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MISCELLANEOUS - ORDER OF ASSIGNMENT.

UNITED STATES OF AMERICA
TENTH JUDICIAL CIRCUIT

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

I do, therefore, by these presents designate and appoint the Honorable George T. McDermott, United States Circuit Judge for the Tenth Judicial Circuit, to hold or assist in holding the District Court of the United States in and for the several divisions of the Northern District of Oklahoma, at the times and places appointed by law for holding said Court, on and from January 2, 1936, until March 31, 1936, inclusive, in place or in aid of the Honorable Franklin E. Kennamer, United States District Judge for the said Northern District of Oklahoma.

Witness my hand this 2nd day of January, A. D. 1936.

ROBT. E. LEWIS
Senior Circuit Judge

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

ENDORSED: Filed Jan 2 1936
H. P. Warfield, Clerk
U. S. District Court

MISCELLANEOUS - ORDER OF REMOVAL.

Now on this 2nd day of January, A. D. 1936, it is ordered by the Court that Defendant Leonard Thomas Guinn be and he is hereby removed from the Northern District of Oklahoma to the Western District of Arkansas.

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

LAVINA HILE, Administratrix of the Estate of)
Virgil Hile, Deceased, Plaintiff,)
vs.) NO. 2213 Law
ADMIRALTY ZINC COMPANY, a corporation,)
Defendant.)

JOURNAL ENTRY

The above entitled matter coming on for trial this 2nd day of January, 1936, the plaintiff appearing in person and by her attorneys, P. F. Sizer and W. P. Smith, and the defendant appearing by its attorneys, Gibson, Maxey & Hollenan, and the parties having filed a joint stipulation or agreement waiving trial by jury and agreeing that the cause may be tried to the Court without the intervention of a jury.

Thereupon each of the parties make their opening statement and the plaintiff in open court moves that her second and third causes of action and each of them be dismissed with

prejudice, and there upon it was ordered by the Court that the second and third causes of action set forth in plaintiff's petition be and they are each dismissed with prejudice.

And, now, the plaintiff offers her evidence on the first cause of action. The defendant offers its evidence and both parties rest.

The Court after hearing the evidence and being fully advised in the premises finds the issues on the first cause of action herein in favor of the plaintiff and against the defendant and finds that the plaintiff's damages should be fixed at the sum of Sixty-three Hundred (\$6,300.00) Dollars.

It is therefore by the Court's consideration ordered and adjudged that the plaintiff Lavina Hile, Administratrix of the estate of Virgil Hile, deceased, have and recover judgment against the defendant, Admiralty Zinc Company, a corporation, for the sum of sixty-three Hundred (\$6,300.00) Dollars with costs of this action to be taxed by the Clerk and thereupon the Court proceeds to hear the evidence as to the beneficiaries or persons entitled to the proceeds of this judgment, and after being fully advised in the premises finds that the deceased Virgil Hile died intestate in Ottawa County, Oklahoma, on the 30th day of July, 1928, and left surviving him a widow, Lavina Hile and one child Robert Hile, and accordingly the Court finds that the proceeds of this judgment should be paid One-half (1/2) to the said Lavina Hile and One-half (1/2) to a Guardian of the minor child Robert Hile to be duly appointed and qualified as by law provided.

It is further considered, ordered and adjudged that the defendant may pay the amount of this judgment, to-wit: Sixty-three Hundred (\$6,300.00) Dollars to Lavina Hile as Administratrix of the estate of Virgil Hile, and upon such payment she and her Attorneys shall satisfy this judgment on the records of this Court, and that the said Administratrix shall disburse the same according to the order herein.

Signed at Tulsa, Oklahoma, on date above written.

F. E. KENNEDY
Judge of the District Court.

ENDORSED: Filed Jan 2 1936
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to January 3, 1936.

On this 3rd day of January, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1935 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennedy, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John I. Logan, United States Marshal.

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

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

WILLIAM S. ... Plaintiff,
vs.
HENRY I. ... Defendants.

C O R D E R

On the 3rd day of Jan., 1936, the Court, on the day of the Special March Term at Tulsa, this cause coming on to be heard before me, and good cause shown by the defendant, the Court finds and orders that the stay of the sentence heretofore imposed upon said defendant should be ordered.

IT IS, THEREFORE, ORDERED, ADJUDGED and DECREED that the execution of the sentence heretofore imposed upon the said defendant, Henry I. ..., and the same is hereby stayed for a period of 30 days from January 3, 1936.

ELMER S. VAUGHT
United States District Judge.

C.R. C. S. BAILEY
United States Attorney.

RECORDED: FILED JAN. 3 1936
W. F. ...
U. S. District Court

JAMES E. ... Plaintiff,
vs.
UNITED STATES OF AMERICA, Defendant.

On the 3rd day of January, A. D. 1936, it is ordered by the Court, after being fully advised in the premises, that judgment be entered for the Defendant herein, all as per journal entry to be made.

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

Edith Newton, administratrix, of the estate
of Henry Newton, deceased, Plaintiff,
vs.
James E. ... Defendant.

C O R D E R

On the 3rd day of January, 1936, after the plaintiff having filed an application for leave of this Court to file a supplemental petition making additional parties defendant,

and the Court shall proceed in the previous title:

That the Midwater Oil Company and the Consolidated Mine Supply Company, should be dismissed and continue in the above and numbered cases.

IT IS HEREBY ORDERED AND DECREED that plaintiff be allowed to file instant a supplemental petition asking Midwater Oil Company, a corporation, and Consolidated Mine Supply Company, a corporation, parties defendant herein.

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

ENTERED: Filed Jan 3, 1936
H. P. WARFIELD, Clerk
U. S. District Court

Court adjourned to January 4, 1936.

SPECIAL MARCH 1935 TERM

TULSA, OKLAHOMA

SATURDAY, JANUARY 4, 1936.

On this 4th day of January, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1935 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John P. Logan, United States Marshal.

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

ANNIE LEE JACKSON, Plaintiff,)
-vs-) No. 2097 - Law.
THE CARTER OIL CO. A CORP., Defendant.)

Now on this 4th day of January, A. D. 1936, it is ordered by the Court that motion to quash service be and the same is hereby sustained and action dismissed on ground of improper venue. Exception allowed.

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

ANNIE LEE JACKSON, Plaintiff,)
vs.) No. 2097 LAW
THE CARTER OIL COMPANY, a Corporation,)
Defendant.)

ORDER SUSTAINING MOTION TO QUASH SERVICE OF PROCESS.

Heretofore, on April 3, 1935, there came on for hearing the Motion of the defendant

MISCELLANEOUS.

It is this day ordered in pursuance of Section 12 of the Judicial Code, that the Special March 1935 Term of said Court at Tulsa, Oklahoma, be adjourned Sine Die.

REGULAR JANUARY 1936 TERM

TULSA, OKLAHOMA

MONDAY, JANUARY 6, 1936

On this 6th day of January, 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John P. Logan, United States Marshal.

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

REX WATKINSON, Rec. EXCHANGE NATIONAL CO. a corp.,	Plaintiff,)	
vs.)	No. 1965 - Law. ✓
H. L. STANDEVEN, ET AL,	Defendants.)	

Now on this 6th day of January, A. D. 1936, it is ordered by the Court that Demurrer of Receiver of Southern Surety Company be and it is hereby sustained. Exception allowed.

REX WATKINSON, Rec. EXCHANGE NATIONAL CO. A CORP.,	Plaintiff,)	
vs.)	No. 1966 - Law. ✓
H. L. STANDEVEN, ET AL,	Defendants.)	

