkins, was without due notice, premises considered.

And the Court further finds from the evidence that thereafter and on April 24, said Department of the Interior, acting by and through the Secretary of the Interior of the United States of America, without having first duly notified the said Defendant Hawkins, and without authority in the premises as to such matters and proceedings, by reason of the lack of proper service of notice as aforesaid, attempted to and did purport to cancel the mining lease in question in before referred to, and to then and there make and enter, in said proceedings, a finding, judgment or decree declaring said mining lease cancelled and forfeited. That such action, and decision were without authority of law and said Secretary was then and there without jurisdiction of law and said Secretary was then and there without jurisdiction of said matter and warrant in attempting to so declare, adjudge and determine.

The Court further finds that by reason of the lack of jurisdiction arising from the want of proper service of notice as heretofore declared, the evidence offered for and on behalf of the Plaintiff is insufficient to sustain the allegation of Plaintiff's bill of complaint filed and considered.

WHEREFORE, it is the order, judgment and decree of the Court that the Plaintiff and the United States of America, take nothing by this, its said action; that the same is by the Court dismissed and the Defendants, and each of them discharged, with their costs herein laid and expended.

F. E. KENNAMER
 JUDGE.

ENDORSED: Filed Jan 7 1936
 H. P. Jarfield, Clerk
 U. S. District Court

DISTRICT OF OKLAHOMA

REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, JANUARY 7, 1936

SINGER STEEL & METAL CORP. ET AL., Plaintiffs,)
-vs-) No. 1014 - Equity
TULSA STEEL CORP. ET AL, Defendants.)

Now on this 7th day of January, A. D. 1936, it is ordered by the Court that the Plaintiffs to strike portions of Amended Answer herein of Tulsa Steel Corporation be referred to the Special Master herein.

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

United States, Complainant,)
vs.) No. 1040 Equity.
Cleve Hogan, Respondent.)

ORDER OVERRULING MOTION OF RESPONDENT TO DISMISS
CAUSE.

Now on this 10th day of January, 1936, this matter having come on before the Court for regular hearing on January 7, 1936, on motion of the respondent, Cleve Hogan, to dismiss the Bill of Complaint herein, and complainant appearing by Chester A. Brewer, Assistant United States Attorney for the Northern District of Oklahoma, and the respondent, Cleve Hogan, appearing by Mazzy & Coppedge, attorneys of Tulsa, Oklahoma, and the Court having heard the argument of course being fully advised in the premises, finds that said motion should be overruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that said motion be, and the same is hereby overruled, to which order respondent excepts and exceptions are allowed.

It is the further order of the Court that respondent be, and he is hereby given 15 days from January 7, 1936, in which to answer in this cause.

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

F. E. KENNAMER
JUDGE

MAZZY & COPPEDGE
Attorneys for Respondent.

ENDORSED: Filed Jan 10 1936
H. P. Warfield, Clerk
U. S. District Court H

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN
DISTRICT OF OKLAHOMA
REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, JANUARY 7, 1936

UNITED STATES FIDELITY & GUARANTY CO.,)	
	Plaintiff,	
vs.)	No. 1048 - Equity. ✓
)	
F. C. VOGEL, ET AL,	Defendants.)

Now on this 7th day of January, A. D. 1936, it is ordered by the Court that the petition of City of Vinita to dismiss herein be, and the same is hereby, overruled. Given fifty (50) days to answer.

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

Now on this 7th day of January, A. D. 1936, it is ordered by the Court that the decree of priority in favor of the Plaintiff, Exchange National Bank be entered; as per journal entry to be filed.

THE UNION CENTRAL LIFE INS. CO.,)	
	Plaintiff,	
-vs-)	No. 1052 - Equity. ✓
)	
CAROLINE GROSSMART, ET AL,	Defendants.)

Now on this 7th day of January, A. D. 1936, it is ordered by the Court that the writs to quash Summons herein be, and the same is hereby, overruled.

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

Rex Watkinson, Receiver of the Exchange National Company,)	
	Plaintiff	
vs)	No. 1060 in Equity. ✓
)	
Robert E. Adams, J. A. Brownlee, J. H. Evans, J. A. Hull, J. J. Larkin, Harry H. Rozers and H. L. Standeven,	Defendants.)

O R D E R

Defendants, Robert E. Adams, W. A. Brownlee, and H. L. Standeven, are here given until January 30, 1936, to file their answer to the amended petition of the plaintiff, in this cause.

F. E. KEMMER
DISTRICT JUDGE

ENDORSED: Filed Jan 7 1936
H. P. Warfield, Clerk
U. S. District Court

REX WATKINSON, REC. EXCHANGE NATIONAL CO.,)
 Plaintiff,)
 vs.) No. 1061 - Equity. ✓
 ROBERT E. ADAMS, ET AL.,)
 Defendants.)

Now on this 7th day of January, A. D. 1936, it is ordered by the Court that the motion of Defendant Standeven for a better statement herein is withdrawn and Defendants Adams, Barnard, Brownlee, Standeven, Green and Steiner given to January 30, 1936, to plead herein. It is further ordered that Defendants Hull, Rogers and Markham be granted to January 30, 1936, to pl

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

Rex Watkinson, Receiver of the Exchange)
 National Company,) Plaintiff,)
 vs.)
 Robert E. Adams, H. G. Barnard, W. A. Brownlee,) No. 1061 in Equity. ✓
 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, H. J. Green,)
 P. M. Miskell and Fred W. Steiner,) Defendants.)

O R D E R

Defendants, Robert E. Adams, H. G. Barnard, W. A. Brownlee, H. L. Standeven, J. Green and Fred W. Steiner, are given until January 30, 1936, to plead to the amended petition of the plaintiff, filed in this cause.

F. E. KENNAMER
 District Judge

EMPOWERED: Filed Jan 7 1936
 H. P. Warfield, Clerk
 U. S. District Court

STATE OF OHIO, ex rel, S. H. SQUIRE, etc.,)
 Plaintiff,)
 -vs-) No. 1065 - Equity. ✓
 LOFFLAND BROTHERS CO.,)
 Defendant.)

Now on this 7th day of January, A. D. 1936, it is ordered by the Court that the motion of Defendant to dismiss herein be and the same is hereby overruled. Exception allowed. Give (10) days to plead or twenty (20) days to answer.

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 TRUSTEE TO SELL NOTES, ASSIGN MORTGAGES, AND EXECUTE CONTRACT.

On this 8th day of January, 1936, upon the application of J. H. McBirney, Trustee to the Exchange National Bank of Tulsa, Oklahoma, for authority to sell two (2) real estate mortgage notes to Acme Realty Corporation, and to assign said mortgage notes to Acme Realty Corporation; and to assign said mortgages securing said notes, as follows: A real estate mortgage note, dated January 23, 1931, executed by B. H. Johnston and Mabel F. Johnston which there is a balance of principal of Two Thousand Eight Hundred Fifty Five & 30/100 (\$2,855.30), secured by real estate mortgage upon the following described lands, to-wit:

Lot Three Lot Three (3), in Block One (1), in Melrose Third Addition to the City of Tulsa, Tulsa County, Oklahoma, according to the recorded plat thereof;

and a real estate mortgage note, dated January 23, 1931, executed by B. H. Johnston and Johnston, upon which there is a balance of unpaid principal of Two Thousand Eight Hundred Four & 25/100 Dollars (\$2,834.25), which said note is secured by a real estate mortgage upon the following described lands, to-wit:

Lot Seventeen (17), in Block Two (2), in Melrose Second Addition to the City of Tulsa, Tulsa County, Oklahoma, according to the recorded plat thereof.

And it appearing that the said trust estate will obtain the total unpaid principal due on said note in the event said contract is fully performed, and that the sale of said real estate mortgage notes and the assignment of said real estate mortgages has been recommended and approved by the Advisory Committee; and it further appearing that the sale of said real estate mortgage notes is for the best interest of said trust estate, 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 execute the contract for the sale of the two real estate mortgage notes, described herein, to Acme Realty Corporation for the total consideration of Five Thousand Six Hundred Eighty Nine & 55/100 Dollars (\$5,689.25) payable at the rate of Two Hundred Dollars (\$200.00) per month, with interest upon the deferred payments at the rate of six per cent (6%) per annum, payable semi-annually, all as provided in said contract.

IT IS FURTHER ORDERED that upon full and complete payment of the consideration fixed in said contract, that the said trustee transfer, by endorsement without recourse, said real estate mortgage notes, and assign said mortgages without recourse, to Acme Realty Corporation.

F. E. KENNAHER
United States District Judge.

ENDORSED: Filed Jan 8 1936
H. P. Warfield, Clerk
U. S. District Court

B. P. HIGBY, & J. HANSON BOYDEN, Plaintiffs,)
- vs-) No. 987 - Equity.
T. J. DEAN and DEAN NOVELTY CO., Defendants.)

Now on this 8th day of January, A. D. 1936, it is ordered by the Court that defendant be, and he is hereby given, five (5) days in which to answer herein.

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

UNITED STATES FIDELITY & GUARANTY CO.,)
a corp.,) Plaintiff,)
vs.) No. 1045 Equity
F. C. VOGEL: W. H. VOGEL: PAGE CRAHAN:)
PAGE CRAHAN as Executor estate of H. H.)
CRAHAN, Dec. J. E. BUFFINGTON: MRS. J. E.)
BUFFINGTON nee WALKER and THE CITY OF)
VINITA, a municipal corp.,) Defendants.)

"O R D E R"

NOW on this the 8th day of January, 1936, this cause comes on for hearing Stipulation of the parties for dismissal of this cause with prejudice. The Court having e the Stipulation finds the cause of the plaintiff should be dismissed with prejudice at the the plaintiff.

BE IT THEREFORE, ORDERED, ADJUDGED AND DECREED that the cause of action of plaintiff herein be and the same is hereby dismissed with prejudice on the part of the pla to further prosecute same or to assert any claim by reason of the facts, matters and thing in set forth and said cause is hereby dismissed with prejudice.

DONE and dated in open court this the 8th day of Jan., 1936.

F. E. KENNAMER
J U D G E

O.K. AMES COCHRAN AMES & MONET
Attorney for plaintiff.

GREEN & FARMER
attorneys for defendants.

ENDORSED: Filed Jan 8 1936
H. P. Warfield, Clerk
U. S. District Court

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

United States of America, Complainant,)
vs.)

Board of County Commissioners of
Nowata County, Oklahoma, Phillips
Strong, County Treasurer of Nowata
County, Oklahoma, Guy S. Price, County
Assessor of Nowata County, R. S. Savery,
M. C. Herrick, Marguerite Clingan, H. W.
Green and N. J. Foreman, if living, but
if deceased, their unknown heirs, execu-
tors, administrators, trustees and as-
signs, immediate and remote; the Marietta
Oil Company of Marietta, Ohio, a Corpora-
tion, if existing, but if not existing,
the unknown successors, assigns and
trustees of said Corporation, Respondents.

No. 1951 Equity v

JOURNAL ENTRY OF JUDGMENT.

Now on this 8th day of January, 1936, this cause came on to be heard in op before Honorable F. E. Kennamer, Judge presiding, on the Bill of Complaint of the complain the default of the respondents, and the complainant being represented by Chester A. Brewer Assistant United States Attorney for the Northern District of Oklahoma, and having announc for trial, and it being shown to the Court that the respondents, Board of County Commissio of Nowata County, Phillips Strong, County Treasurer of Nowata County, Oklahoma, and Guy S. County Assessor of Nowata County, Oklahoma, have been regularly served with subpoena in eq in this cause more than 20 days prior to this date; and that the respondents, R. S. Savery, Herrick, Marguerite Clingan, H. W. Green and N. J. Foreman, if living, or if deceased, the known heirs, executors, administrators, devisees, trustees and assigns, immediate and remo the Marietta Oil Company of Marietta, Ohio, a Corporation, if existing, but if not existin unknown successors, assigns and trustees of said corporation, have been served with proper tion notice in this cause more than 41 days prior to this date, and that none of said resp has appeared, answered, demurred or otherwise pleaded herein, they are by the Court declar be in default, and the Court finds that complainant is entitled to judgment as prayed in i of Complaint herein.

The Court further finds that William Mallen, half-blood Cherokee, Roll No. was allotted the following described land, located in Nowata County, Oklahoma:

North Half of Southeast Quarter of Southwest Quarter; and Northeast quarter of Southwest Quarter of Southwest Quarter of Section Twenty-one, Township Twenty-seven North, Range Fifteen East.

The Court further finds that the Treasurer's deed, dated June 1, 1928, and of record in the office of the County Clerk of Nowata County, Oklahoma, in Book 226, at pag from F. L. Berrian, County Treasurer, to the respondent, R. S. Savery; the resale tax deed, April 23, 1929, and filed of record in the office of the County Clerk of Nowata County, Oklah oma, in Book 228, at page 35, from F. L. Berrian, County Treasurer of Nowata County, Oklah to Chas. Mehlin, Chairman of the Board of County Commissioners of Nowata County; the county dated May 17, 1930, filed of record in the office of the County Clerk of Nowata County, Okl homa, in Book 238, at page 142, from Chas. Mehlin, Chairman of the Board of County Commissi of Nowata County, Oklahoma, to John F. Pendleton; the quit claim deed dated May 19, 1930, f of record in the office of the County Clerk of Nowata County, Oklahoma, in Book 202, at page

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

REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, JANUARY 8, 1936

Assistant United States Attorney for the Northern District of Oklahoma, and having announce reay for trial, and it being shown to the Court that the respondents, Luke Duffield and Cor Duffield, husband and wife, have filed a disclaimer herein, disclaiming any right, title or interest in or to the land involved herein, and it being further shown to the Court that th respondents, Bob Willis, Alice Willis, E. G. White, Dula White, G. W. Homes and Phoebe A. H if living or if dead, their unknown heirs, executors, administrators, trustees and assigns, immediate and remote, have been served with proper publication notice in this cause more th 41 days prior to this date, and that none of said respondents has appeared, answered demur or otherwise pleaded herein, they are by the Court declared to be in default, and the Court finds that complainant is entitled to judgment as prayed in its Bill of Complaint herein.

The Court further finds that Charlie Glass, full-blood Cherokee, Roll No. 19760, was allotted the following described land, located in Delaware County, Oklahoma, to-

Southeast Quarter of Southeast Quarter of Southwest Quarter of Section Eighteen, Township Twenty-one North, Range Twenty-five East.

The Court further finds that the purported special warranty deed from Luke l ld and Corintha Duffield, his wife, to Bob Willis, dated January 6, 1917, and of record in office of the County Clerk of Delaware County, Oklahoma, in Book 55, at page 57, the purport warranty deed from Bob Willis and Alice Willis, his wife, to E. G. White, dated August 6, 1917, and of record in the office of the County Clerk of Delaware County, Oklahoma, in Book 58, at 292, and the purported warranty deed from E. G. White and Dula White, his wife, to G. W. Hox and Phoebe A. Homes, his wife, dated November 6, 1917, and of record in the office of the Co Clerk of Delaware County, Oklahoma, in Book 58, at page 293, are void and of no force and ef and should be canceled, set aside and held for naught, and that the title to the land herein described should be quieted in the name of Charlie Glass, Cherokee Allottee No. 19760.

IT IS THEREFORE THE ORDER AND JUDGMENT OF THE COURT that the warranty deed e ted January 6, 1917, by Luke Duffield and Corintha Duffield, his wife, to Bob Willis, and sh in the Bill of Complaint herein as Exhibit "C", the warranty deed executed August 6, 1917, t Bob willis and Alice Willis, his wife, to E. G. White, and shown in the Bill of Complaint he as Exhibit "D", and the warranty deed executed November 6, 1917, by E. G. White and Dula Whi his wife, to G. W. Homes and Phoebe A. Homes, his wife, and shown in the Bill of Complaint h as Exhibit "E", be and the same are hereby canceled, set aside and held for naught, and that respondents, Luke Duffield, Corintha Duffield, Bob Willis, Alice Willis, E. G. White, Dula W G. W. Homes and Phoebe A. Homes, if living, and if dead, their unknown heirs, executors, adm trators, trustees and assigns, immediate and remote, and all persons claiming under them as result of the deeds hereinabove described, be, and they are forever barred from claiming any right, title or interest in or to the land hereinabove described, or any part thereof, and t the title to said land be, and the same is hereby quieted in the name of Charlie Glass, Cher Allottee No. 19760.

F. E. KENNAMER
JUDGE

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

ENDORSED: Filed Jan 8 1936
H. P. Jarfield, Clerk
U. S. District Court

IN THE DISTRICT COURT OF THE UNITED STATES WITHIN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, JANUARY 8, 1936

MRS. W. S. GOODEY, Plaintiff,)
-vs-) No. 1070 - Equity.
ROBERT L. JONES, ET AL, Defendants.)

Now on this 8th day of January, A. D. 1936, it is ordered by the Court that the above case be dismissed as to Magnolia Petroleum Company, upon motion of the Plaintiff hereto.

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

Mrs. W. S. Coodey, Plaintiff,)
-vs-) No. 1070 Equity ✓
Robert L. Jones, James A. Chapman and
Magnolia Petroleum Company, Defendants.)

ORDER REMANDING CAUSE TO THE DISTRICT COURT OF CREEK COUNTY

NOW ON THIS 8th day of January, 1936, comes on for hearing the motion of Plaintiff to remand the above entitled cause to the District Court of Creek County, State of Oklahoma; the plaintiff appears by its attorney, R. D. Howe, and the Defendant, Magnolia Petroleum Company appears by its attorney, Hubert Ambrister;

THEREUPON the plaintiff in open court files her motion to dismiss the above entitled cause without prejudice in so far as the defendant, Magnolia Petroleum Company is concerned and there being no objections, It is ordered that the cause be and the same is hereby dismissed without prejudice as to the defendant, Magnolia Petroleum Company.

THEREUPON, the plaintiff moves the court to remand said cause to the District Court of Creek County and the court, being fully advised, finds that said motion should be sustained.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the plaintiff's motion to dismiss the above entitled cause in so far as the Magnolia Petroleum Company is concerned, without prejudice, should be and the same is hereby sustained.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the cause be remanded to the District Court of Creek County, State of Oklahoma.

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

O.K. R. D. HOWE,
Attorneys for Plaintiff.

O.K. BLAKENEY & AMBRISTER
Attorneys for Defendant,
Magnolia Petroleum Company.

ENDORSED: Filed Jan 14 1936
H. P. Warfield, Clerk
U. S. District Court ME

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IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF OKLAHOMA
REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, JANUARY 8, 1936

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

United States, Complainant,)
vs.) No. 1071 Equity.
G. M. Atkinson, Defendant.

ORDER OF DISMISSAL.

Now on this 8th day of January, 1936, this matter coming on to be heard, appearing to the Court that the purpose for which said suit was instituted has been satis-
fied by the above named respondent, G. M. Atkinson, vacating the land involved, and delivering
possession of same to the Superintendent of the Quapaw Indian Agency;

IT IS ORDERED that said cause be, and the same hereby is dismissed.

F. E. KENNAMER
JUDGE

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

ENDORSED: Filed Jan 9 1936
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to January 9, 1936

REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, JANUARY 9, 1936

Court convened pursuant to adjournment, Thursday, January 9th, 1936.

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

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

ORDER CONFIRMING SALE OF REAL ESTATE

Now on this 31st day of December, 1935, the above entitled matter came on
hearing upon the return of sale and the motion to confirm the same, filed herein on the 21st
day of December, 1935, and the Court having examined the proceedings in connection with said
and being fully advised in the premises, finds:

(1) That Rex Watkinson, Receiver of Exchange National Company, under the command of this Court, filed his application on October 9th 1935, for authority to sell the inafter described real estate, wherein he stated that there were mortgages encumbrances on said real estate, in most instances exceeding the appraised value of said real estate as valued by the Receiver, and that in his opinion there was little or no equity in said property or in any part thereof, and that the value of such equity, if any existed, was rapidly diminishing by reason of taxes and interest accruing; that there were taxes for several years unpaid of said property, and new taxes accruing; that he believed it would be possible to find a purchaser for a consideration in excess of the mortgage encumbrances, past due taxes and charges against said property; and that by virtue of the Acts of Congress as amended by the Act of 24, 1935, and contained in Chapter 77, Section 1, 49th Statutes 159, he recommended that the Court direct a sale of said property at private sale, by reason of his opinion that he would be able to procure a purchaser at a better sum at private sale than at public sale, and he then asked for an order setting the said application for an order of sale for hearing, and directing notice of the same to be given, and that at such hearing a decree directing a private sale of said real estate for cash be entered, and also praying that the Court appoint three disinterested persons as appraisers to appraise the said property and report its value.

(2) That on the said 9th day of October, 1935, the application of the Receiver aforesaid came on for hearing, and the court directed that the hearing of said application be at the United States Court room at Tulsa, Oklahoma, on the 21st day of October, 1935, at 10 A.M., and that notice be given by proper publication for at least ten days, notifying and informing all persons interested to appear and make objection, if any they had, against said order of sale being granted.

(3) That the said notice so directed to be given was duly issued and published for ten days in the Tulsa Daily Legal News, and that heretofore on the 21st day of October proof of said publication was duly filed in this court, and is now of record herein.

(4) That on the said 21st day of October, 1935, the said application came on for hearing, and no objection being made to the granting of the order as prayed, it was by the court ordered and directed that the said property be sold, at private sale, and that notice of offer of said property for sale at private sale be given to all persons concerned by publication for thirty days before the date of said sale in a newspaper of general circulation published in Tulsa County, Oklahoma, and also in a newspaper of general circulation published in some place in the Northern District of Oklahoma outside of Tulsa County, Oklahoma. And the court appointed J. E. Blair, F. M. Wooden and J. H. Erbeidins, duly qualified by law to act as appraisers, to view and appraise the said property and make their report of such appraisal.

(5) That the notice provided by the said order of court was thereupon duly published in the Tulsa Daily Legal News on October 24th, and October 31st and on November 7th, 14th and 21st, respectively, and also published in the Craig County Democrat for the period of thirty days, giving notice to the public as provided in the said order, and that copies of the said publication in each of said papers have been heretofore filed in this court and are now of record herein; and that the said appraisers so appointed previous to the date of said sale filed their appraisal of each and all of the said tracts and parcels of land hereinafter described, and their said appraisal was duly filed in this court and remains of record herein.

(6) That J. A. Chapman offered to purchase all of the said hereinafter described tracts or parcels of land by written bid filed with the Receiver and reported to the court at and for sums in each case in excess of the mortgage indebtedness, and aggregating the sum of \$1935.00, and offered to accept the said property subject to all existing mortgage indebtedness and accrued taxes.

(7) That said bid of J. A. Chapman was the best and only bid received for the said properties, and was in excess of two-thirds of the appraised value of said properties, and the said properties were sold to him, subject to the approval of this court, and that a return of sale was filed in this court on the 21st day of December, 1935, and on the same day the

return came on for hearing and it was thereupon ordered by the court that the Receiver give ten days notice, by publication in the Tulsa Daily Legal News, of the hearing of said report and motion to confirm the same, and that the court thereupon set the said motion for hearing on the 31st day of December, 1935, and directed that notice of the same be published in the Tulsa Daily Legal News. That said notice was thereupon issued and duly published in the Tulsa Daily Legal News for ten consecutive days, from December 21st to December 30th, inclusive, in 1935, and proof of the said publication duly filed in this court on the 31st day of December, 1935, and now remains of record herein.

(3) That on the 31st day of December, 1935, there came on for hearing the said report of sale and the motion to confirm the same, and the court being advised in the premises, doth approve the sale of the following described tracts of land to J. A. Chapman, and for the considerations contained in his said bids, as follows, to-wit:

1. Property located at 207 East Young Place, Tulsa, Oklahoma, described as follows, 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 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, for the sum of Ten (\$10.00) Dollars cash.

2. Property located at 227 East Young Place, Tulsa, Oklahoma, described as follows, to-wit:

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

subject to any and all unpaid taxes, and 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, for the sum of Ten (\$10.00) Dollars cash.

3. Property located at 226 East Young Place, Tulsa, Oklahoma, described as follows, to-wit:

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

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

4. Property located at 212-14 East Young Place, Tulsa, Oklahoma, and described as follows, to-wit:

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

Property located at 2503 North Boston Place, Tulsa, Oklahoma, described as follows, to-wit:

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

Property located at 2511 North Boston Place, Tulsa, Oklahoma, described as follows, to-wit:

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

Property located at 2519 North Boston Place, Tulsa, Oklahoma, described as follows, to-wit:

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

Property located at 2427 North Boston Place, Tulsa, Oklahoma, described as follows, to-wit:

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

Property located at 2421 North Cheyenne Place, Tulsa, Oklahoma, described as follows, to-wit:

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

Property located at 1114 South Quaker, Tulsa, Oklahoma, described as follows to-wit:

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

Property located at 1424 South Cincinnati, Tulsa, Oklahoma, described as follows,

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

subject to any and all unpaid taxes, and subject to a first mortgage owned 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 five per cent, per annum from January 29, 1932, for the sum of Eighty (\$80) Dollars cash.

5. Property located at 113-115 North Garfield, Sand Springs, Oklahoma, described as follows, to-wit:

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

Property located at the southeast intersection of 51st Street and Peoria Avenue, Tulsa, Oklahoma, described as follows, to-wit:

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

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Property located at 309 West Cameron, Tulsa, Oklahoma, described as follows to-wit:

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

subject to any and all unpaid taxes, and subject to a first mortgage owned J. A. Chapman in the principal sum of Twenty-Two Thousand Two Hundred Ninety and 39/100 (\$22,298.39) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, for the sum of Thirty (\$30) Dollars cash.

6. Property located at 2507 North Boston Place, Tulsa, Oklahoma, described as follows, to-wit:

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

subject to any and all unpaid taxes, and subject to a first mortgage owned J. A. Chapman in the principal sum of Four Thousand Five Hundred (\$4,500) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, for the sum of Ten (\$10.00) Dollars cash.

7. Property located at 2440 North Cincinnati, Tulsa, Oklahoma, described as follows, to-wit:

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

subject to any and all unpaid taxes, and subject to a first mortgage owned J. A. Chapman in the principal sum of Three Thousand Three Hundred Sixty and 36/100 (\$3,365.36) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, for the sum of One Hundred (\$100.00) Dollars cash.

8. Property located at 2415 North Boston Place, Tulsa, Oklahoma, described as follows, to-wit:

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

subject to any and all unpaid taxes, and subject to a first mortgage owned J. A. Chapman in the principal sum of Four Thousand Three Hundred (\$4,300) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, for the sum of Ten (\$10.00) Dollars cash.

9. Property located at 2435 North Boston Place, Tulsa, Oklahoma, described as follows, to-wit:

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

subject to any and all unpaid taxes, and subject to a first mortgage owned J. A. Chapman in the principal sum of Three Thousand Nine Hundred (\$3,900) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, for the sum of Ten (\$10.00) Dollars cash.

10. Property located at 2439 North Boston Place, Tulsa, Oklahoma, described as follows, to-wit:

Lot 10, Block 2, Reservoir Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,

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

11. Property located at 2447 North Boston Place, Tulsa, Oklahoma, described as follows, to-wit:

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

subject to any and all unpaid taxes, and 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, for the sum of Ten (\$10.00) Dollars cash.

12. Property located at 2455 North Boston Place, Tulsa, Oklahoma, described as follows, to-wit:

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

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

13. Property located at 2448 North Boston Place, Tulsa, Oklahoma, described as follows, to-wit:

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

Subject to any and all unpaid taxes, and 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, for the sum of Ten (\$10.00) Dollars cash.

14. Property located at 2444 North Boston Place Tulsa, Oklahoma, described as follows, to-wit:

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

subject to any and all unpaid taxes, and subject to a first mortgage owned by J. A. Chapman in the principal sum of Four Thousand Two Hundred Sixty Four 85/100 (\$4,264.85) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, for the sum of Ten (\$10.00) Dollars cash.

15. Property located at 2428 North Boston Place, Tulsa, Oklahoma, described as follows, to-wit:

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

subject to any and all unpaid taxes, and 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, for the sum of Ten (\$10.00) Dollars cash.

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16. Property located at 102-4 and 106-8 South Zenis, Tulsa, Oklahoma, described as follows, to-wit:
- Lot 1, Block 3, Wakefield Addition to the City of Tulsa, Tulsa County, Oklahoma,
- subject to any and all unpaid taxes, and subject to a first mortgage owned 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, for the sum of Ten (\$10.00) Dollars cash.
17. Property located at 2602 North Peoria Avenue, Tulsa, Oklahoma, described as follows, to-wit:
- Lot 1, Block 2, Asheton Heights Addition to the City of Tulsa, Tulsa County Oklahoma,
- subject to any and all unpaid taxes, and 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, for the sum of Ten (\$10.00) Dollars cash.
18. Property located at 1297 South Cincinnati, Tulsa, Oklahoma, described as follows to-wit:
- Lots 10 and 11, Block 205, Woodlawn Addition to the City of Tulsa, Tulsa County Oklahoma,
- subject to any and all unpaid taxes, and subject to a first mortgage owned J. A. Chapman in the principal sum of Fifteen Thousand (\$15,000.00) Dollars with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, for the sum of Ten (\$10.00) Dollars cash.
19. Property located at 717-19 South Rockford, Tulsa, Oklahoma, described as follows to-wit:
- 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 subject to a first mortgage owned by 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, for the sum of Ten (\$10.00) Dollars cash.
20. Property located at 718-20 South St. Louis, Tulsa, Oklahoma, described as follows to-wit:
- 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 subject to a first mortgage owned by J. A. 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, for the sum of Ten (\$10.00) Dollars cash.

21. Property located at 2628 East 14th Place, Tulsa, Oklahoma, described as follows, to-wit:
- Lot 6, Block 7, City View Hill Addition to the City of Tulsa, Tulsa County, Oklahoma,
- subject to any and all unpaid taxes, and subject to a first mortgage owned J. A. 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, for the sum of Two Hundred (\$200.00) Dollars cash.
22. Property located at 1738 East 14th Place, Tulsa, Oklahoma, described as follows, to-wit:
- 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 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, for the sum of Ten (\$10.00) Dollars cash.
23. Property located at 107 South Indianapolis, Tulsa, Oklahoma, described as follows, to-wit:
- Lot 9, Block 6, Walnut Park Addition to the City of Tulsa, Tulsa County, Oklahoma,
- subject to any and all unpaid taxes, and subject to a first mortgage owned J. A. Chapman in the principal sum of Two Thousand Two Hundred Eighty and (\$2,280.89) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, for the sum of Four Hundred Fifty (\$450.00) Dollars cash.
24. Property located at 525 South Wheeling, Tulsa, Oklahoma, described as follows, to-wit:
- 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 subject to a first mortgage owned J. A. Chapman in the principal sum of Two Thousand Seven Hundred Forty and (\$2,740.53) Dollars with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, for the sum of Ten (\$10.00) Dollars cash.
25. Property located at 1308 South Detroit, Tulsa, Oklahoma, described as follows, to-wit:
- 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-Read Addition to the City of Tulsa, Tulsa County, Oklahoma,
- subject to any and all unpaid taxes, and subject to a first mortgage owned J. A. 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, for the sum of Ten (\$10.00) Dollars cash.

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26. Property located at 1637 East 4th Street, Tulsa, Oklahoma, described as follows, to-wit:
- Lot 22, Block 6, Midway Addition to the City of Tulsa, Tulsa County, Oklahoma, subject to any and all unpaid taxes, and subject to a first mortgage owned 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, for the sum of Ten (\$10.00) Dollars cash.
27. Property located at 1320 East 20th Street, Tulsa, Oklahoma, described as follows, to-wit:
- West 26.50 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 subject to a first mortgage owned J. A. Chapman in the principal sum of Four Thousand One Hundred Sixty Nine and 32/100 (\$4,169.32) Dollars, with accrued interest thereon at the rate of five per cent. per annum from January 29, 1932, for the sum of Ten (\$10.00) Dollars cash.
28. Property located at 1319 North Denver, Tulsa, Oklahoma, described as follows, to-wit:
- Lot 23, Grandview Place Second Addition to the City of Tulsa, Tulsa County, Oklahoma, subject to any and all unpaid taxes, and subject to a first mortgage owned J. A. Chapman in the principal sum of Two Thousand Five Hundred Fifty-one and 87/100 (\$2,551.87) Dollars, with accrued interest thereon at the rate of five per cent. per annum from January 29, 1932, for the sum of Ten (\$10.00) Dollars cash.
29. Property located at 411-413 East 14th Street, Tulsa, Oklahoma, described as follows, to-wit:
- Lot 6, Block 2, Oakdale Suburb, an addition to the City of Tulsa, Tulsa County, Oklahoma, subject to any and all unpaid taxes, and subject to a first mortgage owned 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, for the sum of Ten (\$10.00) Dollars cash.
30. Property located at 12th and Yorktown, Tulsa, Oklahoma, described as follows, to-wit:
- Lot 14, Block 1, Bell Addition to the City of Tulsa, Tulsa County, Oklahoma, subject to any and all unpaid taxes, and subject to a first mortgage owned J. A. Chapman in the principal sum of Five Thousand Four Hundred Dollars, with accrued interest thereon at the rate of five per cent. per annum from January 29, 1932, for the sum of Ten (\$10.00) Dollars cash.
31. Property located at 1339 East 35th Street, Tulsa, Oklahoma, described as follows, to-wit:

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 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, for the sum of One Hundred (\$100.00) Dollars cash.

32. Property located at 1323 East 3rd Street, Tulsa, Oklahoma, described as follows, to-wit:

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

subject to any and all unpaid taxes, and 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, for the sum of One Hundred (\$100.00) Dollars cash.

33. Property located at 1335 East 35th Street, Tulsa, Oklahoma, described as follows, to-wit:

East Half of Lot 10, Block 2, Olivers Addition to the City of Tulsa, Tulsa County, Oklahoma,

subject to any and all unpaid taxes, and subject to a first mortgage owned J. A. Chapman in the principal sum of Three Thousand Six Hundred Forty and (\$3,640.89) Dollars, with accrued interest thereon at the rate of five per cent. per annum from January 29, 1932, for the sum of Ten (\$10.00) Dollars cash.

34. Property located in Bartlesville, Oklahoma, described as follows, to-wit:

Being the 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 subject to a first mortgage owned 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, for the sum of Ten (\$10.00) Dollars cash.

35. South Half of Southwest Quarter of Southwest Quarter of Section 13, South of Southeast quarter of Southeast quarter; Northeast quarter of Southeast quarter of Southeast Quarter of Section 14, Township 22 North, Range 15 East, Ross County, Oklahoma,

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

36. Property located in Craig County, Oklahoma, described as follows, to-wit:

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

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Section 11, South Half of South Half of Southeast quarter; Northeast quarter of Southeast quarter of Southeast quarter of Section 10; East Half of Northeast quarter of Section 11 Township 26 North, Range 21 East,

subject to any and all unpaid taxes, and subject to a first mortgage owned by J. A. Chapman in the principal sum of Four Thousand (\$4,000.00) Dollars with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, for the sum of Five Hundred Forty-five Dollars (\$545.00 cash.

37. Property located in Craig County, Oklahoma, described as follows, to-wit:

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,

subject to any and all unpaid taxes, and subject to a first mortgage owned 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, for the sum of Ten (\$10.00) Dollars cash.

38. Property located in Delaware County, Oklahoma, described as follows, to-wit:

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

subject to any and all unpaid taxes, and subject to a first mortgage owned 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, for the sum of Fifteen (\$15.00) Dollars cash.

39. Property located in Delaware County, Oklahoma, described as follows:

East Half of Northwest quarter; North Half of Southwest quarter; Northeast quarter of Southeast quarter of Section 34, Township 25 North, Range 24 East

subject to any and all unpaid taxes, and subject to a first mortgage owned 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, for the sum of Fifteen (\$15.00) Dollars cash.

40. Property located in Delaware County, Oklahoma, described as follows, to-wit:

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,

subject to any and all unpaid taxes, and subject to a first mortgage owned J. A. Chapman in the principal sum of One Thousand Six Hundred (\$1,600.00) Dollars, with accrued interest thereon at the rate of five per cent per annum from January 29, 1932, for the sum of Ten (\$10.00) Dollars cash.

IT IS HEREOFRE ORDERED, ADJUDGED AND DECREED by the court that the said as the motion to confirm the same be, and the same are hereby, sustained, and that the sale of the property, and each and every tract or parcel thereof, is hereby confirmed unto the said J. A.

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

WILLIAM E. CALLISON, Plaintiff,)
vs.)
No. 988 Equity)
GEORGE E. SCHIEK AND OLIVER E. LIDDLE,)
A CO-PARTNERSHIP UNDER THE FIRM NAME AND)
STYLE OF SCHIEK & LIDDLE, Defendants.)

ORDER OF DISMISSAL

By agreement of the parties, it is ordered that the plaintiff's bill be, and same is hereby, dismissed, at the cost of the plaintiff.

Dated this 9th day of January, 1936.

F. E. KENNAMER
J u d g e.

ENDORSED: Filed Jan 20 1936
H. P. Jarfield, Clerk
U. S. District Court ME

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

WILLIAM E. CALLISON, Plaintiff,)
vs.)
No. 988 Equity.)
H. M. PARKER AND KING L. BOYD,)
DOING BUSINESS AS KING'S)
CONFECTIONERY, Defendants.)

ORDER OF DISMISSAL

By agreement of the parties, it is ordered that the plaintiff's bill be, and same is hereby, dismissed, at the cost of the plaintiff.

Dated this 9th day of January, 1936.

F. E. KENNAMER
J u d g e.

ENDORSED: Filed Jan 20 1936
H. P. Jarfield, Clerk
U. S. District Court ME

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

United States, Complainant,)
vs.) No. 1086 Equity ✓
Alice M. O'Brien, et al, Respondents.)

ORDER TO PAY INSURANCE CLAIM

Now on this 9th day of January, 1936, this cause coming on to be heard on application of Virgil Theis, Receiver herein, for an order of Court authorizing him to pay insurance claim in the sum of \$99.00 on the L. O. R. building located on the real estate involved in said cause, and it being shown to the Court that said insurance is necessary for the protection of said property, and that said claim should be allowed out of money that has been or may be received by said Receiver, said Receiver to make a proper return of payment of said bill;

IT IS BY THE COURT ORDERED that the Receiver in this cause be, and he is hereby authorized to pay to C. F. Lake the sum of \$99.00 covering insurance premiums on said L. O. R. Building from any fund said Receiver may have in his hands, collected from the property involved herein, and to make due report thereof.

F. E. KENNAMER
JUDGE

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

ENDORSED: Filed Jan 9 1936
H. P. Warfield, Clerk
U. S. District Court

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

CHERRY VELMA DENNIS, Plaintiff,)
vs.)
JOHN BROWN: THE LYRIC THEATRE AMUSEMENT) NO. Equity 1090. ✓
CO., a corp., and COLUMBIA CASUALTY)
CO., a corp, Defendants.)

D I S M I S S A L

Permission is hereby given to dismiss the above entitled cause without prejudice at plaintiff's cost.

F. E. KENNAMER
Judge.

ENDORSED: Filed Jan 9 1936
H. P. Warfield, Clerk
U. S. District Court

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
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REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, JANUARY 10, 1936

And the court having considered the briefs filed by the respective parties in support of and in opposition to said motions, and now being well and sufficiently advised, makes the following orders in respect thereto;

1. IT IS ORDERED AND DECREED that the second renewed and supplemental motion of defendants, Henry Lowrance and W. H. Odell, to dismiss the suit of plaintiff and cross-motion of defendant, Charlie Clayton, for want of jurisdiction, be and the same is hereby overruled to which action and ruling of the court the defendants, Henry Lowrance and W. H. Odell, be each except and exceptions are allowed to both and each of said defendants.

2. IT IS FURTHER ORDERED that the said defendants, Henry Lowrance and W. H. Odell, be and each of them are hereby granted ten (10) days time herefrom within which to further answer or twenty (20) days herefrom in which to answer.

3. IT IS FURTHER ORDERED AND DECREED that the motion of defendant, Dan Odell, to dismiss the suit of plaintiff for want of jurisdiction, be and the same is hereby overruled upon the following conditions, to-wit: that the said plaintiff shall amend her bill herein in lieu of complaint by alleging that the warranty deed described in paragraph 14 of plaintiff's amended complaint as having been executed by plaintiff to defendant, Dan Odell, conveying to the Dan Odell the Southwest Quarter (SW $\frac{1}{4}$) of Section Thirteen (13), Township Eighteen (18) North Range Eleven (11) East in Creek County, Oklahoma, was caused to have been executed by the said Dan Odell by the defendants, Henry Lowrance and W. H. Odell, in furtherance of their effort to deprive the plaintiff of her property, and by also alleging that the value of said property alleged to have been conveyed by such deed, or the value of the amount in controversy between plaintiff and the defendant, Dan Odell, is in excess of the sum of Three Thousand Dollars (\$3,000), in order to confer jurisdiction upon this court, and that in default of such amendment said motion of defendant, Dan Odell, be sustained, to which action and ruling of the court the defendant, Dan Odell, excepts and his exception is allowed.

4. IT IS FURTHER ORDERED that the defendant, Dan Odell, be and he hereby granted ten (10) days from the date of the said amendment to plaintiff's bill herein ordered which to further plead, or twenty (20) days therefrom in which to answer.

F. E. KENHAMER
United States District Judge.

O.K. AS TO FORM:
O. H. SEARCY WILLIAM NEFF
Attorneys for Plaintiff

Attorneys for Defendant Charlie Clayton.

EBEN L. TAYLOR
Attorneys for defendants, Henry Lowrance,
W. H. Odell, and Dan Odell.

ENDORSED: Filed Jan. 14 1936
H. P. Garfield, Clerk
U. S. District Court

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, JANUARY 10, 1936

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

GINGER STEEL & METAL COMPANY, a corporation, Plaintiff,

-vs-

TULSA STEEL CORPORATION, a corporation, Defendant.

and

SHEFFIELD STEEL CORPORATION, a corporation, Plaintiff,

-vs-

TULSA STEEL CORPORATION, a corporation, Defendant.

No. 1014 - Equity

Consolidated.

O R D E R

NOW on this 10th day of January, 1936, the above matter came on for hearing the application of the Special Master heretofore appointed herein for an extension of time in which to file his final report; the matter having been considered by the Court and for good cause shown,

IT IS HEREBY ORDERED that the said Special Master be granted to and including the 17th day of February, 1936, within which to file his report.

F. E. KENNAMER
Judge.

ENDORSED: Filed Jan 10 1936
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to January 13, 1936.

REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, JANUARY 13, 1936

Court convened pursuant to adjournment, Monday, January 13, 1936.

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, Plaintiff

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.

FINAL DECREE OF FORECLOSURE AND SALE

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

I.

During all of the times mentioned in the bill of complaint the plaintiff Michigan Trust Company, as trustee, was and is a corporation organized under the laws of the State of Michigan, possessing general trust powers, and at all times mentioned was, and now is, a resident and citizen of the State of Michigan; that the plaintiff Noyes L. Avery, during all of the times mentioned in said bill of complaint was, and now is, a resident and citizen of the State of Michigan; that the defendant Akdar Corporation is a corporation organized under the laws of the State of Oklahoma and was, at the time of the commencement of this action, and now is, a resident of the State of Oklahoma in the Northern Judicial District of Oklahoma; that the defendant The First National Bank and Trust Company of Tulsa is a national banking association, organized under the laws of the United States, with its principal place of business in the City of Tulsa in the Northern Judicial District of Oklahoma, and the defendant Grant R. McCullough is a resident of the City of Tulsa in the Northern Judicial District of Oklahoma; that the property which is the subject of this litigation, as hereinafter described, is situate in the City of Tulsa, Tulsa County, Oklahoma, and within the Northern Judicial District of the State of Oklahoma; that the matter in controversy involves more than Five Thousand Dollars (\$5,000.00); that the parties defendant above named have been duly and legally served with subpoenas and the court has jurisdiction of all of the parties and the matter of the litigation.

II.

That all of the allegations of the bill of complaint are true; that on or about the 1st day of April, 1934, the defendant Akdar Corporation, in pursuance of a resolution of its board of directors, and by the consent of more than two-thirds of its members (said corporation being organized without capital stock), and with full and proper corporate authority and proceeding executed its first mortgage 6 1/2% Gold Bonds in the aggregate amount of Four Hundred Seventy-five Thousand Dollars (\$475,000.) and to secure the same, on the same date and as part of the same transaction, executed its trust indenture in favor of the plaintiffs The Michigan Trust Company and Noyes L. Avery, as trustees, whereby said Akdar Corporation granted, bargained, sold, aliened, remised, released, conveyed, transferred and assigned all of the following described property situate in Tulsa County in the State of Oklahoma, to-wit:

Lots Four (4) and Five (5) in Block One Hundred Twenty-Two (122) of the original plat of the town, now city, of Tulsa, County of Tulsa and State of Oklahoma;

Together with all buildings and improvements, machinery and equipment now or hereafter located, erected or placed upon the property above described, and the rents, issues and profits therefrom;

IN THE DISTRICT COURT OF THE TERRITORY OF OKLAHOMA
DISTRICT OF OKLA. NO. 1

REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, JANUARY 13, 1936

Together with all and singular the tenements and hereditaments and appurtenances thereunto belonging or in anywise pertaining;

That all of the bonds secured by said mortgage indenture maturing according to their terms before the 1st day of May, 1931, have been paid, but there are issued and outstanding and in default all of the bonds originally issued under said mortgage indenture, which were to mature by the 1st day of May, 1932, and subsequent thereto, aggregating in all the principal sum of One Hundred Thirty-five Thousand Dollars (\$135,000.00), and there is due and owing interest on said bonds at the rate of 6 $\frac{1}{2}$ % per annum from November 1, 1931, to date, all as alleged in plaintiffs' Bill of Complaint.

That by virtue of the terms of said trust indenture, plaintiffs have a lien upon the property above described; that at the time of the bringing of this action, the defendant Akdar Corporation was in default, as alleged in said Bill of Complaint, and continues in default as therein alleged; that said trust indenture contains no provision for the waiver of appraisal upon foreclosure; that all of the rights to enforce said mortgage for the benefit of said bonds are vested in the plaintiffs and plaintiffs, as trustees under said trust indenture, are entitl to foreclose said trust indenture and to have said property sold to satisfy the amount due on said outstanding bonds, with interest, together with all costs of this action, reasonable expense fees of said trustees, including counsel fees, in this proceeding, all as hereafter more specifically provided.

III.

That all of the allegations of the cross bill of complaint of the defendant First National Bank and Trust Company of Tulsa are true; that on said 1st day of May, 1924, said defendant Akdar Corporation, under proper corporate authority, executed its second mortgage Serial 6% Gold Bonds in the aggregate amount of One Hundred Seventy-five Thousand Dollars (\$175,000.00) and concurrently therewith executed its deed of trust in favor of Title Guarantee & Trust Company, a corporation, with general trust powers, organized under the laws of the State of Oklahoma, of which said Akdar Corporation granted, bargained, sold, conveyed, transferred and assigned unto said Title Guarantee & Trust Company, as trustee, to secure said second mortgage Serial 6% Gold Bonds, on the property mortgaged by the trust indenture of May 1, 1924, heretofore described, specifically providing, however, that the conveyance to said Title Guarantee & Trust Company, as trustee, is subject to the lien created by the trust indenture of May 1, 1924, in favor of the plaintiffs.

That subsequent to the execution of said second mortgage deed of trust, the therein named, Title Guarantee & Trust Company, by proper corporate proceedings, changed its name to First Trust and Savings Bank and thereafter on the 29th day of September, 1928, First Trust and Savings Bank, under proper proceedings, pursuant to the statutes of the Congress of the United States and of the State of Oklahoma, merged and consolidated with, and thereupon became, The National Bank and Trust Company of Tulsa, and the defendant The First National Bank and Trust Company of Tulsa was, at the date of the commencement of this action, and now is, Trustee under said second mortgage deed of trust and vested with full authority as such trustee to enforce the lien of said second mortgage deed of trust for the protection of the holders of bonds outstanding thereunder in the event that a default has occurred in said second mortgage deed of trust, as alleged in the cross bill of complaint of said The First National Bank and Trust Company of Tulsa, as Trustee.

That there are outstanding and past due valid bonds, secured by said second mortgage deed of trust, in the aggregate amount of One Hundred Twenty-seven Thousand Five Hundred Dollars (\$127,500.00), on which there is due the principal sum and interest at the rate of 6% per annum from the 1st day of May, 1932.

That The First National Bank and Trust Company of Tulsa, as Trustee, is entitled to have said second mortgage deed of trust foreclosed and the property sold, with appraisement of the proceeds applied to the payment of the bonds secured thereunder, interest, costs, expense fees, as alleged in the cross bill of complaint of the defendant The First National Bank and Trust Company of Tulsa, Trustee, after first applying the proceeds of sale in satisfaction of the bonds secured by said trust indenture described in Article II.

IV.

That all of the allegations of the cross bill of complaint of the defendants The First National Bank and Trust Company of Tulsa and Grant R. McCullough, Trustees, are true; on or about the 31st day of May, 1929, the defendant Akdar Corporation, pursuant to proper corporate authority, executed its written obligations, known as Building and Equipment Certificates in the aggregate principal sum of Nine Hundred Thousand Dollars (\$900,000.00), and at the same time and as part of the same transaction, in order to secure the same, executed its third mortgage deed of trust, dated as of May 31, 1929, in favor of the defendants The First National Bank and Trust Company of Tulsa and Grant R. McCullough, as Trustees, whereby they granted, bargain and sold, conveyed and mortgaged to said Trustees, to secure said Building and Equipment Certificates, all of the property above described, but subject to the terms of the first mortgage trust indenture of May 1, 1924, in favor of the plaintiffs and the second mortgage trust indenture of Title Guarantee and Trust Company above referred to, and subject further to the then existing unsecured indebtedness of Akdar Corporation;

That there are outstanding, unpaid and past due Building and Equipment Certificates, secured by said third mortgage deed of trust, in the aggregate amount of Three Hundred Sixty-two Thousand Two Hundred Seventy-eight Dollars and Six Cents (\$362,278.06), with interest at the rate of 6% per annum from the first day of April, 1933, and there is also outstanding unsecured indebtedness of Akdar Corporation, existing at the time of the execution of said third mortgage deed of trust, in the principal sum of Nineteen Thousand One Hundred Fifty Dollars (\$19,150.00), with interest at 6% per annum from the 5th day of May, 1934.

That all of the rights to enforce the lien created by said third mortgage deed of trust are vested in said trustees; that Akdar Corporation is in default under the terms of said third mortgage deed of trust, as alleged in the cross bill of complaint of the defendants The First National Bank and Trust Company of Tulsa and Grant R. McCullough, Trustees, and said defendants are entitled to foreclose said third mortgage deed of trust and to have said property sold subject to the rights under the first mortgage indenture and the second mortgage indenture defined in Articles II. and III. hereof.

V.

That the defendant Akdar Corporation, within 60 days after the entry of this decree shall

(a) Pay or cause to be paid to the plaintiffs The Michigan Trust Company, L. Avery, as trustees, for the benefit of the holders of the outstanding bonds issued under said first mortgage deed of trust, the sum hereinabove in Article II. of this decree found to be due for the principal and interest on said bonds, with interest on said total amount from the date of this decree to the date of payment at the rate of 6 $\frac{1}{2}$ % per annum;

(b) Pay or cause to be paid to The First National Bank and Trust Company of Tulsa, as trustee, for the use and benefit of the holders of the outstanding bonds secured by said second mortgage deed of trust, the sum hereinabove in Article III. of this decree found to be due for principal and interest on said bonds, with interest on said total amount from the date of this decree to the date of payment at the rate of 6% per annum;

(c) Pay or cause to be paid to The First National Bank and Trust Company of Tulsa and Grant R. McCullough, trustees, for the use and benefit of the holders of the Building and Equipment Certificates under said third mortgage deed of trust, the sum hereinabove in Article IV. of this decree found to be due for principal and interest on said Building and Equipment Certificates, with interest on said total amount from the date of this decree to the date of payment at the rate of 6% per annum, plus the sum of Nineteen Thousand One Hundred Fifty Dollars (\$19,150.00) with interest at 6% per annum from the 5th day of May, 1934.

In default of such payments, all and singular the mortgaged property here-

Article II. of this decree shall be sold as hereinafter provided, and all the right, title, and equity of redemption therein of said defendant Akbar Corporation, its creditors and stockholders and all persons claiming or to claim under it or them, or any of them, in and to said property and every part thereof, including all parties to this action, and those claiming by, through or under them, subsequent to the date of the filing hereof, shall be forever barred and foreclosed from asserting or claiming any interest in said property adverse to the purchaser thereof.

VI.

Said mortgaged property described in Article II. hereof shall be sold in the following manner and on the following terms:

1. All sales shall be made at public auction by C. J. Benedict, of the City of Tulsa, Oklahoma, who is hereby appointed Special Master, to make, direct and conduct said sales, and to execute and deliver a deed or deeds of conveyance and instrument or instrument transferring the property to be sold to the purchaser or purchasers thereof, pursuant to the confirming the sale, and, upon payment of the purchase price hereinafter provided. All sales made by the Special Master in person or by his duly appointed agent. The court reserves the right at any time, without notice, to appoint another Special Master in case of the removal or inability for any reason of the Special Master hereby appointed to act or perform the duties of his office. As soon as any sale shall have been made by the Special Master, he shall report the same to the court for confirmation, and from time to time thereafter shall make such reports and submit reports as shall be necessary to keep the court and parties to the above entitled cause properly advised of his proceedings in the execution of this decree.

2. Before conducting said sale, said Special Master shall cause said property to be appraised by J. A. King, Ralph Darnell and Jake Baston, three disinterested householders residing within the County of Tulsa, State of Oklahoma, and cause them to take an oath impartially to appraise the property to be sold upon actual view, and such householders shall forthwith return to the Special Master under their hands an estimate of the real value of said property, which estimate and appraisal shall be filed by said Special Master with the Clerk of this court prior to the conduct of said sale.

3. All sales shall be made at the West front door of the County Court House, Tulsa County, State of Oklahoma, in the City of Tulsa, Oklahoma, on a date and at an hour to be fixed by the Special Master in his notice of sale on request of the attorneys for the plaintiffs Equity Trust Company and Noyes L. Avery, as trustees. Notice of the time, place and terms of such sale, describing the property to be sold, and referring the intended purchaser to this decree for full particulars, shall be published once each week for at least four (4) successive weeks preceding the date of such sale, in The Tulsa Daily World, a newspaper printed, regularly issued, and being of general circulation in the City of Tulsa, Oklahoma, and said Special Master may advertise the sale of such property in such other appropriate way, and at such reasonable expense, as he may deem proper.

4. The Special Master shall have power to adjourn any such sale or sales from time to time by announcement at the time and place appointed for such sale or sales.

5. Upon any sale the Special Master shall make known the terms of sale.

6. The Special Master shall receive no bid for the mortgaged property from any bidder who shall not deposit with him at the time, as a pledge that he will make good his bid, of its acceptance and approval by the court, \$5,000.00 in cash. The deposit made by any unsuccessful bidder shall be returned to such bidder upon final rejection of his bid. The deposit made by any successful bidder shall be applied on account of the purchase price of the property.

7. The Special Master shall accept the highest and best bid received. The successful bidder may assign his bid and his assignee shall thereupon succeed to the rights and be bound by all the obligations of the purchaser hereunder.

VII.

Upon the acceptance of any bid, and the confirmation of such sale by the purchaser shall make payment in cash to the Special Master, after the application hereof of any amounts theretofore deposited with said Special Master in cash, and any amount in the hands of the receiver or trustee, of an amount necessary

- (a) To pay and satisfy all costs of this action, including expenses and fees allowed to the Special Master; and expenses of such sale;
- (b) To pay the amount due plaintiffs as trustees for their costs, expenses, advances, disbursements and obligations, including counsel fees;
- (c) To pay to the first mortgage bondholders who have not surrendered their bonds to the Special Master as a part of the purchase price of said mortgaged property at said sale (as hereinafter provided), the amount such first mortgage bondholders would be entitled to finally receive in the event the entire amount bid for said property was paid in cash.

All questions relating to the amount of compensation, allowance, costs, disbursements and expenses are hereby reserved by this court for further hearing and determination, payments to be made under this article of this decree shall be hereafter determined, fixed and allowed by this Court.

The balance of the purchase price of the mortgaged property not hereinabove required to be paid in cash may be paid in cash or the purchaser may satisfy and make good the balance of his bid, in whole or in part, by delivering to the Special Master first mortgage Gold Star Corporation, issued under said first mortgage trust indenture of May 1, 1934, in the hands of the plaintiffs, and all unpaid coupons appertaining thereto, to be paid and cancelled, or to present on account credited thereon. Such bonds and coupons, whether delivered to the Special Master at the time of sale or subsequently, shall be received at such price or value as shall be equivalent to the sum which would be payable thereon out of the net proceeds of said sale if in cash to the holders of said first mortgage bonds and coupons for their just share and proportion of such net proceeds, and such purchaser shall be credited for said bonds and coupons as account of the purchase price of the property purchased by said purchaser accordingly.

In like manner, the holders of second mortgage bonds may use their bonds to chase said property, provided that, in addition to the cash requirements above specified, the additional cash required to pay all of the first mortgage bonds and coupons, with interest, will, and the holders of the Building and Equipment Certificates may use such Building and Equipment Certificates to apply on the purchase price of any bid, provided that, in addition to the cash requirements above provided, there shall be furnished enough cash to pay in full to the first and second mortgage bondholders, with all coupons and interest.

Payment of the purchase price in the manner herein provided shall be made within (10) days after confirmation of the sale of such property unless the court shall otherwise direct.

All sums of money received by the Special Master hereunder shall be forthwith deposited by him with The First National Bank and Trust Company of Tulsa, Oklahoma.

The court reserves the right to retake and resell any or all of the mortgaged property upon such notice as the court shall direct, in case any purchaser shall fail or refuse to pay payment on account of the purchase price hereinabove required.

VIII.

Upon sale being made of the mortgaged property, or any part thereof, as provided in this decree, the funds arising from said sale, together with any moneys which may be received by the receiver heretofore appointed by the court, shall be applied and distributed as follows and in the following order:

- (a) To the payment of all costs of this action, including expenses and fees allowed to the Special Master and all costs and expenses of conducting said sale;
- (b) To the payment of reasonable compensation to the plaintiffs The Michigan Trust Company and Noyes L. Avery, Trustees, their agents, attorneys and counsel, and all expense incurred by them as trustees under said mortgage and by their agents and attorneys;
- (c) To the payment of the whole amount due and unpaid upon said first mortgage Gold Bonds of Akdar Corporation, secured by said first mortgage deed of trust of May 1, 1924, in favor of the plaintiffs, with interest, as set out in Article II. hereof up to the date of distribution, at the rate of 6 $\frac{1}{2}$ % per annum; and, in case such proceeds shall be insufficient to pay in full the whole amount so due and unpaid upon said bonds, then to the payment of such principal and interest ratably, without preference or priority of principal over interest or interest over principal;
- (d) To the payment of reasonable compensation to The First National Bank and Trust Company of Tulsa, as trustee, under said second mortgage deed of trust, and its agents, attorneys and counsel fees, and all expense incurred by it as trustee under said second mortgage;
- (e) To the payment of the bonds secured by said second mortgage deed of trust, or, if the amount is insufficient, then ratably upon said outstanding bonds, as provided in Article III. hereof;
- (f) To the payment of a reasonable compensation to The First National Bank and Trust Company of Tulsa and Grant R. McCallough, their agents, attorneys and counsel, and all expenses incurred by them as trustees under said third mortgage;
- (g) To the payment of the unsecured indebtedness of Akdar Corporation existing on the 31st day of May, 1929;
- (h) To the payment of the Building and Equipment Certificates secured by a third mortgage deed of trust, or ratably if the amount is insufficient;
- (i) The balance, if any, to be paid to Akdar Corporation, or as the court direct.

The Special Master shall pay upon each bond and coupon presented to him for payment, or credit upon each bond or coupon presented to him on account of the purchase price, the amount applicable to the payment thereof, or the amount to be credited thereon on account of the purchase price, and shall cancel such bonds and coupons as are paid in full. In case such bonds and coupons are not paid in full in cash or by the allowance of a credit on account of the purchase price, the Special Master shall stamp, or cause to be stamped on the bonds and coupons the amount paid or credited upon the same, and shall deliver said bonds and coupons to the persons or parties who have presented the same for payment.

The Special Master shall report the amount applicable to the payment of bonds and coupons as may not be presented to him for payment, and the amounts of bonds and coupons, and shall hold or dispose of the funds applicable to the payment of such presented bonds and coupons, subject to the further order and direction of the court.

The purchaser shall not be bound to see to the application of the purchase realized at said sale, nor be answerable in any manner whatsoever for any loss, misapplication or non-application of any such purchase money, or any part thereof.

IX.

Upon confirmation of the sale of the mortgaged property, or any part thereof and upon compliance with all of the terms of the sale, including the payment of the purchase price by the purchaser, the Special Master shall execute and deliver a valid and sufficient deed or deeds, or instrument or instruments of conveyance and transfer, conveying and transferring the property purchased to the purchaser, and shall deliver such property to the purchaser and, upon request of the purchaser, the defendant Alder Corporation, shall join in deed or instrument of conveyance or transfer.

X.

All questions, issues, matters and things not herein disposed of are hereby reserved by the Court for its further adjudication, and any party to this cause may at any time apply to the court for further relief at the foot of this decree in respect to any matter herein specifically provided for. For the purpose of making any further order or decree in relation to any matter arising in connection with this decree, or any sale thereunder, the term of this court is hereby continued.

DATED January 14, 1936.

F. E. KENNEDY
JUDGE

FORWARDED: FILED JAN 15 1936
C. P. WATFIELD, Clerk
U. S. DISTRICT COURT

BARRETT TRUST CO., Inc., Plaintiff,
vs.
THE BANKERS, et al., Defendants.

100 - 100 - 100

At a public hearing of January, A. D. 1936, in the Court of the District of Columbia, the above cause, docketed as No. 100-100-100, was dismissed for want of prosecution.

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

United States of America, Complainant,)

vs.)

Galen Nichols, I. G. Tubor, James Pace, B. G. French, A. G. Couch, Henry Muller, Shadrach Croxton, Ella Hunter, J. R. Ballard, C. R. Ballard, Fred Lippel, J. T. Pitman, J. W. Darbin, V. A. Miller, C. C. Darbin, Board of County Commissioners of Delaware County, Oklahoma, Claude Keith, County Treasurer of Delaware County, Oklahoma, and R. Y. McAllister, if living; if dead, their unknown heirs, executors, administrators and assigns, Immediate Respondents. No. 1012 Equity

D E C R E E

This cause came on for hearing on this 15th day of January, 1936, upon a stipulation heretofore filed in said cause by the complainant, United States of America, a respondents, Board of County Commissioners of Delaware County, Oklahoma, and the County Treasurer of Delaware County, Oklahoma, and R. Y. McAllister;

THEREUPON, there is presented to the Court the stipulation filed by said complainant and said respondents, and said matter is presented.

The Court finds that the respondents, Galen Nichols, I. G. Tubor, James Pace, B. G. French, A. G. Couch, Henry Muller, Shadrach Croxton, Ella Hunter, Fred Lippel, J. T. Pitman, J. W. Darbin, C. C. Darbin and V. A. Miller, and each of them, have been duly and legally served by publication of the pendency of this action in the manner and form, and as required by law; and that said last named respondents, and each of them, have failed, refused and omitted to answer, demur or otherwise plead in this cause, and they, and each of them are in default, hereby adjudge in default.

The Court finds that the title of the said R. Y. McAllister in and to the land involved in this cause should be quieted.

IT IS THEREFORE BY THE COURT ORDERED AND DECREED that the title of the said respondent, R. Y. McAllister, in and to the following described land and real estate in Delaware County, Oklahoma, to-wit:

East Half of East Half of Northwest quarter; South-
west quarter of Northwest quarter of Northwest quarter;
Southwest quarter of Northeast quarter; North
Half of Southeast quarter of Northeast quarter of
Section Twenty-three, Township Twenty North, Range
Twenty-three East,

be, and the same is hereby quieted in the said respondent, R. Y. McAllister; and it is further decreed that the complainant herein, together with each, all and singular of the remaining respondents above named, be, and they are hereby enjoined and barred from asserting any title in and to real estate or any part thereof, or any one claiming by, through or under them on or before

late of this decree.

C.K. C. E. BAILEY
United States Attorney

F. E. KENNEDY
JUDGE.

Board of County Commissioners of Delaware County,
Oklahoma, and County Treasurer of Delaware County,
Oklahoma,
By H. B. WALKER
County Attorney of Delaware County, Oklahoma.

R. V. McALLISTER,
By J. J. MILLER
Attorney.

ENDORSED: Filed Jan 21 1936
H. P. Warfield, Clerk
U. S. District Court H

FARM & HOME SAVINGS & LOAN ASSOCIATION, of /
MISSOURI, Plaintiffs, / No. 1028 - Equity. ✓
vs.
EDNA J. WAKELY, ET AL., Defendants. /

Now on this 13th day of January, A. D. 1936, the above cause comes on for trial. All parties are present in person and by counsel and said case is called for trial. Open seats of counsel are made and all witnesses are sworn in open court. The Plaintiff introduce evidence and proof with the following witness: H. L. Glenn. And thereafter, the Plaintiff and thereafter, the Defendant's witnesses are duly sworn. And thereafter, the noon hour has arrived, it is ordered by the Court that said court be recessed to 3:00 o'clock P.M.

And thereafter, at 3:00 o'clock P.M., on this same day, court is again in session. All parties present as heretofore and the Defendants introduce their testimony and evidence with the following witnesses: John D. Wakely, J. W. Cosgrove, J. J. Hamel. And thereafter, the forenoon having arrived, said case is continued to 9:30 o'clock A.M., January 14, 1936.

Court adjourned to January 14, 1936.

REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, JANUARY 14, 1936

Court convened pursuant to adjournment, Tuesday, January 14, 1936.

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

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

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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 duly given by publication for three days in the Pryor Jeffersonian, a newspaper printed and of general circulation in said County, shown by proof of publication file herein, and that at the time and place fixed in said notice said property was sold to Federal Life Insurance Company, a corporation, being the highest and best bidder therefor; and the Clerk of this Court accordingly is directed to make an entry on the journal of this court that the court is satisfied of the legality of said sale; and no objection or exceptions being made or filed,

IT IS ORDERED AND ADJUDGED by the court that said sale and the proceedings thereon, as conducted by said Special Master, as aforesaid, be, and the same hereby are, approved and confirmed in all respects; and it is further ordered that said Special Master make and execute to said purchaser a sufficient deed for said premises so sold.

IT IS FURTHER ORDERED that the said purchaser of said property, be let into possession of every part thereof immediately; and the Clerk of this Court, upon proper request therefor, is ordered to issue a writ of assistance to said Special Master or to the said purchaser of said premises in full possession thereof; and the defendants in this action, and every person who has come into possession of said premises, or any part thereof, since the commencement of this action, upon presentation of a writ of assistance shall deliver immediate possession thereof to the said purchaser, and the failure of said defendants, or any of them, or any one in possession of said premises or any part thereof, to do so, as aforesaid, shall constitute contempt of this court.

F. E. KENNAMER
Judge

ENCLOSED: Filed Jan 14 1936
H. A. Garfield, Clerk
U. S. District Court

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

Singer Steel and Metal Corporation, et al, Plaintiffs,
vs.
Tulsa Steel Corporation, et al, Defendants,
and
Sheffield Steel Corporation, a corporation, Plaintiff,
vs.
Tulsa Steel Corporation, a corporation, Defendant,
and
Harrison-Walker Manufacturing Co., Intervener

NO. 1014 EQUITY
Consolidated.

O R D E R

It appearing to the Court that T. H. Steffens, the Receiver in the above entitled action, is ill in the hospital and unable to sign and execute documents, and it further appearing

and the receiver the said E. H. Steffens has funds on deposit in the First National Bank and Company, of Tulsa, Oklahoma, and in the Sand Springs State Bank, of Sand Springs, Oklahoma, and the receiver having requested the court for an order authorizing D. S. Rowan to sign checks said Receiver, along with L. H. Juangling, as treasurer for the receiver,

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that D. S. Rowan be and he is hereby authorized to sign checks, along with L. H. Juangling, for said Receiver's checks to be signed as follows:

L. H. JUANGLING, Treasurer for the Receiver
E. H. STEFFENS, Receiver - By D. S. ROWAN

and until further written notice from the Receiver the First National Bank and Trust Company, Oklahoma, and the Sand Springs State Bank, of Sand Springs, Oklahoma, are hereby ordered, instructed and authorized to honor checks drawn upon the accounts deposited in the care of said Receiver herein, all checks signed and executed as above set out.

D. S. ROWAN
Judge.

Dated this 14th day of January, 1936.

RECORDED: Filed Jan 14 1936
H. R. Macfield, Clerk
U. S. District Court

FARMERS INVESTMENT COMPANY of MISSOURI,)
Plaintiff,)
vs.) No. 1837 - Equity. ✓
EDNA T. WARDLY, et al.,)
Defendants.)

Now on the 14th day of January, A. D. 1936, the above entitled case is for
purpose of trial. All parties present as heretofore. Now at this time statement of John D.
is objected to and admitted in court. And thereafter, it is ordered by the Court, after
trial in this case, that decree for Plaintiff be entered, all as per original entry to be

UNITED NECESSITIES, INC.,)
Plaintiff,)
vs.) No. 1849 - Equity. ✓
M. E. ROCKHILL,)
Defendant.)

Now on the 14th day of January, A. D. 1936, the above entitled case is called
trial. All witnesses are sworn in open court and opening statements of each are made. The
witness testimony of William B. Campbell is heard by the Court. And thereafter, the noon hour
arrived, court is recessed to 1:30 o'clock P.M.

And thereafter, at 1:30 o'clock P.M. on the same day, court is again in
and parties present as heretofore stated. And thereafter, it is ordered by the Court, after
fully advised in the premises, that Plaintiff be permitted to proceed, all as per prejudice, the
complaint herein. And the further, it is ordered by the Court that Cross Petition be dismissed
with prejudice, at the cost of the Plaintiff.

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

United Necessities, Inc.,
a corporation,

Plaintiff,

-vs-

No. 1049 Equity.

H. E. ROCKHILL,

Defendant.

JOURNAL ENTRY

Now on this 14th day of January, 1936, being one of the regular days of the January Term of this Court, this matter came on for trial; and the plaintiff appeared in person by their attorneys, Ombry and Warren, and the defendant appeared in person and by his attorney M. Thomas; whereupon, both parties announced ready for trial, and the witnesses were duly sworn; whereupon, the defendant objected to the introduction of any testimony in support of the bill of complaint because the same did not state facts sufficient to constitute a cause of action, a contract attached thereto showed upon its face that it was void; whereupon, the motion was rarely overruled by the court, and the defendant excepted. WHEREUPON, the witness was subpoenaed on behalf of the plaintiff; and after further consideration the court was of the opinion that the objection to the introduction of testimony on the ground that the petition did not state a cause of action, and the contract attached to the petition was void upon its face, should be sustained and announced that fact to the plaintiff. The plaintiff was given leave to amend his bill of complaint without prejudice; whereupon, on request of the plaintiff, the bill of complaint was amended without prejudice at the cost of the plaintiff.

WHEREUPON, discussion was had in open court as to whether or not the defendant desired a trial upon his cross-complaint, and upon agreement in open court by the plaintiff the plaintiff would not interfere in any way with the defendant in the manufacture and sale of G Glo unless and until the plaintiff refiled a suit against defendant to restrain the manufacture and sale of G Glo and got legal service upon him therein, the defendant agreed that he would not move the trial upon the cross-complaint, and with leave of court the cross-complaint was allowed upon those conditions, all at the cost of the plaintiff.

F. E. KEMMERER
Judge of the U. S. District Court of the
Northern District of Oklahoma.

O.K. OMBRY & WARREN
Attys for Plf.

ENDORSED: Filed Jan 23 1936
A. L. Mulford, Clerk
U. S. District Court H

GENEVIEVE H. STEWART,

Plaintiff,

-vs-

No. 1038 - Equity.

CITY OF OKLAHOMA, OKLA. ET AL,

Defendants.

Now on this 14th day of January, A. D. 1936, it is ordered by the Court that the above case be dismissed, at this time, due to having been settled. All as per Journal entry No. 1038.

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

Nannie Pheasant, nee Goingsnake,
Lizzie (sometimes called Lydia)
Campbell, nee Goingsnake, and Royal
Goingsnake, Plaintiffs,

vs.

No. 1083 Equity

Thomas Goingsnake, Hugh Goingsnake and
Clifford Goingsnake, Defendants.

United States of America, Intervener.

D E C R E E

Now on this 21st day of January, 1936, this cause of action having come on the Court at the regular January, 1936, term of this court, on January 14, 1936, the plaintiffs appearing neither in person nor by attorney, the defendants appearing neither in person nor attorney, and the Intervener, the United States of America, appearing by Chester A. Brewer, United States Attorney for the Northern District of Oklahoma, the Court finds that the defendants and each of them, have been duly and regularly served personally or by publication more than days prior to this date, and that said defendants, and each of them, have failed and neglected answer or plead in this cause, they are by the Court declared to be in default.

The Court further finds that the land involved herein is located in the Northern District of Oklahoma, and that the Court has jurisdiction of the subject matter and of the parties to this cause.

The Court further finds that the land involved herein and hereinafter described was allotted to Nancy Goingsnake, full-blood Cherokee Indian, enrolled Opposite Roll No. 308. That said land is certified as tax exempt, under the provisions of the Act of Congress approved May 10, 1928. That the restrictions as to alienation of said land have not been removed. That Nancy Goingsnake died September 29, 1933, and at the time of her death said land was restricted to alienation and not subject to taxation.

The Court further finds that Nannie Pheasant, nee Goingsnake, Lizzie (sometimes called Lydia) Campbell, nee Goingsnake, Royal Goingsnake, Thomas Goingsnake, and Clifford Goingsnake are the sole and only heirs at law of Nancy Goingsnake, deceased, all of said heirs being full-blood Indians. That under the provisions of the Act of Congress approved January 27, 1933, said land hereinafter described is not subject to partition; and the Court being fully advised in the premises finds the issues in favor of the United States of America.