Now on this 6th day of January, A. D. 1936, it is ordered by the Court that Demurrer of Receiver of Southern Surety Company be and it is hereby sustained. Exception allowed.

W. J. HATON,	Plaintiff,)	
-vs-)	No. 1983 - Law. ✓
MIDLAND VALLEY RAILROAD CO.,	Defendant.)	

Now on this 6th day of January, A. D. 1936, it is ordered by the Court that motion of Plaintiff to make Second Amended Answer more definite and certain and to strike be and the same is hereby sustained as to the First Ground and overruled as to counterclaim. Defendant given five (5) days to amend. Plaintiff given ten (10) days to reply.

REX WATKINSON, REC. EXCHANGE NATIONAL CO.)
 Plaintiff,)
 vs.) No. 2017 - Law. ✓
 ROBERT G. FRY, ET AL.,)
 Defendants.)

Now on this 6th day of January, A. D. 1936, it is ordered by the Court that Demurrer of Receiver of Southern Surety Company be and it is hereby sustained. Exception allowed. It is further ordered that motion of H. L. Standeven to make more definite and certain be and it is hereby sustained. Given ten (10) days to amend. Defendant given ten (10) days thereafter to plead or twenty (20) days to answer.

REX WATKINSON, REC. EXCHANGE NATIONAL CO.,)
 Plaintiff,)
 vs.) No. 2018 - Law. ✓
 DAN ROODS, ET AL.,)
 Defendants.)

Now on this 6th day of January, A. D. 1936, it is ordered by the Court that Demurrer of Receiver of the Southern Surety Company be and it is hereby sustained. Exception allowed.

REX WATKINSON, REC. EXCHANGE NATIONAL CO.,)
 Plaintiff,)
 vs.) No. 2019 - Law. ✓
 FAULKNER C. BROACH, ET AL.,)
 Defendants.)

Now on this 6th day of January, A. D. 1936, it is ordered by the Court that Demurrer of Receiver of Southern Surety Co. be and it is hereby sustained. Exception allowed. It is further ordered that Demurrer of Fred Brombacher be and it is hereby overruled. Exception allowed. Given ten (10) days to answer. It is further ordered that motion of Fred Steiner to make more definite and certain be and the same is hereby overruled. Exception allowed. Given ten (10) days to answer. It is further ordered by the Court that demurrer of Fred Steiner be and the same is considered filed and overruled. Given ten (10) days to answer.

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

REX WATKINSON, Receiver of the Exchange)
 National Company,) Plaintiff,)
 vs.) NO. 2019 law. ✓
 FAULKNER C. BROACH, et al.,)
 Defendants.)

ORDER OVERRULING DEMURRER

On this 6th day of January, 1936, the separate demurrer of the defendant Fred Brombacher to plaintiff's amended petition having come on for hearing in open court, the plaintiff appearing by his attorneys, Yancey, Spillers & Brown, and the defendant Brombacher by his attorneys, Lashley & Rambo and Russell B. James, and the Court having heard the arguments of counsel, and being fully advised in the premises,

REX WATKINSON, REC. EXCHANGE NATIONAL CO.,)
 Plaintiff,)
 vs.) No. 2020 - Law.
 DAN ROODE, ET AL.,)
 Defendant.)

Now on this 6th day of January, A. D. 1936, it is ordered by the Court that demurrer of Receiver of Southern Surety Company be and it is hereby sustained. Exception allowed.

IDA WELLS,)
 Plaintiff,)
 -vs-) No. 2040 - Law.
 GEORGE WELLS,)
 Defendant.)

Now on this 6th day of January, A. D. 1936, it is ordered by the Court that Plaintiff and Defendant be permitted to file amended stipulation of facts herein. And thereafter, it is ordered by the Court that judgment be entered for Defendant on stipulation of facts herein filed. Exception allowed.

CLARA E. SWAFFORD,)
 Plaintiff,)
 -vs-) No. 2095 - Law.
 CLAUDE NEON FEDERAL CO. SO. V., a)
 corporation,)
 Defendant.)

Now on this 6th day of January, A. D. 1936, it is ordered by the Court that motion of Plaintiff to make amended answer more definite and certain as to First ground be and the same is hereby sustained as to First Ground and overruled as to Second Ground and Paragraph 2 of Cross Petition., all as per journal entry to be filed herein. Given fifteen (15) days to amend.

UNITED STATES OF AMERICA,)
 Plaintiff,)
 -vs-) No. 2155 - Law.
 BOARD OF COUNTY COMMISSIONERS OF)
 PAWNEE COUNTY, OKLAHOMA.,)
 Defendants.)

Now on this 6th day of January, A. D. 1936, it is ordered by the Court that motions of Board of County Commissioners of Pawnee County for findings of fact and conclusions of law to stand submitted upon briefs.

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

United States,	Plaintiff,)
)
vs.) No. 2188 Law.
)
Joe Anderson,	Defendant.)

ORDER OF DISMISSAL

Now on this 6th day of January, 1936, this matter coming on before me, and it appearing that the purpose for which the within suit was instituted has been satisfied by the payment of the sum sued for, together with the costs of said action;

IT IS THEREFORE 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 6 1936
H. P. Warfield, Clerk
U. S. District Court H

E. E. REEDY,	Plaintiff,)
)
-vs-) No. 2215 - Law.
)
STANTON UPDEGRAFF,	Defendant.)

Now on this 6th day of January, 1936, it is ordered by the Court that Demurrer of Defendant to petition be and the same is hereby overruled. Given five (5) days to answer.

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

SARAH R. SMITH,	Plaintiff,)
)
vs.) No. 2228 - LAW.
)
NEW YORK LIFE INSURANCE COMPANY, a corporation,	Defendant.)

O R D E R

NOW on this 6th day of January, 1936, there comes on for hearing the demurrer of the defendant herein to plaintiff's second amended petition, and the plaintiff and the defendant appearing by their respective counsel, and the Court having heard argument in support of such demurrer and in opposition thereto, and being fully advised in the premises, finds that such demurrer should be overruled.

IT IS THEREFORE ORDERED that the demurrer of the defendant to plaintiff's second amended petition be and the same is hereby overruled, to which ruling and order of the Court the

PETE LACROIX,)
 Plaintiff,)
 -vs-) No. 2243 - Law.)
 THE T. T. & S. P. RY. CO.,)
 Defendant.)

Now on this 6th day of January, A. D. 1936, it is ordered by the Court that motion of Defendant to strike be and the case is hereby sustained in part and overruled in part; all as per journal entry to be filed. Defendant given five (5) days to amend. Plaintiff given five (5) days thereafter to plead or ten (10) days to answer.

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

CLAUDE WILLIFORD and OPAL W. WILLIFORD,)
 Plaintiffs,)
 vs.) No. 2245 LAW.)
 SWEDEGA GAS COMPANY, et al.,)
 Defendants.)

ORDER REMANDING CAUSE

THIS CAUSE COMING on to be heard on this, the 16th day of January, 1936, on the motion to remand, filed by the plaintiffs in this cause, and the response addressed thereto by the Oklahoma Natural Gas Company, and movent being present by his counsel, Hagan & Gavin, and respondent being present by its counsel, Allen, Underwood & Canterbury, and argument having been heard in support of said motion, and against the same, and counsel for movent having in open court, at the suggestion of the undersigned, consented not to prosecute the cause of action of said plaintiff against respondent until the determination of the issues in this cause, between said plaintiff and Oklahoma Natural Gas Corporation; and the Court finding that it has jurisdiction to entertain said motion and respondent, and being fully advised in the premises, finds that said motion to remand should be sustained.