IT IS THEREFORE THE ORDER AND DECREE OF THE COURT that the petition of the plaintiffs be, and the same is hereby dismissed, and that said plaintiffs, and each of them, are enjoined from partitioning or attempting to partition the following described land, to-wit:

North Half of the Northeast quarter of Section Eight, Township Twenty-six North, Range Fourteen East; and the North 30.4 acres and the South east 10 acres of Lot Two, Section One, Township Twenty-six North, Range Thirteen East Washington County, Oklahoma.

F. E. KENNAMER

JUDGE

O.K. C. E. BAILEY United States Attorney
CHESTER A. BREWER, Assistant United States Attorney

ENDORSED: Filed Jan 15 1936

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

10
IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA

REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, JANUARY 14, 1936

HARTFORD ACCIDENT & INDEMNITY CO., Plaintiff,

-vs-

No. 1934 - Equity.

PETROLEUM ROYALTIES CO. ET AL, Defendants.

Now on this 14th day of January, A. D. 1936, it is ordered by the Court in
above case be submitted on statement of facts to be filed herein.

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

E. T. LEWIS, Plaintiff,

vs.

NO. 1973 EQUITY.

Town of Foraker, State of Oklahoma, a body
corporate and politic, et al, Defendants.

O R D E R

On the 21st day of November, 1935, pursuant to previous setting by the Court
above entitled cause came on for hearing upon the plaintiff's application for the appointment
receiver herein; plaintiff appearing by his attorneys of record, Stephen Chandler and Richard F
and the defendants appearing in person and by their attorney of record, Leander Hall, and the
defendants in open court having confessed the truth of the allegations contained in plaintiff's bill
complaint, and it appearing to the court from the statements of the parties that there are funds
said title in the sinking fund of the Town of Foraker and in the hands of T. F. Caselman, Town
of said Town of Foraker and defendant herein, and funds in the hands of Livingston Hall, C.
Treasurer of Osage County and defendant herein, which funds are properly payable to the said T.
Treasurer of the Town of Foraker for the benefit of the sinking fund of said town, all in a sum
\$1837.86 or more, and the defendants having stated in open court that in order to avoid the ex
of a receivership it is their desire to pay the said funds directly through bondholders referred
the Bill of Complaint.

It is THEREFORE ORDERED that said officials turn all of said funds over to L
Livingston Hall, County Treasurer, and upon the surrender by the said bondholders or any of them to L
Livingston Hall of just due interest coupons of a face amount equal to nine percent of the face
amount of bonds held by such bondholder or bondholders, but not to exceed three coupons clipped
from each of the 100 maturing bonds and not to exceed three coupons detached from each of the
said bonds herein, the said Livingston Hall out of the funds herein mentioned pay to each bondhol
or bondholders the full amount of the interest coupons so surrendered. It is further ordered t
said T. F. Caselman, City Treasurer, and all other defendants herein deliver to said Livingst
Hall all funds heretofore collected for the benefit of the sinking fund and that said Livingston
Hall hold the same of said funds now on hand after paying said coupons and all funds heretof
received or collected subject to the further order of this court.

MR. STEPHEN J. CHANDLER RICHARD F. FOLGER
Attorneys for Plaintiff.

MR. LEANDER HALL, Attorney for Defendants.

F. E. WILKINSON
UNITED STATES DISTRICT COURT.

RECORDED: Filed Jan 14 1936
A. L. Bradford, Clerk
U. S. District Court

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THIS CASE COMING on to be heard on the application of Horace H. Hagan et al. to Gavin, for a temporary allowance for services rendered by them to Rex Wilkinson, Receiver for Exchange National Company, during the period from November 14, 1935, to and including January 14, 1936, at the rate of \$200.00 per month, and the Court having read said application, and being satisfied 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 granted.

IT IS, THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that said application, and the same is hereby sustained, and the said Horace H. Hagan and T. Austin Gavin, et al, are awarded as a temporary allowance in said cause for services rendered during the period from November 14, 1935, to and including January 14, 1936, the sum of \$200.00; and the said Wilkinson, 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 \$200.00 to said Horace H. Hagan and T. Austin Gavin for said services rendered.

F. E. KENNAMER
United States District Judge.

ENDORSED: Filed Jan 14 1936
H. P. Warfield, Clerk
U. S. District Court

BERLETT MORTGAGE CO. A CORP., Plaintiff,)
-vs-)
LEO DOROGNE, ET AL, Defendants.)

No. 1932 - Equity.

Now on this 14th day of January, A. D. 1936, it is ordered by the Court that Order of Dismissal heretofore entered be now vacated, set aside and held for naught and that case be now re-instated.

Court adjourned to January 20, 1936.

Court convened pursuant to adjournment, Monday, January 20, 1936.

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

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

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

Samuel J. T. Straus, and Milton L. Straus, as Trustees, Plaintiffs,)
vs.)
Alden Hotel, Inc., a corporation, Defendant.)
Robert E. Straus, and Edward R. Heinsler, as Trustees, Interveners.)

Equity No. 732

(Continued)

No. 373 Equity, Continued.

O R D E R

Now on this 20th day of January, 1936, E. J. Bowers and S. J. Stewart, Rec
havein, having submitted their final report as Receivers audited and certified by Ross T. W
and Company, of Tulsa, Oklahoma, under the direction of Roy E. Godfrey of that firm, Certif
lic Accountants, and it appearing that the inventory is now being prepared and that same will
checked on behalf of the new company, Alvin Hotel Company, by its authorized representative
that additional time will be needed within which to prepare and check the said inventory;

IT IS ORDERED AND ADJUDGED that said report be filed and that one copy of
inventory, properly verified and showing acceptance by Alvin Hotel Company, be filed in this
proceeding on or before the 28th day of January, 1936.

And it is further ordered that the final report of the said Receivers and
application for a discharge and for release of the sureties on their bonds be set for hearing
this court in the District Court Room, Federal Building, Tulsa, Oklahoma, on the 28th day of
January, 1936.

F. E. KENNAMER
United States District Judge

ENDORSED: Filed Jan 23 1936
H. P. Hatfield, 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,)
No. 373 Equity ✓
EXCHANGE NATIONAL COMPANY,)
Defendant.)

ORDER AUTHORIZING SALE OF SUPERIOR OIL CORPORATION STOCK

THIS CASE COMING on to be heard on this, the 8th day of January, 1936, on
verified application of Rex Watkins, receiver for Exchange National Company, for an order
authorizing and empowering him to sell the remaining stock of Superior Oil Corporation, to-wit
3000 shares, now in his possession, the same to be sold for \$8.00 per share or above, provid
receiver is still of the opinion that it would be for the best interest of the receivership t
said stock; and the Court finding that it has jurisdiction to entertain said application and
order thereon, and being fully advised in the premises, finds that said application should be
granted.

IT IS THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that said applica
tion be, and the same is hereby granted; and the said Rex Watkins be, and he is hereby directe
authorized and empowered to sell all or a part of the remaining 3000 shares of Superior Oil C
orporation stock for the sum of \$8.00 or more per share, if said Rex Watkins is still of the opin
it is for the best interest of the receivership to sell said stock at said price, and that the
Rex Watkins be, and he is further directed, authorized and empowered to do all other things
necessary and proper, to be done fully and effectually to accomplish the letter and spirit of this

UNITED STATES OF AMERICA, ss:

THE PRESIDENT OF THE UNITED STATES OF AMERICA

(SEAL)

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

GREETING:

WHEREAS, lately in the District Court of the United States for the Northern District of Oklahoma, before you, or some of you in a cause between Milford E. Tapp and Charles Tapp, complainants, and Charles F. Stuart, respondent, No. 897, Equity, the decree of the said District Court in said cause entered on January 11, 1935, was in the following words, viz:

* * * * *

Now, therefore, it is ordered, adjudged and decreed that the complainant Charles H. Tapp, be and he is hereby declared to be the surviving husband of Mary Belle Tapp, deceased, and under the will of said Mary Belle Tapp and in order of the County Court of Osage County, Oklahoma, admitting said will to be valid and the applicable law, entitled to one-third of the Osage headrights involved in this action subsequent to the September 10, 1927, payment.

It is further ordered, adjudged and decreed that the said Last Will and Testament of Mary Belle Tapp, deceased, introduced in evidence in this cause is a valid, legal and subsisting will and conveys her estate to the legatee devisees and heirs therein named and as therein provided.

It is further ordered, adjudged and decreed that the complainant, Milford E. Tapp, as son of Mary Belle Tapp, deceased, and devisee under the will, is entitled to the remaining two-thirds of the Osage headrights involved in this action subsequent to the September 10, 1927 payment, less the legacies set out in the will, and the funeral expense of deceased.

It is further ordered, adjudged and decreed that the September 10, 1927 payment in the sum of \$2400.00 belonged to the estate of Mary Belle Tapp, deceased, and was properly receivable by the administrator of her estate and subject to the jurisdiction of the County Court of Osage County, Oklahoma, and said Osage headrights and the monies accumulated to the credit thereof were for the payment of the funeral expenses of said Mary Belle Tapp, deceased, in the sum of \$2981.75, and that the respondent is entitled to credit for that amount.

It is further ordered, adjudged and decreed that the sum of \$4050.00 provided in said will for the legatees named therein, to-wit: Minnie C. Bryant, James W. Chambers, James Leon Chambers, Louis Paul Shotto, is a valid and subsisting legacy under the provisions of the will, and the complainant, Milford Tapp, having filed herein his disclaimer to any interest therein, and that said sum be credited to the respondent in his accounting with the complainant, Milford E. Tapp.

It is further ordered, adjudged and decreed that the complainant, Charles Tapp, have and recover of and from the respondent, Charles F. Stuart, the sum of \$4629.57, together with six (6) per cent interest per annum thereon from the 25th day of August, 1933, and his costs.

It is further ordered, adjudged and decreed that the complainant, Milford Tapp, have and recover of and from the respondent, Charles F. Stuart, the sum of \$2263.75, together with six (6) per cent interest per annum thereon from the day of August, 1933, and his costs herein.

as by the inspection of the transcript of the record of the said District Court, which was into the United States Circuit Court of Appeals, Tenth Circuit, by virtue of an appeal by C. F. Stuart and a cross-appeal by Milford E. Tapp, et al. agreeably to the Act of Congress, in cases made and provided, fully and at large appears;

AND WHEREAS, at the September, Term, in the year of our Lord one thousand 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 said District Court and was argued by counsel.

On consideration whereof, it is now here ordered, adjudged and decreed by this Court that the decree of the said District Court in this cause be and the same is hereby reversed and that this cause be and the same is hereby remanded to the said district court with instructions to dismiss the bill of complaint; and that Charles F. Stuart, appellant and cross-appellee, be restored to and from Milford E. Tapp and Charles H. Tapp, appellees and cross-appellants, his rights herein.

- - December 9, 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 Circuit Court of Appeals, Tenth Circuit, on the 17th day of January, in the year of our Lord one thousand nine hundred and thirty-six.

COSTS OF Appellant and Cross- appellee:	Clerk, Printing Record, Attorney,	\$40.53 \$-- -- <u>\$20.00</u> \$60.35
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ALBERT TREGO
 Clerk of the United States Circuit Court of
 Appeals, Tenth Circuit.
 By H. A. McINTYRE
 Deputy Clerk.

ENDORSED: Filed Jan 21 1936
 H. P. Warfield, Clerk
 U. S. District Court ME

 UNITED STATES CIRCUIT COURT OF APPEALS
 Tenth Circuit

Costs taxed in favor of appellant, in the case of Charles F. Stuart vs. Milford E. Tapp
 No. 1261.

Filing record and docketing cause.	5 25
Filing 24 copies of printed record,	6 00
Filing and entering 1 appearance for appellant	50
Filing and entering 2 appearances for appellee	1 00
Clerk, preparing record for printer, etc.,	-- --
Printer, for printing record,	-- --
Filing 16 papers,	4 00
Entering 3 orders, 3 folios,	60
Filing briefs for appellant	5 00
Filing briefs for appellee	5 00
Filing opinion	25
Filing and entering decree,	1 25
Filing petition for a rehearing,	-- --

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
 DISTRICT OF OKLAHOMA
 REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, JANUARY 21, 1936

Issuing mandate to District Court,	5 00
Filing receipt for mandate,	25
Filing receipt for balance of deposit,	25
Attorney's docket fee,	20 00
Filing 24 copies of supplemental record,	6 00
	60 35

Attest:

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

ENDORSED: Filed Jan 21 1936
 H. P. Warfield, Clerk
 U. S. District Court

By H. A. McINTYRE
 Deputy Clerk.

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

United States,	Complainant,)	
)	
vs.)	No. 951 Equity. ✓
)	
Bert Lawton, et al,	Respondents.)	

O R D E R

Now on this 21st day of January, 1936, the objection of the above named respondent, Bert Lawton, to the confirmation of sale in the above mentioned case, having come on hearing before this Court on January 7, 1936, and complainant having appeared by Chester A. Assistant United States Attorney for the Northern District of Oklahoma, and the respondent, Lawton, appearing in his own behalf, and the Court having been advised in the premises find that on December 9, 1935, the property involved in this foreclosure proceedings, after due per notice of sale, was purchased by the Osage Indian Agency and on behalf of Leo Boren Ma unallotted Osage Indian, and mortgagee in said foreclosure proceedings, for the sum of \$2,2

The court further finds that the sum bid should be raised to the sum of \$2 with interest thereon at the rate of 7% per annum from October 23, 1933 to this date, and t of said action.

IT IS THEREFORE THE ORDER OF THE COURT that the objection of the responden Bert Lawton, to confirmation of said sale be, and the same is hereby overruled, and that sa bid on said real estate be, and same hereby is raised from the sum of \$2,250.00 to cover th amount of the judgment rendered herein on March 19, 1935.

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

F. E. KENNAMER
 JUDGE

BERT LAWTON, Respondent.

ENDORSED: Filed Jan 21 1936
 H. P. Warfield, Clerk
 U. S. District Court

Court convened pursuant to adjournment, Thursday, January 23, 1936.

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

D. D. MUNCEN, Plaintiff,)
vs.) No. 997 In Equity ✓
HESTER MARTIN, Administratrix, et al Defendant.)

ORDER TO TAKE BILL PRO CONFESSO AS TO DEFENDANT, HESTER MARTIN, ADMINISTRATRIX.

It appearing to the court that no answer or other defense has been filed as required by Equity Rule No. 12, by the defendant, Hester Martin, Administratrix, and in default of the plaintiff having elected to take an order that the bill of complaint be taken pro conf under Equity Rule No. 16; it is hereby ordered that said bill of complaint be taken pro conf as to the defendant, Hester Martin, Administratrix, for failure of said defendant to file her answer herein.

Dated this 23 day of January, 1936.

F. E. KENNAMER
United States District Judge.

ENDORSED: Filed Jan 23 1936
H. P. Warfield, Clerk
U. S. District Court

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

Sovereign Camp of the Woodmen of the World, Plaintiff,)
-vs-) No. 1078 In Equity. ✓
Myrtle Clark and Hattie Clark, Defendant.)

O R D E R

NOW, on this 23 day of January, 1936; comes the for consideration before the signed hereof the above entitled cause, on the application of plaintiff, interpleader, for the to fix attorney fees and for reimbursement of costs, which application was filed herein on the day of January, 1936, and after an examination of said application and after hearing statements of counsel, it appears that it is conceded by counsel representing each of said defendants that amount due upon said policy has heretofore been deposited in the registry of this court, and plaintiff is entitled to be reimbursed for the costs heretofore laid out and expended, and allowance of a reasonable attorney's fee for the benefit of counsel for plaintiff, and it be further agreed by said parties that the court may fix the amount of said fee without the intervention of testimony.

WHEREUPON, it is by the Court CONSIDERED, ORDERED, ADJUDGED AND DECREED that of the funds deposited in the registry of said court as the proceeds of the certificate of insurance declared upon the plaintiff be reimbursed for costs advanced in the total sum of \$36.00 and an attorney fees in the sum of \$65.00, be, and is hereby allowed for the benefit of plaintiff attorney of record, said sums to be paid by the Clerk of said Court out of said funds on demand.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the plaintiff herein be acquitted and discharged and released of all liability upon the plaintiff's petition, and that the original certificate of insurance in possession of said defendants be surrendered and returned to said plaintiff, and that plaintiff go hence without delay.

IT IS FURTHER ORDERED that the foregoing order shall be without prejudice to the right of the defendants herein to litigate between themselves the question of who is entitled to the proceeds of said certificate of insurance.

F. E. KENNAMER
 J U D G E

ENDORSED: Filed Jan 23 1936
 H. P. Warfield, Clerk
 U. S. District Court

 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 Gantz, doing business as Star Theatre, Sand Springs, Oklahoma,		Defendant.)

JOURNAL ENTRY

NOW, on this 22nd day of January, 1936, there comes before the Court for consideration the motion of defendant to strike from the files plaintiff's amended bill for injunction and the plaintiff appearing by its counsel, Eldon J. Dick, and the defendant appearing by his attorneys, Coffey & Coffey, the defendant is given leave to amend his motion, instanter and interlineation, to include a motion to dismiss the alternative, should the motion to strike be ruled.

Plaintiff consents to said amendment and agrees thereto, and thereupon said motion is presented to the Court and argument of counsel is heard thereon, after which the Court finds that such part of defendant's motion, which is a motion to strike, should be overruled and that part which is a motion to dismiss should be sustained.

IT IS, THEREFORE, ORDERED AND ADJUDGED that defendant's motion to strike be overruled and that said defendant's motion to dismiss be, and the same is hereby sustained, and the action and ruling of the Court plaintiff excepts. The plaintiff elects to stand upon its amended bill for injunction and damages and refuses to plead further. Whereupon the Court enters judgment for the defendant and against the plaintiff and orders plaintiff's cause of action dismissed which action of the Court plaintiff excepts.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that defendant recover his costs expended, including One Hundred Twenty Five (\$125.00) Dollars attorney's fees, to which the plaintiff excepts and gives notice in open court of its intention to appeal to the Circuit Court of Appeals from each and all of adverse order and ruling of the Court and requests that the giving of such notice and intention to appeal be entered upon the trial of said Court, which is accordingly done. And thereupon, the Court fixes appeal bond in the amount of \$250.00 Dollars.

F. E. KENNAMER
JUDGE.

O.K. as to form:
ELDON J. DICK atty for Plaintiff.

O.K. as to form:
COFFEY and COFFEY

ENDORSED: Filed Jan 23 1936
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to January 25, 1936.

Court convened pursuant to adjournment, Saturday, January 25, 1936.

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 ASSIGNMENTS
OF COLLATERAL CHATTEL MORTGAGES.

THIS CAUSE COMING on to be heard on this the 25th day of January, 1936, on application of Rex Watkinson, Receiver for Exchange National Company for an order, directing, authorizing and empowering him to make, execute and deliver to Robert L. Imler, a good and sufficient assignment of the following described collateral chattel mortgage:

Dated April 7th, 1932, executed by Blair Brothers Realty Company, to Exchange National Company and covering furniture, rugs, drapes, curtains, and other effects in the Blair Apartments located at 614 South Elwood, Tulsa, Oklahoma,

and that he be further directed, authorized and empowered to make, execute and deliver to J. Imler a good and sufficient assignment of the following described chattel mortgage:

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
 DISTRICT OF OKLAHOMA
 REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA SATURDAY, JANUARY 25, 1936

Dated July 29th, 1932, executed by Blair Brothers Realty Company to Exchange National Company and covering furniture, rugs, drapes, curtains and other effects in the Blair Apartments located at 614 South Elwood, Tulsa, Oklahoma,

inasmuch as said gentlemen have heretofore acquired said mortgages, but the actual transfer assignment thereof have not heretofore been completed, and the court having read said application and finding that it has jurisdiction to entertain the same and enter an order thereon, and 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 to Robert L. Imler a good and sufficient assignment of the first above described collateral chattel mortgage, and that he make, execute and deliver to J. A. Chapman a good and sufficient assignment of the second above described collateral chattel mortgage; and

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that 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 said application and this order.

F. E. KENNAMER
 United States District Judge

ENDORSED: Filed Jan 25 1936
 H. P. Warfield, Clerk
 U. S. District Court

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 OF PARTIAL RELEASE OF SECOND MORTGAGE.

THIS CAUSE COMING on to be heard on this 25th day of January, 1936, on the verified application of Rex Watkinson, Receiver of Exchange National Company, for an order authorizing, empowering and directing him to make, execute and deliver a good and sufficient release of second mortgage dated the 30th day of January, 1930, executed by Claude W. Garrett and Katherine O. Garrett, his wife, to Exchange National Company, a corporation, Tulsa, Oklahoma, recorded the 1st day of February, 1930, in Book 614, at page 288, of the records in the office of the Court Clerk, Muskogee County, Oklahoma, insofar as said mortgage covers and affects the following described land situated in Muskogee County, State of Oklahoma, to-wit:

The West Half of the Southeast Quarter of the Southwest Quarter and the Southeast Quarter of the Southeast Quarter of the Southwest Quarter of Section Twenty-seven (27), Township Fourteen (14) North, Range Twenty (20) East, consisting of 30 acres, more or less;

and the Court having read said application and finding that it has jurisdiction to entertain application 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 the application of said Rex Watkinson to make, execute and deliver a partial release of said second mortgage described insofar as it covers and affects the land herein described, be and the same is hereby sustained and said Rex Watkinson, Receiver of Exchange National Company, be and he is hereby authorized and directed to make, execute and deliver a good and sufficient partial release of said second mortgage, and he is hereby authorized, directed and empowered to do all the things necessary and proper to accomplish the letter and spirit of said application and this Order.

F. E. KENNAMER
United States District Judge.

ENDORSED: Filed Jan 25 1936
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 REPAIRS

THIS CAUSE COMING on to be heard on this, the 25 day of January, 1936, on application of Rex Watkinson, Receiver for Exchange National Company, for an order authorizing, directing and empowering him to make repairs on the following described property:

North 22 ft. of the South 22 ft. of Lot 5, in Block 7 of the original
Townsite of Tulsa, State of Oklahoma,

said repairs to amount to the sum of \$350.00, in order that he may make a satisfactory lease of said property; 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 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, Receiver for Exchange National Company, be, and he is hereby directed, authorized and empowered to make additional repairs on the above described property in the amount of \$350.00; and that the said Rex Watkinson be, and he is hereby directed, authorized and empowered to do all other things, necessary and proper, in order to carry out and effectually to accomplish the letter and spirit of the application and this order.

F. E. KENNAMER
United States District Judge.

ENDORSED: Filed Jan 25 1936
H. P. Warfield, Clerk
U. S. District Court

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

THE EXCHANGE NATIONAL BANK OF TULSA,)
Oklahoma, Plaintiff)
vs.)
) No. 1050 EQUITY.
CLAUDE W. DAVY, LEONA DAVY, and the)
UNITED STATES OF AMERICA, Defendants.)

FINAL DECREE

This cause came on to be heard on the 26th day of September, 1935, the plaintiff appearing by its solicitors, Jos. L. Hull and Jas. E. Bush, and the defendant, UNITED STATES OF AMERICA, by its solicitor, Chester Brewer, Assistant United States District Attorney, and the defendants, CLAUDE W. DAVY and LEONA DAVY, appearing not, although duly and legally served with process in this cause. Evidence was introduced and the cause was argued by counsel, and the cause was taken under advisement; and,

NOW, this cause comes on to be further heard, and after due consideration, ORDERED, ADJUDGED AND DECREED as follows, to-wit:

(1) That the defendant CLAUDE W. DAVY is indebted to THE EXCHANGE NATIONAL BANK OF TULSA, Oklahoma, plaintiff herein, in the sum of Fourteen Hundred and Fifty Dollars (\$1,450.00) as principal with interest thereon at the rate of ten per cent (10%) per annum from August 17, 1933, which at the date hereof amounts to Three Hundred Forty-seven and 59/100 (\$347.59) Dollars and a total of Seventeen Hundred Ninety-seven and 59/100 Dollars (\$1,797.59), for which said defendant is indebted to plaintiff as the date of this decree; that the mortgage given by the said CLAUDE W. Davy and Leona Davy, his wife, defendants, to said The Exchange National Bank of Tulsa, Oklahoma, of February 23, 1934, and recorded in Book 1084, page 150 in the office of the County Clerk of Tulsa County, Oklahoma, covering the following described property situate in Tulsa County, Oklahoma, to wit, Lot 1, Block 10, Stonebraker Heights Addition to the City of Tulsa, Oklahoma, according to the duly recorded plat thereof, is a valid subsisting first lien upon all of said mortgaged property and plaintiff is entitled to a foreclosure of the same.

(2) The United States of America has a valid and subsisting lien upon said property estate junior only to the lien of said mortgage in favor of The Exchange National Bank of Tulsa, Oklahoma, income taxes levied and assessed against said Claude W. Davy for the taxable year of 1930 in the sum of Two Thousand Four Hundred Eighty-two and 15/100 Dollars (\$2,482.15), together with the interest thereon, penalties and costs thereon as provided by law, notice of which was filed in the office of the Clerk of this Court and of the office of the County Clerk of Tulsa County, Oklahoma, on November 22, 1932.

(3) If the defendant Claude W. Davy shall fail for a period of twenty (20) days after the date of this decree to pay to the plaintiff the sum of Fourteen Hundred and Fifty Dollars (\$1450.00) with interest thereon at the rate of ten per cent (10%) per annum from August 17, 1933, and the costs of this action, an order of sale shall be issued by the Clerk of this Court upon praecipe therefor filed by the plaintiff, directing the Special Master, hereafter appointed, to make, direct and conduct the sale of the mortgaged property, directing him to cause said mortgaged property to be first appraised as hereafter provided and in accordance with the provisions hereof to sell said mortgaged property at public sale at the courthouse door of the county in which the said mortgaged property is situated. Said Special Master shall, upon receipt of an order of sale, call an inquest of three (3) disinterested householders resident within Tulsa County, and cause to be administered to them by a proper officer an oath impartially to appraise the mortgaged property above mentioned upon actual view thereof, and he shall cause such householders to forthwith return to him under their hands an estimate of the real value of said property. If said appraisal is made the Special Master shall advertise and sell said mortgaged property to the highest bidder for cash, subject to confirmation by the Court, after first publishing notice of such proposed sale, describing the real estate to be sold and the time, place and terms of sale.

in a newspaper printed, regularly issued and having a general circulation in Tulsa County, for at least once a week for at least four weeks prior to such sale, which sale shall be held at the front door of the Tulsa County Courthouse in the City of Tulsa, in Tulsa County, State of Oklahoma, and said property shall be sold free and clear of the liens of The Exchange National Bank of Tulsa and of the United States of America, herein decreed, and of the right, title, claim or interest thereon of the said defendant Claude W. Davy or of his wife, Leona Davy, and the purchaser at such sale, after confirmation thereof, shall take title to said property free and clear of such claims of any of the parties hereto. Should the plaintiff, at any such sale, be the successful bidder the amount of such bid shall be credited to the amount found due the plaintiff and the plaintiff will not be required to pay to the Special Master any amount in excess of the costs of this action, and the expenses of such sale, except, in the event its successful bid at such sale exceeds the amount of such costs and expenses and the amount of the indebtedness found to be due to it, in which case it shall pay the amount of such excess in cash to the Special Master. All other bidders at such sale shall pay the amount of their bids in cash and no cash shall be received by the Special Master unless accompanied by cash for the amount thereof. The Court reserves the right to reject any and all bids for less than two-thirds of the appraised value of said mortgaged property, and to refuse confirmation of the sale upon any such bid and in such event to order the mortgaged property to be again sold upon such terms as it may then prescribe. The proceeds arising from any such sale shall be applied by said Special Master as follows, to wit:

- FIRST: In payment of the costs of said sale and of this action;
- SECOND: In payment to plaintiff, The Exchange National Bank of Tulsa, of said sum of \$1450.00 with interest thereon at the rate of 10% per annum from August 17, 1933;
- THIRD: The residue, if any, shall be paid into the registry of this Court to be paid to the United States of America upon proper application therefor, to be applied upon such tax lien;
- FOURTH: If any funds remain after such payment they shall be paid into the registry of this Court for further distribution in accordance with the rights of the defendant Claude W. Davy, and Leona Davy.

(4) IT IS FURTHER ORDERED, ADJUDGED AND DECREED that if the proceeds arising from the sale of said mortgaged property shall be insufficient to pay the amount so found due the plaintiff herein, together with the interest thereon, together with the costs and expenses of this proceeding, then the said Special Master shall report to the Court the amount of such deficiency and upon confirmation of said report plaintiff shall be entitled to have judgment against the defendant Claude W. Davy for the amount of the deficiency and shall have execution therefor, pursuant to the rules and practice of this Court.

(5) IT IS FURTHER ORDERED and DECREED that Joseph A. Moran, of Tulsa, Oklahoma, and he is hereby appointed Special Master to make, direct and conduct such sale, and he is ordered upon the making of any such sale to file his report with the Clerk of this Court, and upon execution by the Court of any such sale, the said Special Master shall be directed to make conveyance of the property sold, to the purchaser or purchasers.

(6) All matters not hereby disposed of are hereby reserved by the Court for further adjudication, and any parties to this cause may at any time apply to the Court for such relief at the foot of this decree in respect of any matter not herein specifically provided for. For the purpose of making any further order or decree in relation to any matter arising in connection with this decree, or any sale thereunder, the present term of this Court is hereby continued.

To which decree the defendant, UNITED STATES OF AMERICA, duly excepts and its objection is hereby allowed.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA SATURDAY, JANUARY 25, 1936

Done in open court, this 25th day of January, 1936.

F. E. KENNAMER
United States Judge

O.K. as to form

CHESTER A. BREWER
Asst. U. S. Atty.

ENDORSED: Filed Jan 25 1936
H. P. Warfield, Clerk
U. S. District Court H

Court adjourned to January 27, 1936.

REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, JANUARY 27, 1936

Court convened pursuant to adjournment, Monday, January 27th, 1936.

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

HINDERLITER TOOL COMPANY, A CORPORATION,)
Plaintiff,)
vs.) IN EQUITY NO. 561
)
)
LARKIN PACKER COMPANY, A CORPORATION, Defendant.)

FINAL DECREE

This cause having heretofore come on for hearing in regular course, and an locutory decree having been heretofore entered, referring this cause to a Special Master, and parties hereto having effected between themselves a settlement of all questions arising on s accounting, it is,

ORDERED, ADJUDGED AND DECREED as follows, to-wit:

1. That the United States Letters Patent No. 1,344,922 to Lory J. Mildren June 29, 1920 are good and valid in law as to Claims 2, 3, 5 and 6 thereof; that the plaintiff Hinderliter Tool Company, a corporation, is the lawful owner of the entire right, title, and est in and to said Letters Patent including the right to sue and recover for past infringement thereof.

That the United States Letters Patent No. 1,729,940 to Frank J. Hinderliter dated October 1, 1929 are good and valid in law as to Claims 1, 2 and 3 thereof; that the plaintiff Hinderliter Tool Company, a corporation, is the lawful owner of the entire right, title and

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, JANUARY 27, 1936

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

United States of America, Plaintiff,)
vs.) No. 1087 - Equity.
N. C. Barry et al, Defendants.)

O R D E R

Now this 27th day of January, 1936 this matter comes on for hearing on the application of N. C. Barry, Russell D. Garner, personally and as trustees under the will of M. Kenoyer, deceased, Harry D. Bradley, and Evans-Wallower Lead Company, defendants herein, that they be granted additional time to plead to the Bill of Complaint herein filed. There is no objection to granting such additional time by the plaintiff, and it appearing that said petition should be granted,

IT IS ORDERED that the defendants last above named are granted thirty (30) additional time in which to plead to the Bill of Complaint herein filed.

F. E. KENNAMER
Judge.

Approved: C. E. BAILEY
Attorney for Plaintiff.

FRANK NESBITT
H. C. WALLACE
Attorneys for said defendants.

ENDORSED: Filed Jan 27 1936
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. 1092 Equity
John Robinett, Defendant.)

ORDER OF DISMISSAL

Now on this 27th day of January, 1936, this matter coming on to be heard, it appearing to the Court that the purpose for which said cause was instituted has been satisfied by the respondent, John Robinett, vacating the land involved herein and delivering up possession of said land to the Superintendent of the Osage Indian Agency, and that further prosecution of said cause is not necessary

IT IS THEREFORE ORDERED that said cause be, and the same is hereby dismissed.

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

F. E. KENNAMER
JUDGE

ENDORSED: Filed Jan 27 1936
H. P. Warfield, Clerk
U. S. District Court

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, JANUARY 28, 1936

Court convened pursuant to adjournment, Tuesday, January 28, 1936.

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.)	

ORDER CONFIRMING REPORT AND DISCHARGING RECEIVERS

On this 28th day of January, 1936, came on for hearing the final report of Bowers and S. J. Stewart, Receivers appointed by the court in the above entitled cause, th being present by their respective counsel. And the court having duly considered the said and there being no objections thereto, finds that said report should be in all things conf The court further finds that the said E. J. Bowers and S. J. Stewart, Receivers, have in a pects managed the property placed in their charge and disposed of the same according to th and directions of this Court, and that they are entitled to be discharged and their bonds released from further liability.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by the court that the fina of E. J. Bowers and S. J. Stewart, receivers herein, be and the same is hereby approved, an said E. J. Bowers and S. J. Stewart are hereby discharged as such Receivers and the suretie their bonds are released from further liability.

F. E. KENNAMER
United States District Judge

ENDORSED: Filed Jan 28 1936
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to January 29, 1936.

REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, JANUARY 29, 1936

Court convened pursuant to adjournment, Wednesday, January 29, 1936.

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
REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, JANUARY 29, 1936

IT IS FURTHER ORDERED that pursuant to stipulation heretofore made by the
to such effect that no allowance is made to said receiver herein.

IT IS FURTHER ORDERED that the Clerk of this Court be and he is hereby au
and directed to release the judgment above described, rendered as aforesaid in favor of th
plaintiff, the United States, in its behalf and in behalf of the Osage Nationa, and again
defendant, William D. Gray, which judgment has heretofore been paid as aforesaid, upon the
ment by defendant of the court costs herein accrued.

F. E. KENNAMER
Judge.

O.K. CHESTER A. BREWER Asst. U.S. Attorney.
EBEN L. TAYLOR, Atty for W. D. Gray &
H. W. James, Receiver.

ENDORSED: Filed Jan 29 1936
H. P. Warfield, Clerk
U. S. District Court

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

VIVIAN WIMBISH, nee Clayton, Plaintiff,)
vs.) No. 859 - Equity.
CHARLIE CLAYTON, et al, Defendants.)

ORDER ALLOWING ADDITIONAL TIME IN WHICH TO ANSWER

On this 29th day of January, 1936, for good cause shown,

IT IS HEREBY ORDERED that the defendants, Henry Lowrance, W. H. Odell and
and each of them, be and hereby are granted until and including the 15th day of February,
as additional time in which to file answer to the amended bill of complaint of plaintiff,
Wimbish, nee Clayton, herein.

F. E. KENNAMER
Judge.

ENDORSED: Filed Jan 29 1936
H. P. Warfield, Clerk
U. S. District Court H

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

United States, Plaintiff,)
vs.) No. 951 - Equity.
Bert Lawton, et al, Defendants.)

ORDER APPROVING MARSHAL'S SALE

Now on this 29th day of January, 1936, comes the plaintiff, the United Stat

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IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, JANUARY 29, 1936

its own behalf and in behalf of Leo Boren Martin, unallotted Osage Indian, by its attorney 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 States District Court for said District, on the 31 day of October, 1935, said sale being following described property, to-wit:

Lots 9, 10, 11 and 12, Block 41, Palmer Highland Addition to 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 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 respects.

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 said return, said land bid in by Osage Indian Agency for Leo Boren Martin, unallotted Osage Indian, and the mortgagee in said mortgage, a good and sufficient Marshal's deed for the premises with all 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 Jan 29 1936
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to January 30, 1936.

REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, JANUARY 30, 1936

Court convened pursuant to adjournment, Thursday, January 30, 1936.

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

State of Oklahoma, ex rel Margaret Jennings, a citizen, resident and taxpayer of Creek County, Oklahoma, Complainant.)	
)	
vs.)	No. 943 Equity.
)	
Ghayn Ray, County Treasurer, County of Creek, State of Oklahoma, Prairie Oil and Gas Company, a corporation, and Sinclair Prairie Oil Company, a corp., Respondents.)	

JOURNAL ENTRY

This cause came on to be heard at this term upon the defendants' motion to complainant's bill of complaint, on the ground that the facts alleged in said Bill were insufficient to constitute a valid cause of action in equity in favor of the complainant as against defendants, or either of them, and was argued by counsel, and thereupon, upon consideration thereof, it was ordered, adjudged and decreed that said motion be sustained upon the ground the facts alleged in complainant's bill are insufficient in equity to constitute a valid action in favor of the complainant as against the defendants, or either of them;

WHEREFORE the complainant refused to amend or to plead further and elected stand upon the bill of complaint; whereupon complainant's bill of complaint is hereby dismissed with prejudice, and that the defendants recover their costs, and that this complainant be a to pay all costs incurred in this cause, for which let execution issue.

IT IS THEREFORE CONSIDERED, ORDERED AND DECREED that the bill of complaint in be, and the same is hereby dismissed, at plaintiff's costs.

To which order and judgment of the court complainant duly

APPROVED AS TO FORM: H. O. LITTLE GEORGE H. JENNINGS Attorney for Complainant.	F. E. KENNAMER District Judge.
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Attorneys for Board of County
Commissioners of Creek County, Oklahoma,

Attorneys for Ghayn Ray, Treasurer of
Creek County, Oklahoma.

EDWARD H. CHANDLER SUMMERS HARDY
Attorneys for Defendant, Sinclair-Prairie Oil and Gas Co.

ENDORSED: Filed Jan 30 1936
H. P. Warfield, Clerk
U. S. District Court

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, JANUARY 30, 1936

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

FARM & HOME SAVINGS & LOAN ASSOCIATION,)
OF MISSOURI, a corporation, PLAINTIFF,)

vs

EDNA J. WAKELY and JOHN D. WAKELY, her husband,)
and C. L. Smittle, doing business as Northside)
Grocery, DEFENDANTS.)

No. 1025 Equity

D E C R E E

This cause came on to be further heard this January 14, 1936, at this January 1936, term of said Court, and counsel informally argued their respective contentions. Counsel defendants renewed his objections to the jurisdiction of the Court and same were overruled, which ruling of the Court defendants Edna J. Wakely and John D. Wakely jointly and severally accepted. Thereupon, upon consideration of the matter, it was ordered, adjudged and decreed by the Court as follows:

(1) That plaintiff have and recover, in rem, a first mortgage lien, superior to all others, except taxes, for Four Thousand Dollars (\$4,000.00) with interest thereon at the rate of 7.2 per cent per annum from January 13, 1936, until paid, and the costs accrued in the suit and costs accruing, upon and against the following described real estate, and improvements thereon, in Tulsa County, Oklahoma, to-wit:

All of Lot Number One (1) and all of the North Five (5) feet of Lot Number Two (2), all in Block Ten (10) of Burgess Hill Addition to the City of Tulsa, Oklahoma, according to the recorded plat thereof, and all improvements thereon.

(2) That if said judgment with interest and costs aforesaid be not paid in full within six months from and after this January 14, 1936, that the Clerk of this Court issue or cause to be issued by the hand of himself, or his Deputy, an order of sale directed to the Marshal of this Court directing him to advertise in the Tulsa Daily Legal News, for thirty days, said real estate with all improvements thereon, for sale, in bulk or in parcels, without appraisal, for the highest sum bid at public sale at the West Front Door of the Tulsa County Court House, at Sixth and Boulder Streets in the City of Tulsa, Oklahoma.

(3) That at said sale the plaintiff (Judgment creditor) may bid and pay or cause to be paid to satisfy its bid, within the limits of its judgment lien aforesaid, by requesting said Officer conducting the sale to credit amount of its bid on the amount of said judgment and interest accrued at the time of sale.

(4) That after said sale and the confirmation thereof by the Court the defendants, Edna J. Wakely and John B. Wakely, her husband, and any and all persons or corporation claiming or asserting, at any time, against the purchaser at such sale, any equity, right, title, lien or interest in or to said real estate and improvements thereon, or any part thereof.

To which judgment and decree, and each and every part thereof, separately and severally, the defendants, Edna J. Wakely and John D. Wakely, her husband, duly excepted.

F. E. KENNAMER
JUDGE.

ENDORSED: Filed Jan 30 1936
H. P. Warfield, Clerk
U. S. District Court ME

Court adjourned to February 1, 1936.

Court convened pursuant to adjournment, Saturday, February 1, 1936.

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. 916 Equity.
)	
Maud Weaver,	Defendants.)	

ORDER APPROVING MARSHAL'S SALE

Now on this ___ day of Feb. 1936, comes the plaintiff, the United States on own behalf and in behalf of the heirs of Wiley Whitewing, deceased Osage Allottee No. 686, 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 October, 1935, said sale being of the following described property, to-wit:

Lots One, Two and Three, Block Forty, original townsite of Hominy, 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, land bid in by Osage Indian Agency for the heirs of Wiley Whitewing, deceased Osage Allottee No. 686, the mortgagee herein, 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 Feb 1 1936
 H. P. Warfield, Clerk
 U. S. District Court.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA SATURDAY, FEBRUARY 1, 1936

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

Zela Pauline Wall, Plaintiff,)
vs.)
Mary B. Howell, Joseph W. Howell,) No. 1018 - In Equity.
and Rainbow Motor Company, Defendants.)

PETITION FOR APPEAL.

To the Honorable F. E. Kennamer, United States District Judge for the Northern District of Oklahoma:

Defendants Mary B. Howell and Joseph W. Howell, above named, conceiving themselves aggrieved by the decree made and entered in this cause on the 26th day of November, do hereby appeal from said decree to the United States Circuit Court of Appeals for the Tenth Circuit, for the reasons specified in the assignment of errors, which is filed herewith, and they pray that their appeal be allowed and that citation issue as provided by law, and that transcript of the record, proceedings and papers upon which said decree was based, duly authenticated, may be sent to the said United States Circuit Court of Appeals for the Tenth Circuit.

G. R. NIXON
Solicitor for defendants Mary B. Howell and Joseph W. Howell.

And now, on this 1st day of February, 1936, it is ordered that the appeal be allowed prayed for. Bond fixed in sum of \$500.00.

F. E. KENNAMER
Judge.

ENDORSED: Filed Feb 1 1936
H. P. Warfield, Clerk
U. S. District Court ME

Court adjourned to February 3, 1936.

REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, FEBRUARY 3, 1936

Court convened pursuant to adjournment, Monday, February 3, 1936.

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
REGULAR JANUARY 1936 TERM-EQUITY TERM TULSA, OKLAHOMA WEDNESDAY, FEBRUARY 5, 1936

SW 10 acres of Lot 1 and all of Lot 2 in Section 8, Township 22 North, Range 20 East, Mayes County, Oklahoma, containing 49.04 acres, more or less;

provided that the sale price shall not be less than the sum of \$800.00, and that the same be held at the Front Door of the County Court House at Pryor, Oklahoma, the same being the seat of Mayes County; and that he be authorized to do all other things, necessary and proper in order fully and effectually to accomplish the letter and spirit of the application and to order.

F. E. KENNAMER
United States District Judge.

ENDORSED: Filed Feb 5 1936
H. P. Warfield, Clerk
U. S. District Court H

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,)
Plaintiffs,)
vs.) No. 956 Equity. ✓

SOUTHWESTERN SALES CORPORATION, a cor-)
poration,) Defendant.

DISMISSAL OF COMPLAINT WITHOUT PREJUDICE.

Now on this 8th day of January, 1936, the matter of dismissing the complaint of the plaintiffs without prejudice for failure to prosecute comes on for hearing pursuant to a writ and the plaintiffs appeared through Hobart E. Jiggins, attorney at law, of Tulsa, Oklahoma and the defendant was present represented by it's counsel, David Milsten, Esq., and the Court proceeded to examine the pleadings in the case and finds that said case has been pending since the early part of 1934; the Court listened to the response made by the plaintiff and the statement of counsel for the defendant, after which the Court finds that this case should be dismissed out prejudice as to the re-filing.

THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED BY THE COURT, that this case be dismissed for failure to prosecute and that said dismissal is to be without prejudice as to the re-filing of said causes of action as set up in said complaint and plaintiffs are allowed to re-file said suit.

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

ENDORSED: Filed Feb 5 1936
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
REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, FEBRUARY 5, 1936

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

LAURA B. WELLS,	Complainant)	
)	
vs.)	
)	No. 1020 Equity.
A. L. Carmichael, as County)	
Treasurer, et al,	Respondents.)	

O R D E R

Now on this 4th day of February, 1936, good cause appearing therefor, and 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 is hereby granted 90 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. KENAMER
J U D G E.

ENDORSED: Filed Feb 5 1936
H. P. Warfield, Clerk
U. S. District Court

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 Pub-)	
lishers, et al,	Plaintiffs,)
)
vs.)
)
SOUTHWESTERN SALES CORPORATION, a cor-)	No. 1048 EQUITY
poration,	Defendant.)

ORDER ENLARGING AND EXTENDING TIME TO TAKE DEPOSITIONS.

For good cause shown the court finds that the plaintiffs and the defendant, being parties to this suit should be allowed additional time within which to take, complete & depositions to be used as evidence in this action. The court therefore enlarges upon the time ed by the Equity rules of this court, and also enlarges upon and extends the time heretofore ed for the taking, completing and filing depositions in this case, which additional time was the parties hereto by order of this court, dated December 12, 1935. The court finds that the tiffs and each of them should be allowed an additional thirty (30) days time from and after F 15, 1936, within which to take, file and complete depositions to be used as evidence herein; after the defendant shall have thirty (30) days time from March 15, 1936, within which to tak plete and file it's depositions, said time to expire on April 15, 1936; thereafter plaintiffs have an additional twenty (20) days time within which to take, complete and file rebutting de tions.

HEREFORE IT IS ORDERED ADJUDGED AND DECREED BY THE COURT that the time for taking, completing and filing deposition on the part of all plaintiffs and the defendant in t is extended and enlarged. The plaintiffs are granted an additional extension of thirty (30) time from and after February 15, 1936, said time to expire on March 15, 1936, within which to complete and file their depositions in this case; the defendant is thereafter to have thirty days time within which to take, complete and file their depositions, said time to begin on Ma

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U. S. DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, FEBRUARY 5, 1936

15, 1936 and said time is to expire on April 15, 1936, thereafter the plaintiffs are granted a period of twenty (20) days within which to take, complete and file rebutting depositions, to begin on April 16, 1936, and to expire on May 6, 1936.

Dated at Tulsa, Oklahoma this 5 day of February 1936.

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

ENDORSED: Filed Feb 5 1936
H. P. Warfield, Clerk
U. S. District Court ME

Court adjourned to February 6, 1936.

REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, FEBRUARY 6, 1936

Court convened pursuant to adjournment, Thursday, February 6, 1936.

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, Complainant,)
)
vs.)
) No. 918 Equity ✓
Nicholas Brenner, Lena Brenner, J. B.)
Walker and Pearl Lemaster, Defendants.)

JOURNAL ENTRY

Now on this 6th day of Feb., 1936, this cause came on regularly to be heard in open court before Honorable F. E. Kennamer, Judge presiding; and 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, Nicholas Brenner and Lena Brenner have been served with process in this cause by proper publication notice directed to each of said respondents as provided by Section 118, Title 28, U.S.C.A. and that the respondents, J. B. Walker and Pearl Lemaster have each been regularly served with subpoena in equity herein more than 60 days prior to this date, and that the respondents, Nicholas Brenner, Lena Brenner and Pearl Lemaster have each failed to answer, plead or otherwise appear herein, and that an order pro confesso has been taken against said respondents more than 30 days prior to this date, they are by the Court held to be in default.

The Court further finds that the respondent, J. B. Walker, is the owner of the equity in the property involved in this cause by warranty deed executed in his favor by Nicholas Brenner and Lena Brenner, and that the said J. B. Walker assumed and agreed to pay the indebtedness represented by the note and mortgage sued upon and that the said J. B. Walker has filed his answer herein, setting out said ownership of said property.

The Court further finds that there is due and unpaid on said indebtedness of \$2,601.53, with interest at 7% per annum from October 11, 1933, until paid, and unpaid taxes

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, FEBRUARY 6, 1936

in the sum of \$68.91, with interest and penalties, for which complainant in its own behalf behalf of the heirs of Wiley Whitewing, deceased Osage Allottee No. 686, is entitled to judgment against the respondent, J. B. Walker, and for the foreclosure of the mortgage herein and the sale of the mortgaged property if said indebtedness is not paid at the expiration of six months from the date of said judgment, the proceeds of said sale to be applied to the satisfaction of said indebtedness.

IT IS THEREFORE THE ORDER, JUDGMENT AND DECREE of the Court that the complainant, the United States, in its own behalf and in behalf of the heirs of Wiley Whitewing, deceased Osage Allottee No. 686, do have and recover of and from the respondent, J. B. Walker, the sum of \$2,601.53, with interest at 7% per annum from October 11, 1933, until paid, unpaid taxes in the sum of \$68.91, with interest and penalties, and all costs of this suit, and if said judgment is not paid at the expiration of six months from date hereof an order of sale issue out of this court to the United States Marshal for the Northern District of Oklahoma, commanding him to advertise and sell, according to law, without appraisal, the following described land, located in Osage County, to-wit:

The North Forty-eight feet of Lots Four and Five, Block Thirty-five,
town of Hominy, Oklahoma,

the proceeds of said sale to be applied as follows, to-wit:

- First - To payment of costs of said sale and this suit.
- Second - Payment of the indebtedness herein in the sum of \$2,601.53, with interest at 7% per annum from October 11, 1933, until paid.
- Third - Payment of delinquent taxes in the sum of \$68.91 with interest and penalties.
- Fourth - The residue, if any, to be paid into this court to await the further order of the Court.

IT IS FURTHER ORDERED that from and after the sale of said land the respondents, Nicholas Brenner, Lena Brenner, J. B. Walker and Pearl Lemaster, and all persons claiming under them since the commencement of this suit, be and they are forever barred from claiming any title, interest or equity in or to said land or any part thereof.

IT IS FURTHER ORDERED, that Jno. P. Logan, United States Marshal for the Northern District of Oklahoma, be, and he is hereby appointed Receiver in this cause, to take charge of the property involved herein, collect the rents thereon until the sale thereof, and report same into this court to await the further order of the Court.

It is further ordered that the note and mortgage involved in this cause be annulled in the judgment herein.

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

F. E. KEMNAGER
JUDGE.

ENDORSED: Filed Feb 6 1936
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to February 7, 1936.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, FEBRUARY 7, 1936

Court convened pursuant to adjournment, Friday, February 7, 1936.

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.

HOWARD GRAY, as Executor of the Estate)
of Julia S. Pearman, deceased, Plaintiff,)
vs.) No. 877 - Equity
EXCHANGE NATIONAL COMPANY, a cor-)
poration, et al, Defendants.)

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

On this 7th day of Feby., 1936, upon the application of J. H. McBirney, S
or Trustee to Exchange National Bank, of Tulsa, Oklahoma, of all of the notes, bonds, mort
liers, obligations and property held as security for the payment of first lien participati
certificates issued by the Exchange National Company, under a trust agreement of July 19, 1
between said Exchange National Company and the Exchange National Bank of Tulsa, Oklahoma, f
authority to sell real estate located in Cherokee County, Oklahoma, title to which is vest
said trustee; and it appearing that an order has been entered herein, under date of August
authorizing said trustee to sell said land for the sum of Five Hundred Dollars (\$500.00),
the said trustee was not successful in making said sale, and has not sold said land; and it
appearing that the said real estate consists of approximately thirty-nine (39) acres of lan
that the said land is subject to an agricultural lease expiring December 31, 1936, and tha
rent therefor has been paid in advance; and it further appearing that said trustee accepted
to said real estate in satisfaction of an indebtedness held by him as such trustee; that th
principal amount due upon said indebtedness was Five Hundred Dollars (\$500.00), and that sa
trustee can sell said real estate for the sum of Five Hundred Dollars (\$500.00); that the
trustee and the Advisory Committee appointed to counsel and advise with said trustee, after
consideration, have advised and recommended the sale of said real estate for said sum of Fi
Hundred Dollars (\$500.00), and for other good cause,

IT IS ORDERED that the order entered herein under date of August 31, 1935,
vacated and set aside.

IT IS FURTHER ORDERED that J. H. Mc Birney, Successor Trustee to Exchange
Bank of Tulsa, Oklahoma, be and he is hereby authorized and directed to sell the following
cribed real estate to Lawrence Jamison, for the sum of Five Hundred Dollars (\$500.00), paya
as follows: One Hundred Fifty Dollars (\$150.00) upon the entry of this order; One Hundred
Dollars (\$100.00) upon the execution and delivery of deed; and Two Hundred Dollars (\$200.00
two (2) years thereafter, with interest at the rate of six per cent (6%) per annum, evidenc
by one (1) promissory note, secured by a mortgage upon the real estate and land which is or
sold hereunder, 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 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.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, FEBRUARY 7, 1936

IT IS FURTHER ORDERED that J. H. Mc Birney, Successor Trustee, be and he hereby authorized and empowered to execute and deliver a special warranty deed, conveying estate to Lawrence Jamison, upon the payment of the consideration herein described, to-wit: Hundred Dollars (\$300.00) and promissory note for Two Hundred Dollars (\$200.00) secured by lien upon said land.

F. E. KENNER
United States District Judge.

RECORDED: Filed Feb 7 1936
H. W. 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. Pearson, deceased, Plaintiff,)
vs.) No. 977 - Equity.
EXCHANGE NATIONAL COMPANY, a corporation,)
et al, Defendants.)

ORDER AUTHORIZING SUCCESSOR TRUSTEE TO PAY LIQUIDATING DIVIDEND OF
THREE PER CENT (3%) TO THE HOLDERS AND OWNERS OF GUARAN-
TEED FIRST LIEN PARTICIPATION CERTIFICATES

On this 7th day of February, 1936, upon the application of J. H. McBirney, or Trustee of all of the notes, bonds, mortgages, liens, obligations and property held as security for the payment of first lien participation certificates issued by the Exchange National Company, under a trust agreement of July 19, 1928, between said Exchange National Company and Exchange National Bank of Tulsa, Oklahoma, for authority to pay a three per cent (3%) liquid dividend to the holders and owners of guaranteed first lien participation certificates, and appearing that the said trustee has the approximate sum of One Hundred Twenty Two Thousand Hundred Eighty Three & 48/100 Dollars (\$122,583.48) in cash, and that most of said sum is available for the payment of a liquidating dividend; and it further appearing that the holders of said guaranteed first lien participation certificates have heretofore received twenty-seven per cent (27%) liquidating dividend, and that an additional dividend should be paid them, and that said liquidating dividend should be paid to the holders of said certificates in proportion to the principal amount of said certificates and the unpaid interest to May 1, 1933, upon said certificates, as heretofore provided in orders entered herein for the payment of liquidating dividends; and it further appearing that the said trustee has in his possession Home Owners' Loan Corporation bonds in the principal amount of Five Thousand Nine Hundred Dollars (\$5,900.00), and Federal Farm Mortgage Corporation bonds in the principal amount of One Thousand Seven Hundred Dollars (\$1,700.00), and that said bonds have a market value of their par, or in excess of par, and that said bonds should be sold at their market values and the proceeds derived therefrom used for the payment of said liquidating dividend; and it further appearing that the said trustee has a sufficient amount of cash in hand to pay said dividend, and that said dividend should be immediately paid; and it further appearing that the payment of said dividend has the approval of the Advisory Committee appointed to advise and advise with said trustee, and upon the said trustee's application, recommendation and prayer for other good cause,

IT IS ORDERED that J. H. Mc Birney, Successor Trustee, be and he is hereby authorized and empowered to pay a three per cent (3%) liquidating dividend to the holders and owners of the guaranteed first lien participation certificates, said three per cent (3%) liquidating dividend to be three per cent (3%) of the principal or face amount of said certificates, plus three per cent (3%) of the unpaid interest to May 1, 1933, upon said certificates.

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IN THE DISTRICT COURT OF THE UNITED STATES WITHIN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, FEBRUARY 7, 1936

IT IS FURTHER ORDERED that J. H. Mc Birney, Successor Trustee, be and he hereby authorized to sell Home Owners' Loan Corporation bonds in the principal amount of One Hundred and Nine Hundred Dollars (\$5,900.00), and Federal Farm Mortgage Corporation bonds in principal amount of One Thousand Seven Hundred Dollars (\$1,700.00) immediately, and at the market values, and to use the proceeds thereof for the payment of said liquidating dividend.

IT IS FURTHER ORDERED that J. H. Mc Birney, Successor Trustee, incur the legal expense necessary for the paying of said three per cent (3%) liquidating dividend, and said trustee require the delivery of said certificates before making payment, in order that said payments may be endorsed thereon.

IT IS FURTHER ORDERED that said trustee forthwith disburse said liquidating dividend, as hereinabove ordered.

F. E. KENNAMER
United States District Judge.

ENDORSED: Filed Feb 7 1936
H. P. Vanfield, Clerk
U. S. District Court

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

Affiliated Enterprises, Inc.,)
a corporation,) plaintiff,)
)
vs.) No. 1033 Equity
)
Fred Cantz, doing business as Star)
Theatre, Sand Springs, Oklahoma,) Defendant.)

PETITION FOR APPEAL FILED FEBRUARY 7, 1936, IN THE DISTRICT
COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA.

To the Honorable Franklin E. Kennamer, District Judge of the United States District Court within and for the Northern District of Oklahoma:

The above named plaintiff, Affiliated Enterprises, Inc. feeling itself aggrieved by the order and decree made and entered in this case on the 32nd day of January, 1936, sustaining defendant's motion to dismiss plaintiff's amended bill of complaint, and allowing attorney's fee to defendant's attorneys, does hereby appeal from said order and/or decree to Circuit Court of Appeals for the Tenth Circuit, for the reasons specified in the assignment of errors which is filed herewith, and it prays that said appeal be allowed and that citation be provided by law, and that a transcript of the record, proceedings and papers upon which order and/or decree was based, duly authenticated, may be sent to the United States Circuit Court of Appeals, for the Tenth Circuit sitting at Denver, Colorado.

And your petitioner further prays that the proper order touching the security to be required of it to perfect its appeal be made and, desiring to supersede the execution of said order and decree, petitioner here tenders bond in such amount as the Court may require for such purpose, and prays that with the allowance of appeal supersedeas be issued.

ELDON J. DICK
Solicitor for Plaintiff

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IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, FEBRUARY 7, 1936

Court for the Northern District of Oklahoma; and it further appearing to the Court that the of said cause of action is the foreclosure of a mortgage given to secure the payment of a from the restricted funds of the plaintiff in said cause, who is a restricted Creek Indian 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

ENDORSED: Filed Feb 7 1936
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to February 8, 1936

REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA SATURDAY, FEBRUARY 8, 1936

Court convened pursuant to adjournment, Saturday, February 8, 1936.

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

SHERIDAN P. TSCHAMPAT AND HAROLD CALLAHAN,)
PLAINTIFFS,)
VS.) IN EQUITY NO. 1032 ✓
HINDERLITER TOOL COMPANY,)
DEFENDANT.)

O R D E R

Now on this the 7th day of February, 1936, upon the oral application of Mr. R. Hays, Attorney for the Defendant Hinderliter Tool Company, Conway P. Coe, Commissioner of Patents of the United States of America, is hereby ordered and directed to prepare and deliver to Charles W. Hills and Charles F. Meroni, also attorneys for the Defendant Hinderliter Tool Company in this cause, certified copy of the application for Letters Patent of the United States of Edward J. Zalondek, filed on June 10, 1925 in the office of the Commissioner of Patents of the United States of America and bearing serial Number 36188, and certified copy of the interfiled in his office in Interference Cause Number 59721 therein between Edward J. Zalondek and Sheridan P. Tschampat.

O.K. EVERETT PETRY For Plaintiff.

F. E. KENNAMER
UNITED STATES DISTRICT JUDGE

ENDORSED: Filed Feb 8 1936
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to February 11, 1936.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, FEBRUARY 12, 1936

verified application of Rex Watkinson, Receiver for Exchange National Company, to execute and deliver a release or alias release of that certain mortgage heretofore executed by Reid Invest Company to Exchange National Company on the 5th day of December, 1929, in the principal sum \$2,000.00, which said mortgage was duly recorded in the books and records of Tulsa County, Oklahoma, on the 17th day of December, 1929, in Volume 887, Page 622, covering and affecting the following described premises:

North 95' of Lot 1 and Lot 2, Block 6, Midway Addition to the City of Tulsa, according to the recorded plat thereof;

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 the same is hereby sustained; and the said Rex Watkinson, be, and he is hereby authorized, directed and empowered to deliver a release or alias release of that certain mortgage more fully described in said application and this order, and the said Rex Watkinson be, and hereby directed, authorized and empowered to do all other things necessary and proper, in or fully and effectually to accomplish the letter and spirit of the application and this order.

F. E. KENNEDY
United States District Judge.

ENDORSED: Filed Feb 12 1936
H. T. 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 RELEASE OF MORTGAGE

THIS CAUSE COMING on to be heard on this, the 12th day of February, 1936, a verified application of Rex Watkinson, receiver for Exchange National Company, to execute and deliver a release or alias release of that certain mortgage heretofore executed by Reid Invest Company to Exchange National Company on the 12th day of December, 1929, in the principal sum \$2,000.00, which mortgage was duly recorded in the books and records of Tulsa County, Oklahoma on the 16th day of December, 1929, in Book 887, Page 377, covering and affecting the following described premises:

A tract of ground in the SE SE Sec. 23, Twp. 20N, Rge. 12E, Tulsa County, Oklahoma, being more particularly described as follows: Beginning at a point sixteen and five tenths (16.5) feet North and two hundred and ninety five () feet West of the Southeast corner of said Section 23, thence North and parallel to the East line of said Section, a distance of One Hundred Fifty-eight and tenths (158.5) feet to a point thence around a curve to the right, whose radius is one hundred and fifty (150) feet to a point, said point being two hundred and ninety-five (295) feet North and two hundred thirty-five (235) feet West of the SE corner of Section 23 thence East and parallel to the South line of Section, a distance of thirteen and three-fourths (13.75) feet to a

point, which point is two hundred and ninety-five (295) feet North and two hundred and twenty-one and one-fourth (221.25) feet West of the SE corner said section, thence South and parallel to the East line of said section, distance of two hundred and seventy-eight and five tenths feet (278.5) to a point sixteen and five tenths (16.5) feet North of the South line of said Section, thence West and parallel to the South line of said Section, a distance of seventy-three and three-fourths (73.75) feet to the point a bearing.

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 is sustained.

IT IS HEREBY, BY THE COURT, ORDERED, ADJUDGED AND DECREED that said application, and the same is hereby sustained; and the said Rex Watkinsen be, and he is hereby directed, directed and empowered to deliver a release or alias release of that certain mortgage, fully described in said application and this order, and the said Rex Watkinsen be, and he is hereby directed, authorized and empowered to do all other things necessary and proper, in order and effectually to accomplish the letter and spirit of the application and this order.

F. E. KENNER
United States District Judge.

ENDORSED: Filed Feb 12, 1936
H. P. Farfield, Clerk
U. S. District Court H

Court adjourned to February 13, 1936.

Court convened pursuant to adjournment, Thursday, February 13, 1936.

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 UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

VIVIAN WIMBISH, nee Clayton,	Plaintiff,)	
)	
vs.)	No. 859 - Equity. ✓
)	
CHARLIE CLAYTON, et al,	Defendants.)	

ORDER AS TO EXHIBITS

On this 13 day of February, 1936, upon application of Defendants, Henry Low and J. H. Odell; it appearing to the court that said defendants have heretofore filed answers to the bill of complaint of plaintiff, to which answers numerous exhibits were attached as a part thereof, and that since the filing of said answers the plaintiff, by leave of court, has filed an amended bill of complaint, and it being necessary, under the orders of this Court, that

UNITED STATES DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
REGULAR JANUARY 1935 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, FEBRUARY 14, 1935

Court convened pursuant to a adjournment, Friday, February 14, 1935.
Edgar S. Vaught, Judge, U. S. District Court.
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 COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

JOSEPH WAYS, Complainant,

vs.

SAM F. WILKINSON, AS SUCCESSOR TO J. G. THOMAS, RECEIVER OF THE FIRST NATIONAL BANK OF BRISTOW, OKLAHOMA, A NATIONAL BANK ASSOCIATION, THE BOARD OF COUNTY COMMISSIONERS OF CREEK COUNTY AND CHAYN RAY, TREASURER OF CREEK COUNTY, OKLAHOMA, Respondents.

No. 928 Equity.

PETITION FOR APPEAL

To the Honorable Edgar S. Vaught, Assigned Judge for the United States District Court for the Northern District of Oklahoma:

The above named respondents, the Board of County Commissioners of Creek County, Oklahoma and Chayn Ray, the County Treasurer of Creek County, Oklahoma, feeling themselves aggrieved by the decree made and entered in this cause on the 25th day of November, 1934, wherein judgment was rendered in the sum of \$43,357.00 in favor of the respondent Sam F. Wilkinson, Receiver of First National Bank of Bristow, Oklahoma, and against these respondents, do hereby appeal the decree to the Circuit Court of Appeals for the Tenth District, for the reasons specified in the assignment of errors which is filed in this cause and presented herewith, and they pray that appeal be allowed and citation issue as provided by law, and that a transcript of the record, proceedings and papers upon which said decree was based, duly authenticated, made and sent to the United States Circuit Court of Appeals for the Tenth District sitting at Denver, Colorado.

Your petitioners farther pray that supersedeas bond and cost bond may be fixed by your Honor as in your Honor's discretion is required of these petitioners.

Dated this 14th day of February, 1935.

EVERETT S. COLLINS County Attorney
THOS S. HARRIS Assistant County Attorney
W. V. PRYOR,
Attorneys for Board of County Commissioners of Creek County, and Chayn Ray, County Treasurer for Creek County, Oklahoma

ALLOWANCE OF APPEAL

The within and foregoing appeal above prayed for is hereby allowed this 14th day of Feb., 1935, and appeal and cost bond is fixed in the sum of \$500.00, UPON FILING and upon the same for the proceedings in this court in said cause against the principals and respondents in said bond shall be stayed.

EDGAR S. VAUGHT
Judge of the United States District Court for the Northern District of Oklahoma.

ENDORSED: Filed Feb 14 1935
H. P. Warfield, Clerk

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IN THE UNITED STATES COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

JOSEPH MAVS, COMPLAINANT,)

vs.)

SAM F. WILKINSON AS SUCCESSOR TO J. G. HUGHES,
RECEIVER OF THE FIRST NATIONAL BANK OF BRISTOW,
OKLAHOMA, A NATIONAL BANKING ASSOCIATION, ET AL.,
RESPONDENTS.)

No. 988 Equity.

PETITION FOR APPEAL

TO THE HONORABLE EDGAR S. VAUGHT, JUDGE OF THE UNITED STATES COURT FOR THE WESTERN DISTRICT OF OKLAHOMA, SPECIALLY ASSIGNED TRIAL JUDGE IN THE ABOVE ENTITLED CAUSE, AND THE HONORABLE FRANK E. KEMPMER, JUDGE OF THE UNITED STATES COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA:

The above named Sam F. Wilkinson as successor to J. G. Hughes, as Receiver of the First National Bank of Bristow, Oklahoma, a national banking association, one of the respondents in the above cause, feeling aggrieved by the decree, judgment and order entered in the above action on the 23rd day of November, 1935, hereby appeals from said decree, judgment and order to the United States Circuit Court of Appeals for the Tenth Circuit; that the errors upon which such appeal is based are contained in the assignment of errors heretofore filed herein; that petitioner prays that his appeal be allowed and that a citation be issued in accordance with law; and that an authentic transcript of the record, proceedings and exhibits on the trial be forwarded to the United States Circuit Court of Appeals for the Tenth Circuit at Denver, Colorado.

And your petitioner further prays that, because of the fact that this appeal has been authorized by the Comptroller of the Currency of the United States, the order allowing the appeal provide that the appeal shall be allowed without the necessity of a bond, either appeal or surety bond being required.

Dated this 14th day of February, 1936.

FRANK SETTLE and GEO. B. SCHWABE
Attorneys for Appellants.

ALLOWANCE OF APPEAL

Above petition for appeal and appeal allowed, without bond for the reason that it has been made to appear to the court that this appeal has been authorized and directed by the Comptroller of the Currency of the United States through his duly appointed, qualified and acting receiver of said national banking association.

DATED this 14 day of Feby., 1936.

EDGAR S. VAUGHT
Assigned Judge.

Attest: H. P. WARFIELD, Clerk
By M. H. EWING, Deputy.

ENDORSED: Filed Feb 14 1936
H. P. Warfield, Clerk
U. S. District Court M

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

Joseph Mays,	Complainant,)	
)	
vs.)	
)	
Sam F. Wilkinson, as successor to J. G. Hughes, receiver of the First National Bank of Bristow, Oklahoma, a national banking association, The Board of County Commissioners of Creek County and Ghayn Ray, Treasurer of Creek County, Oklahoma,	Respondents.)	No. 988 Equity.

ORDER EXTENDING TIME TO PREPARE AND FILE RECORD

Now, on this the 14 day of February, 1936, upon application of the Board of Commissioners of Creek County, Oklahoma and Ghayn Ray, County Treasurer of Creek County, Oklahoma, Sam F. Wilkinson, as successor to J. G. Hughes, receiver of the First National Bank of Bristow, Oklahoma, a national banking association, organized under the laws of the United States of America and the said First National Bank of Bristow, Oklahoma, having presented their application for appeal in the above entitled cause and the same having been allowed, the Court hereby finds that the time allowed by the statutes and rules of the United States Circuit Court of Appeals for the Circuit to prepare, print and file record in the above entitled cause in the said Court of Appeals is insufficient and that they should be granted an extension of time to prepare, print and file said record and the Clerk of this Court be granted an extension of time to make return of said record to said Court of Appeals.

IT IS, THEREFORE, ORDERED AND DECREED, that the Board of County Commissioners of Creek County, Oklahoma and Ghayn Ray, County Treasurer of Creek County, Oklahoma, Sam F. Wilkinson, as successor to J. G. Hughes, receiver of the First National Bank of Bristow, Oklahoma, national banking association, organized under the laws of the United States of America, and the said First National Bank of Bristow, Oklahoma have and by this decree are granted ninety days from this date within which to prepare, print, serve and file the record of appeal in said above cause and the Clerk is hereby granted the same time within which to make a return of the time of said record.

EDGAR S. VAUGHT
 Assigned United States Judge for the
 Northern District of Oklahoma.

ENDORSED: Filed Feb 14 1936
 E. F. Farfield, Clerk
 U. S. District Court ME

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

JOSEPH MAYS,	COMPLAINANT,)	
)	
-vs-)	
)	
SAM F. WILKINSON AS SUCCESSOR TO J. G. HUGHES, RECEIVER OF THE FIRST NATIONAL BANK OF BRISTOW, OKLAHOMA, NATIONAL BANKING ASSOCIATION, ET AL.,	RESPONDENTS.)	NO. 988 EQUITY

ORDER ALLOWING EXTENSION OF TIME FOR PRESENTING AND SETTLING STATEMENT OF EVIDENCE OR BILL OF EXCEPTIONS.

No. 1032 - Equity Case 3.

Having read and fully considered the answers of the defendants' respective attorneys in opposition to the plaintiffs' respective petitions to dismiss this action Court is of the opinion that the said petitions to dismiss should be overruled, and

IT IS THEREFORE ORDERED, ADJUDGED, CONSIDERED AND DECREED that the defendants' respective petitions to dismiss this suit be and the same are hereby overruled, to which shall each of the defendants be allowed an exception. Defendants allowed 30 days to answer.

Writs and orders entered on this 15 day of February, 1936, there being a copy of a regular order of this Court at Tulsa, Oklahoma.

F. E. KENNAMER
Judge.

O.K. GEO. S. RAMSEY CHRISTY RUSSELL
Attys for Pltff.

O.K. as to form
R. L. DAVIDSON, Atty for E. S. and Ida Johnson

O.K. as to form
LAWLEY & RUSBO
RUSSELL B. JAMES
Attys for Defs. Harry A. Randall and Vera Randall

ENDORSED: Filed Feb 17 1936
R. P. Warfield, Clerk
U. S. District Court

SHERIDAN P. TSCHAPPAT, ET AL, Plaintiffs,)

-vs-

HIMBERLIER TOOL CO., Defendant.)

No. 1032 - Equity. ✓

Now on this 18th day of February, A. D. 1936, the above cause comes on for continuance of trial. All parties present as heretofore. Now at this time, the Plaintiffs come with their introduction of evidence and proof with the following witnesses: Sheridan P. Tschappat, R. H. Lee, Joe Laley, W. Wright. And thereafter, the Plaintiff rests. And thereafter, the Defendant introduces evidence and proof with the following witness: B. C. McRulty. And the Defendant rests. And thereupon, it is ordered by the Court, that said case be taken and wisement. Each side given thirty (30) days to file briefs herein. Plaintiff given fifteen days to reply. It is further ordered by the Court that both Plaintiffs and Defendant are to such exhibits as they desire and are further directed to leave receipt therefor with the Court Reporter for said exhibits.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA
REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, FEBRUARY 18, 1936

Court convened pursuant to adjournment, Tuesday, February 18, 1936.

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:

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

United States of America, Plaintiff,)
vs.) No. 737 Equity ✓
R. O. Clark, et al, Defendants.)

ORDER APPROVING RECEIVER'S REPORT AND DISCHARGING RECEIVER.

Now on this 18 day of January, 1936, it being shown to the Court that Jno. Loan has heretofore by the Court been appointed Receiver in the above cause to collect the r and otherwise care for the real estate involved in the mortgage foreclosure herein, and the having filed his report showing that he has collected the sum of \$140.00 from said property, and as shown by said report has disbursed, including expense as said Receiver, the sum of \$9 and there now remains in his hands, subject to disbursement by order of Court, the sum of \$4 the Court finds that said expense as shown by said report, should be and the same is accepted allowed.

IT IS THEREFORE THE ORDER OF THE COURT that said Receiver's report be and i by accepted and approved, and said Receiver is directed to pay himself from said funds as shc in report his expenses shown th rein, and to pay the remaining funds in his hands in the sum \$40.88 to the Superintendent of the Osage Indian Agency to be applied to the funds of the or named in this case. And it is further ordered that said Receiver be, and hereby is discharg

F. E. KENNAMER
J U D G E.

APPROVED: CHESTER A. BREWER
Assistant United States Attorney.