IT IS, THEREFORE BY THE COURT, ORDERED, ADJUDGED AND DECREED that said motion be, and it is hereby sustained; and

IT IS THE FURTHER ORDER, JUDGMENT AND DECREE OF THE COURT that said cause be, and the same is hereby remanded to the District Court of Tulsa County for further proceedings; and

IT IS THE FURTHER ORDER, JUDGMENT AND DECREE OF THE COURT that upon agreement of counsel for plaintiff, all proceedings in this cause against Oklahoma Natural Gas Company shall be stayed, pending the final adjudication of the issues between said plaintiff and the said Oklahoma Natural Gas Corporation.

F. E. KENNAMER
 United States District Judge.

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

the plaintiff to proceed in this cause as to defendants Yellow Cab & Baggage Company, a corporation, and Charles Stanfield, The Court being well and sufficiently advised in the premises finds that said motion should be sustained.

IT IS THEREFORE ORDERED that the above styled and numbered cause be and is hereby dismissed, without prejudice, as to defendant Angelus Indemnity Corporation, a corporation. The right of the plaintiff to proceed against the defendants Yellow Cab & Baggage Company, a corporation, and Charles Stanfield, being specifically reserved.

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

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

NELLIE SEAMAN, Plaintiff,)
-vs-) No. 2252 - Law. ✓
L. C. SEAMAN and FRANK PHILLIPS, Defendants.

Now on this 6th day of January, A. D. 1936, it is ordered by the Court that motion to remand herein be and it is hereby taken under advisement. Defendant given five (5) days to file response. Plaintiff given five (5) days to file brief. Defendant given ten (10) days to file answer brief.

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.
United States, Plaintiff,)
-vs-) No. 2254 Law. *
Harvey Brown, J. K. Mitchell and
Walter Mullins, Defendants.)

ORDER GRANTING TIME TO ANSWER.

The defendant, J. K. Mitchell, having filed herein his application for sixty days additional time in which to answer the petition of the plaintiff; and it appearing from said application that such continuance is warranted and is in accord with justice and equity,

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED BY THE COURT that the said defendant, J. K. Mitchell, be and he is hereby granted sixty days additional from this date in which to file his answer to the petition of the plaintiff.

Dated this 5th day of January, 1936.

W. J. STEPHENSON, District U. S. Atty.

F. E. KENNAMER
DISTRICT JUDGE.

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

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

Clarence L. Lowan and John E. Boyvan,
Plaintiffs,

vs.

No. 2261 Law.

Southwestern Bell Telephone Company, a corporation, and C. L. Saunders,
Defendants.

JOURNAL ENTRY

Now on this 6th day of January, 1936, there comes before the court the motion of the plaintiffs to remand this cause to the District Court of Ottawa County, Oklahoma, and the plaintiffs appearing by their attorneys, M. W. Hines and E. G. Avery, and the defendant, Southwestern Bell Telephone Company, appearing by its attorney, John H. Cantrell, said motion to remand is presented and considered by the court.

Thereupon the court finds that said motion to remand is not well taken and should be denied, and it is the order of the court that such motion to remand be, and the same is hereby overruled and denied.

Thereupon plaintiffs in open court announce their desire to dismiss this cause without prejudice at the costs of the plaintiff, and it is ordered that the plaintiffs herein are hereby permitted to dismiss this cause without prejudice upon condition only that the plaintiffs pay the costs in this court.

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

O.K. JOHN H. CANTRELL,
Attorney for Defendant.

END OF CASE: Filed Jan 8 1936
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to January 7, 1936.

On this 7th day of January, A. D. 1936, the District Court of the Northern District of Oklahoma, sitting in Regular January 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John A. Lowan, United States Marshal.

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

On this 8th day of January, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1936 Term at Tulsa, set pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John P. Logan, United States Marshal.

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

MISCELLANEOUS - ORDER OF ASSIGNMENT

UNITED STATES OF AMERICA
TENTH JUDICIAL CIRCUIT

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

I do, therefore, by these presents designate and appoint the Honorable Robert L. Williams, United States District Judge for the Eastern District of Oklahoma, to hold or assist in holding the District Court of the United States in and for the several divisions of the Northern District of Oklahoma, at the times and places appointed by law for holding said Court, on and from January 6, 1936, until December 31, 1936, inclusive, in place or in aid of the Honorable Franklin E. Kennamer, United States District Judge for the said Northern District of Oklahoma.

Witness my hand this 6th day of January, A. D. 1936.

ROBT. E. LEWIS
Senior Circuit Judge

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

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

UNITED STATES OF AMERICA
TENTH JUDICIAL CIRCUIT

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

I do, therefore, by these presents designate and appoint the Honorable Franklin E. Kennamer, United States District Judge for the Northern District of Oklahoma, to hold or assist in holding the District Court of the United States in and for the several divisions of the Eastern District of Oklahoma, at the times and places appointed by law for holding said Court, on and from January 6, 1936, until December 31, 1936, inclusive, in place or in aid of the Honorable Robert L. Williams, United States District Judge for the said Eastern District of Oklahoma.

Witness my hand this 6th day of January, A. D. 1936.

ROBT. E. LEWIS
Senior Circuit Judge

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

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

UNITED STATES OF AMERICA
TENTH JUDICIAL CIRCUIT

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

I do, therefore, by these presents designate and appoint the Honorable Edgar S. Vaught, United States District Judge for the Western District of Oklahoma, to hold or assist in holding the District Court of the United States in and for the several divisions of the Northern District of Oklahoma, at the times and places appointed by law for holding said Court, on and from January 6, 1936, until December 31, 1936, inclusive, in place or in aid of the Honorable Franklin E. Kennamer, United States District Judge for the said Northern District of Oklahoma.

Witness my hand this 6th day of January, A. D. 1936.

ROBT. E. LEWIS
Senior Circuit Judge

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

FORWARDED: Filed Jan 8 1936
H. B. Garfield, Clerk
U. S. District Court

UNITED STATES OF AMERICA
TENTH JUDICIAL CIRCUIT

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

I do, therefore, by these presents designate and appoint the Honorable Franklin E. Kennamer, United States District Judge for the Northern District of Oklahoma, to hold or assist in holding the District Court of the United States in and for the several divisions of the Western District of Oklahoma, at the times and places appointed by law for holding said Court, on and from January 6, 1936, until December 31, 1936, inclusive, in place or in aid of the Honorable Edgar S. Vaught, United States District Judge for the said Western District of Oklahoma.

Witness my hand this 6th day of January, A. D. 1936.

ROBT. E. LEWIS
Senior Circuit Judge

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

FORWARDED: Filed Jan 8 1936
H. B. Garfield, Clerk
U. S. District Court

IN RE: EVIDENCE IN CASE NO. 10,000, DISTRICT OF OKLAHOMA.

City of Tulsa,
Plaintiff,

vs.

NO. 1000 - 100.

W. H. HARRISON, JR., et al.,
Defendants.

Defendant.

O R D E R

In re: Evidence of the City of Tulsa, withdrawn from the files of this Court, all exhibits introduced in the trial of the above styled and numbered case cover as far as possible, and the Court that said exhibits have finally determined and settled.

It is ordered that the Clerk of this Court is authorized and directed to deliver to the City of Tulsa, a Municipal Corporation, all original exhibits introduced at the trial of the above styled case of the City of Tulsa, Plaintiff herein.