ENDORSED: Filed Feb 18 1936
H. F. Warfield, Clerk
U. S. District Court

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

Now on this 18th day of February, A. D. 1936, it is ordered of the Court th all reports of the Receiver herein be and the same are hereby approved.

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 RELEASE OF MORTGAGE

NOW on this the 18th day of February, 1936, comes on to be heard the appli of Rex Matkinson, duly qualified and acting receiver for Exchange National Company, for autho to release a certain mortgage in the amount of \$500.00 covering the following described pro.

The East 25 feet of Lot 34 and the West 20 feet of Lot 35,
Block 2, Weaver Addition to the City of Tulsa, County of
Tulsa, State of Oklahoma;

executed by R. C. Mason and wife to the Exchange National Company on the 17th day of Februar

And the Court being fully advised in the matter, finds that said mortgage second lien on said property, junior and inferior to a mortgage in the amount of \$1000.00, i on the same date by R. C. Mason and wife to said Exchange National Company, given to protect first mortgage security of said Exchange National Company, by reason of the fact that at the of its execution there appeared of record in the District Court of Tulsa County, State of Ok a judgment against said R. C. Mason.

It is the further finding of the Court that at the time of the execution o mortgage it was understood by and between the Exchange National Company and R. C. Mason and that upon payment of said first mortgage in the amount of \$250.00, said second mortgage was released. And the Court finding that said Exchange National Company has suffered no loss by of the existence of said judgment and in affecting payment of said first mortga e, it seems necessary to release said second mortgage.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY HIS COURT that Rex Matkin duly qualified and acting Receiver for Exchange National Company, do, and he hereby is direc to execute a proper release of a certain mortgage in the amount of \$500.00 executed on the 17 day of February, 1935, by R. C. Mason and wife to the Exchange National Company.

F. L. E. YLKER
United States District Judge.

RECORDED: Filed Feb 18 1936
H. L. Winfield, Clerk
U. S. District Court.

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

THE LINCOLN NATIONAL LIFE INSURANCE COMPANY, /
Plaintiff, /
vs. / No. 173 Equity. ✓
EXCHANGE NATIONAL COMPANY, /
Defendant. /

O R D E R

NOW on this 18th day of February, 1936, comes on to be heard the application of Rex Atkinson, duly qualified and acting receiver for Exchange National Company, seeking ratification and approval of a certain assignment of a mortgage made and executed by him on 2nd day of January, 1935, to J. A. Chapman, said mortgage so assigned being one executed by Lassetter, D'Ola F. Lassetter, his wife, to Exchange National Company, and certain portions of property of said Exchange National Company, and on the 4th day of April, 1935, the Court ordered transferred and set over unto C. H. Sweet, F. M. Bowle and J. C. Denton, as trustees for J. A. Chapman.

The Court finds that by virtue of its order entered on the 4th day of April 1935, said assignment should have been made and executed to C. H. Sweet, F. M. Bowle and J. C. Denton as trustees for J. A. Chapman, but that through inadvertence and error of the scrivener, assignment was made to J. A. Chapman individually.

The Court further finds, however, that on the date of the execution of said assignment, said trusteeship for J. A. Chapman had been terminated, and that all property held by said trustees for said J. A. Chapman had been placed in the latter's control and custody, and said assignment from Rex Atkinson to J. A. Chapman was in truth and in fact executed to the latter.

HEREFORE, IT IS THE ORDER AND JUDGMENT OF THIS COURT that the said assignment made by Rex Atkinson to J. A. Chapman on the 2nd day of January, 1935, be, and is hereby, ratified and approved.

F. B. WEINER
UNITED STATES DISTRICT JUDGE

FILED: Filed Feb 18 1936
A. W. Burfield, Clerk
U. S. District Court

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

THE LINCOLN NATIONAL LIFE INSURANCE COMPANY, /
Plaintiff, /
vs. / No. 173 Equity. ✓
EXCHANGE NATIONAL COMPANY, /
Defendant. /

O R D E R

Now on this 18th day of February, 1936, comes on to be heard the application of Rex Atkinson, duly qualified and acting receiver for Exchange National Company, seeking ratification and approval of a certain assignment of a mortgage made and executed by him on 2nd day of January, 1935, to J. A. Chapman, said mortgage so assigned being one executed by Lassetter, D'Ola F. Lassetter, his wife, to Exchange National Company, and certain portions of property of said Exchange National Company, and on the 4th day of April, 1935, the Court ordered transferred and set over unto C. H. Sweet, F. M. Bowle and J. C. Denton, as trustees for J. A. Chapman.

The Court being fully advised in the premises, finds that said mortgage is a part of the property of the Exchange National Company hypothecated to the said J. A. Chapman as a part of the property for a loan made by him to said Exchange National Company, and that said mortgage was included in the list of property so pledged to the said J. A. Chapman which, on the 4th day of April 1935, this Court ordered set aside and apart to the said J. A. Chapman, through his trustees, C. H. F. M. Sowle and J. C. Denton.

The Court further finds that at this time said trusteeship for J. A. Chapman has been terminated and the property held by said trustees placed in the control and custody of said J. A. Chapman, individually.

The Court further finds that at this time that the said Rex Watkinson has no right, title, claim or interest in said mortgage, except that his name appears as owner on the records of the Clerk of Tulsa County, State of Oklahoma, and at this time, said Rex Watkinson should execute to the said J. A. Chapman an assignment of title of the mortgage above described.

IT IS, THEREFORE, ORDERED BY THIS COURT that Rex Watkinson make and execute to the said J. A. Chapman a proper assignment of the above mortgage, and that he do all other things necessary to effectually accomplish the letter and spirit of the application and this order.

F. E. KENNAMER
 United States District Judge.

ENDORSED: Filed Feb 18 1936
 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,)	
)	
vs.)	No. 877 Equity
)	
EXCHANGE NATIONAL COMPANY, a corporation, et al,)	
Defendants.)	

ORDER NUNC PRO TUNC

The above matter coming on to be heard before me, the undersigned Judge of said Court, on this 18th day of February, 1936, and there being presented the application of J. I. Birney, Successor Trustee for an order nunc pro tunc herein, correcting the order authorizing said successor trustee to sell real estate in Cherokee County, Oklahoma; and the court having heard the evidence, and being satisfied that by a clerical error it was recited in said order that the land and premises directed to be sold were the following:

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 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,

instead of the true and correct legal description, as follows:

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, FEBRUARY 19, 1936

Court convened pursuant to adjournment, Wednesday, February 19th, 1936.

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:

CAROLINE L. YEARGAIN, ET AL, Plaintiffs,)
-vs-) No. 821 - Equity.
JOSEPH D. YEARGAIN, ET AL, Defendants.)

Now on this 19th day of February, A. D. 1936, it is ordered by the Court order be entered permitting amendment by interlineation of Defendant Frederick J. Patz's exceptions to Master's Report herein. And thereafter, it is further ordered by the Court that he to amend exceptions of Defendant Frederick J. Patz to Report of J. M. Hill be and the same hereby allowed.

It is the further order of the Court that case to further stand submitted briefs herein due to the illness of Complainants' attorney having been suggested.

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 19th day of February, 1936, this matter comes on to be heard 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 Attorney General of the United States; that it would be of no advantage to require the respondents herein to answer until such a time as this court has been advised as to whether or not the United States will intervene herein; the court further finds that 30 days is a reasonable extension within which these respondents shall be required to answer herein.

IT IS, THEREFORE, Considered, Ordered and Adjudged by the Court that the respondents herein, and each of them, be, and they are hereby granted 30 days from the time heretofore granted within which they were required to answer to the amended bill of complaint filed herein.

F. E. KENNAMER
JUDGE.

ENDORSED: Filed Feb 19 1936
H. P. Warfield, Clerk
U. S. District Court H

Court adjourned to February 20, 1936.

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IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, FEBRUARY 21, 1936

said Receiver party defendant in the cause of action set out in said Application coming on for hearing this 21st day of February, 1936, and after a full hearing had thereon and being advised in the premises, it is by the Court ORDERED, ADJUDGED AND DECREED that J. A. Chapman he is hereby granted authority and permission to sue Rex Watkinson, Receiver herein under appointment by this Court, by making said Receiver party defendant in the cause of action specifically set out in the Application filed by said petitioner, J. A. Chapman, in connection herewith.

F. E. KENNAMER
JUDGE.

O.K. Hagan & Gavin Attorneys for Receiver
O.K. JOHN ROGERS
G. A. CARLSON
Attorneys for Applicant

ENDORSED: Filed Feb 21 1936
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 SALE OF OFFICE FURNITURE AND EQUIPMENT

THIS CAUSE COMING on to be heard on this the 21st day of February, 1936, on verified application of Rex Watkinson, Receiver for Exchange National Company, for an order, authorizing and empowering him to offer for sale and sell that certain surplus office furniture and equipment, more fully described in Exhibit "A" attached hereto, and made a part hereof, and fully set out herein, provided at said sale, he can procure therefor approximately \$384.50; and the Court finding that it has jurisdiction to entertain said application, and enter an order and being fully advised in the premises, finds that said application should be sustained.

IT IS, THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that the application be, and the same is hereby sustained; and the said Rex Watkinson be, and he is hereby directed authorized and empowered forthwith to sell said surplus office furniture and equipment; and 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.

Exhibit "A" attached to original Order.
ENDORSED: Filed Feb 21 1936
H. P. Warfield, Clerk
U. S. District Court H

Court convened pursuant to adjournment, Monday, February 24, 1936.

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 APPROVING REPORTS

THIS CAUSE COMING on to be heard on this the 24th day of February, 1936, application of Rex Watkinson, Receiver of Exchange National Company, for approval of that report heretofore filed by him on the 18th day of September, 1935, relating to his actions and conduct in connection with the servicing of what has been generally known and referred to as the Chapman collateral, and on the application to approve that certain report disclosing the conduct of the receivership as of the 31st day of December, 1935, and notice of the hearing on said applications having been given as by law and the order of this court required, and no one appearing in object to said reports, and there having been no objections filed thereto, and the Court finding that it has jurisdiction to entertain the same and enter an order thereon, and being fully advised in the premises, finds that said applications should be sustained, and said reports be approved.

IT IS, THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that said applications be, and the same are hereby approved, and said reports heretofore filed by Rex Watkinson, Receiver for Exchange National Company, on the 18th day of September, 1935, and on the 24th day of January, 1936, be, and the same are hereby approved.

F. E. KENNAMER
United States District Judge.

ENDORSED: Filed Feb 24 1936
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 PAYMENT OF TAXES

THIS CAUSE COMING on to be heard on this the 24th day of February, 1936, a verified application of Rex Watkinson, Receiver for Exchange National Company, for an order authorizing and empowering him to pay the 1935 personal taxes levied against the said Exchange National Company, and certain special taxes, the description of which is more fully set forth

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, FEBRUARY 24, 1936

Exhibit "A" attached to said application and hereto, and made a part hereof, as if fully set forth herein; and the Court finding that it has jurisdiction to entertain 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 Rex Watkinson, Receiver for Exchange National Company, be, and he is hereby directed, authorized and empowered to pay the 1935 personal taxes levied against the said Exchange National Company, and those special taxes levied against said Exchange National Company, and more fully set forth and described in Exhibit "A" attached hereto 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.

Exhibit "A" attached to Original. F. E. KENNAMER
United States District Judge.

ENDORSED: Filed Feb 24 1936
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 DISMANTLING OF PROPERTY

THIS CAUSE COMING on to be heard on this the 24th day of February, 1936, on verified application of Rex Watkinson, Receiver for Exchange National Company, for authority to dismantle and wreck that certain building known as the O'Dell Building in Skiatook, Oklahoma, and that the same can be done without any cost to the receivership; 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 the same is hereby sustained; and the said Rex Watkinson be, and he is hereby directed, authorized and empowered to dismantle and wreck the O'Dell Building in Skiatook, Oklahoma, provided the said dismantling and wreckage of said building can be accomplished without cost to the receivership; and that he be 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 Feb 24 1936
H. P. Warfield, Clerk
U. S. District Court

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, FEBRUARY 24, 1936

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

SINGER STEEL AND METAL COMPANY, a
corporation, Plaintiff,

v.

TULSA STEEL CORPORATION, a corporation,
Defendant.

and

No. 1014 Consolidated. ✓

SHEFFIELD STEEL CORPORATION, a corporation,
Plaintiff,

v.

TULSA STEEL CORPORATION, a corporation,
Defendant.

O R D E R

NOW on this 24th day of February, 1936, on the application of Herbert S. [unclear] for the allowance of a fee as Special Master herein came on for hearing pursuant to notice counsel for the various parties interested herein; the Court having considered said application record in this case, and having heard the statement of said applicant and of counsel, FINDS said Special Master should be allowed a reasonable fee for his services herein; the Court further FINDS that a reasonable fee for such services would be the sum of SIX THOUSAND EIGHT HUNDRED no/100 (\$6,800.00) DOLLARS; the Court further FINDS that said sum should be paid out of the funds in the hands of the Receiver herein which have heretofore been set aside in a special account.

IT IS THEREFORE ORDERED, ADJUDGED and DECREED, by the Court, that Herbert S. [unclear] be, and he hereby is, allowed a reasonable fee in the sum of Six Thousand Eight Hundred and (\$6,800.00) Dollars, for his services herein as Special Master.

IT IS FURTHER ORDERED that T. H. Steffens, Receiver herein, pay said fee out of the funds in his hands heretofore set aside in a special account, and that the amount of such fee be taxed as costs herein.

F. E. KENNAMER
District Judge.

O.K. as to form
VILLARD MARTIN Atty for Sheffield
TRAVIS MILSTEN, Atty for Plaintiff.
O.K. R. B. McDermott
HOWELL E. HAYS
O.K. as to form only
W. I. WILLIAMS
O.K. E. J. DOERNER Atty for Receiver
O.K. MARVIN T. JOHNSON for Tulsa Steel Corp.

ENDORSED: Filed Feb 25 1936
H. P. Warfield, Clerk
U. S. District Court ME

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IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, FEBRUARY 25, 1936

Court convened pursuant to adjournment, Tuesday, February 25, 1936.

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

STATE OF OHIO, ex rel, S. H. SQUIRE,)
Superintendent of Banks of the State)
of Ohio, in charge of the liquidation of)
The Guardian Trust Company, a corpora-)
tion, Cleveland, Ohio, Plaintiff,) NO. 1065 - E. ✓
-vs-)
LOFFLAND BROTHERS COMPANY, a corporation,)
Defendant.)

O R D E R

On the 7th day of January, A. D., 1936, this Cause came on to be heard upon motion of the defendant to dismiss plaintiff's Bill of Complaint, and was argued by counsel; thereupon, upon consideration thereof,

It was, by the Court, ORDERED, ADJUDGED AND DECREED that said motion be and was overruled and denied and the defendant allow an exception, and given ten (10) days from date in which to plead further, or twenty (20) days to answer.

F. E. KENNAMER
District Judge.

ENDORSED: Filed Feb 25 1936
H. P. Warfield, Clerk
U. S. District Court H

Court adjourned to February 26, 1936.

REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, FEBRUARY 26, 1936

Court convened pursuant to adjournment, Wednesday, February 26, 1936.

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
REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, FEBRUARY 26, 1936

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 GRANTING AUTHORITY TO SUE RECEIVER

The matter of the application of J. A. Chapman for order of this Court authorizing and permitting him to sue Rex Watkinson, Receiver herein under appointment by this Court making said Receiver party defendant in the cause of action set out in said Application come regularly for hearing this 26th day of February, 1936, and after a full hearing had thereon being fully advised in the premises, it is by the Court ORDERED, ADJUDGED AND DECREED that Chapman be and he is hereby granted authority and permission to sue Rex Watkinson, Receiver under appointment by this Court, by making said Receiver party defendant in the cause of action specifically set out in the Application filed by said petitioner, J. A. Chapman, in connection herewith.

O.K. HAGAN & GAVIN Attorneys for Receiver
O.K. JOHN ROGERS
G. A. CARLSON Attorneys for Applicant.

F. E. KENNAMER
JUDGE

ENDORSED: Filed Feb 26 1936
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to February 28, 1936.

REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, FEBRUARY 28, 1936

Court convened pursuant to adjournment, Friday, February 28, 1936.

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.

LEWIS HEISLER BALL and CHESTER H. LOVELAND, Receivers)
appointed by the District Court of the United States for)
the District of Delaware, for Western Continental Utili-)
ties, Inc., a Corporation of the State of Delaware,) No. 803 in Equity. ✓
vs.)
SOUTHWESTERN STATES TELEPHONE COMPANY, a Corporation,)
created by and existing under the laws of the State of)
Delaware)

On this the 28th day of February, 1936, came on to be considered the petition

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
REGULAR JANUARY 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, FEBRUARY 28, 1936

Chester H. Loveland, Receiver herein, for authority to negotiate and consummate lease agreements upon properties necessary to the operation of the exchanges of which your petition is Receiver

And the Court having considered said application and having heard the evidence offered in support thereof and the arguments of counsel thereon, is of opinion, and finds that it is to the best interests of said estate that the Receiver thereof be empowered, authorized and directed to negotiate and consummate lease agreements covering properties necessary to the operation of said telephone exchanges.

WHEREFORE, it is Ordered, Adjudged and Decreed that said Chester H. Loveland, Receiver, be and he is hereby empowered, authorized and directed to negotiate and consummate lease agreements upon properties reasonably necessary to the operation of the telephone exchanges belonging to the receivership estate and lying within the Northern Judicial District of Oklahoma upon such terms and conditions and for such rentals and for such periods of time as will be to the best interests of said estate, in the opinion of the said Chester H. Loveland, Receiver; provided that no such lease agreement shall be entered into for a longer period than ten years from the date thereof. The said Chester H. Loveland is empowered to do such further acts as may be necessary or proper in the premises.

F. E. KENNAMER
JUDGE.

ENDORSED: Filed Feb 28 1936
H. P. Warfield, Clerk
U. S. District Court ME

G. W. FRAZIER, Plaintiff,)
vs.) No. 927 - Equity. ✓
THE CARTER OIL CO., Defendant.)

Now on this 28th day of February, A. D. 1936, it is ordered by the Court that the order herein be and it is hereby taken under advisement for ten (10) days.

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

Affiliated Enterprises, Inc., a corporation, Plaintiff)
vs.) No. 1058 EQUITY. ✓
FRED GANTZ, doing business as Star Theater,)
Sand Springs, Oklahoma, Defendant.)

O R D E R

BE IT REMEMBERED that this matter came on for hearing on this 28th day of February, 1936, upon request of plaintiff for an extension of the time heretofore allowed in citation issued herein to lodge said appeal in the Circuit Court for the Tenth Circuit of the United States sitting at Denver, Colorado, and it appearing to the Court that said time was insufficient,

IT IS, THEREFORE, Ordered that the plaintiff be and is hereby granted an addi

15 days within which to file and lodge said appeal in the Circuit Court of Appeals for the 10th Circuit of the United States sitting at Denver, Colorado.

F. E. KENNAMER
Judge.

ENDORSED: Filed Feb 28 1936
H. P. Warfield, Clerk
U. S. District Court

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

C. M. Oxley,)
Plaintiff,)
v.) No. 1062 Equity ✓
C. H. McElroy, and Maggie McElroy,)
Defendants.)

STATEMENT AND MOTION TO DISMISS.

Comes now F. W. Casner, attorney for Plaintiff, and R. K. Robertson, attorney for Defendants, and represent to the Court that the Plaintiff and Defendants herein have reached a mutual and satisfactory agreement as to the matters set forth in the cause of action set forth in where by Defendant agrees:

First, To pay, settle, or procure legal cancellation of all taxes of whatever kind or nature shown of record, and being a lien apparent or actual on the land involved here

Second, To pay an agreed amount, which after all credits have been given and allowed, will reduce the principal of the loan sued upon to Three Thousand one hundred fifty and 100 Dollars (\$3,150.00).

Third, To pay cost of abstract extension to show title clear excepting Plaintiff's mortgage to this date, and also pay the costs of this action.

Fourth, To pay the principal and interest of the loan extended and taxes aforesaid mature.

Fifth, And Plaintiff agrees to extend the time of payment on the principal of the loan that the same shall be \$175.00 and interest on May 1, 1936, \$175.00 and interest on November 1st and \$175.00 and interest on May 1st and November 1st of each year thereafter until said indebtedness is fully paid. Privilege being given Defendants to pay \$100.00 or more at any time, which will reduce the indebtedness accordingly.

Sixth, It is further agreed that the terms of the note and mortgage, except the time of payment, terms of payment, and amount of each payment, shall in all respects remain the same as now, and binding on all the parties.

Seventh. That this action shall be dismissed without prejudice.

Dated this 24th day of Feb, 1936.

WHEREFORE, Plaintiff and Defendant join in moving this court to dismiss th

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 DEED

THIS CAUSE COMING on to be heard on this the 3rd day of March, 1936, on the filed application of Rex Watkinson, Receiver for Exchange National Company, for an order authorizing him to make, execute and deliver a deed unto J. A. Chapman covering the following premises to-wit:

The Northwest Quarter of Section 12, Township 14 North, Range 16 East, (less one acre in Northeast corner for school) of the Indian Base and Meridian, containing 159 acres, more or less, Muskogee County, Oklahoma,

and the Court finding that said receiver has no interest in said premises, except as the same appears of record, and that he should convey the same to the said J. A. Chapman, and finding 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 be, and he is hereby directed, authorized and empowered to make, execute and deliver unto J. A. Chapman a good and sufficient deed, covering said aforescribed premises, and he is hereby 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 Mar 3 1936
H. P. Warfield, Clerk
U. S. District Court.

ENDORSED: Filed Mar 3 1936
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 PAYMENT OF TAXES

THIS CAUSE COMING on to be heard on the 3 day of March, 1936, on the verified application of Rex Watkinson, Receiver for Exchange National Company, for an order authorizing and empowering him to pay ad valorem taxes on the properties described in Exhibit attached to said application and a copy of which exhibit is attached hereto, and made a part of, as if fully set out herein, in the amount set opposite each of said properties; and the Court having read said application, and finding that it has jurisdiction to entertain said application

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, MARCH 3, 1936

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 Rex Watkins be, and he is hereby authorized and empowered to pay all of those certain ad valorem taxes in the amounts set of the properties, as the same more fully appears in the Exhibit attached hereto, and that he be further directed, authorized and empowered to do all other things necessary and proper in order and effectually to accomplish the letter and spirit of the application and this order.

Exhibit A attached to original Order.

F. E. KENNAMER
United States District Judge.

ENDORSED: Filed Mar 3 1936
H. P. Warfield, Clerk
U. S. District Court H

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

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

ORDER AUTHORIZING SALE OF CAR

THIS CASE COMING on to be heard on this the 3rd day of March, 1936, on the application of Rex Watkins, Receiver for Exchange National Company, that certain 1931 Ford Coupe, Motor No. A-4441327, now owned by said receivership, provided certain sum of \$75.00 therefor, and the Court finding that said sum of \$75.00 is a reasonable price for said Ford Coupe, and that said car should be sold, and finding that said applicant should be in all things 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 Watkins, Receiver for Exchange National Company, be, and he is hereby directed, authorized and empowered to sell said Ford Coupe provided he can obtain therefor the sum of \$75.00, and that he be 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 Mar 3 1936
H. P. Warfield, Clerk
U. S. District Court H

DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, MARCH 3, 1936

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

State of Oklahoma, ex rel Margaret Jennings,
a citizen, resident and taxpayer of Creek
County, Oklahoma, Complainant,

vs.

No. 942 Equity.

Ghayn Ray and Skelly Oil Company, a corporation,
and Board of County Commissioners, County of Creek,
State of Oklahoma, Respondents.

JOURNAL ENTRY.

This cause came on to be heard at this term upon the defendants' motion to
dismiss complainant's bill of complaint, on the ground that the facts alleged in said Bill were
insufficient to constitute a valid cause of action in equity in favor of the complainant as against
defendants, or either of them, and was argued by counsel, and thereupon, upon consideration
thereof, it was ordered, adjudged and decreed that said motion be sustained upon the ground
the facts alleged in complainant's bill are insufficient in equity to constitute a valid cause
of action in favor of the complainant as against the defendants, or either of them;

WHEREFORE the complainant refused to amend or to plead further and elected
stand upon the bill of complaint; whereupon complainant's bill of complaint is hereby dismissed
with prejudice, and that the defendants recover their costs, and that the complainant be ad-
judged to pay all costs incurred in this cause, for which let execution issue.

IT IS THEREFORE CONSIDERED, ORDERED AND DECREED That the bill of complaint
in be and the same is hereby dismissed, at plaintiff's costs.

To which order and judgment of the court complainant duly excepts and execution
is allowed.

F. E. KENNAMER
District Judge.

APPROVED AS TO FORM:

L. O. LYTLE GEORGE H. JENNINGS Attorney for Complainant.

EVERETT S. COLLINS W.F.P. Attorneys for Board of County Commissioners
of Creek County, Oklahoma;

EVERETT S. COLLINS

W.F.P.

Attorneys for Ghayn Ray, Treasurer of Creek County
Oklahoma.

ROBERT H. TURPIN Attorney for Skelly Oil Company.

ENDORSED: Filed Mar 3 1936

H. P. Warfield, Clerk

U. S. District Court H

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

SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA

WEDNESDAY, MARCH 4, 1936

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

Joseph A. Broderick, as Superintendent of
Banks of the State of New York, Plaintiff,

vs.

Rose Finston, Albert Finston, and Jesse
Finston, as Executors of the Estate of
Mark Finston, deceased, and Albert Finston
and Rose Finston, Defendants.

No. 792 Equity. ✓

O R D E R

On this 4th day of March, A. D. 1936, comes on to be heard the motion of William R. White, as Superintendent of Banks of the State of New York, for the substitution of him, the said William R. White, as plaintiff herein, in the place and stead of Joseph A. Broderick, for Superintendent of Banks of the State of New York, in whose name this suit was originally instituted.

And it appearing that the term of office of said Joseph A. Broderick, as Superintendent of Banks of the State of New York, expired on to wit the 1st day of January, 1936, and that George W. Egbert was appointed to succeed him, but that said George W. Egbert departed life on the 5th day of December, 1935, and that on January 8, 1936, movant, William R. White, succeeded the said George W. Egbert as Superintendent of Banks of the State of New York, and is now duly appointed and acting Superintendent of Banks of the State of New York; and that there is substantial need for continuing and maintaining this cause in the name of William R. White, as Superintendent of Banks of the State of New York, in place and stead of the original plaintiff Joseph Broderick;

And the Court having considered said matter and being well and sufficiently advised in the premises;

IT IS BY THIS COURT ORDERED, That in the place and stead of the original plaintiff herein, Joseph A. Broderick as Superintendent of Banks of the State of New York, there be and he be substituted William R. White, the present duly appointed, qualified and acting Superintendent of Banks of the State of New York, and that this cause hereafter proceed in the name of said William R. White, as Superintendent of Banks of the State of New York, as plaintiff, just as though the said William R. White, as such Superintendent of Banks of the State of New York, had been the party plaintiff herein and had instituted this suit, in his own name as such Superintendent of the State of New York.

Done at Tulsa, Oklahoma, this 4th day of March, A. D. 1936.

F. E. KENNAMER
J U D G E

O.K. SILVERMAN & ROSENSTEIN

ENDORSED: Filed Mar 3 1936
H. P. Fairfield, Clerk
U. S. District Court.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SECTION TULSA, OKLAHOMA WEDNESDAY, MARCH 4, 1936

VIVIAN ZEMBISH, nee CLAYTON, Plaintiff,)
)
-vs-) No. 859 - Equity.
)
CHARLIE CLAYTON, ET AL, Defendants.)

Now on this 4th day of March, A. D. 1936, it is ordered by the Court that of Defendants Henry Lowrance and W. H. Odell to dismiss amended cross-petition of Defendant Clayton be and it is hereby sustained. Exception allowed. Given Ten (10) days to amend here

IN THE UNITED STATES 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 COR-)
PORATION, Defendant.)

ORDER APPROVING RECEIVER'S FINAL REPORT AND DISCHARGING RECEIVER

Now on this 4th day of March, 1936, the above entitled cause came on regul for hearing upon the final report of the receiver and petition for his discharge and the rele surety; said receiver appearing in person and by his attorneys G. C. Spillers and Geo. B. Schwabe and no one appearing in opposition to said report and no written objections thereto having bee herein; and the court being fully advised in the premises, finds:

That Arthur H. Craver, the receiver heretofore appointed by this court in above cause, has served well and faithfully as receiver of the properties involved herein, ha ved said properties, and under his direction oil has been produced therefrom; that the receiv in has filed in this cause monthly reports or statements showing all items of income and disb ment since the date of his appointment and up to and including the date of the filing of the report herein; that subsequent to the filing of said final report, the receiver has paid his ary of \$50.00 for the current month and has paid the pumper's salary for the month of February of \$80.00 plus fifty cents for drayage advanced by the pumper, and Murray Tool and Supply Com for supplies, current account, \$3.53, and R. A. Watters account, one-half of February extra l; and material, \$3.27, making a total expenditure by the receiver subsequent to the filing of h report herein of \$137.30; that there remains a balance in the hands of the receiver of \$1,989

That the receiver has, during the period of the receivership driven his own his own expense more than 2,565 miles and has furnished incidental items for postate in connec with the making of reports to the receiver, and that the receiver is entitled to reimbursement the use of his car on the business of the receivership and the incidental expenses incurred, a additional compensation, in the aggregate sum of \$250.00, which has been agreed upon by counse reasonable and equitable, and should be paid by the receiver to himself out of funds, remaini possession belonging to the receivership.

That G. C. Spillers and Geo. B. Schwabe have acted as counsel and attorneys the receiver during the entire time the receivership has been in operation and have not receiv compensation for their services; that after hearing the evidence offered in support of the rendered, and the value thereof, the court finds that an attorneys' fee of \$100.00, \$50.00 to of said attorneys is reasonable compensation for the services rendered, and that the same shou paid out of funds in the hands of the receiver.

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

SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, MARCH 4, 1936

The court further finds that all of the difficulties between the plaintiff defendant herein have been adjusted, compromised and settled, and that the receivership should be closed and the receiver discharged and his bondsman released from further liability.

IT IS THEREFORE ordered, adjudged and decreed by the court that the receiver herein be and he hereby is authorized and directed to pay himself his current monthly salary \$450.00, the pumper's salary of \$80.00 and fifty cents advanced for drayage by the pumper, the items of \$3.53 to Murray Tool and Supply Company and \$3.97 to R. A. Watts, and in addition thereto the sum of \$250.00 to the receiver to cover the use of his car and expenses incident to, expense for postage and as additional compensation and final allowance, and \$75.00 to Spillers and \$250.00 to Geo. B. Schwabe, as attorneys' fees and compensation for their services as counsel and attorneys for the receiver, leaving a balance in the hands of the receiver of \$1,339.85.

IT IS FURTHER ordered, adjudged and decreed by the court that the expenditures heretofore made by the receiver and the expenditures herein authorized and directed are proper expenditures and expenses incident to the receivership, and that each and all of the monthly reports have been filed by the receiver herein, together with his final report, be and they are in all respects verified and approved.

IT IS FURTHER ordered, adjudged and decreed by the court that the receiver herein be and he hereby is authorized and directed to transmit to the defendant herein the possession of \$1,339.85, and that he deliver possession to the defendant of the properties of which he was appointed receiver in this action, and that he execute a proper transfer order to oil purchasing company authorizing the defendant to receive future payments for oil produced marketed from said premises which may be properly payable to the defendant; and that the receiver herein be and he hereby is discharged as such receiver and his surety released from further liability.

F. E. KENNAMER
Judge.

ENDORSED: Filed Mar 9 1936
H. A. Kufnicki, Clerk
U. S. District Court W.E.

SINGER STEEL & IRON CORP. ET AL, Plaintiffs,)
)
) No. 1014 - Equity. ✓
)
)
TULSA STEEL CORPORATION, ET AL, Defendants.)

On this 4th day of March, A. D. 1936, it is ordered by the Court that action of Charles W. Kelly for compensation to be taken up when captioned in Hester's Report Book.

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

Rek Watkins, Receiver of the Exchange
National Company, Plaintiff,

vs.

Robert E. Adams, W. A. Brownlee, J. H.
Evans, J. J. Larkin, J. J. Larkin,
Henry H. Adams and A. L. Standeven, Defendants.

No. 1000 - Equity.

O R D E R

On request of, and with the consent of the attorneys for the plaintiffs in
above cause the Order Pro Confesso entered herein on February 26, 1936, against J. H. Evans
J. J. Larkin et, and the same is, hereby vacated, and the defendants, J. H. Evans and J. J.
Larkin, are hereby permitted to file their joint and several answer on this March 4, 1936.

F. E. KENNEDY
Judge.

O.K. YANCEY, SPILLERS & BROWN
HARRIS & GAVIN

ENDORSED: Filed Mar 3 1936
H. P. Warfield, Clerk
U. S. District Court H

REK WATKINSON, REC. EXCHANGE NATIONAL CO.,
Plaintiff,

vs.

ROBERT E. ADAMS, ET AL,
Defendants.

No. 1001 - Equity.

Now on this 4th day of March, A. D. 1936, it is ordered by the Court that
actions be and they are hereby disposed of, as per journal entry to be filed.

ELISA SWOPE, ET AL.,
Plaintiffs,

vs.

SAMPSON SCOTT, ET AL.,
Defendants.

No. 1002 - Equity.

Now on this 4th day of March, A. D. 1936, it is ordered by the Court that
of Sampson Scott herein to dismiss be and it is hereby taken under advisement. Each side
a period of five (5) days to file briefs herein.

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 NO. 1073 EQUITY. ✓
corporate and politic, et al, Defendants.
Almeda Durgée and The First National Bank
and Trust Company of Oklahoma City, a
corporation, Interveners.)

O R D E R

On this, the 4th day of March, 1936, the above cause came on for hearing motion of Sim T. Carman, County Attorney of Osage County, as attorney for Livingston Hall, Treasurer of Osage County, asking that he be relieved of responsibility for disbursing the moneys coming into his hands to bondholders and the Clerk of this Court as required in the order made herein on the 31st day of November, 1935, and it appearing that all parties plaintiff, defendant and interveners were willing that this be done and that this responsibility be placed where it fully belongs upon the Town Treasurer, T. F. Casselman.

IT IS THEREFORE ORDERED that Livingston Hall be relieved of the responsibility for paying out any money received for or on behalf of the Town of Foraker in any manner other than as provided by law, and that T. F. Casselman be and is hereby required to pay 9% of the face of the \$40,000.00 waterworks bonds and \$20,000.00 gas bonds to the bondholders upon surrendering to them of three \$30.00 interest coupons clipped from each bond and that he hold any other money by him for the sinking fund of said town of Foraker subject to the order of this Court and to make no disbursements other than those above enumerated from said fund without special authority granted by this Court.

F. E. KENNAMER
United States District Judge

- O.K. TOMERLIN, CHANDLER & SHELTON
Attorney for Plaintiff. and Interveners.
STEPHEN CHANDLER
- O.K. LEANDER HALL Attorney for Town of Foraker.
- O.K. SIM T. CARMAN, By L. L. McKenzie
Attorney for County Treasurer.

ENDORSED: Mar 4 1936
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. 1082 Equity
)	
C. H. Myers, et al,	Respondents.)	

ORDER OVERRULING MOTION TO QUASH.

Now on this 5th day of March, 1936, this matter having come on for hearing the Court on the motion of Defendants to quash and set aside summons and service thereof in above mentioned case; and complainant appearing by Chester A. Brewer, Assistant United States Attorney for the Northern District of Oklahoma, and defendants appearing neither in person nor by attorney; and after hearing statement of the facts involved in said cause and being fully advised in the premises, the Court finds that said motion should be overruled.

IT IS THEREFORE THE ORDER of the Court that said Motion to quash be, and it is hereby overruled, to which ruling the defendants except and exceptions are allowed, and answers are allowed 15 days from March 4, 1936, within which to file their answer herein.

O.K. CHESTER A. BREWER	F. E. KENLAMER
Assistant United States Attorney	JUDGE

ENDORSED: Filed Mar 5 1936
 H. P. Warfield, Clerk
 U. S. District Court

THE GUTBERSON CORPORATION,	Plaintiff,)	
)	
-vs-)	No. 1083 - Equity.
)	
ROBINSON PACKER COMPANY,	Defendant.)	

Now on this 4th day of March, A. D. 1936, it is ordered by the Court that the order of Defendant to vacate order be and it is hereby withdrawn and objection of Defendant to interrogatories herein be and the same is hereby sustained. Exception allowed.

UNITED STATES OF AMERICA,	Plaintiff,)	
)	
-vs-)	No. 1084 - Equity.
)	
MONTIE S. HOUSE, ET AL,	Defendants.)	

Now on this 4th day of March, A. D. 1936, it is ordered by the Court that the order of Defendants to dismiss herein be and the same is hereby withdrawn. Plaintiff allowed fifteen (15) days to amend bill of complaint. Defendants granted twenty (20) days thereafter to answer.

DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, MARCH 6, 1936

Court convened pursuant to adjournment, Friday, March 6th, 1936.

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 DISTRICT COURT IN AND FOR NORTHEAST DISTRICT OF OKLAHOMA

THE LINCOLN NATIONAL LIFE INSURANCE COMPANY,)
Plaintiff,)
vs.) No. 870 Equity ✓
EXCHANGE NATIONAL COMPANY,)
Defendant.)

ORDER AUTHORIZING SALE OF BONDS

THIS CAUSE COMING on to be heard on this 6th day of March, 1936, at the action of Rex Atkinson, Receiver for Exchange National Company, for an order authorizing said receiver to sell \$428.00 worth of U. S. L. C. 2-3/4 Bonds at 101, or less, as Court having read said application, and finding that it has jurisdiction to entertain said application, and being fully advised in the premises, said order authorizing sale should be sustained.

IT IS, THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that said application, and the same is hereby sustained; and

IT IS THE FURTHER ORDER, JUDGMENT AND DECREE OF THE COURT that the said Rex Atkinson do, and he is hereby directed to sell \$428.00 worth of 2-3/4 U.S.L.C. Bonds, provided same receive therefor the sum of 101; and that he be 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 Mar 6 1936
H. P. Jarfield, Clerk
U. S. District Court H

Court adjourned to March 7, 1936.

SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA SATURDAY, MARCH 7, 1936

Court convened pursuant to adjournment, Saturday, March 7, 1936.

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 DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA SATURDAY, MARCH 7, 1936

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

Rex Watkinson, Receiver of the Exchange)
National Company, Plaintiff,)

vs)

Robert E. Adams, H. G. Barnard, W. 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, H. E. Green,)
P. M. Miskell and Fred W. Steiner,)
Defendants.)

No. 1061 Equity.

"O R D E R"

On request of, and with the consent of the attorneys for the plaintiff in above cause the Order Pro Confesso against the defendants, J. H. Evans and J. J. Larkin, e herein on February 26, 1936, be, and the same is, hereby vacated, and said defendants, J. Evans and J. J. Larkin, are hereby granted until the ___ day of March, 1936, within which their answer herein.

F. E. KENNAMER
Judge.

G. C. SPILLERS
HAGAN & GAVIN

ENDORSED: Filed Mar 7 1936
H. P. Warfield, Clerk
U. S. District Court H

Court adjourned to March 10, 1936.

SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, MARCH 10, 1936

Court convened pursuant to adjournment, Tuesday, March 10, 1936.

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:

STANDISH HALL, Trustee, and THE)
GUARANTEE TITLE & TRUST CO. TRUSTEE,)

-vs-

THE KNIGHT REALTY CO. ET AL,)
Defendants.)

No. 708 - Equity.

Now on this 10th day of March, A. D. 1936, it is ordered by the Court that I. Milsten be and he is hereby allowed the sum of \$125.00 additional as Special Master here It is further ordered that other matters of compensation be passed pending the decision of Circuit Court of Appeals for the Tenth Circuit.

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

United States, Plaintiff,)
 vs.) No. 837 Equity
 Howard C. Johnson, Bank Commissioner of)
 State of Oklahoma, et al, Defendants.)

O R D E R

Now on this 10th day of March, 1936 this matter coming on before me on the application of the above named plaintiff, the United States, for an additional extension of time within which to prepare and file the record in the above cause in the Circuit Court of Appeals for the Tenth Circuit, at Denver, Colorado, and the Court being fully advised in the premises, that such application should be granted.

IT IS THEREFORE ORDERED that the plaintiff, the United States, be, and he is granted an additional 30 days from March 13, 1936, within 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 Mar 10 1936
 H. P. Warfield, Clerk
 U. S. District Court

 THE DILLON CO. A CORPORATION, Plaintiff,)
 -vs-) No. 1030 - Equity.
 THE CONTINENTAL SUPPLY CO., Defendant.)

Now on this 10th day of March, A. D. 1936, it is ordered by the Court that the application for writs of habeas corpus and certiorari to interrogatories No. 2 herein be and it is hereby sustained, without prejudice to be renewed following interlocutory decree.

 STEPHEN V. DILLON, Plaintiff,)
 -vs-) No. 1091 - Equity.
 SMITH SEPARATOR CORP., Defendant.)

Now on this 10th day of March, A. D. 1936, it is ordered by the Court that the application for writs of habeas corpus and certiorari to interrogatories No. 2 herein be and it is hereby overruled. Given twenty (20) days to

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

SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, MARCH 13, 1936

Court convened pursuant to adjournment, Friday, March 13, 1936.

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 DOW CHEMICAL COMPANY, Plaintiff,)
-vs-) No. 968 - Equity.
WILLIAMS BROTHERS WELL TREATING CORP., Defendant.)

Now on this 13th day of March, A. D. 1936, it is ordered by the Court that Clerk file and spread Mandate of Record in the above cause, same being in words and figures as follows:

UNITED STATES OF AMERICA, ss:

THE PRESIDENT OF THE UNITED STATES OF AMERICA

(SEAL)

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

GREETING:

WHEREAS, lately in the District Court of the United States for the Northern District of Oklahoma, before you, or some of you in a cause between The Dow Chemical Company, a corporation, plaintiff, and Williams Brothers Well Treating Corporation, a corporation, defendant No. 968, Equity, the decree of the said district court in said cause, entered on January 18, 1935, was in the following words, viz:

"This cause came on to be heard on this 15th day of January, 1935. Both parties were represented by counsel. The court, having heard argument and considered the briefs submitted by counsel, and thereupon, upon consideration of the same, it is hereby adjudged and decreed as follows:

"1. That plaintiff's bill of complaint be and the same is hereby dismissed on the merits with prejudice.

"2. That the defendant herein have judgment against the plaintiff for the costs of this action to be taxed by the clerk and that the plaintiff recover nothing.

"3. That the hearing on the cross petition of the defendant filed herein be continued pending the finality of this decree."

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 The Chemical Company agreeably to the act of Congress, in such case made and provided, fully and large appears;

AND WHEREAS, at the September 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 counsel.

On consideration whereof, it is now here ordered, adjudged and decreed by court that the decree of the said district court in this cause be and the same is hereby re- with directions to grant the injunction prayed for and to take an account of the damage; and The Dow Chemical Company, appellant, have and recover of and from Williams Brothers Well Tre Corporation, appellee, its costs herein.

- - January 10, 1936.

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

WITNESS, the Honorable CHARLES E. HUGHES, Chief Justice of the United Stat 10th day of March, in the year of our Lord one thousand nine hundred and thirty-six.

COSTS OF	Appellant:)	
Clerk,	\$37.65)	ALBERT TREGO
Printing Record,	\$None)	Clerk of the United States Circuit Court of
Attorney,	\$20.00)	Appeals, Tenth Circuit.
	\$57.65)	

UNITED STATES CIRCUIT COURT OF APPEALS
 TENTH CIRCUIT

Costs taxed in favor of appellant, in the case of The Dow Chemical Company vs. Williams Well Treating Corporation. No. 1285

Filing record and docketing cause,	5 25
Filing 24 copies of printed record,	6 00
Filing and entering 2 appearances for appellant,	1 00
Filing and entering 1 appearance for appellee,	- 50
Clerk, preparing record for printer, etc.,	- --
Printer, for printing record,	- --
Filing 9 papers,	2 25
Entering 2 orders, 2 folios.	- 40
Filing briefs for appellant,	5 00
Filing briefs for appellee,	5 00
Filing opinions, (two)	- 50
Filing and entering judgment or decree,	1 25
Filing petition for a rehearing,	5 00
Issuing mandate to District Court	3 00
Filing receipt for mandate,	- 25
Filing receipt for balance of deposit,	- 25
Attorney's docket fee,	20 00
	57 65

Attest:

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

ENDORSED: Filed Mar 13 1936
 H. P. Warfield, Clerk
 U. S. District Court

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U. S. DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, MARCH 16, 1936

Court convened pursuant to adjournment, Monday, March 16th, 1936.

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 NORTHERN DISTRICT OF STATE OF OKLAHOMA.

United States, Plaintiff,)
vs.) No. 488 Equity. ✓
Ralph Hughes, County Treasurer, et al. Defendants.)

O R D E R

On this 16th day of March, 1936, this matter comes on for hearing upon the five applications of the plaintiff and defendants herein for an order in aid of the final decree. After being fully advised in the premises the court finds that the defendants' application be denied and that the application of plaintiff should be granted, and it is, therefore,

ORDERED that the plaintiff pay for the tax payers involved herein the tax under the final decree in this case and that the County Treasurer of Osage County, Oklahoma from the plaintiff for the benefit of the Indians mentioned above, such sums of money from Indians as are due under the final decree herein, issue a receipt for said taxes in the respective amounts so paid and immediately return to said plaintiff the said sum of \$42,935.44, theretofore erroneously collected, said sum to be returned only out of the payment to be made under the final decree in this case; that said Treasurer in entering said taxes upon the rolls and upon said receipts show the total amount received, amount returned and that the same was pursuant to the

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

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

ENDORSED: Filed Mar 16 1936
H. P. Warfield, Clerk
U. S. District Court

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

Tulsa Pfister, nee Drew, Plaintiff,)
vs.) No. 499 Equity. ✓
E. S. Johnson, Ida Johnson, Rachel Perryman
Harry A. Randall and Olga Randall, Defendants.)

O R D E R

Now on this 14th day of March, 1936, for good cause shown, it is ordered that the defendants, E. S. Johnson and Ida Johnson, be and they are hereby granted until the 25th March, 1936, within which to file their answer in the above entitled cause.

ENDORSED: Filed Mar 16 1936
H. P. Warfield, Clerk
U. S. District Court

F. E. KENNAMER
Judge.

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 January 14, 1936, to and including March 14, 1936, 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 do 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, jointly, are granted as a temporary allowance in said cause for services rendered during the period January 14, 1936, to and including March 14, 1936, 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 Hagan and T. Austin Gavin for said services rendered.

F. E. KENNELMER
United States District Judge.

ENDORSED: Filed Mar 16 1936
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 FILING OF DISCLAIMER

THIS CAUSE COMING on to be heard on this the 16th day of March, 1936, on the filed application of Rex Watkinson, Receiver for Exchange National Company, for an order authorizing and empowering him to file a disclaimer in that certain cause of action denominated Building and Loan Association vs. Mary M. Hughes, et al., No. 7413, District Court in and for Tulsa County; and the Court having read said application, and finding that it has jurisdiction to do 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 the same is hereby sustained; and the said Rex Watkinson be, and he is hereby directed forthwith to file a disclaimer in said cause above described, and to do all other things necessary

DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, MARCH 16, 1936

proper, in order fully and effectually to accomplish the letter and spirit of the applicati
this order.

F. E. KENNAMER
United States District Judge.

ENDORSED: Filed Mar 16 1936
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,)
) No. 873 Equity ✓
vs.)
)
EXCHANGE NATIONAL COMPANY, Defendant.)

ORDER AUTHORIZING RELEASE OF SECOND MORTGAGE

THIS CAUSE COMING on to be heard on this the 16th day of March, 1936, on
fied application of Rex Watkinson, Receiver for Exchange National Company, for an order dir
authorizing and empowering him to make, execute and deliver a good and sufficient release o
certain second mortgage on the following described premises, to-wit:

Beginning at a point forty-two feet East of the Northwest
corner of Lot 6 Block 2, Stutsman Addition, according to
the recorded plat thereof, thence East along the North
line of said Lot a distance of seventy-four and six tenths
(74.6) feet to a point; thence Southwesterly around a curve
to the right, whose radius is one hundred (100) feet, to a
point, said point being forty-two feet east of and seven hundred
twenty-three thousandths (.723) of a foot North of the Southwest
corner of said Lot; thence North forty-nine and
two hundred seventy-seven thousandths (49.277) to the point of
beginning, Tulsa County, Oklahoma;

and the Court having read said application, and finding that it has jurisdiction to entertain
same, and enter an order thereon, finds that said application should be sustained;

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED that said application be, a
same is hereby sustained; and the said Rex Watkinson be, and he is hereby directed, authoriz
and empowered forthwith to make, execute and deliver a good and sufficient release of that c
second mortgage on said above described land, and to do all other things, necessary and prop
in order fully and effectually to accomplish the letter and spirit of the application and th
order.

F. E. KENNAMER
United States District Judge.

ENDORSED: Filed Mar 16 1936
H. P. Warfield, Clerk
U. S. District Court

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

GAS UTILITIES COMPANY, Plaintiff,)
v.) No. 905 - Equity. ✓
OKLAHOMA NATURAL GAS CORPORATION, Defendant.)

FINAL ORDER AND DECREE:

This cause came on further to be heard at this time upon all pleadings, re and proceedings heretofore had herein, and upon the petition of Oklahoma Natural Gas Company inafter sometimes called "the Company"), verified March 16, 1936, and

It appearing that the Board of Directors of said Company has approved a pl refinancing which contemplates the refunding of substantially all the outstanding indebtedne the Company, including the payment or redemption, at the principal amount thereof and accrue terest, of the outstanding Five Per Cent. Serial Notes, Series A, issued pursuant to the Pla Reorganization of Oklahoma Natural Gas Corporation, heretofore approved by this Court.

The Court, after hearing counsel, and upon due consideration, and being fu vised in the premises, orders, adjudges and decrees, as follows:

FIRST: Upon condition that the Company will, prior to or simultaneously w the issuance of any new securities which may be issued pursuant to said plan, provide for th or redemption, at the principal amount thereof and accrued interest, and the retirement of a outstanding Five Per Cent. Serial Notes, Series A, the Board of Directors of the Company is authorized

(a) to proceed with said plan or any other plan of refinancing which in i discretion, is for the best interests of the Company, and to borrow such sums of money be necessary to consummate such plan, and to submit to the stockholders of the Company amendments of its charter, any authorization of indebtedness and any other action neces or proper to carry out such plan.

(b) to borrow such moneys as may be required to provide for the payment c demption and retirement, in anticipation of the consummation of such plan, of the outst Five Per Cent. Serial Notes, Series A, of the Company, and/or any other securities or o tions of the Company and its subsidiaries.

(c) to take all such action as the Board of Directors may deem necessary appropriate in connection with the foregoing, including, without limitation, the transf any property or properties of the Company to any one or more of its subsidiary corporat

all in such manner and upon such terms and conditions as the Board of Directors of the Compa approved.

SECOND: The jurisdiction retained by this Court in the above entitled cau suant to the orders of this Court dated December 4, 1933, June 4, 1934 and July 2, 1934, (a) be relinquished and shall cease and determine upon the filing with the Clerk of this Court a tific of a copy, certified by the Secretary or any Assistant Secretary of the Company, of a r tion of the Board of Directors of the Company stating that the outstanding First Mortgage Bo Series A and Series B, the General Mortgage Extended Bond and the Five Per Cent. Serial Note Series A and Series B, of the Company and any other securities of the Company and/or its sub to be retired in accordance with such proposed refinancing plan as is finally approved by th

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

SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, MARCH 16, 1936

of Directors of the Company, have been paid, or otherwise discharged, satisfied or cancelled provision made for the payment or redemption and retirement thereof by deposit with the trustee under the respective mortgages or indentures securing the same of funds sufficient for such specifying as to each issue of such securities or obligations the manner of such payment or redemption and retirement or provision therefor, and upon the like filing of a copy of a certificate of Chemical Bank and Trust Company of New York, as Trustee under the Indenture, dated as of November 1, 1933, securing said Series A Notes of the Company, signed by the proper officers of the Bank, so stating as to said Series A Notes, (b) in any event, shall be relinquished and shall cease and determine upon the filing with the Clerk of this Court at any time after July 15, 1936, of a copy, certified as aforesaid, or a resolution of the Board of Directors of the Company providing that the existing Five Per Cent. Serial Notes, Series A, of the Company have been paid or otherwise discharged, satisfied and cancelled and provision for the payment or redemption and retirement thereof made by the deposit of funds as aforesaid, and upon the like filing of a copy of a certificate of Chemical Bank and Trust Company of New York, as Trustee under the Indenture dated as of November 1, 1933, securing said Series A Notes of the Company, signed as aforesaid, so stating as to said Series A Notes.

Done in open court, on March 16th, 1936.

F. E. KEMMNER UNITED STATES DISTRICT JUDGE.

ENDORSED: Filed Mar 16 1936 H. P. Warfield, Clerk U. S. District Court

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

Singer Steel and Metal Company, a Corporation, vs. Tulsa Steel Corporation, a corporation, and Sheffield Steel Corporation, a Corporation, vs. Tulsa Steel Corporation, a Corporation.

NO. 1014 - Equity Consolidated.

O R D E R

The above entitled cause coming on for hearing this 16th day of March, 1936, the report of T. H. Steffens herein, covering the period from November 30, 1935, to February 26, 1936, inclusive, and on application of the Receiver for further instructions, and the Receiver appearing in person and by his attorney, E. J. Doerner; Tulsa Steel Corporation appearing by attorney, Marvin T. Johnson; Sheffield Steel Corporation appearing by its attorney, Villard I. Tin; intervenor Harbison-Walker Refractories Company appearing by its attorney, Howell E. Hart; The Linde Air Products Company, Hickman Williams & Company and Electro-Metallurgical Sales Company appearing by their attorney, W. I. Williams; Charles W. Kelley, Jr. Sullivan and Melvin

appearing by their attorney, Charles W. Workman, and it further appearing to the court that of the attorneys of record for creditors and intervenors in the above entitled cause were notified of the hearing on the report of the Receiver, and his application for instructions, court having heard the testimony of the receiver, sworn and examined in open court, and being sufficiently advised, finds that the report of the Receiver should be approved; that the Receiver shall take no more orders for the sale of products; that the Receiver comply and conform as near as possible, with all orders and contracts accepted by him for the sale of finished ba

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, by the Court that the report of the Receiver filed on March 14, 1936 be, and the same is hereby approved.

That the Receiver continue the operation of the plant of the Tulsa Steel Corporation in order to comply and complete as near as possible, all orders and contracts heretofore made by him; that the Receiver be instructed to accept no more orders for the sale of products from the said plant; that the Receiver be authorized to continue the operation of such plant and employ such skilled or unskilled labor as may be necessary to comply with this order; that the Receiver is hereby directed and authorized to negotiate with any person, firm or corporation that may be interested in the purchase of all the assets of said Tulsa Steel Corporation, and report to the court of any such negotiations with any prospective purchaser within 30 days from date hereof.

Done in open court the day and year first above written.

F. E. KENNAMER

District Judge.

O.K. E. J. DOERNER Attorney for Receiver.
O.K. MARVIN T. JOHNSON Attorney for Tulsa Steel Corp.
O.K. VILLARD MARTIN Attorney for Sheffield Steel Corporation
O.K. HOWELL E. HAYS Attorney for Intervenor, Harbison-Walker Refractories Company.
O.K. W. I. WILLIAMS Attorney for Linde Air Products Co., Hickman Williams & Co. and Electro-Metallurgical Sales Corp.
O.K. _____ Attorney for Chas. W. Kelley, Wm. Sullivan and Melvin Wiser.

ENDORSED: Filed Mar 18 1936
H. P. Warfield, Clerk
U. S. District Court

MASSACHUSETTS BONDING & INSURANCE CO., Plaintiff,)
vs.) No. 1085 - Equity.
TOWN OF OILTON, OKLAHOMA, Defendant.)

Now on this 16th day of March, A. D. 1936, the above styled case is called for trial. Both sides present and announce ready for trial. Opening statements of counsel are made and witnesses are sworn in open court. The Plaintiffs introduce evidence and proof with the following witness: J. W. Cosgrove. And thereafter, the Plaintiff rests. Defendant rests. And thereupon, it is ordered by the Court, after being fully advised in the premises, that Decree be entered for Plaintiff as per journal entry to be filed.

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

MASSACHUSETTS BONDING & INSURANCE COMPANY,)
a corporation, Plaintiff,)
vs.) No. 1085 Equity
TOWN OF DILTON, OKLAHOM, a municipal)
corporation, Defendant.)

D E C R E E

This case came on to be heard March 16, 1936, at the January, 1936, term said Court and evidence was introduced by the parties, and counsel for plaintiff and counsel for defendant presented their respective contentions to the Court. Thereupon, upon consideration of the matter, it was ordered, adjudged and decreed by the Court as follows:

(1) That plaintiff have and recover judgment against defendant for \$23,900 and for costs herein, for the collection of which let special order or execution issue: said judgment to bear interest on \$5,760.00 thereof from March 1, 1936, and on the balance thereof (\$18,220.65) from March 16, 1936, all at the rate of six per cent per annum until paid.

(2) That upon payment to plaintiff or its successors or assigns of all, in full, of said indebtedness with interest as aforesaid, plaintiff is directed to reasonably indemnify defendant against double payment, except such portion thereof as may be based upon or evidenced by such of said bonds and coupons as may be barred by the statute of limitations of the State of Oklahoma.

(3) That defendant and its officers and agents refrain from paying said bonds and coupons, or any of them, or the indebtedness evidenced thereby, to any person, firm, or corporation other than the plaintiff herein, except upon the final order, judgment, and decree of this Court or other Court of competent jurisdiction in the premises; that if any person, firm, or corporation other than plaintiff shall demand payment of or sue defendant upon said stolen bonds or coupons, or any of them, or for the indebtedness evidenced thereby, notice in writing be forthwith given to the Fiscal Agent of the State of Oklahoma in New York City and to plaintiff herein, Massachusetts Bonding & Insurance Company, Boston, Massachusetts.

F. E. KENNAMER
JUDGE.

O.K. as to form
FONT L. ALLEN Counsel for Defendant.
JAMES W. COSGROVE, Counsel for Plaintiff.

ENDORSED: Filed Mar 25 1936
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 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, MARCH 18, 1936

Court convened pursuant to adjournment, Wednesday, March 18, 1936.

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.

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 18th day of March, 1936, comes on for hearing the application George H. Lessley for allowance of fees and charges for reporting a transcript of testimony certain claims heard before the Special Master, Herbert S. French, and it appearing to court that such charges of said applicant are reasonable and just, and that the services performed as set forth in said application;

IT IS HEREBY ORDERED, ADJUDGED AND DECREED, that said application be granted and the Receiver is hereby authorized and directed to pay to said George H. Lessley the sum Hundred Twenty-four and 50/100 (\$424.50) Dollars, in payment for services in reporting a transcript of certain proceedings had on certain claims before the Honorable Herbert S. French, Special Master.

Done in open court the day and year first above written.

F. E. KENNAMER
District Judge

ENDORSED: Filed Mar 18 1936
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to March 19, 1936.

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DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, MARCH 19, 1936

Court convened pursuant to adjournment, Thursday, March 19, 1936.

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 ANTI-ENDING EXECUTION OF PARTIAL RELEASE OF
JUDGMENT.

NOW on this 19th day of March, 1936, comes on to be heard the application of
Watkinson, Receiver for Exchange National Company, for authority to execute a partial release
judgment, which appears of record in the office of the Court Clerk of Tulsa County, Oklahoma
in Case No. 42,814, wherein the Exchange Trust Company is plaintiff and Anna Goff Broach and
Broach are defendants, as it effects the following described real property situate in Tulsa
State of Oklahoma:

Lot Nine (9), Block Seven (7), Florence Park Addition to the City
of Tulsa, Tulsa County, State of Oklahoma, according to the recorded
plat thereof.

The Court, being thoroughly advised in the premises finds that the interest
said Anna Goff Broach and R. M. Broach to the above described property is junior and inferior
first mortgage owned and held by the First National Bank of Tulsa; that the principal sum of
said mortgage when considered with the present value of said property precluded the possibility
of any future equity accruing to the said Anna Goff Broach and R. M. Broach by reason of their
interest in said property.

THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED BY THE COURT that Rex Watkin
for the purpose of enabling parties in interest to said property to make a good and sufficient
deed to satisfy said mortgage held by said First National Bank, execute a partial release of
judgment, which appears of record in the office of the Court Clerk of Tulsa County, Oklahoma, in
No. 52,814, wherein Exchange Trust Company is plaintiff and Anna Goff Broach and R. M. Broach
are defendants, as to the following described property:

Lot Nine (9), block Seven (7), Florence Park Addition to the City
of Tulsa, Tulsa County, State of Oklahoma, according to the recorded
plat thereof.

F. E. KENNAMER
United States District Judge

ENDORSED: Filed Mar 19 1936
H. P. Warfield, Clerk
U. S. District Court H

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, MARCH 19, 1936

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

H. G. Roby, J. A. Pierce, Norman Pierce, Bertha C.)
Pierce, C. W. Shaw, Louis Jolff, Robert W.)
Strassen, Henry G. Hafner, Victor R. Despard,)
The Continental Illinois National Bank of)
Chicago, Executor of Edward J. Ham's Estate,)
Grant Ridgeway, Ethel Ridgeway, Rollo)
Gullickson, Edna Gullickson, Estate of A. D.)
Curtis, deceased,) Plaintiffs, No. 890 Equity. ✓

vs.

Ray A. Dunnett, James C. Cloud, John M.)
Wheeler, Annabel Dunnett, and The First)
National Bank and Trust Company of Tulsa, a)
corporation,) Defendants.

ENLARGEMENT OF TIME FOR PREPARING AND FILING RECORD.

Now on this the 19th day of March, 1936, the complainants in said cause, to
wit M. J. Doherty present their application to the court for an enlargement of time withi
to prepare and file their transcript of record in the Circuit Court of Appeals in this Cir
and the court finds reasonable grounds hereby grants to said complainants an extension of
a total time of forty-five (45) days within which to have prepared and approved and filed their
in the cause and to be thereafter filed in the United States Circuit Court of Appeals. De
have till April 10th to examine & approve statement of evidence and offer amendments there

F. E. KENNELMER
District Judge.

O.K. F. E. RIDDLE
Counsel for Plaintiffs

O.K. W. V. PRYOR
ROBERT A. RAYMONDS
Counsel for Respondents.

ENCLOSED: Filed Mar 19 1936
A. F. Jarfield, Clerk
U. S. District Court ME

Court adjourned to March 20, 1936.

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

SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, MARCH 20, 1936

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE 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 20 day of March, 1936, upon the application of J. H. McBirney, Successor Trustee, for authority to accept a warranty deed from L. J. F. Rooney, for the transfer and acceptance of the premises and lands described in one certain mortgage, described in the application of J. H. McBirney, Successor Trustee, on file herein, in complete satisfaction of the indebtedness of said L. J. F. Rooney upon seven (7) notes, aggregating the principal sum of Three Thousand Dollars (\$3,000.00), and unpaid interest; and it appearing that the said L. J. F. Rooney is without funds at this time, and is not able to pay said indebtedness, and cannot pay the judgment which was rendered against him in said foreclosure proceedings referred to in the application on file herein, and cannot pay or discharge a deficiency judgment, if any, in said foreclosure proceedings, additional foreclosure expenses will be avoided by the acceptance of said deed; and it appears that the acceptance of said deed is of benefit and advantage to said trust estate, and for the best 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 accept a warranty deed from L. J. F. Rooney, conveying to him, as such successor trustee, the following described lands situate in Tulsa County, State of Oklahoma, to-wit:

The Southeast quarter (SE $\frac{1}{4}$) of the Northwest quarter (NW $\frac{1}{4}$), and the East Half (E $\frac{1}{2}$) of the East Half (E $\frac{1}{2}$) of the Northeast Quarter (NE $\frac{1}{4}$) of the Northwest Quarter (NW $\frac{1}{4}$) of Section Twenty Two (22), Township Twenty (20) North, Range Thirteen (13) East, containing Fifty (50) acres more or less, according to the U. S. Government Survey thereof.

IT IS FURTHER ORDERED that upon the execution and delivery of said warranty deed by said L. J. F. Rooney, conveying the property above described to J. H. McBirney, Successor Trustee, that the said J. H. McBirney, Successor Trustee, surrender and deliver to said L. J. F. Rooney the seven (7) notes, totaling the principal amount of Three Thousand Dollars (\$3000.00), executed September 24, 1931, executed to the Exchange National Company, and that the acceptance of said deed constitute satisfaction in full of said indebtedness.

IT IS FURTHER ORDERED that J. H. McBirney, Successor Trustee, release said estate mortgage upon the execution and delivery of said warranty deed.

F. E. KENMAMER
U. S. District Judge.

ENDORSED: Filed Mar 20 1936
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 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, MARCH 20, 1936

UNITED STATES OF AMERICA, Plaintiff,)
-vs-) No. 993 - Equity. ✓
HARRY H. HAWKINS, and J. L. STEWART, Defendants.)

Now on this 20th day of March, A. D. 1936, it is ordered by the Court the Defendant Harry H. Hawkins be and he is hereby permitted to withdraw Exhibit No. 3 from the in this case.

Court adjourned to March 21, 1936.

SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA SATURDAY, MARCH 21, 1936

Court convened pursuant to adjournment, Saturday, March 21, 1936.

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.

Caroline L. Yeargain, personally and as Adminis-)
tratrix of the Estate of Scott A. Yeargain,)
deceased, Marjorie Frankberger, Helen E.)
Yeargain, and Scott A. Yeargain, Jr., a minor,)
by Caroline L. Yeargain, his guardian,) No. 821 Equity. ✓
Complainants,)
-vs-)
Joseph D. Yeargain, Walter H. Steen, et al.,)
Defendants.)

JOURNAL ENTRY

Now on this 21st day of March, 1936, same being one of the regular days of Special March 1936 Term of this Court, this matter came on to be heard upon the stipulation for settlement between the complainants and the defendant Walter H. Steen of their rights and interests in the hereinafter described real estate. The complainants appeared in Court by their attorney Fred S. Zick, and the defendant Walter H. Steen appeared in Court by his attorney, Wm. M. Thom and the Court being advised in the premises and having examined the stipulation and exhibits thereto attached finds that the said stipulation has been duly and regularly executed by the complainants and the defendant Walter H. Steen; that the complainant Scott A. Yeargain, Jr., is a minor and the said stipulation has been executed for and on behalf of said minor by his legally appointed guardian, Caroline L. Yeargain, after a petition for authority to so execute the same had been presented to the Probate Court of Boone County, Missouri, the Court by which she was appointed, a Probate Court of Boone County, Missouri, after hearing said had thereon, authorized said guardian to execute said stipulation on behalf of said minor, and endorsed his approval on the face thereof on the 13th day of March, 1936, all as shown by said stipulation and exhibits thereto attached were filed in this Court on this date; and

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA SATURDAY, MARCH 21, 1936

The Court further finds that a controversy exists between the complainant the defendant Walter H. Steen; that it is for the best interests of all the complainants, including said minor, as well as the defendant Walter H. Steen that said stipulation be approved, that a decree of this Court issue thereon approving the stipulation and determine the interest the parties in the real estate involved therein as hereinafter described.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that this act in and to the defendant Walter H. Steen is hereby dismissed with prejudice as to, and as far as, it challenges or effects the title of said defendant Walter H. Steen in and to the following described real estate situated in Ottawa County, Oklahoma, to-wit:

The Northeast Quarter of the Southwest Quarter, and the Southeast Quarter of the Northwest Quarter of Section 3, Township 27 North, Range 23 East.

F. E. KENNAMER
UNITED STATES DISTRICT JUDGE.

ENDORSED: Filed Mar 21 1936
H. P. Warfield, Clerk
U. S. District Court H

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

Caroline L. Yeargain personally and as Administratrix of the Estate of Scott A. Yeargain, deceased, Marjorie, Frankenberger, Helen E. Yeargain, and Scott A. Yeargain, Jr., a minor by Caroline L. Yeargain, his guardian,)	
)	
)	
)	
)	No. 821 Equity. ✓
Complainants)	
-vs-)	
Joseph D. Yeargain, et al.,)	
Defendants.)	

JOURNAL ENTRY.

Now on this 21st day of March, 1936, same being one of the regular days of Special March 1936 term of this Court this matter came on to be heard upon a stipulation duly executed by the complainants and the defendant Joseph D. Yeargain and Wm. H. Thomas, attorney complainants appeared in Court by their attorney, Fred S. Zick, the defendant J. D. Yeargain appeared in Court by his attorney, representing him in the matter of the stipulation only and said Thomas appeared personally, and the Court having examined said stipulation and the exhibits thereto attached, and being well and sufficiently advised in the premises finds that said stipulation has been duly and regularly executed by the complainants in this case; that Scott A. Yeargain is a minor, and that Caroline L. Yeargain is his duly qualified, appointed and acting guardian having been appointed by the Probate Court of Boone County, Missouri; that said stipulation was submitted to the Probate Court of Boone County, Missouri by petition of said guardian asking the authority to execute the same for and on behalf of said minor, and the Court's approval of the same and that after due consideration the said Court on the 18th day of March, 1936 authorized the said Caroline L. Yeargain, guardian, to execute the said stipulation for and on behalf of said minor and that the same was executed by said guardian on behalf of said minor, and that said stipulation and the execution of the same for and on behalf of said minor was duly approved on that date by the Probate Court of Boone County, Missouri, and said approval endorsed on the face thereof. The C

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

SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA SATURDAY, MARCH 21, 1936

FINDS that said Joseph D. Yeargain, the defendant, executed said stipulation under the name of J. D. Yeargain, and that Joseph D. Yeargain and J. D. Yeargain are one and the same person; and the Court further finds that said stipulation was duly executed by Wm. M. Thomas.

The Court finds, as shown by said stipulation just referred to and filed in this Court on this date, that a controversy exists between the complainants, the defendant Joseph D. Yeargain and Wm. M. Thomas to the rights of said parties in and to the following described estate, to-wit:

And undivided two-thirds (2/3) interest in and to the Northeast quarter (NE $\frac{1}{4}$) of the Northwest Quarter (NW $\frac{1}{4}$) of Section 22, Township 29 North, Range 23 East, in Ottawa County, Oklahoma; and

The Northwest Quarter of the Northwest quarter, and the Northwest quarter of the Southwest Quarter of the Northwest quarter of Section 33; and the West Half of the Southwest Quarter of Section 33; and the Northeast Quarter of the Northeast Quarter, and the Northeast Quarter of the Southeast Quarter of the Northeast Quarter, and the East Half of the Northeast Quarter of the Northwest Quarter of Section 32, all in Township 25 North and Range 24 East in Delaware County, Oklahoma; and

The Southwest Quarter of the Northwest Quarter, and the South Half of the Northwest Quarter of the Northwest Quarter, and the Southwest Quarter of the Northeast Quarter of the Northwest Quarter, and the Northwest Quarter of the Southeast Quarter of the Northwest Quarter of Section 15, Township 24 North, Range 24 East, in Delaware County, Oklahoma, containing 80 acres, same having been formerly owned by Lon Hampton and deeded by Hampton to W. M. Hardy.

That the said Wm. M. Thomas has an attorney's lien upon the above described real estate as a result of a judgment rendered in case No. 12,624 in the District Court of Ottawa County, Oklahoma on 23rd day of November, 1935, and a judgment rendered in case No. 3,638 in the District Court of Delaware County, Oklahoma on the 24th day of February, 1936; and the Court further finds that complainants and the defendant Joseph D. Yeargain and the said Wm. M. Thomas have stipulated to and through said stipulation for the determination of their rights and interests in and to the above described real estate, and ask this Court to determine their respective interests in the real estate and establish the same by decree of this Court.

The Court further finds that said stipulation and the terms and provisions of it is equitable and just between the parties, and that said stipulation on behalf of the complainants, including Scott A. Yeargain, Jr., a minor, and the defendant Joseph D. Yeargain or J. D. Yeargain, individually and as surviving partner of the partnership of Yeargain and Yeargain and Wm. M. Thomas, attorney, should be and is hereby approved.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that as per said stipulation the complainants, Caroline L. Yeargain, Marjorie Frankenberger, Helen E. Yeargain, and Scott A. Yeargain, Jr., a minor, should be and are given, and a fee simple title established in them, in and to an undivided one-half (1/2) interest in and to the property known as the Parhurst Farm, described as follows, to-wit:

The Northwest Quarter of the Northwest Quarter, and the Northwest Quarter of the Southwest Quarter of the Northwest Quarter of Section 33; and the West Half of the Southwest Quarter of Section 33; and the Northeast Quarter of the Northeast Quarter, and the Northeast Quarter of the Southeast Quarter of the Northeast Quarter, and the East Half of the Northeast Quarter of the Northwest Quarter of Section 32, all in Township 25 North and Range 24 East in Delaware County, Oklahoma.