DONE IN OPEN COURT this 8th day of January, 1938.

A. S. HARRISON
JUDGE

RECORDED: Filed Jan 8, 1938
A. S. HARRISON, Clerk
U. S. District Court

IN RE: EVIDENCE IN CASE NO. 10,000, DISTRICT OF OKLAHOMA.

City of Tulsa,
Plaintiff,

vs.

NO. 1000 - 100.

W. H. HARRISON, JR., et al.,
Defendants.

Defendant.

O R D E R

On the 8th day of January 1938, in the case of the City of Tulsa vs. W. H. Harrison, Jr. et al., Case No. 10,000, District of Oklahoma, the City of Tulsa appeared by attorney H. L. ... and in open court it was announced that the City of Tulsa, Plaintiff of this suit, had filed a motion for judgment on the merits of the case and the same was granted and the case dismissed.

It is ordered that the Clerk of this Court is authorized and directed to deliver to the City of Tulsa, a Municipal Corporation, all original exhibits introduced at the trial of the above styled case of the City of Tulsa, Plaintiff herein.

DONE IN OPEN COURT this 8th day of January, 1938.

A. S. HARRISON
JUDGE

RECORDED: Filed Jan 8, 1938
A. S. HARRISON, Clerk
U. S. District Court

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

JOHN W. VELLA & SONS,	Plaintiff,	
vs.		No. 2107 Law ✓
JERRY BROOK: THE LYONS THEATRE SERVICE CO., a corp, and COLUMBIA CASUALTY CO., a corp,	Defendants.	

"O R D E R"

On this the 8th day of January, 1936, this cause comes on for hearing on motion of the defendant Columbia Casualty Co., to transfer this case over from the law to the equity docket and to set the motion of the defendants to dismiss this cause, for a hearing; and, the Court having examined the motion finds same should be sustained.

BE IT THEREFORE, ORDERED, ADJUDGED AND DECREED that this cause be and the same is hereby ordered, directed and ordered transferred to the equity side of the docket and ordered docketed as an equity case.

IT IS FURTHER ORDERED that the motion of the defendants to dismiss be and the same is hereby set and assigned for hearing on the 14 day of Jan., 1936.

F. E. KENNAMER
J U D G E.

FORWARDED: Filed Jan 8 1936
H. J. Garfield, Clerk
U. S. District Court

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

United States,	Plaintiff,	
vs.		No. 2171 Law ✓
Oklahoma Boiler and Sheet Metal Works,	Defendant.	

JOURNAL ENTRY OF JUDGMENT.

Now on this 7th day of January, 1936, this matter came on to be heard in open court before Honorable F. E. Kennamer, Judge presiding, on the petition of the plaintiff and the default of the defendant, and plaintiff appearing by Chester W. Brewer, Assistant United States Attorney for the Northern District of Oklahoma, and it being shown to the Court that the above defendant company had been regularly served with summons in this cause more than 30 days prior to this date, and that said defendant has failed to answer, demur or otherwise plead herein, said defendant is by the Court declared to be in default, and the Court finds that plaintiff is entitled to judgment as prayed in its petition herein.

IT IS THEREFORE THE ORDER AND JUDGMENT OF THE COURT THAT plaintiff, in its own name and in behalf of Jerry Crawford, restricted legatee of the will of Jerry Crawford, do have and recover of and from the defendant, Oklahoma Boiler and Sheet Metal Works, the sum of \$600.00, with interest

thereon at the rate of 6% per annum from January 1, 1935, until paid, and for all costs of this suit.

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

F. E. REEBER
JUDGE

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

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

SIMMONS HARDWARE COMPANY, A Corporation,
Plaintiff,

-vs-

COLLIS L. TEALE, GLEN DIAL, and
H. C. GRAVES,
Defendants.

NO. 2184 LAW ✓

JOURNAL ENTRY OF ORDER DISMISSING CASE

ON this 8th day of January, 1936, this cause came on for hearing pursuant to regular assignment upon the Court's trial docket for dismissal on account of the failure of the plaintiff to prosecute the case; and it appearing that the Court heretofore made and entered an order herein sustaining defendants' motion to make more definite and certain and giving plaintiff time thereafter in which to comply with the Court's order by filing an amended petition; and it further appearing to the Court that the plaintiff has wholly failed to comply with said order of the Court and has wholly failed to file any further pleading herein, and that the time allowed by the Court has long since expired, and the plaintiff failing to appear personally or by representative or attorney on this date;

IT IS, BY THE COURT, ORDERED, ADJUDGED, AND DECREED that this cause of action do, and the same is, dismissed for failure of the plaintiff to prosecute the action, and it is the further order of the Court that all costs of this case be taxed against the plaintiff.

F. E. REEBER
JUDGE

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

IN DISTRICT COURT FOR THE DISTRICT OF OKLAHOMA.
United States, Plaintiff,
vs. No. 1118 Law.
Charles Markwardt, Defendant.

ORDER OF DISMISSAL.

That on this 8th day of January, 1936, this matter coming on for hearing on the regular January, 1936, assignment of this Court, and it appearing to the Court that the amount sued for in said case, in the sum of \$150.00 has been paid by the defendant, and that this office has been unable to obtain service of summons on the defendant herein, Charles Markwardt, and therefore said case should be dismissed;

IT IS THEREFORE ORDERED THAT SAID CASE BE, AND THE SAME IS HEREBY DISMISSED.

F. B. KETNER
JUDGE

C. H. SHERMAN, Esq.
Assistant United States Attorney

RECORDED: Filed Jan. 8, 1936
L. A. Garfield, Clerk
U. S. District Court.

IN DISTRICT COURT FOR THE DISTRICT OF OKLAHOMA.

United States, Plaintiff,
vs. J. L. Helden, et al. Defendants.
No. 1119 Law.

ORDER OF DENIAL OF PETITION.

That on this 8th day of January, 1936, this matter coming on to be heard in open Court before the Hon. J. B. Ketner, Judge of said Court, and it appearing to the Court that the plaintiff and the defendant of this case, J. L. Helden, et al., having been duly served with summons, and that each of the defendants of this case, particularly named Helden, et al., have been duly served with summons, and that the Court has declared to be an inflexible rule of said Court that plaintiff is entitled to judgment in its petition herein.

IT IS THEREFORE ORDERED AND ADJUDGED BY THE COURT that plaintiff, in its case herein, shall recover of the defendants, George Helden, et al., the sum and recovery of and for the said debt, to-wit: \$600.00, and for the sum of that, the sum of \$100.00, and interest thereon at the rate of 6% per annum from April 1, 1934, until paid, and for all costs thereof.

C. H. SHERMAN, Esq.
Assistant United States Attorney

F. B. KETNER
JUDGE

RECORDED: Filed Jan. 8, 1936
L. A. Garfield, Clerk
U. S. District Court.

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

United States,	Plaintiff,)
)
vs.) No. 2217 Law
)
J. R. Rhodes, Bob Parker and)
J. K. Thompson,	Defendants.)

JOURNAL ENTRY OF JUDGMENT

Now on this 8th day of January, 1936, this matter came on to be heard in open court before Honorable F. E. Kennamer, Judge presiding, on the petition of the plaintiff and the default of the defendants, and plaintiff appearing by Chester A. Brewer, Assistant United States Attorney for the Northern District of Oklahoma, and it being shown to the Court that each of the above named defendants has been regularly served with summons in this cause more than 30 days prior to this date, and that each of said defendants has failed to answer, demur or otherwise plead herein, they are by the Court declared to be in default, and the Court finds that plaintiff is entitled to judgment as prayed in its petition herein.