Also, one-half (1/2) interest in and to the mining land in Ottawa County, Oklahoma formerly by said partnership of Yeargain and Yeargain, described as follows, to-wit:

An undivided two-thirds (2/3) interest in and to the Northeast quarter (NE $\frac{1}{4}$) of the Northwest Quarter (NW $\frac{1}{4}$) of Section 22, Township 29 North, Range 23 East, in Ottawa County, Oklahoma;

subject to the right of the said Wm. M. Thomas to receive from the lead and zinc royalties to said one-half interest owned by complainants an amount equivalent to two and one-half per cent of the gross sales of lead and zinc taken from said land until he shall have received there sum of \$600.00.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED By the Court that as per said petition the defendant Joseph D. Yeargain should be and is given, and a fee simple title established in him in and to an undivided one-third interest in and to all the properties first above described in this Journal Entry, both in Ottawa and Delaware counties; that J. D. Yeargain who executed said stipulation is one and the same person as Joseph D. Yeargain, and that this decree shall be binding upon him both individually and as surviving partner of the partnership of Yeargain and Yeargain.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that the complainants shall have no lien by virtue of this action or any decree of this Court in this action against the interests of defendant Joseph D. Yeargain in the aforesaid properties established in him by this decree, and a judgment, if any, rendered in favor of the complainants in this action against defendant Joseph D. Yeargain shall not be a lien against or enforceable against said interests established in him in the aforesaid real estate by this decree.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that as per said petition the said Wm. M. Thomas should be and is given, and a fee simple title established in and to an undivided one-sixth (1/6) interest in and to the following described real estate in Ottawa County, Oklahoma, to-wit:

An undivided two-thirds (2/3) interest in and to the Northeast quarter (NE $\frac{1}{4}$) of the Northwest Quarter (NW $\frac{1}{4}$) of Section 22, Township 29 North, Range 23 East, in said county and state;

and to receive royalties from the interest of complainants herein to and in the amount of 2 per cent of the gross sales of lead and zinc from the whole of said tract of land just described in Ottawa County, Oklahoma until \$600.00 shall have been paid from the interest of complainants; and the said Wm. M. Thomas should be and is given, and a fee simple title established in him in and to an undivided one-sixth (1/6) interest in and to the Parkhurst Farm in Delaware County, Oklahoma, described as follows, to-wit:

The Northwest Quarter of the Northwest Quarter, and the Northwest Quarter of the Southwest Quarter of the Northwest Quarter of Section 33; and the West Half of the Southwest Quarter of Section 28; and the Northeast quarter of the Northeast quarter, and the Northeast Quarter of the Southeast Quarter of the Northeast Quarter, and the East Half of the Northeast Quarter of the Northwest quarter of Section 32, all in Township 25 North and Range 24 East in said county and state;

and the said Wm. M. Thomas should be and is given, and a fee simple title established in him in and to an undivided two-thirds (2/3) interest in and to the following described real estate situated in Delaware County, Oklahoma, to-wit:

The Southwest Quarter of the Northwest Quarter, and the South Half of the Northwest Quarter of the Northwest Quarter, and the Southwest Quarter of the Northeast Quarter of the Northwest Quarter, and the Northwest Quarter of the Southeast quarter of the Northwest quarter of Section 15, Township

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IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
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24 North, Range 24 East, in said county and state, containing 80 acres, same having been formerly owned by Lon Hampton and deeded by Hampton to Hardy.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that the interest of all the parties as hereinbefore decreed and the properties hereinbefore described are set to the lien of the estate of W. M. Hardy, deceased, in the total sum of \$3145.22 plus interest six per cent from the 24th day of February, 1936, as shown by the judgments in the District Court of Ottawa County, Oklahoma and the District Court of Delaware County, Oklahoma herein referred to in this Journal Entry; that all lead and zinc royalties from said property which is now on hand and which may be due in the future shall be applied to the balance due the estate of W. M. Hardy until that obligation is paid; and that the right of the said W. M. Hardy to receive the 2 1/2% royalty on the gross sales hereinbefore mentioned shall not accrue until said Hardy obligation just mentioned is paid.

F. E. KENNAMER
UNITED STATES DISTRICT JUDGE.

ENDORSED: Filed Mar 21 1936
H. P. Warfield, Clerk
U. S. District Court H

Court adjourned to March 24, 1936.

SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, MARCH 24, 1936

Court convened pursuant to adjournment, Tuesday, March 24th, 1936.

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.

Joseph Mays, Complainant,)
vs.)
) No. 988 Equity. ✓
Sam F. Wilkinson, as Successor to J. G. Hughes,)
Receiver of the First National Bank of Bristow,)
Oklahoma, et al, Respondents.)

O R D E R

Now on this 24th day of March, 1936, the above matter comes on to be heard by the Court on the stipulation of all the parties hereto for a revivor of said above mentioned case insofar as complainant, Joseph Mays, is concerned. And the court having considered said stipulation and being fully advised in the premises, finds that this cause should be revived in the name of I. D. Mays, administrator of the Estate of Joseph Mays, deceased; and the court further finds that he, the said Joseph Mays, complainant in the above styled cause, departed this life in Oklahoma County, State of Oklahoma, on or about the 2nd day of March, 1936, and that by the judgment a

consideration of the County Court of Creek County, State of Oklahoma, I. D. Mays is now the appointed, qualified and acting administrator of him, the said Joseph Mays, deceased. This cause should be revived and all proceedings herein had to and against the said I. D. Mays, trustee of the Estate of him, the said Joseph Mays, deceased.

WHEREFORE, It is ordered and decreed by the Court that the above styled cause and the same is hereby revived insofar as the complainant, Joseph Mays, is concerned in the cause, and shall proceed further in the name of I. D. Mays, as administrator of the estate of the said Joseph Mays, deceased, as complainant.

F. E. KENNAMER
JUDGE.

ENDORSED: Filed Mar 24 1936
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 24th day of March, 1936, this matter comes on to be heard on 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 is requested to intervene as co-complainant herein; that such application is pending before the Attorney General of the United States; that it would be of no advantage to require the respondents to answer until such a time as this Court has been advised as to whether or not the United States will intervene herein.

IT IS, THEREFORE, Considered, Ordered and adjudged by the Court that the respondents herein, and each of them, be, and they are hereby ordered and directed not to answer until otherwise so ordered by this Court.

F. E. KENNAMER
Judge.

ENDORSED: Filed Mar 24 1936
H. P. Warfield, Clerk
U. S. District Court H

Court adjourned to March 25, 1936.

SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, MARCH 25, 1936

Court convened pursuant to adjournment, Wednesday, March 25, 1936.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, MARCH 25, 1936

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.

MASSACHUSETTS BONDING & INSURANCE COMPANY,)
A Corporation, Plaintiff,)
vs.) No. 1085 Equity.
TOWN OF OILTON, OKLAHOM, a municipal)
corporation, Defendant.)

LEAVE FOR PLAINTIFF TO AMEND PARAGRAPHS (b) and (g) OF BILL OF
COMPLAINT.

On this March 16, 1936, on application of plaintiff, leave is granted to as
the original bill of complaint, on file herein, as to paragraphs (b) and (g) thereof (the last
paragraph being the prayer), to conform the bill to the facts as disclosed by the pleadings &
evidence; to which opposing counsel consents.

F. E. KENNAMER
JUDGE

ENDORSED: Filed Mar 25 1936
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to March 26, 1936.

SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, MARCH 26, 1936

Court convened pursuant to adjournment, Thursday, March 26, 1936.

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:

W. G. ARN, Plaintiff,)
-vs-) No. 816 - Equity. ✓
OPERATORS ROYALTY CO. ET AL, Defendants.)

Now on this 26th day of March, A. D. 1936, it is ordered by the Court that
hearing on objections to proposed findings of facts and objections thereto be, and the object
are hereby, overruled. Exception allowed.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, MARCH 26, 1936

STATE OF OHIO, ex rel, S. H. Squire, etc.,)
Plaintiff,)
vs.) No. 1065 - Equity ✓
LOFFLAND BROTHERS COMPANY,)
Defendant.)

Now on this 26th day of March, A. D. 1936, it is ordered by the Court that to intervene of Charles W. Lynch, Receiver for Elizabeth D. Mooney, be and the same is hereunder advisement.

Court adjourned to March 27, 1936.

SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, MARCH 27, 1936

Court convened pursuant to adjournment, Friday, March 27, 1936.

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.

W. G. ARN, et al.,)
Complainants,)
vs.) No. 816 Equity. ✓
OPERATORS ROYALTY & PRODUCING COMPANY, a)
corporation, et al.,)
Respondents.)

D E C R E E

Now on this 22nd day of April, 1935 the above cause came on for trial and complainants W. G. Arn and others, appearing by their attorneys, F. E. Riddle and O. G. Hol the respondents, Ray M. Dunnett, James G. Cloud and W. E. Disney, appearing by their attorney Glenn Alcorn, W. V. Pryor, and R. W. Reynolds; the respondents The First National Bank and Company of Tulsa, as trustee, appearing by its attorneys, Gonner and Winters; the intervenor S. Randerson and L. B. Randerson appearing by their attorneys, Saul A. Yeager, C. C. Madison Harvey Roney; the International Supply Company, respondent, appearing by its attorneys, Yant Spillers and Brown; and James R. Sharpe appearing by his attorney, M. A. Breckinridge.

The Court, after hearing the evidence of all parties and all parties having and submitted their cause, requested that the various parties file trial briefs presenting the several contentions, which was done, and the Court having duly and fully considered the evidence the briefs the issues of fact and issues of law involved in this cause and being fully advised the premises, on the 3rd day of March, 1936 prepared and filed in said cause its opinion.

And on this the 26th day of March, 1936 the Court having made and filed findings of fact and conclusions of law, and the parties appearing as above stated except Glenn Alcorn, who has since deceased.

IT IS, THEREFORE, ORDERED, AND DECREED that the complainants as against the respondents Ray M. Dunnett, James G. Cloud and W. E. Disney take nothing by reason of their Bill

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DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, MARCH 27, 1936

and on behalf of the Operators Royalty Company now Operators Royalty and Producing Company, for its use and benefit the Bill in this regard be, and the same is hereby dismissed.

IT IS FURTHER ORDERED AND DECREED that the Complainants W. G. Arn, Ora J. A. W. Wood, Wm. G. Herpich, C. R. Palmer, John F. Strobel, Francis B. May, H. G. Roby, Gran Ridgway, Ethel S. Ridgway, Geo. H. Periolat, Doris Ryan Olney, suing for their own use and severally, take nothing as against the respondents and their Bill in this regard be, and th is hereby dismissed, however without prejudice.

IT IS FURTHER ORDERED AND DECREED that the Complainants recover nothing a against the First National Bank and Trust Company, Trustee, and the Bill as to the First Na al Bank and Trust Company, Trustee, respondent, be, and the same is hereby dismissed.

IT IS FURTHER ORDERED AND DECREED that Roy S. Randerson and L. B. Randers have and recover nothing by reason of their Bill of Intervention and their Bill be, and the is hereby dismissed.

That the Bill of the complainants wherein they seek to set aside and hold naught the pledge and sale of stock of the Century Petroleum Company owned by the Operators alty Company pledged to G. W. Dulaney and sold under said pledge to J. R. Sharpe, be, and t same is hereby dismissed and the complainants take nothing by reason thereof, conditioned b that the said J. R. Sharpe pay within ten days from this date, the purchase price thereof to W. Dulaney of Chicago in the sum of \$7500.00 with interest and to Bridges & Company of Chic the sum of \$5000.00 with interest in liquidation of notes for which the stock was pledged an ievs the Operators Royalty Company (now Operators Royalty & Producing Company) and Ray M. D and John M. Wheeler, makers of note in the sum of \$5000.00 as to Bridges & Co. On failure t and apply purchase price, as above decreed, as bid by said J. R. Sharpe, said sale is decree be void and held for naught.

The Bill of Complaint as against the International Supply Company be and t same is hereby dismissed.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that Conner & Winters be, and hereby are, awarded a fee of Two Hundred Fifty Dollars (\$250.00) for their services as attor for The First National Bank and Trust Company of Tulsa, as Trustee, and said Bank is authori and directed to pay said fee out of the principal of said Dunnett trust.

The question of allowing attorneys fees for the attorneys of Ray M. Dunnet the trust funds held by The First National Bank and Trust Company as Trustee, is hereby rese for future determination.

IT IS FURTHER ORDERED AND DECREED that the costs in this cause be and the are hereby taxed against the complainants in the sum of \$_____ to be entered by the Clerk o Court.

To this decree the Complainants except and exceptions are allowed.

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

ENDORSED: Filed Mar 27 1936
H. P. Warfield, Clerk
U. S. District Court ME

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, MARCH 27, 1936

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

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

vs.)

Tulsa Steel Corporation, et al.,)
Defendants.)

AND

NO. 1014 EQUITY CONSOLIDATED.

Sheffield Steel Corporation,)
Plaintiff,)

vs.)

Tulsa Steel Corporation,)
Defendant.)

ORDER APPOINTING APPRAISERS

It appearing to the court that the Sheffield Steel Corporation has submitted offer to T. H. Steffens, as Receiver for the Tulsa Steel Corporation, to purchase all the assets of the Tulsa Steel Corporation for the sum of \$30,000.00, subject to the conditions and provisions of said offer; and

It further appearing that the Receiver has requested the Court to appoint appraisers to view and appraise the assets of the Tulsa Steel Corporation;

IT IS HEREBY ORDERED that N. R. Patterson, Burton Fleeger, and A. F. Bourne hereby appointed appraisers to view and appraise the assets of the Tulsa Steel Corporation, report the results of said appraisal to this Court in writing on or before April 2, 1936.

Dated this 27th day of March, 1936.

F. E. KENNAMER
JUDGE.

ENDORSED: Filed Mar 27 1936
H. P. Warfield, Clerk
U. S. District Court

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

United States of America,)
Plaintiff,)

vs.)

No. 1087 Equity)

N. C. Barry, et al,)
Defendants.)

ORDER OF DISMISSAL

Now on this 27th day of March, 1936, this cause coming on for hearing on the motion of plaintiff through the United States Attorney, C. E. Bailey, and Assistant United States Attorney, Chester A. Brewer, to dismiss the above styled and numbered cause of action, with prejudice and it being made to appear to the Court that the defendants, N. C. Barry and Russell D. Garco, co-trustees of the Oklahoma estate of Felicia M. Kenoyer, deceased, have paid to the plaintiff the sum total of \$8,963.23, in full payment of the claim herein sued upon;

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, MARCH 27, 1936

IT IS ORDERED that said above styled and numbered cause of action be, and same hereby is dismissed, with prejudice to the filing of another action, at the costs of defendants herein.

F. E. KENNAUER
JUDGE.

O.K. C. E. BAILEY
United States Attorney

CHESTER A. BREWER
Assistant United States Attorney.

FRANK NESBITT
Attorney for Defendants.

ENDORSED: Filed Mar 27 1936
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to March 28, 1936.

SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA SATURDAY, MARCH 28, 1936

Court convened pursuant to adjournment, Saturday, March 28th, 1936.

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 RELEASE OF MORTGAGE

THIS CAUSE COMING on to be heard on this the 28th day of March, 1936, on a verified 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 mortgage, covering and affecting the following described premises:

The Southeast Quarter (SE $\frac{1}{4}$) of the Southwest Quarter (SW $\frac{1}{4}$) of Section 31, Township 17 North, Range 9 East; and

An undivided one-half (1/2) interest in and to the Southwest Quarter (SW $\frac{1}{4}$) of the Southeast Quarter (SE $\frac{1}{4}$) of the Section 31, Township 17 North, Range 9 East, all in Creek 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 action should be sustained.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA SATURDAY, MARCH 28, 1936

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY THE COURT that said application be, and the same is hereby sustained; and the said Rex Watkinson be, and he is hereby directed authorized and empowered to make, execute and deliver a good and sufficient release of said mortgage above described, and to do all other things, necessary and proper in order fully and actually to accomplish the letter and spirit of the application and this order.

F. E. KENNAMER
United States District Judge

ENDORSED: Filed Mar 28 1936
H. P. Warfield, Clerk
U. S. District Court H

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

Milford E. Tapp and Charles H. Tapp,	Complainants,)	
)	
vs.)	No. 897 Equity.
)	
Charles F. Stuart,	Respondent.)	

D E C R E E

Now on this 28th day of March, 1936, this cause comes on for hearing on the motion of the respondent Charles F. Stuart for a decree herein pursuant to the opinion of the United States Circuit Court of Appeals for the Tenth Circuit filed December 9, 1935, and the mandate said court dated January 17, 1936 and filed by the Clerk of this court January 21, 1936, a complainant Milford E. Tapp being represented in court by his solicitors Goldesberry and Kl and the complainant Charles H. Tapp being represented in court by his solicitor George W. F Jr., and the respondent Charles F. Stuart being represented in court by his solicitors Ralph Barney and Robert Stuart, and it appearing to the court that the complainants and the respondent each appealed from the judgment and decree of this court made and entered in this cause on the day of January, 1935, and that the United States Circuit Court of Appeals for the Tenth Circuit having duly heard said appeals at the September 1935 Term, and having reversed the said decree of the District Court of the United States for the Northern District of Oklahoma, with costs, ordered, adjudged and decreed that the Bill of Complaint filed herein be dismissed, and that the respondent recover against the complainants, and each of them, his costs therein in the sum of \$375.00, and that he have execution therefor; and it further appearing to the court that the respondent should recover against the complainants his costs in this court laid out and expended in the sum of \$375.00, and that he have execution therefor:

Now, therefore, on filing the said mandate, and in pursuance thereof, and after hearing the Solicitors for the complainants and for the respondent, it is ordered, adjudged and decreed, and this Court by virtue of the power and authority therein vested and in obedience to the said mandate, doth order, adjudge and decree:

1. That the final decree of this court heretofore entered on the 11th day of January, 1935, be and the same is hereby vacated, set aside and held for naught.

2. That the judgment of this court heretofore rendered on the 11th day of January, 1935 in the sum of \$4,629.57, together with six (6) per cent interest per annum thereon from the 25th day of August, 1933, and costs, in favor of the complainant Charles H. Tapp and against the respondent Charles F. Stuart, be and the same is hereby vacated, set aside and held for naught.

3. That the judgment of this court heretofore rendered on the 11th day of January, 1935, in the sum of \$2,263.75, together with six (6) per cent interest per annum thereon from the 25th day of August, 1933, and costs, in favor of the complainant Charles H. Tapp and against the respondent Charles F. Stuart, be and the same is hereby vacated, set aside and held for naught.

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IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA SATURDAY, MARCH 28, 1936

from the 25th day of August, 1933, and costs, in favor of the complainant Milford E. Tapp and the respondent Charles F. Stuart, be and the same is hereby vacated, set aside and held for naught.

4. That the Bill of complaint filed herein by the Complainants Milford E. Tapp and Charles H. Tapp, and each of them, be and the same is hereby dismissed.

5. That the preliminary injunction issued out of this court on the 12th September, 1933, be and the same is hereby vacated, set aside and held for naught.

6. That the respondent Charles F. Stuart have and recover of and from the complainants Charles H. Tapp and Milford E. Tapp, and each of them his costs in the United States Circuit Court of Appeals and in this Court taxed at \$435.35, and for which, if not paid within 10 days, a general writ of execution will issue therefor upon the application of the respondent.

F. E. KENNAMER
District Judge.

ENDORSED: Filed Mar 28 1936
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to March 30, 1936.

SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, MARCH 30, 1936

Court convened pursuant to adjournment, Monday, March 30th, 1936.

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.

VIVIAN WEMBISH, nee Clayton, Plaintiff,)
vs.) No. 859 - Equity. ✓
CHARLIE CLAYTON, et al, Defendants.)

ORDER DISMISSING CAUSE

On this 30th day of March, 1936, comes the plaintiff, Vivian Wembish, nee Clayton, appearing in person and by her solicitor, O. H. Searcy, and in open court asks leave of court to dismiss the amended bill of complaint herein filed and this action of plaintiff, said dismissal to be at cost of plaintiff and without prejudice to defendant, Charlie Clayton, and with prejudice as to the remaining defendants, Henry Lowrance, W. H. Odell and Dan Odell.

And it appearing to the court that the defendants herein have all filed answers to the amended bill of complaint of plaintiff and none of said defendants have prayed for any substantive relief against said plaintiff, and that none of said defendants will be prejudiced in any substantial right by a dismissal of plaintiff's bill and this action, and that plaintiff desires the same be dismissed.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, MARCH 30, 1936

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the amended bill of
of plaintiff herein filed and this her action, be and the same are hereby dismissed as to a
fendants, and dismissed with prejudice as to defendants, Henry Lowrance, W. H. Odell and Da
Odell, but without prejudice as to defendant, Charlie Clayton, and with costs to be taxed a
said plaintiff, to all of which defendant, Charlie Clayton objects and excepts, and excepti
allowed him. Charlie Clayton is permitted without prejudice to withdraw prayer and leave f
amended answer and cross petition and to stand upon exceptions to Order of Court dismissing
amended cross petition. Charlie Clayton in open court gives notice of his intention to app
the U. S. Circuit of Appeals for the Tenth Circuit.

F. E. KENNAMER
JUDGE.

APPROVED as to form

O. H. SEARCY
EBEN L. TAYLOR, solicitor for Defts. Henry L owrance, W. H. Odell and Dan Odell

CHARLES A. CHANDLER
Atty for Charlie Clayton

ENDORSED: Filed Mar 30 1936
H. P. Warfield, Clerk
U. S. District Court

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

SINGER STEEL AND METAL COMPANY,)
a corporation, et al., Plaintiffs,)
vs.)
TULSA STEEL CORPORATION, a 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 30 day of March, 1936, it appearing to the court upon request
Samuel A. Boorstin, counsel for Stewart Lynch, Administrator of the Estate of Herbert Hales,
and that he be permitted to withdraw from the above styled case for the reason that the widow
Herbert Hales, deceased, is dissatisfied with the services of the said Samuel A. Boorstin;

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said Samuel A. Boor
and he is hereby, permitted and allowed to withdraw as counsel for the said Stewart Lynch, A
trator of the Estate of Herbert Hales, Deceased, and the clerk is hereby directed to note sa
drawal upon the record of this court.

ENDORSED: Filed Mar 30 1936
H. P. Warfield, Clerk
U. S. District Court

F. E. KENNAMER
J U D G E.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, MARCH 30, 1936

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

Singer Steel and Metal Company, a corporation, et al, Plaintiffs,

vs.

Tulsa Steel Corporation, a 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 30th day of March, 1936, this cause comes on for hearing upon application of T. H. Steffens, Receiver of the Tulsa Steel Corporation, for permission to draw \$100.00 from the Creditors reserve account, to the general account, for the purpose of meet pay-roll due March 31, 1936, and whereas, it is to the best interests of all concerned that funds be so transferred,

IT IS THEREFORE ORDERED that the Receiver transfer the sum of \$100.00 from Creditors Reserve Account to the General Account, for the purpose of having sufficient fund meet the pay-roll due March 31, 1936, and for the further purpose of having cash on hand to unforeseen emergencies which might arise in the operation of the said Tulsa Steel Corporation

F. E. KENNAMER
Judge.

ENDORSED: Filed Mar 30 1936
H. P. Warfield, Clerk
U. S. District Court H

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 DEFENDANT'S OBJECTION TO PLAINTIFF'S
INTERROGATORY NO. 2.

On this 10th day of March, 1936, defendant's objection to interrogatory No. 2 heretofore presented by plaintiff herein, having been presented,

IT IS ORDERED, that said objection be, and the same is hereby, sustained, without prejudice, however, to the right of the plaintiff, following interlocutory decree herein

if relief in plaintiff's behalf be awarded, to repropound the same or interrogatory of si character.

ENDORSED: Filed Mar 30, 1936 F. E. KENNAMER
H. P. Warfield, Clerk DISTRICT JUDGE.
U. S. District Court ME

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

STEPHEN V. DILLON, Plaintiff,)
vs.) No. 1091 Equity
SMITH SEPARATOR CORPORATION, a corporation,)
Defendant.)

ORDER DENYING MOTION TO MAKE MORE DEFINITE AND CERTAIN

On this 10th day of March, 1936, this matter coming on to be heard on defe motion to require plaintiff to make more definite and certain the allegations of his bill filed, and the court having considered said motion and the bill,

IT IS ORDERED, that said motion of the defendant, be, and the same is here ruled and denied, to which action and ruling, defendant excepts.

F. E. KENNAMER
District Judge.
ENDORSED: Filed Mar 30, 1936
H. P. Warfield, Clerk U. S. District Court.

Court adjourned to April 1, 1936.

Court convened pursuant to adjournment, Wednesday, April 1, 1936.

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.

State of Oklahoma, ex rel Margaret Jennings, a resident,)
citizen and taxpayer of Creek County, Oklahoma,)
Complainant.)
vs.)
) No. 941 Equity
Ghayn Ray, County Treasurer; County of Creek, State of)
Oklahoma; the Pure Oil Company, a corporation; and the)
Board of County Commissioners and the County of Creek,)
State of Oklahoma, Respondents.)

PETITION FOR APPEAL AND ALLOWANCE THEREOF

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

Comes now the above-named appellant, the State of Oklahoma on the relation garet Jennings, a citizen and resident and taxpayer of the County of Creek, State of Oklah George H. Jennings and L. G. Lytle, its attorneys, and complains that in the record and pr ings had in the above entitled cause in the District Court of the United States for the No District of Oklahoma, at the Special March 1935 Term thereof, A. D., 1936, said court ente judgment herein in favor of the plaintiff and against this defendant, in which judgment an proceedings had prior thereunto in this cause, manifest error hath happened and was commit

Court convened pursuant to adjournment, Thursday, April 2, 1936.

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

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

IN THE UNITED STATES DISTRICT COURT IN AND FOR 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 2nd day of April, 1936, it being the regular court days of this court, on the motion of Rex Watkinson, Receiver for Exchange National Company, for an order approving and confirming the sale conducted by him on the 16th day of March, 1936, wherein he sold unto S. W. Armstrong of Adair, Oklahoma, for the consideration \$500.00, the following described premises, to-wit:

SW 10 acres of Lot 1 and all of lot 2 in Section 6, Township 22 North,
Range 20 East, Mayes County, Oklahoma, containing 49.04 acres, more or less;

and it appearing to the court that the proceedings leading up to said sale have been had in things as required by law, and that said sale has been in all things held in compliance with laws of the United States, and the rules of this court; and the Court finding that it has jurisdiction to entertain said motion, and enter an order thereon, and being fully advised in the premises, finds that said motion to approve and confirm said sale should be sustained.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED BY THE COURT that said motion and the same is hereby sustained, and

IT IS THE FURTHER ORDER, JUDGMENT AND DECREE OF THE COURT that said sale, more fully described in said motion and hereinabove, be, and the same is in all things approved and affirmed; and

IT IS THE FURTHER ORDER, JUDGMENT AND DECREE OF THE COURT that said Rex Watkinson, Receiver for Exchange National Company, be, and he is hereby directed, authorized and empowered to make, execute and deliver unto the said purchaser at said sale, a good and sufficient conveyance covering and affecting said lands; and that he do all other things necessary and proper, in lawfully and effectually to accomplish the letter and spirit of the motion and this order.

F. E. KENNAMER
United States District Judge

ENDORSED: Filed Apr 2 1936
H. P. Warfield, Clerk
U. S. District Court ME

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✓

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, APRIL 3, 1936

THE LINCOLN NATIONAL LIFE INS. CO.)
A CORP., Plaintiff,)
vs.) No. 873 - Equity. ✓
EXCHANGE NATIONAL CO., OF TULSA, Defendant.)

Now on this 2nd day of April, A. D. 1936, it is ordered by the Court that re
of Receiver herein be and it is hereby, approved.

Court adjourned to April 4, 1936.

SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA SATURDAY, APRIL 4, 1936

Court convened pursuant to adjournment, Saturday, April 4, 1936.

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, trustees, Plaintiffs,)
vs.) IN EQUITY NO. 972 ✓
AKDAR CORPORATION, a corporation, et al,)
Defendants.)

ORDER

Now, on this 3 day of April, 1936, this matter came on for hearing on the app
on of the receiver for authority to pay appraisers' fees, and the court being advised;

IT IS ORDERED AND ADJUDGED that C. W. Benedict, as receiver, be, and he herab
is, authorized and directed to pay to C. A. King, Ralph Darnell and Jake Easton the sum of F
Dollars (\$50.00) each, in payment for their services as appraisers of the mortgaged property

F. E. KENNAMER
Judge.

ENDORSED: Filed Apr 4 1936
H. P. Warfield, Clerk
U. S. District Court B

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA SATURDAY, APRIL 4, 1936

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

UNITED STATES OF AMERICA, Complainant,)
)
vs.)
) EQUITY NO. 1104. ✓
A. S. SANDS and THE FIRST NATIONAL BANK)
IN PAWBUKA, OKLAHOMA, A CORPORATION,)
Defendants.)

O R D E R

At the request of the defendants in the above styled cause and for good cause shown, it is hereby ordered that the said defendants be and they are hereby given until and including Monday, the 13th day of April, 1936, in which to prepare and file their answers herein.

Given under my hand as judge of the above styled court, this 3rd day of April 1936.

F. E. KENNAMER
JUDGE.

As Attorneys for plaintiff, consent to the above order is hereby given.

C. E. BAILEY
Attorney for Plaintiff.

ENDORSED: Filed Apr 4 1936
H. P. Warfield, Clerk
U. S. District Court B

Court adjourned to April 6, 1936.

SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA MONDAY, APRIL 6, 1936

Court convened pursuant to adjournment, Monday, April 6th, 1936.

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.

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

ORDER AUTHORIZING ASSIGNMENT OF ROYALTY INTEREST

NOW ON THIS 6th day of April, 1936, comes on to be heard the application of J. Kinson, Receiver for Exchange National Company, for an order authorizing, empowering and directing the officers of Employees Royalties Corporation, a subsidiary company of said Exchange National

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Company, to assign, transfer and set over unto The Central Life Association Society Mutual certain interest in the following property:

SW $\frac{1}{4}$; S $\frac{1}{2}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$; SE $\frac{1}{4}$ NW $\frac{1}{4}$ Sec. 9, Twp. 6 South, Rge. 7 East,
220 acres, Marshall County, Oklahoma,

consisting more specifically of an undivided one-fourth royalty interest therein and the Court being fully advised in the premises, finds that all the allegations and averments of said application are true, and that said application should be sustained.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED BY THE COURT, that the application of Rex Watkinson, Receiver for Exchange National Company, be, and the same hereby is sustained; that the officers of Employees Royalties Corporation are hereby authorized, directed and empowered, to execute a proper conveyance, assigning, transferring and setting over unto The Central Life Association Society Mutual, all the right, title and interest in and to the above described property, title to which appears of record to be vested in said Employees Royalty Corporation.

F. E. KENNAMER
United States District Judge

ENDORSED: Filed Apr 6 1936
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to April 7, 1936.

Court convened pursuant to adjournment, Tuesday, April 7, 1936.

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.

SAM F. WILKINSON, Receiver of THE PRODUCERS NATIONAL BANK OF TULSA, OKLAHOMA, a national banking association, Plaintiff, NO. 1008 Equity
-vs-
E. S. ADKINS, BESSIE L. ADKINS, ET AL., Defendants.

ORDER APPOINTING SPECIAL MASTER AND DIRECTING THE
ISSUANCE OF AN ORDER OF SALE.

ON This 7th day of April, 1936, upon motion duly filed herein by the plaintiff the above styled cause, and it appearing to the Court that on the 25th day of September, 1935 decree of foreclosure was entered in this cause, and that more than six months has expired since the entering of said decree, and that no part of the judgment herein has been paid;

Court convened pursuant to adjournment, Wednesday, April 8, 1936.

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 UNITED STATES DISTRICT COURT IN AND FOR NORTHERN DISTRICT OF OKLAHOMA

LINCOLN NATIONAL LIFE INSURANCE COMPANY,)
Plaintiff,)
vs.) 873 Equity W
EXCHANGE NATIONAL COMPANY,)
Defendant.)

ORDER AUTHORIZING SALE OF REAL ESTATE

THIS CAUSE COMING on to be heard on this the 8th day of April, 1936, on the petition of Rex Watkinson, receiver of Exchange National Company, for an order empowering him to offer for sale and sell to the highest bidder a certain piece of property known as the Sam Reeves farm, containing 282.55 acres, more or less and being described as

A part of the SE $\frac{1}{4}$ SW $\frac{1}{4}$ and Part SW $\frac{1}{4}$ SE $\frac{1}{4}$, beginning at the SW corner of the SE $\frac{1}{4}$ SW $\frac{1}{4}$, 51 North 72 poles to the center of Lollars Creek, thence up said creek 106 poles with the meanderings of said creek to a large stone on the North bank of said creek marked with cross, thence North 74 degrees East 73 poles and 12 links to a stone marked with a cross on the East line of SW $\frac{1}{4}$ SE $\frac{1}{4}$, thence South on said line to the SE corner of said fourth thence West 160 poles to the place of beginning, and the SE $\frac{1}{4}$ SE $\frac{1}{4}$ all in Sec. 32, Twp. N.R. 27 West, and containing in all 105 acres, more or less.

The NE $\frac{1}{4}$ NW $\frac{1}{4}$, 38.48 acres; the SW $\frac{1}{4}$ NW $\frac{1}{4}$, 39.86 acres, and a part of the NW $\frac{1}{4}$ NW $\frac{1}{4}$, beginning at the NW corner of said fourth, thence South 78.16 rods to the SW corner of said fourth, thence East 45 rods to a stone, thence North 35 degrees West rods to a stone about 7 feet below a wire fence on North line of said fourth, thence West 7.35 rods to the place of beginning, 10.51 acres, all in Sec. 4, Twp. 15, N.R. 27 West containing in all 22.55 acres, more or less.

The E $\frac{1}{2}$ NE $\frac{1}{4}$ Sec. 5, Twp. 15, N.R. 27 West, containing 79 acres.

A part of the SW $\frac{1}{4}$ NW $\frac{1}{4}$ Sec. 4, Twp. 15, N.R. 27 West, beginning at the NW corner of said fourth, thence East 56 poles to a stone, thence South 66 degrees West 60 poles and 12 links to a stone on the West line of said fourth, thence North 26 poles to the place of beginning, containing 4 acres, more or less, and

a part of the SW $\frac{1}{4}$ SW $\frac{1}{4}$ Sec. 33, Twp. 16, N.R. 27 West, commencing at the NW corner of said fourth, thence South 4 poles to a place of beginning, thence South 35 degrees East with the break of the hill about 7 feet West of a wire fence 28 rods more or less to the South line of said fourth, thence North to the place of beginning, containing 6 acres, more or less, and containing in all 282.55 acres, more or less, Madison County, State of Arkansas:

provided said offer is not less than \$1250.00, and provided further that the receiver shall expend a sum not to exceed \$75.00, which the court finds to be a necessary and reasonable expenditure, to put said property in a salable condition; and the Court having read said application and being fully advised in the premises, finds that said property hereinabove described is situate in the State of Arkansas, and that there is now pending in the United States Court and for the Eastern District of the State of Arkansas, Harrison Division, a proceeding ancillary to this cause, and that this Court has primary jurisdiction of the receivership of Exchange

National Company, and that it is for the best interests of said receivership that said property be advertised and sold in the United States Court in and for the Eastern District of the State of Arkansas, Harrison Division; and the Court further finds that said application referred in hereinabove should be, and the same is hereby sustained.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED BY THE COURT that said application be, and the same is hereby sustained; and

IT IS THE FURTHER ORDER, JUDGMENT AND DECREE OF THE COURT that said property fully set forth hereinabove, shall be advertised and sold in the United States Court in and for the Eastern District of the State of Arkansas, Harrison Division, said court being ancillary jurisdiction in this cause, and that the said Rex Atkinson, Receiver for Exchar National Company be, and he is hereby directed to advertise said property and sell the same according to law; and to do all other things necessary and proper, in order fully and effect to accomplish the letter and spirit of the application and this order.

F. E. KENTNER
United States District Judge.

ENDORSED: Filed Apr 8 1936
K. P. Winfield, Clerk
U. S. District Court B

SINGER STEEL & METAL CORP. ET AL., Plaintiffs,)

-vs-

No. 1014 - Equity. ✓

TULSA STEEL CORP. ET AL., Defendants

Now on this 8th day of April, A. D. 1936, it is ordered by the Court that objections of F. Karon Iron Metal Company to Master's Report herein be and it is hereby denied exceptions allowed. And thereafter, it is ordered by the Court that hearing on Mrs. Hales' for wrongful death of her husband set for final disposition on Friday, April 12, 1936. The after, exceptions of Tulsa Steel Corporation to Master's Report comes on for hearing. And after, the noon hour having arrived, court is recessed to 1:30 o'clock P.M.

Thereafter, at 1:30 o'clock P.M. on this same day, court is again in session parties present as heretofore. And thereafter, hearing on exceptions of Tulsa Steel Corporation to Master's Report is continued. And thereafter, it is ordered by the Court, after being advised in the premises, that exceptions of Tulsa Steel Corporation to Master's Report be and same are hereby overruled and exception allowed. Counsel representing other creditors here in open court that Report of Master is acceptable to them and said Report of Master is sent by the Court and exception allowed.

It is further ordered by the Court that ruling on claims No. 32 and 39, Competition of Kelly, Sullivan and Wiser, is hereby reserved and memorandum briefs to be submitted Thereupon, hearing on offer of purchaser of all assets of Tulsa Steel Corporation as reported by Receiver is had. And thereafter, after being fully advised in the premises, ordered by the Court that said offer be approved and sale reported by Receiver herein, confirmed.

It is the further order of the Court that funds be distributed to creditors 17th, 1936. And thereafter, it is further ordered that Receiver herein be and he is hereby directed to pay the operating expenses herein out of the Reserve Fund until the property is turned to the purchaser thereof.

010
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IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN DISTRICT
OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, APRIL 9, 1936

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

Singer Steel and Metal Company, a corporation, et al., Plaintiff,
vs.
Tulsa Steel Corporation, a 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 8th day of April, 1936, T. H. Steffens, the duly appointed, qua and acting Receiver of the Tulsa Steel Corporation, having made application in open court order authorizing, directing and permitting the Receiver to use funds heretofore set aside Reserve Account, for the purpose of meeting plant pay-roll and current obligations of the R and the Court being fully advised in the premises, and having heard statement of Receiver's counsel, finds that said request and application should be granted.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that the Receiver and he is hereby, directed, authorized, and permitted to use funds heretofore set aside in serve account for the purpose of meeting and paying plant pay-roll and paying current oblig of said Receiver.

Done in open court the day and year first above written.

F. E. REMIGER

ENDORSED: Filed Apr 10 1936
H. P. Jarfield, Clerk
U. S. District Court BB

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

Zola Pauline Hall, Plaintiff,
vs.
Mary B. Howell, et al., Defendants.

In Equity No. 1018.

O R D E R

Enlarging Time for Filing Transcript of Record in the United States Circuit Court of Appeals.

For satisfactory reasons appearing to the Court, the time for preparing the

DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, APRIL 8, 1936

for appeal in this cause and for filing said record in the Circuit Court of Appeals of the States for the Tenth Circuit, pursuant to the appeal allowed herein on the 1st day of February 1936, is hereby enlarged and extended for 30 days from and after the 11th day of April, 1936.

Dated this 8th day of April, 1936.

F. E. KENNAMER
JUDGE.

ENDORSED: Filed Apr 8 1936
H. P. WARFIELD, Clerk
U. S. District Court.

Court adjourned to April 9, 1936.

SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, APRIL 9, 1936

Court convened pursuant to adjournment, Thursday, April 9, 1936.

Present: Hon. F. E. Kennamer, Judge, U. S. District Court, absent from District
Edgar S. Vaught, Assigned 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, et al,	Plaintiffs,)	
vs.)	No. 890 Equity. ✓
RAY H. DUNNETT, et al.,	Defendants.)	

ENLARGEMENT OF TIME FOR SUGGESTING AMENDMENTS TO RECORD.

Now on this 9th day of April, 1936 the defendants herein present their application to the Court for an enlargement of time in which to suggest amendments to the transcript of record to be filed in the Circuit Court of Appeals and the Court finds reasonable grounds to the time for said amendments from April 10, 1936 to April 20, 1936. Plaintiffs to have 15 additional time for completing record for appeal.

EDGAR S. VAUGHT
District Judge.

C.K.: W. V. PRYOR
ROBERT W. RAYMONDS
Attorneys for Defendants.

F. E. RIDDLE
Attorney for Plaintiffs.

ENDORSED: Filed Apr 9 1936
H. P. Warfield, Clerk
U. S. District Court A.C.

Court adjourned to April 10, 1936.

Court convened pursuant to adjournment, Friday, April 10th, 1936.

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. 373 Equity. ✓
EXCHANGE NATIONAL COMPANY, a Corporation, Defendant.)

ORDER PERMITTING FIRST TRUST AND SAVINGS BANK OF PEORIA TO SUE RECEIVER.

On this 10th day of April, 1936, the application of the First Trust and Savings Bank of Peoria, a Corporation, for permission to sue Rex Watkinson, Receiver for the Exchange National Company in any court having jurisdiction for the purpose of foreclosing mortgage November 9th, 1921, executed by J. M. Simmons and Daisy Simmons, husband and wife, to the Trust Company covering the North Half of the Southwest quarter of Section 32, Township 18 North, Range 14 East, in Tulsa County, Oklahoma, and the Court being fully advised in the premises finds that said application should be granted and permission given to the applicant to sue Watkinson, Receiver for the Exchange National Company in said action.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the First Trust and Savings Bank of Peoria, a Corporation, be and it is hereby permitted, authorized and empowered to sue Rex Watkinson, Receiver for the Exchange National Company in any Court having jurisdiction for the purpose of foreclosing a certain mortgage dated November 9th, 1921, executed by J. M. Simmons and Daisy Simmons, husband and wife, to the Exchange Trust Company, covering the North Half of the Southwest Quarter of Section 32, Township 18 North, Range 14 East, in Tulsa County, Oklahoma, provided the said Rex Watkinson, receiver shall not be held for any costs or expenses attendant to said action.

F. E. KENNAMER
Judge.

O.K. HAGAN & GAVIN
attys for Rex Watkinson,
Receiver of Exchange National Company.

ENDORSED: Filed Apr 10 1936
H. P. Warfield, Clerk
U. S. District Court B

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, APRIL 10, 1936

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

HOWARD GRAY, as Executor of the Es-)
tate of JULIA S. PEARSON, deceased,)
Plaintiff,)
vs.) No. 277 - Equity.
EXCHANGE NATIONAL COMPANY, a cor-)
poration, et al,)
Defendants.)

O R D E R

On this 7th day of April, 1936, upon the application of J. H. McBirney, Successor Trustee to Exchange National Bank of Tulsa, Oklahoma, for authority to execute and deliver partial releases, and for modification of the order entered herein on the 29th day of August, 1934, and it appearing that among the assets held by said J. H. McBirney, as Successor Trustee, indebtedness in the principal sum of Eight Thousand Dollars (\$8,000.00), upon which there now due the principal sum of Four Thousand Three Hundred Fifty Dollars (\$4,350.00), with interest at seven per cent (7%) from December 1, 1934, secured by a mortgage upon the following described land, to-wit:

The Northeast quarter (NE $\frac{1}{4}$) 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 Eleven (11); thence West Two Hundred Thirty Four (234) feet; thence South Four Hundred Eighteen (418) feet; thence East Twenty Five (25) feet; thence South One Hundred Fifty (150) feet; thence East Two Hundred Nine (209) feet; thence North Five Hundred Sixty Eight (568) feet to the place of beginning;

and it further appearing that said mortgage is recorded in Volume 800, at page 598 of the records of Tulsa County, Oklahoma, and the assignment of said mortgage to the Exchange National Company is recorded in Volume 1107, at page 426 of the records of Tulsa County, Oklahoma; and it further appearing that the land included in said mortgage has been subdivided into blocks; and it further appearing that the following lots have not been released from said mortgage and are incumbent thereby, and stand as security for the payment of said indebtedness, to-wit:

Six (6) lots in Block One (1)
Three (3) Lots in Block Two (2)
One (1) Lot in Block Three (3)
Six (6) Lots in Block Four (4)
Six (6) Lots in Block Five (5)
Eight (8) Blocks in Block Six (6)
Eight (8) Lots in Block Seven (7)
Four (4) Lots in Block Eight (8)
Eight (8) Lots in Block Nine (9);

and it further appearing that Five Hundred Dollars (\$500.00) is a reasonable sum to be applied upon said indebtedness in consideration of a release of each lot in Blocks One (1), Two (2), Three (3), and that Three Hundred Dollars (\$300.00) is a reasonable sum to be applied upon said indebtedness in consideration of a release of each lot in Blocks Four (4), Five (5), Six (6), Seven (7), Eight (8), and Nine (9), and that upon the payment of said sums for the release of each lot, will fully discharge and liquidate said indebtedness, and create a surplus, and is for the best interest of said trust estate that said payments be acceptable, and that said individual lots be released from said mortgage, and that said order of August 29, 1934, be modified to permit the acceptance of Three Hundred Dollars (\$300.00) in place of Five Hundred Dollars

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IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, APRIL 10, 1936

(\$500.00) for the release of each of the lots in Blocks Four (4), Five (5), Six (6), Seven (7), Eight (8) and Nine (9).

IT IS, THEREFORE, ORDERED that J. H. McBirney, Successor Trustee to Exchange National Bank of Tulsa, Oklahoma, be and he is hereby authorized and empowered to release mortgage, executed December 11, 1928, by M. E. Bailey and Laura L. Bailey, upon the following described premises, to-wit:

The Northeast Quarter (NE $\frac{1}{4}$) 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 Eleven (11); thence West Two Hundred Thirty Four (234) feet; thence South Four Hundred Eighteen (418) Feet; thence East Twenty Five (25) feet; thence South One Hundred Fifty (150) feet; thence East Two Hundred Nine (209) feet; thence North Five Hundred Sixty Eight (568) feet to the place of beginning;

said mortgage being recorded in Volume 800, at page 598 of the records of Tulsa County, Oklahoma, and the assignment thereof to Exchange National Company being recorded in Volume 110 page 426 of the records of Tulsa County, Oklahoma, upon being paid the sum of Five Hundred Dollars (\$500.00), the same to be applied as a credit upon said indebtedness for the release of each of the lots in Blocks One (1), Two (2) and Three (3); and upon being paid the sum of Three Hundred Dollars (\$300.00), the same to be applied as credits upon said indebtedness for the release of each lot in Blocks Four (4), Five (5), Six (6), Seven (7), Eight (8) and Nine (9).

IT IS FURTHER ORDERED that the order entered herein on August 29, 1934, be and the same is hereby modified to permit the release of any lot in Blocks Four (4), Five (5), Six (6), Seven (7), Eight (8) and Nine (9), upon the payment of Three Hundred Dollars (\$300.00) applied as a credit upon said indebtedness.

F. E. KEINAMER
United States District Judge.

ENDORSED: Filed Apr 10 1936
H. P. Warfield, Clerk
U. S. District Court H

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

Singer Steel and Metal Corporation, et al.,)	
	Plaintiffs,)
vs.)	
)	
Bulfinch Steel Corporation, et al.,	Defendants.) No. 1014 Equity Consolidated.
Sheffield Steel Corporation,	Plaintiff,)
)	
vs.)	
)	
Tulsa Steel Corporation,	Defendant.)

O R D E R

On this 8th day of April, 1936, comes on for hearing, after notice, the report of T. H. Staffors, Receiver, filed herein March 23rd, 1936, submitting written bid of Sheffield

DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, APRIL 10, 1936

Corporation, dated March 25, 1936, for all the assets of Tulsa Steel Corporation, all parts appearing and no objections being made by any creditor, and all creditors present by concurring and assenting to the same, and the Court having heard and considered said report and the argument thereon and having considered said bid of Sheffield Steel Corporation, finds that said bid is fair and adequate, is in excess of the appraised value of all the physical properties and receivables of Tulsa Steel Corporation, that the acceptance of said bid would be in the best interest of the receivership estate and should be accepted.

IT IS HEREBY ORDERED that T. H. Steffens, as Receiver of Tulsa Steel Corporation, and he is hereby directed to accept said bid of Sheffield Steel Corporation and to execute and deliver to Sheffield Steel Corporation good and sufficient bill of sale, assignment and conveyance, or other instruments of title, free and clear of all liens and encumbrances, of all assets, (except cash on hand) tangible and intangible, wherever situate, of Tulsa Steel Corporation and all of the right, title and interest of Tulsa Steel Corporation and of T. H. Steffens, as Receiver of Tulsa Steel Corporation therein, including all inventories, leaseholds, leasehold improvements, finished and unfinished products, scrap, machinery and equipment, office furniture and supplies, accounts receivable, bills receivable, choses in action, claims, causes of action both those sounding in contract and those sounding in tort, and all other property of every kind and character, tangible and intangible, together with a full release and discharge of Sheffield Steel Corporation of any and all claims, causes of action or rights of Tulsa Steel Corporation or T. H. Steffens, Receiver of Tulsa Steel Corporation, against Sheffield Steel Corporation of any character whatsoever, whether sounding in contract or in tort, upon the payment by Sheffield Steel Corporation and receipt by T. H. Steffens, as Receiver of Tulsa Steel Corporation of Fifteen Thousand (\$15,000.00) Dollars. The balance of the consideration, after deducting the amounts, if any, by which accounts receivable and inventories are less respectively on the delivery of the bill of sale than the corresponding items were on March 25, 1936, and credited to the same upon the purchase price, is to be paid as and when provided in said offer of March 25, 1936.

IT IS FURTHER ORDERED that the Receiver report his proceedings thereunder within ten (10) days from this date.

MADE AND ORDERED ENTERED this 8th day of April, 1936.

F. E. KENNAMER
Judge.

ENDORSED: Filed Apr 10 1936
H. P. Warfield, Clerk
U. S. District Court B

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

Singer Steel and Metal Corporation, a corporation,)	
	Plaintiff,)
vs.)	
)	
Tulsa Steel Corporation, a Corporation,)	No. 1014 Equity Consolidated. ✓
	Defendant.)
)	
Sheffield Steel Corporation, a corporation,)	
	Plaintiff.)
vs.)	
)	
Tulsa Steel Corporation, a Corporation,)	
	Defendant.)

D E C R E E

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IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, APRIL 10, 1936

This cause came on to be heard at this term upon exceptions to the reports of the Special Master and was argued by counsel, and thereupon, upon consideration thereof,

IT IS ORDERED, ADJUDGED, AND DECREED

(1) That each and all of the exceptions of defendant Tulsa Steel Corporation to the report of the Special Master be, and the same are hereby overruled and the report of the Special Master be, and the same is hereby confirmed, and the Court adopts the findings of fact and conclusions of law of the Special Master as set forth in said report as the findings of fact and conclusions of law of the Court, to which said defendant Tulsa Steel Corporation excepted in open Court and its exception is duly allowed.

(2) That each and all of the exceptions of intervenor F. Kamen, doing business as Kamen Iron and Metal Company, to the report of the Special Master be, and the same are hereby overruled and the report of the Special Master be, and the same is hereby confirmed, and the Court adopts the findings of fact and conclusions of law of the Special Master as set forth in said report as the findings of fact and conclusions of law of the Court, to which intervenor F. Kamen excepted in open Court and his exception is duly allowed.

(3) That the Court approves the withdrawal of the claim of lien and preference of Harbison-Walker Refractories Company and allows said claim as a general unsecured claim against Tulsa Steel Corporation in the amount of Eight Thousand, Seven Hundred Forty-nine and 89/100 (\$8,749.89) Dollars on a parity with all other general unsecured claims.

(4) That Tulsa Steel Corporation is indebted to Sheffield Steel Corporation the sum of One Hundred Twenty Thousand, Five Hundred (\$120,500.00) Dollars and is entitled to recover said sum on its bill of complaint; that Tulsa Steel Corporation take nothing on its cross-complaint except that it is entitled to recover the sum of Eight Thousand, Seven Hundred Two and 33/100 (\$8,702.33) Dollars as an off-set against said debt; and that Sheffield Steel Corporation have and recover of and from Tulsa Steel Corporation the net sum of One Hundred Thirteen Thousand, Seven Hundred Ninety-seven and 67/100 (\$137,997.67) Dollars on its bill of complaint filed herein and as hereinabove adjudged, the judgment herein rendered to be on a parity with all other general unsecured claims against Tulsa Steel Corporation, to which defendant Tulsa Steel Corporation and intervenor F. Kamen, doing business as Kamen Iron and Metal Company, and each of them, excepted in open Court and said exceptions are duly allowed.

The Court reserves action upon all exceptions to the reports of the Special Master not herein adjudicated.

THE FOREGOING WAS MADE AND ORDERED ENTERED this 8th day of April, 1936.

F. E. KIEWITZER
Judge.

O.K. MARVIN T. JOHNSON
for Tulsa Steel Corp.
O.K. as to fore
R. B. McDERMOTT
Atty for F. Kamen

FORWARDED: Filed Apr 10 1936
H. I. Garfield, Clerk
U. S. District Court B

N. E. McNEILL, Plaintiff,)
vs.) No. 1106 - Equity. ✓
LEVI KREGER, ET AL., Defendants.)

Now on this 10th day of April, A. D. 1936, it is ordered by the Court that of Defendants to make more definite and certain be and it is hereby sustained. Plaintiff ten (10) days to amend petition herein. Defendant given ten (10) days to plead or twenty days to answer.

Court adjourned to April 11, 1936.

Court convened pursuant to adjournment, Saturday, April 11, 1936.
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.

Singer Steel and Metal Corporation, a corporation, Plaintiff,)
vs.)
Tulsa Steel Corporation, a corporation, Defendant.)
No. 1014 Equity Consolidated. ✓

and

Sheffield Steel Corporation, a corporation, Plaintiff,)
vs.)
Tulsa Steel Corporation, a corporation, Defendant.)

O R D E R

On this 10th day of April, 1936, comes on for hearing the return and report T. H. Steffens, Receiver of Tulsa Steel Corporation, of his acts and doings under order had entered herein April 8, 1936, directing the acceptance of the offer of Sheffield Steel Corp for all the assets (except cash on hand) of Tulsa Steel Corporation, and the Court having considered the return and report of said Receiver, DOTH approve the same and DOTH approve the acts and doings of the said Receiver under the aforesaid order of April 8, 1936, and DO approve the bill of sale of T. H. Steffens, Receiver of Tulsa Steel Corporation, to Sheffield Steel Corporation of all the assets of Tulsa Steel Corporation, and of all of the right, title and interest of Tulsa Steel Corporation and of T. H. Steffens as Receiver of Tulsa Steel Corporation therein, and release and discharge of Sheffield Steel Corporation of any and all claims of action or rights of Tulsa Steel Corporation and/or T. H. Steffens, Receiver of Tulsa

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IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA SATURDAY, APRIL 11, 1936

Corporation, against Sheffield Steel Corporation of any character whatsoever, whether son in contract or in tort, and DOTH approve delivery of possession by the Receiver thereunde

MADE AND ORDERED ENTERED this 10th day of April, 1936.

F. E. KENNAMER
Judge.

ENDORSED: Filed Apr 11 1936
H. P. Warfield, Clerk
U. S. District Court ME

Court adjourned to April 14, 1936.

SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, APRIL 14, 1936

Court convened pursuant to adjournment, Tuesday, April 14th, 1936.

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 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 2nd day of April, 1936, on the cation of Rex Watkinson, Receiver for Exchange National Company for approval of his report ceiver, in the above entitled cause, heretofore filed herein, and the said Rex Watkinson, ver for Exchange National Company being present in person and by his solicitors, Horace H. and T. Austin Gavin, and no objections having been filed to the allowance of said report, John Rogers, Esc., appearing on behalf of J. A. Chapman, called the Court's attention to t that he had heretofore decreed that the said J. A. Chapman had a senior and superior lien : the assets of said receivership estate in the amount of \$8750.00, and that there were now s funds on hand in said receivership to pay said preferred claim; and the Court finding that had heretofore so decreed with respect to said claim of J. A. Chapman, and that the same sh now be paid from cash on hand in said receivership;

IT IS THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that said repor the said Rex Watkinson, Receiver for Exchange National Company, be and the same is hereby s and

IT IS THE FURTHER ORDER, JUDGMENT AND DECREE of the Court that the said Rex kinson be, and he is hereby directed, authorized and empowered to pay unto J. A. Chapman fr on hand in the receivership estate, the sum of \$8750.00 in full satisfaction of that certai ferred claim against the assets of said estate heretofore allowed by this Court.

ENDORSED: Filed Apr 14 1936
H. P. Warfield, Clerk
U. S. District Court A.C.

F. E. KENNAMER
United States District Judge

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

C. E. Foster, Plaintiff,)
vs.) No. 1108 Equity ✓
Clora E. Lawrence, nee Hill, et al,)
Defendants.)

O R D E R

Now on this 14th day of April, 1936, this matter coming on before me, and appearing to the Court that on the 27th day of March, 1936, an order was made by the District Court of Craig County, Oklahoma, removing the above cause from said District Court of Craig County, Oklahoma, to the United States District Court for the Northern District of Oklahoma; further appearing to the Court that the purpose of said cause of action is the quieting of title to the land involved in the name of Clora E. Lawrence, nee Hill, half-blood, restricted Cherokee, Roll No. 32802, which land was allotted to her as her homestead, and 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 this Court.

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

F. E. KENNAMER
JUDGE.

ENDORSED: Filed Apr 14, 1936
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to April 17, 1936.

SPECIAL MARCH 1936 TERM - EQUITY SESSION TULSA, OKLAHOMA FRIDAY, APRIL 17, 1936

Court convened pursuant to adjournment, Friday, April 17th, 1936.

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:

SINGER STEEL & METAL CORP. ET AL, Plaintiffs,)
-vs-) No. 1014 - Equity ✓
TULSA STEEL CORP. ET AL, Defendants.)

Now on this 17th day of April, A. D. 1936, it is ordered by the Court that on claims, distribution of funds, administration expense, fees, etc., to and the cause are to be passed to Wednesday, April 23, 1936, by agreement of parties herein.

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

INGER STEEL AND IRON COMPANY, a corporation, Plaintiff,

vs.

TULSA STEEL CORPORATION, a corporation, et al, Defendants.

and

No. 1014 - EQUITY
Consolidated.

SUMMIT STEEL CORPORATION, a corporation, Plaintiff,

vs.

TULSA STEEL CORPORATION, a corporation, Defendant.

ORDER OVERRULING EXCEPTIONS OF STEWART LYNCH, ADMINISTRATOR,
AND APPROVING MASTER'S REPORT.

On this 17th day of April, 1936, there was in on for hearing the report of the said Master in this cause upon the claim of Stewart Lynch, Administrator of the estate of Bert Lynch, deceased, as against Tulsa Steel Corporation, and the exceptions thereto heretofore filed by said claimant, this cause having been set down for the 17th day of April, 1936, and the Court being well and sufficiently advised in the premises that the said Stewart Lynch, Administrator, to the report of the Master aforesaid, and the same are hereby overruled.

IT IS ORDERED that the report of the Master upon the claim of the said Bert Lynch, Administrator, be, and the same is approved and confirmed and adopted as the judgment of this Court, and that said claimant take nothing as against Tulsa Steel Corporation or its

F. E. KENNAMER
Judge.

RETURNED: Filed in Open Court
Apr 22 1936
A. P. Garfield, Clerk
U. S. District Court

Court adjourned to April 26, 1936.

Court adjourned pursuant to adjournment, Monday, April 20th, 1936.

Present: Hon. F. E. Kennamer, Judge, U. S. District Court.
A. P. Garfield, Clerk, U. S. District Court.

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

CAROLINE L. YEARGAIN, ET AL., Plaintiff,)
-vs-) No. 851 - Equity. ✓
JOSEPH D. YEARGAIN, ET AL., Defendants.)

Now on this 20th day of April, A. D. 1936, it is ordered by the Court that exceptions to Master's Report herein be and they are hereby sustained and exceptions to Ma report as to Joe Yeargain be and the same is hereby affirmed.

Court adjourned to April 22, 1936.

Court convened pursuant to adjournment, Wednesday, April 22nd, 1936.

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.

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

ORDER AUTHORIZING TRUSTEE TO COMPROMISE AND SETTLE JUDGMENT

On this 18th day of April, 1936, upon the application of J. H. McBirney, su Trustee to Exchange National Bank of Tulsa, Oklahoma, for authority to compromise and settle ment obtained in the District Court of Garfield County, State of Oklahoma, against Youngblood and C. S. Orwig, as sureties for Youngblood Hotel Corporation, and it appearing that the said L. S. Youngblood and C. S. Orwig executed certain notes, as sureties for the said Youngblood Hotel Corporation in the total principal sum of Fifty Six Thousand Dollars (\$56,000.00) and it further appearing that the liability of said sureties for the payment of said judgment is doubtful, in that the said property mortgaged to secure said notes shall first be sold and proceeds therefrom be applied to the satisfaction and payment of said notes; and it further appearing that in order to expedite the sale of said property and the elimination of the controversy with respect to the completion of said foreclosure of said mortgage, said judgment should be compromised and settled; and it further appearing that the responsibility of the said C. S. Orwig and L. S. Youngblood is doubtful, and their ability to pay a judgment uncertain; and it further appearing that the said trustee can compromise and settle said judgment by the said L. S. Youngblood representing a guaranteed first lien participation certificate issued by the Exchange National Company in the principal sum of Five Thousand Dollars (\$5,000.00), and pay the principal of Two Thousand Dollars (\$2,000.00), One Thousand Dollars (\$1,000.00) of which is payable

one (1) Year, and one Thousand Dollars (\$1,000.00) within two (2) years, said note to bear interest at the rate of five per cent (5%); and that the said S. S. Orwig will pay the sum of Three Thousand Dollars (\$3,000.00), One Thousand Dollars (\$1,000.00) to be paid within one (1) and Two Thousand Dollars (\$2,000.00) within two (2) years, said note to provide for interest at the rate of five per cent (5%); and it further appearing that the said note of L. S. Youngblood is to be secured by a first real estate mortgage, and in further appearing that the said mortgage and settlement is for the best interest of said trust estate, and that the said trustee appointed to execute and advise with said trustee has approved said settlement and mortgage, and for other good cause,

IT IS ORDERED that J. H. McBirne, Successor Trustee, do and he is authorized and empowered to settle, adjust and compromise the liability of L. S. Youngblood and S. S. Orwig, upon a judgment rendered in the District Court of Garfield County, Oklahoma, against said parties for the Youngblood Hotel Corporation, and to release said judgment against said S. Youngblood and S. S. Orwig, upon L. S. Youngblood surrendering and delivering a first mortgage and participation certificate issued by the Exchange National Company in the principal sum of Five Thousand Dollars (\$5,000.00) and executing and delivering his promissory note, the principal sum of Two Thousand Dollars (\$2,000.00), One Thousand Dollars (\$1,000.00) payable within one (1) Year, and One Thousand Dollars (\$1,000.00) payable within two (2) years, and to provide for interest at the rate of five per cent (5%) per annum, and to be secured by a real estate mortgage; and S. S. Orwig executing and delivering his promissory note, in and for the principal sum of Three Thousand Dollars (\$3,000.00), One Thousand Dollars (\$1,000.00) of which is payable within one (1) years, and Two Thousand Dollars (\$2,000.00) within two years, said note to provide for interest at the rate of five per cent (5%) per annum.

F. E. KEMMELER
 United States District Judge.

ENDORSED: Filed Apr 23 1933
 A. F. Warfield, Clerk
 U. S. District Court B

JINGER STEEL & WIRE CORP. ET AL,)
 Plaintiffs,)
 -vs-) No. 1014 - Equity. ✓
 TULSA STEEL CORP. ET AL,)
 Defendants.)

Now on this 22nd day of April, A. D. 1933, there comes on for hearing claims, etc., herein. And thereafter, statements of Marvin Johnson and T. H. Staffens are made in court. And thereafter, the receiver herein is sworn and examined by the Court. and there it is ordered by the Court, after being fully advised, that claims of Charles W. Kelley, W. Sullivan and Melvin Wiser as preferred claims are disallowed but are allowed as general claims and therefore, the following statements are made: Mr. Downner, Mr. Milsten, Paul Yager. thereupon, it is ordered by the Court, that the \$25.00 original filing fee heretofore deposited in this case be returned to Milsten and Milsten. It is further ordered that a fee of \$350.00 be allowed to Paul W. Yager, attorney for Receiver. Nothing on other days herein is reserved.

Court convened pursuant to adjournment, Friday, April 24, 1936.

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, Complainant,)
)
vs.)
) No. 1074 Equity ✓
Everett J. Crockett, Edna Crockett,)
Guthrie Mercantile Company, a corporat-)
ion, and First National Bank of Pawhuska,)
Oklahoma, Respondents.)

ORDER FOR SERVICE BY PUBLICATION

Now on this 24th day of April, 1936, on application of the complainant here by proper showing made, it appearing that proper subpoena in equity has been regularly issued in this cause, directed to the respondents in said cause in the Northern District of Oklahoma that the United States Marshal for said district has made return showing that the respondent Guthrie Mercantile Company, a corporation, cannot be found in this district, and that process by order of this Court should be directed to said respondent, as provided by Section Title 28, U.S.C.A., directing said respondent to appear on a day certain to plead or answer the Bill of Complaint herein, as hereinafter ordered;

IT IS THE ORDER OF THE COURT that the respondent, Guthrie Mercantile Company, appear and plead or answer herein to the Bill of Complaint, wherein the complainant seeks to foreclose a mortgage given to secure a loan from funds of John Thomas Baker, Osage No. 2136, in the sum of \$2500.00, said mortgage covering the following described land, to-wit:

Lot 9, Block 6, Fairmont Plat of Pawhuska, Osage County, Oklahoma
(also called Fairmont Addition)

It is further ordered that this order be published once a week for six consecutive weeks, beginning April 27th, 1936, and that said respondent, Guthrie Mercantile Company, appear and plead or answer to the Bill of Complaint in this cause on or before June 1st, 1936, and that all of the facts, matters and things pleaded therein will be taken as true and confessed judgment for complainant will be rendered accordingly, and said respondent will be barred from any right, title, interest, property or equity in or to the land hereinbefore described.

F. E. KENNAMER
JUDGE

ENDORSED: Filed Apr 24 1936
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 1936 TERM -EQUITY SESSION TULSA, OKLAHOMA TUESDAY, APRIL 28, 1936

Court convened pursuant to adjournment, Tuesday, April 28th, 1936.

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

C. E. KEIHL, Plaintiff,)
vs.) No. 1076 - Equity ✓
SAPULPA GAS COMPANY, et al., Defendants.)

ORDER OVERRULING MOTION TO DISMISS

THIS CAUSE COMING ON TO BE HEARD on this the 28th day of April, 1936, on the motion to dismiss, heretofore filed in this cause by R. E. Aitcheson and Sapulpa Gas Company, movants being present by their solicitors, Messrs. Edgerton and Vickers, and plaintiff being present by his solicitors, Messrs. Hagan & Gavin, and said motion having been regularly called on the motion docket for this day, and argument having been heard in support of said motion and against the same, and the Court being well and truly advised in the premises, finds that said motion should be overruled.

IT IS, THEREFORE, BY THE COURT, ORDERED, ADJUDGED AND DECREED that said motion and the same is hereby overruled, to which action of the Court in overruling the same, said exception and said exception is duly noted of record, and thereupon, for good cause shown, said movants be, and they are hereby granted 20 days from date hereof within which to plead or answer in this cause.

F. E. KENNAMER
United States District Judge

OKEH AS TO FORM:
HAGAN & GAVIN
Solicitors for Plaintiff.

EDGERTON & VICKERS
Solicitors for Defendants,
R. E. Aitcheson and Sapulpa Gas Company.

ENDORSED: Filed May 5 1936
H. P. Warfield, Clerk
U. S. District Court ME

THE GUIBERSON CORPORATION, Plaintiff,)
-vs-) No. 1083 - Equity. ✓
ROBINSON PACKER COMPANY, Defendant.)

Now on this 28th day of April, A. D. 1936, it is ordered by the Court that motion of Defendant for more specific statement of facts be and it is hereby sustained. Plaintiff given fifteen (15) days to amend. Defendant given ten (10) days thereafter to plead or twenty (20) days to answer.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA TUESDAY, APRIL 28, 1936

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

United States of America, Complainant,)
)
vs.)
) No. 1093 Equity. ✓
D. C. Howard, A. G. Oliphant and)
Albright Title & Trust Company, Defendants.)

O R D E R

Now on this 28th day of April, 1936, this matter coming on before the Court motion of the respondent, Albright Title & Trust Company, to dismiss the Bill of Complaint complainant appearing by Chester A. Brewer, Assistant United States Attorney for the North District of Oklahoma, and the respondent Albright Title & Trust Company, appearing neither person nor by attorney, the Court finds that said motion should be overruled.

IT IS THEREFORE THE ORDER of the Court that said motion be, and the same be is overruled, to which ruling the respondent, Albright Title & Trust Company, excepts, and tions are allowed.

IT IS THE FURTHER ORDER of the Court that the respondent, Albright Title & Company, be granted 20 days from this date in which to file its answer herein.

F. E. KENNAMER
JUDGE.

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

ENDORSED: Filed Apr 28 1936
H. P. Warfield, Clerk
U. S. District Court A.C.

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

Lucy Nail, et al, Plaintiffs,)
)
vs.) No. 1100 Equity. ✓
)
The American National Bank of Bristow,)
Oklahoma, a Corporation, et al, Defendants.)

O R D E R

Now on this 28th day of April, 1936, this matter coming on before the Court motion of the defendant, Alice May Bosen, to remand said cause to the District Court of Cr County, Oklahoma, and the defendant, Alice May Bosen, appearing by W. V. Fryor, and the in United States of America, appearing by Chester A. Brewer, Assistant United States Attorney the Northern District of Oklahoma, and after hearing the argument of counsel the Court fin said motion should be overruled.

IT IS THEREFORE THE ORDER of the Court that said motion be, and the same be overruled, to which ruling of the court the defendant, Alice May Bosen, excepts, and excep are allowed.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA WEDNESDAY, APRIL 29, 1936

Court convened pursuant to adjournment, Wednesday, April 29th, 1936.

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

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

ORDER AUTHORIZING PAYMENT OF ACCOUNTS AND
WITHDRAWAL OF FUNDS.

THIS CAUSE COMING on to be heard on this the 28th day of April, 1936, on the written verified application of Rex Watkinson, Receiver for Exchange National Company, for order authorizing and empowering him to liquidate and discharge certain accounts payable, and to withdraw funds held in a Special Bank Account, designated as Special Investors Funds, the details of which appear more fully in an Exhibit attached to the application filed by said Receiver, a copy of which is attached hereto, marked Exhibit "A", and made a part hereof as if fully set forth herein; and the Court being well and truly advised in the premises, and finding that it has jurisdiction to entertain said application 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 hereby is sustained; and that said Rex Watkinson, Receiver for Exchange National Company, be, and he is hereby directed to pay all those certain accounts more fully set forth in Exhibit "A" attached hereto; and for said purpose

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the said Rex Watkinson shall, and he is hereby directed to withdraw from that certain Special Bank Account, designated as Special Investors Funds, sufficient monies wherewith to pay said accounts; and that he be, and he is hereby directed, authorized and empowered to do all other things necessary and proper, in order to carry out and effectually to accomplish the letter and spirit of the application and this order.

EXHIBIT "A" attached to Original Order.

F. E. KENNAMER
United States District Judge.

ENDORSED: Filed Apr 29 1936
H. P. Warfield, Clerk
U. S. District Court B

Court adjourned to April 30, 1936.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA THURSDAY, APRIL 30, 1936

Court convened pursuant to adjournment, Thursday, April 30th, 1936.

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:

CAROLINE L. YEARGAIN, ET AL, Plaintiffs,)
)
-vs-) No. 821 - Equity ✓
)
JOSEPH D. YEARGAIN, ET AL, Defendants.)

Now on this 30th day of April, A. D. 1936, it is ordered by the Court that I be incorporated in one journal entry. It is further ordered that partnership property to be sold to satisfy liens against the estate. J. M. Hill, Special Master herein is allowed a fee of \$1250.00; stenographer and reporter's fee allowed in the sum of \$78.00. Fixed amounts to be taxed against prevailing parties. It is further ordered that J. M. Hill act in the capacity of commissioner in the sale of properties; all as per journal entry to be filed.

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

JOSEPH MAYS, Complainant,)
)
vs.) No. 988 Equity. ✓
)
SAM F. WILKINSON, SUCCESSOR TO J. G.)
HUGHES, RECEIVER OF THE FIRST NATIONAL BANK)
OF BRISTOW, OKLAHOMA, ET AL, RESPONDENTS.)

O R D E R

The above entitled cause came on regularly for trial on the 19th day of June, with all parties present represented by their respective counsel of record, and upon suggestion of the court the parties prepared, signed by their respective counsel and submitted and filed the court an agreed statement of facts; and, by leave of court, on this 21st day of June, 1936 all parties appeared in court and presented oral argument, and at the conclusion thereof;

IT WAS BY THE COURT ordered that the cause be submitted to the court for final determination, upon the pleadings filed by the respective parties herein, the agreed statement of facts, with exhibits thereto attached, and upon the oral arguments and briefs in support thereof to be filed in the cause; and the complainant was and hereby is ordered to file his brief within ten days from the date hereof, and the respondents are directed to file their answer brief within ten days thereafter, or by the 11th day of July, 1936, with five days thereafter granted to the complainant within which to file reply to respondents' brief; all briefs to be served on opposing parties or their counsel of record within the times granted for them to file such briefs, respectively; and that said case be and the same hereby is taken under advisement by the court.

EDGAR S. VAUGHT
JUDGE.

O.K. L. O. LYTLE JOHN R. MILLER
Attys for Complainant.

O.K. GEO. B. SCHWABE, Atty for Respondents, The First Nat'l Bank & Receiver
ENDORSED: Filed Apr 30 1936
H. P. Warfield, Clerk
U. S. District Court ME

IN THE DISTRICT COURT OF THE UNITED STATES WITHIN AND FOR THE NORTHERN
DISTRICT OF OKLAHOMA
SPECIAL MARCH 1936 TERM-EQUITY SESSION TULSA, OKLAHOMA FRIDAY, MAY 1, 1936

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

LAURA B. WELLS,	Complainant,)	
)	
vs.)	No. 1020 Equity ✓
)	
A. L. CARMICHAEL, as County Treasurer, et al,	Respondents.)	

O R D E R

Now on this 1st day of May, 1936, good cause appearing therefor, and upon the application of Hugh Webster, attorney for appellant herein, it is ordered by the undersigned, the Judge of this Court, that the appellant be and she is hereby granted 180 days additional time within which to file the certified copy of the record of appeal herein and to docket the same in the office of the Clerk of the Circuit Court of Appeals.

F. E. KENNAMER
J U D G E

ENDORSED: Filed May 4 1936
H. P. Warfield, Clerk
U. S. District Court ME

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

STEPHEN V. DILLON,	Plaintiff,)	
)	
vs.)	NO. 1091 EQUITY ✓
)	
SMITH SEPARATOR CORPORATION, a corporation,	Defendant.)	

ORDER GRANTING LEAVE TO FILE AMENDMENT TO BILL OF COMPLAINT

On this 1st day of May, 1936, on application of plaintiff, IT IS ORDERED, that the plaintiff be, and is hereby, given leave to file amendment to his bill of complaint herein.

F. E. KENNAMER
District Judge.

ENDORSED: Filed May 1 1936
H. P. Warfield, Clerk
U. S. District Court B