IT IS THEREFORE THE ORDER AND JUDGMENT OF THE COURT that plaintiff, in its own behalf and in behalf of Mary Drexell, Osage Allottee No. 332, do have and recover of and from the defendants, J. R. Rhodes, Bob Parker and J. K. Thompson, and each of them, the sum of \$130.00, with interest thereon at the rate of 6% per annum from April 1, 1932, until paid, and for all costs of this action.

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

F. E. KENNAMER
JUDGE

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,	Plaintiff,)
)
vs.) No. 2218 Law.
)
J. R. Rhodes, Bob Parker and J. K.)
Thompson,	Defendants.)

JOURNAL ENTRY OF JUDGMENT

Now on this 8th day of January, 1936, this matter came on to be heard in open court before Honorable F. E. Kennamer, Judge presiding, on the petition of the plaintiff and the default of the defendants, and plaintiff appearing by Chester A. Brewer, Assistant United States Attorney for the Northern District of Oklahoma, and it being shown to the Court that each of the above named Defendants has been regularly served with summons in this cause more than 30 days prior to this date, and that each of said defendants has failed to answer, demur or otherwise plead herein, they are by the Court declared to be in default, and the Court finds that plaintiff is entitled to judgment as prayed in its petition herein.

IT IS THEREFORE THE ORDER AND JUDGMENT OF THE COURT that plaintiff, in its own behalf and in behalf of Grace Kenworthy, Osage Allottee No. 331, do have and recover of and from the

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

United States,	Plaintiff,)
vs.) No. 2220 Law
E. K. Reed,	Defendant.)

JOURNAL ENTRY OF JUDGMENT

Now on this 8th day of January, 1936, this matter came on to be heard in open court before Honorable F. E. Kennamer, Judge presiding, on the petition of the plaintiff and the default of the defendants, and plaintiff appearing by Chester A. Brewer, Assistant United States Attorney for the Northern District of Oklahoma, and it being shown to the Court that the above named defendant has been regularly served with summons in this cause more than 30 days prior to this date, and that said defendant has failed to answer, demur or otherwise plead herein, he is by the Court declared to be in default, and the Court finds that plaintiff is entitled to judgment as prayed in its petition herein.

IT IS THEREFORE THE ORDER AND JUDGMENT OF THE COURT that plaintiff, in its own behalf and in behalf of the heirs of Echo Hawk, deceased Pawnee Allottee No. 696, do have and recover of and from the defendant, E. K. Reed, the sum of \$162.50, together with interest thereon at the rate of 6% per annum from July 1, 1935, until paid, and for all costs of this action.

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

F. E. KENNAMER
JUDGE

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,	Plaintiff,)
vs.) No. 2222 Law
S. S. Kennedy and C. A. Carter,	Defendants.)

JOURNAL ENTRY OF JUDGMENT

Now on this 8th day of January, 1936, this matter came on to be heard in open court before Honorable F. E. Kennamer, Judge presiding, on the petition of the plaintiff, and the default of the defendants, and plaintiff appearing by Chester A. Brewer, Assistant United States Attorney for the Northern District of Oklahoma, and it being shown to the Court that each of the above named defendants has been regularly served with summons in this cause more than 30 days prior to this date, and that neither of said defendants has answered, demurred or otherwise plead herein, they are by the Court declared to be in default, and the Court finds that plaintiff is entitled to judgment as prayed in its petition herein.

IT IS THEREFORE THE ORDER AND JUDGMENT OF THE COURT that plaintiff, in its own behalf and in behalf of Pa-she-he, Osage Allottee No. 471, do have and recover of and from the defendants, S. S. Kennedy and C. A. Carter, and each of them, the sum of \$553.50, with interest

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

United States,	Plaintiff)	
)	
vs.)	No. 2224 Law
)	
Sam Allen, Green Allen, H. J. Counts and Alex Stone,	Defendants.)	

JOURNAL ENTRY OF JUDGMENT

Now on this 8th day of January, 1936, this matter came on to be heard in open court before Honorable F. E. Kennamer, Judge presiding, on the petition of the plaintiff, and the default of the defendants, and plaintiff appearing by Chester A. Brewer, Assistant United States Attorney for the Northern District of Oklahoma, and it being shown to the Court that each of the above named defendants has been regularly served with summons in this cause more than 30 days prior to this date, and that each of said defendants has failed to answer, demur or otherwise plead herein, they are by the Court declared to be in default, and the Court finds that plaintiff is entitled to judgment as prayed in its petition herein.

IT IS THEREFORE THE ORDER AND JUDGMENT OF THE COURT that plaintiff, in its own behalf and in behalf of Simon Henderson, Osage Allottee No. 757, do have and recover of and from the defendants, Sam Allen, Green Allen, H. J. Counts and Alex Stone, and each of them, the sum of \$100.00, with interest thereon at the rate of 6 % per annum from October 1, 1932, until paid, and for all costs of this action.

	F. E. KENNAMER
O.K. CHESTER A. BREWER	JUDGE
Assistant United States Attorney	

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,	Plaintiff,)	
)	
vs.)	No. 2225 Law
)	
J. R. Rhodes, Bob Parker and J. K. Thompson,	Defendants.)	

JOURNAL ENTRY OF JUDGMENT

Now on this 8th day of January, 1936, this matter came on to be heard in open court before the Honorable F. E. Kennamer, Judge presiding, on the petition of the plaintiff and the default of the defendants, and plaintiff appearing by Chester A. Brewer, Assistant United States Attorney for the Northern District of Oklahoma, and it being shown to the Court that each of the above named defendants has been regularly served with summons in this cause more than 30 days prior to this date, and that each of said defendants has failed to answer, demur or otherwise plead herein, they are by the Court declared to be in default, and the Court finds that plaintiff is entitled to judgment as prayed in its petition herein.

IT IS THEREFORE THE ORDER AND JUDGMENT OF THE COURT that plaintiff, in its own

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

United States,	Plaintiff,)
)
vs.) No. 2227 Law
)
J. R. Rhodes, Bob Parker and J. K. Thompson,	Defendants.)

JOURNAL ENTRY OF JUDGMENT

Now on this 8th day of January, 1936, this matter came on to be heard in open court before Honorable F. E. Kennamer, Judge presiding, on the petition of the plaintiff and the default of the defendants, and plaintiff appearing by Chester A. Brewer, Assistant United States Attorney for the Northern District of Oklahoma, and it being shown to the Court that each of the above named defendants has been regularly served with summons in this cause more than 30 days prior to this date, and that each of said defendants has failed to answer, demur or otherwise plead herein, they are by the Court declared to be in default, and the Court finds that plaintiff is entitled to judgment as prayed in its petition herein.

IT IS THEREFORE THE ORDER AND JUDGMENT OF THE COURT that plaintiff, in its own behalf and in behalf of George Dunlap, Osage Allottee No. 363, do have and recover of and from the defendants, J. R. Rhodes, Bob Parker and J. K. Thompson, and each of them, the sum of \$160.00, with interest thereon at the rate of 6% per annum from April 1, 1933, until paid, and for all costs of this action.

O.K. CHESTER A. BREWER	F. E. KENNAMER
Assistant United States Attorney	JUDGE

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,	Plaintiff,)
)
vs.) No. 2235 Law
)
A. L. Hait,	Defendant.)

ORDER OF DISMISSAL

Now on this 8th day of January, 1936, the within cause coming on before the Court on regular assignment, and it appearing to the Court from the files herein that the writ of replevin has been returned showing that the property sought to be repossessed therein has not been found in the possession of the defendant herein;

IT IS THE ORDER OF THE COURT that said cause be, and the same hereby is dismissed, without prejudice.

O.K. CHESTER A. BREWER	F. E. KENNAMER
Assistant United States Attorney	JUDGE

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

UNITED STATES OF AMERICA,

Plaintiff,

-vs-

No. 1258 - L.A.

ONE CHEVROLET SEDAN,

Defendant.

Now on the 10th day of January, A. D. 1936, it is ordered by the Court that the title of the Chevrolet sedan in the above case is hereby denied. It is further ordered that the automobile in question be and its contents hereby forfeited to the United States. Execution allowed.

Court adjourned to January 13, 1936.

On this 13th day of January, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1936 Term at Tulsa, Oklahoma, pursuant to adjournment, Hon. F. E. Levenson, Judge, present and residing:

H. J. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John L. Loran, United States Marshal.

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

INCORPORATIONS - ORDER EMPOWERING GRAND JURY.

On this 13th day of January, A. D. 1936, comes the United States Marshal into open Court and makes his return on the Venire heretofore issued out of this Court for Grand Jurors for this Regular January 1936 Term of Court. Whereupon, on order of the Court, the Clerk reads the names of the Grand Jurors so summoned as follows:

Garnett Scherer	Garner Bassman
J. A. Heck	J. Bertz
Fred Graham	H. H. Joedeman
M. W. Kline	J. W. Brown
Alfred W. Jones	L. E. Gallagher
A. J. Alexander	V. R. Brooks
Lee Barry	V. C. Cragg
J. P. Bell	Archie Anderson
Earl L. Smith	J. K. Garner
T. D. Bennett	Easy Clark
E. L. Dent	N. L. Trepst

Robert G. Fry

And it is ordered by the Court that the following names of the Grand Jurors be and are hereby returned:

Archie Anderson

and of those not named

V. R. Brooks

Easy Clark

and of those named by the Court

Earl L. Smith

V. C. Cragg

W. L. Dent

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

Therefore, the balance of said array of Grand Jurors are sworn by the Clerk upon their Voir Dire and are qualified by the Court as to their qualifications.

Thereupon, the Court offers the entire array to any individual persons or their counsel for challenge and no challenge being offered, the Court offers each individual of said array to any and all persons or their counsel for challenge, and no challenge being offered, it is ordered that said array be accepted as the Grand Jury for this session of the Court of said Court.

Thereupon, the Court appoints J. W. Brown as foreman of the Grand Jury, and the oath as such is administered to him by the Clerk, and thereupon, the oath is administered to the balance of the Grand Jurors by the Clerk, and the Court instructs the Grand Jury as to their duties and the law, and the Grand Jury retires in charge of a sworn Sheriff to their Grand Jury Room to consider their presentments.

ENDORSED: Filed in Open Court
Jan 18 1936
H. P. Warfield, Clerk
U. S. District Court

UNITED STATES OF AMERICA, Plaintiff,)
-vs-) No. Miscellaneous Criminal.
VERNON LABENSKI, Defendant.)

Now on this 17th day of January, A. D. 1936, it is ordered by the Court that the above Defendant do, and he do hereby, permitted to sign his own recognizance before the U. S. Commissioner.

UNITED STATES OF AMERICA, Plaintiff,)
-vs-) No. 1000 - Criminal.
H. P. JOHNSON and MRS. H. P. JOHNSON, Defendants.)

Now on this 17th day of January, A. D. 1936, hearing is had on application to show cause herein against the defendant Mrs. H. P. Johnson. And thereupon, statements of Joe W. Howard, Assistant U. S. Attorney and Mr. Cooper are heard by the Court, and thereupon, it is ordered by the Court that said hearing be continued.

UNITED STATES OF AMERICA,

Plaintiff,

No. 2227 - Law.

NINE HUNDRED SIXTY-SEVEN CASES OF RAIDER
TOMATOES,

Defendant.

Now on this 10th day of January, A. D. 1933, hearing is had in the above styled case. And therefore, A. D. Griffin on behalf of Griffin-Goodner Grocery Company confesses allegations of plaintiff herein. And thereafter, it is ordered by the Court that the merchandise confiscated herein be now delivered to Griffin-Goodner Grocery Company upon their posting bond in the amount of \$1322.40 and it is further ordered that said merchandise be relabeled.

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

United States,

Plaintiff,

vs.

No. 2227 Law

Nine hundred sixty-seven Cases of Raider
Tomatoes,

Defendant.

O R D E R

Now on this 10th day of January, 1933, this matter coming on before the Court, pursuant to certain depositions taken herein, and plaintiff appearing by Chester A. Brewer, Assistant United States Attorney in the Northern District of Oklahoma, and the Griffin-Goodner Grocery Company appearing in person, and the Court being duly advised in the premises, finds that the allegations contained in plaintiff's amended petition in this case are true.

IT IS THEREFORE THE ORDER OF THE COURT that the Griffin-Goodner Grocery Company relabel the cans of tomatoes involved herein, in full compliance with the provisions of the Act of Congress of June 30, 1906, as amended, under the supervision and control of the Food and Drug Administration, and that said cans of tomatoes be sold only as disposed of contrary to the provisions of said Act of Congress, as amended.

IT IS THE FURTHER ORDER OF THE COURT that the Griffin-Goodner Grocery Company pay the expenses of the relabeling of the relabeled said cans of tomatoes.

A. E. KENNEDY
Judge.

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

RECORDED: Filed Jan 31 1933
R. I. Anfield, Clerk
U. S. District Court

UNITED STATES OF AMERICA,

Plaintiff,

-vs-

No. 3887 - Law.

NINE HUNDRED NINETY-THREE CASES TOMATOES,

Defendant.

Now on this 13th day of January, A. D. 1936, hearing is had in the above styled cause. And Bremer, J. A. Gardner appears on behalf of the Hale Halsell Company and confesses allegations of the Petitioner hereofore filed herein. And thereafter, it is ordered by the Court that said merchandise be delivered to Hale Halsell Company upon their posting bond in the amount of \$2,000.00 and upon the condition that said merchandise be relabeled.

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

United States,

Plaintiff,)

vs.

No. 3888 - Law.

Nine Hundred Ninety-three Cases of Tomatoes,
Red and Ripe Brand,

Defendant.)

O R D E R

Now on this 13th day of January, 1936, this matter coming on before the Court, pursuant to petition heretofore issued herein, and plaintiff appearing by Chester A. Bremer, Assistant United States Attorney for the Northern District of Oklahoma, and Hale-Halsell Company appearing in person, and the Court being fully advised in the premises, finds that the allegations contained in plaintiff's aforesaid petition in libel are true.

IT IS THEREFORE THE ORDER OF THE COURT that Hale-Halsell Company relabel the cans of tomatoes involved herein, in full compliance with the provisions of the Act of Congress of June 30, 1906, as amended, under the supervision and control of the Food and Drug Administration, and that said cans of tomatoes be not sold or disposed of contrary to the provisions of said Act of Congress, as amended.

IT IS THE FURTHER ORDER OF THE COURT that Hale-Halsell Company pay the expenses of the enforcement of the relabeling said cans of tomatoes.

H. B. KENNEDY
JUDGE.

C.A. CHESTER A. BREMER
Assistant United States Attorney

RECORDED: Filed Jan 31 1936
H. B. Kenfield, Clerk
U. S. District Court

On the 14th day of January, A. D. 1938, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular Judgment and Term at Tulsa, Oklahoma, court house adjournment, Hon. F. E. Kammeyer, Judge, present and presiding.

A. E. Griffith, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John L. Lean, United States Marshal.

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

EVAN JONES, Plaintiff,)
-vs-) No. 1695 - Law.
FIRST INVESTMENT CO. OF BARTLESVILLE,)
OKLAHOMA, Defendant.)

Now on this 14th day of January, A. D. 1938, it is ordered by the Court that action of Plaintiff for leave to refile petition herein be, and it shall be, denied.

CHRIS CALVIN HODGE, Plaintiff,)
-vs-) No. 1705 - Law.
UNITED STATES OF AMERICA, Defendant.)

Now on this 14th day of January, A. D. 1938, it is ordered by the Court that judgment for Plaintiff be entered herein, as per stipulation filed, in the sum of \$8,000.00.

IN THE UNITED STATES DISTRICT COURT IN AND FOR THE NORTHERN DISTRICT OF OKLAHOMA.
A. J. BARTON, Plaintiff,)
-vs-) No. 1648 Law.
Midland Valley Railroad Company,)
a corporation, Defendant.)

ORDER

In application of the defendant Midland Valley Railroad Company, a corporation, and its counsel herein, it is hereby granted an extension of time until January 21, 1938, in which to file an answer thereto.

Dated this 14th day of January, 1938.

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

ENTERED: Filed Jan 17, 1938
A. E. Griffith, Clerk
U. S. District Court

WESLEY W. BENTLEY, Plaintiff,

- vs -

No. 2965 - 240.

ADA MAY BARNETT and RALPH C. RILEY,
Executors, et al., Defendants.

By on this 14th day of January, A. D. 1936, it is ordered by the Court that the action of Defendants be made more definite and certain, and the same is hereby, overruled by the Court. Defendants given ten (10) days to comply thereto. Plaintiff given fifteen (15) days to answer.

Court adjourned to January 15, 1936.

On this 15th day of January, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January Term at Tulsa, met pursuant to rule of Court, with H. E. Henshaw, Judge, presiding, and, as follows:

H. F. JOHNSON, Clerk, U. S. District Court.
C. E. HULL, United States Attorney.
J. H. L. ... United States Marshal.

In this cause after having been duly called, the following proceedings were had and entered, to-wit:

UNITED STATES OF AMERICA, Plaintiff,

- vs -

No. 2965 - Criminal.

H. F. JOHNSON and Mrs. H. F. JOHNSON, Defendants.

At a hearing held on this 15th day of January, A. D. 1936, in compliance with application to show cause why the Court should not grant a writ of habeas corpus to Mrs. H. F. Johnson herein. In compliance with said application all witnesses are sworn and examined in open Court. After the testimony of the Defendant is taken, evidence and proof with the following persons: Mrs. H. F. Johnson, Mr. DeWitt, Mrs. Campbell DeWitt, Mr. H. F. Jones, Mr. ... After the hearing, the Plaintiff introduced evidence and proof with the following witnesses: ... It is ordered by the Court that the writ of habeas corpus be granted to Mrs. Johnson, January 15, 1936, and that she be admitted until ...

Court adjourned to January 16, 1936.

On the 10th day of January, A. D. 1938, the Grand Jury met in open Court at the Court House, District of Columbia, sitting in Regular January Term, A. D. 1938, pursuant to adjournment, Hon. F. E. Kinnear, Judge, presiding and president.

W. A. Ashford, Clerk, U. S. District Court.
C. E. Miller, District States Attorney.
John P. Leary, United States Marshal.

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

MISCELLANEOUS - FIRST AND FINAL RETURN OF GRAND JURY.

On this 10th day of January, A. D. 1938, the Grand Jury turns in open Court Ninety-Three (93) TRUE BILLS, each True Bill endorsed by the Foreman of the Grand Jury as a TRUE BILL and signed by the Foreman of the Grand Jury. All true Bills were found with a majority of 12 members of the Grand Jury, and all True Bills received a vote of not less than 12 members of the Grand Jury. Therefore, it is ordered by the Court that said True Bills be filed in open Court in the presence of the Grand Jury. Said indictments being as follows, to-wit:

No.

8308	Richard Bailey	2100.00	8318	Jim Frigg	1000.00
	Ray and A. Honey	2000.00	8328	Frank H. Miller	4000.00
8310	W. S. Bates	1500.00	8330	Charles Milford	4000.00
8311	Ira Brown	4000.00		Harry Gilbert	4000.00
8312	Acc Millard	2000.00	8331	Vincent A. Peck	2000.00
8313	Flora Castle	1000.00	8332	Charley Wise	2000.00
8314	Clifford W. Collins	1000.00	8333	Cornelius Washington	2000.00
8315	Arthur Cox	1000.00	8334	Sam Allen	1000.00
8316	Joseph V. Conerman	1000.00		Earl H. Rodgers	2000.00
	Carol O. Flood	1000.00	8335	Dan Agnew	2000.00
8317	Robert Clark	1000.00	8336	Carroll J. Brennan	1000.00
8318	A. A. (Dick) Collins	2000.00	8337	Nelson Bertland	1000.00
	Alice Blane Collins	2000.00	8338	Cortez C. Carruth	4000.00
	W. S. Eaton	2000.00		Alfred T. Gardner	4000.00
	Kyle Ford	2000.00	8339	Charles C. Collins	2000.00
	Frank Kaucera	2000.00	8340	Edward D. Deane	1000.00
	Leonard C. Smith	2000.00		Leslie M. Gardner	1000.00
	Henry E. Schaefer	2000.00		Vincent S. Gilbert	1000.00
	Allan K. Coeyman	2000.00	8341	Willie Evans	1000.00
	Tommy Crabtree	2000.00	8342	Herman V. Heintz	1000.00
	Jess Garrett	2000.00		Carl Sapperton	1000.00
8319	George Bush	2000.00		Tomie J. Randle	1000.00
	Ben Tompkins	2000.00	8343	Calvin Wolfe	1000.00
	W. R. Bush	1000.00		Joseph Lay	1000.00
8320	Max D. Eastman	1000.00	8344	Jack January	1000.00
8321	Ernie Barnes	2000.00	8345	John H. Lee	1000.00
8322	Guss Hill	4000.00	8346	John Gerald Lynch	4000.00
8323	Max Kinnear	2000.00		Marie Deane Lynch	4000.00
8324	Acc Smith	2000.00	8347	Leverly Rice	1000.00
8325	Emp Chapman	2000.00	8348	Edna W. Norman	1000.00
	Hilda Stapp	2000.00	8349	Andrew Harris	1000.00
8326	Sam A. Stephens		8350	Sam T. Stuber	1000.00
	LeRoy Jones	1000.00	8351	Charles E. Smith	1000.00
	Harold Jones	1000.00	8352	Carroll Smith	1000.00
8327	William H. Langston	4000.00		Earl Smith	1000.00
	W. Villanova	1000.00			

REPORT OF GRAND JURY - 9 MEMBERS

8353	Mrs. Len Taylor	2500.00	8383	Clarence Sullivan	1500.00
	Ray Taylor	2500.00	8384	Illus Spicer	1500.00
8354	Mildie Mae Holman	2500.00	8385	James Franklin Smith	2500.00
	Fluor Holman	2500.00		Ray Melvina Dick	2500.00
8355	Leonard Vernon	1500.00	8386	R. C. McCorkle	2500.00
	Leslie Vernon	1500.00		Samuel Leroy Lee	2500.00
8356	John Williams	2500.00		C. J. Mooney	1500.00
8357	Joe E. Yeager	1500.00		Bruce L. Lindsey	2500.00
8358	Bernard Laborske	2500.00	8387	Lucian Graham Adams	2500.00
8359	George Dells	1500.00	8388	Charles V. A. Sargent	4000.00
8360	Floyd Gaffer	1500.00	8389	Earl Hayes Ince	2500.00
8361	Charles Bailey	2500.00	8390	Henry Leroy Ambler	4000.00
8362	Lorinda Brown	2500.00	8391	Harold Leo Maxwell	2500.00
8363	W. A. Jones	1500.00		Lee Andrew Stinson	2500.00
8364	Stacy Cross	1500.00		Henry Holliver Deck	2500.00
8365	Mildie Martin	1500.00		Harriet R. Thomas	3000.00
8366	Ray D. Clark	4000.00		Henry Griffith	2500.00
	Edwidge King	1500.00		Harry Young, alias Harry Brown	2500.00
8367	Bernard Laborske	2500.00	8392	Ernest Bert Carter	2500.00
8368	Marjorie Adams	1500.00	8393	Arthur Johnson	2500.00
8369	Mary Adair	2500.00	8394	Mose Marshall Ellis	1500.00
8370	J. W. Cruise	1500.00	8395	Andy Robinson	1500.00
8371	Sam Edwards	1500.00		Mack Carter, Jr.	1500.00
8372	Andrew Grim	2500.00	8396	Coleman Hutchins & Peters	5000.00
	Len Latimer	2500.00		Brake Brackstine	2500.00
8373	Wesley Longford	1500.00	8397	Lewis Solomon	2500.00
8374	I. F. Brady	1500.00	8398	Tom Knight	1000.00
8375	Maunice Martin	2500.00	8399	John Henry Hilliard	4000.00
8376	Knox Brown	1500.00		John Doe	4000.00
8377	Eugene DeSoye Barrett	2500.00	8400	Bennie Elliott	4000.00
8378	Elmer Buzzard	1500.00	8401	Glint Clark	2500.00
8379	Blaise Currice	1500.00			
8380	Miss Hall	2500.00			
8381	Berlin Franklin McNew	2500.00			
8382	Urban Willis Lotemore	2500.00			

And it is further ordered by the Court that warrant issue for the arrest of each Defendant, herein named, filed by the United States Attorney.

JUD. SEED: Filed in Open Court Jan 10 1935
H. F. Jacobson, Clerk,
U. S. District Court

UNITED STATES OF AMERICA, vs. ...
NORTHERN DISTRICT OF CALIFORNIA

THE FEDERAL BUREAU OF INVESTIGATION, UNITED STATES DEPARTMENT OF JUSTICE, DISTRICT OF COLUMBIA

FINAL REPORT OF GRAND JURY

We, your Grand Jurors, duly sworn and empaneled in the District Court of the United States for the Northern District of California, to inquire into and determine all offenses against the laws of the United States, or that shall be called to our attention, including offenses committed within said District, and to advise the Grand Jury of our report concerning such matters.

... of the Grand Jury held from January 8, to and including January 16, 1936, Tricia, California.

We have carefully examined and read the affidavits of witnesses from the Northern District of California and elsewhere, filed at that time.

It has been found do hereby return RE BILLS against the following named persons, to-wit:

DAVE STEINBERGER
ROBERT LARSEN
ROBERT FLEM
FRANK R. HANLICH
MR. WARDEN
PAUL CHRISTIAN
JERRY L. HARR
JAMES BIGHORNE
JOHN YORK
JERRY ROBINSON
JOHNNY DAVIS
FLAVIN ROSELYN BAKER
FLOYD DECKARD
BILL ST. JOHN
DONALD ELK

PAUL B. MORSE
JAMES CONWAY
HERBERT J. MARLEY
B. E. EQUALS
E. R. CURRY
MRS. GERTRUDE TERRY
FRED GILMAN
CLYDE GILYER
ELMER A. IRMAN
CHARLES E. MARDIS
XXXXXXXXXXXXXXXX
ROBERT JONES
W. W. PADGETT

Respectfully submitted,

C. V. HALL
CHARLES S. RUBINIAN
ALLEN M. JONES
L. E. GALLAGHER
J. M. CARNER
GARRETT CORNER
FRED GRAHAM
W. A. BLIME

J. F. BELLI
A. E. BENT
T. ALPHEUS
ROBT. G. FRY
E. D. BUCHETT
E. H. JOEDMAN
LEE PERRY

J. MILL BROWN
Foreman.

ENDORSED: Filed in Open Court Jan 16 1936
A. F. ...
U. S. District Court

MISCELLANEOUS - GRAND RELEASE RE BILLS.

IN THE UNITED STATES DISTRICT COURT IN AND FOR THE COUNTY OF TRICIA OF CALIFORNIA.

IN RE: HOWARD JAMES A. ... GRAND JURY.

O R D E R

AND NOW, on the 15th day of January, A. D. 1936, the undersigned, one of the undersigned judges of the Court for January A. D. 1936 Term of said Court, sitting at Tricia, California, there being present before me ... of the United States District Court that the Grand Jury sitting in the Northern District of California, Tricia, California, concluded its labor and the regular session of said Grand Jury, from January 16, to January 17, 1936, inclusive, will

session of the Grand Jury for the regular January term of said Court, and submitted to said Court its report, and among other things, reported to this Honorable Court that it had returned NO BILLS against the following named persons, to-wit:

- | | |
|---------------------|---------------------|
| DAVE CRUMPACKER | BILL ST. JOHN |
| LOUIE CRUSE | DON BIG ELK |
| ROBERT FEEK | FRED BIGHORSE |
| FERMAN R. RIFLICH | JAMES CONWAY |
| EARL McFARLAND | HERBERT J. BIRLEY |
| GENE CHRISTIAN | B. E. EQUALS |
| HERL TURNER | E. R. CURRY |
| WAYNE BIGHORSE | MRS. CENTRUDE TERRY |
| JOHNNY YORK | FRED GILMAN |
| HARRY ROBINSON | CLYDE SALYER |
| JOHNNY DAVIS | ELMER A. INMAN |
| FLAVIN ROLLIN BAKER | CHARLES E. LARDIS |
| FLOYD DECKARD | ROBERT JONES |

A. M. PADGETT

IT IS HEREBY ORDERED, that all of the above named defendants or persons who are in custody be released and discharged, and that all of said defendants who are on bail be exonerated and their bail discharged, and the United States Marshal in and for the Northern District of Oklahoma is hereby ordered and directed to execute this order in accordance with its terms.

I. E. KERUSHER
JUDGE.

OK: C. E. BAILEY
U. S. District Attorney.

ENDORSED: Filed In Open Court
Jan 18 1938
H. E. WARDEN, Clerk
U. S. District Court

UNITED STATES OF AMERICA, Plaintiff,)
-vs-)
FRANK ANKSTER, Defendant.)

Miscellaneous. ✓

On the 17th day of January, A. D. 1938, it is ordered by the Court that Defendant Frank Ankster be held and cause returned to the next Grand Jury of this Court.

MICHAEL JONES - OTHER DISCHARGED GRAND JURORS.

On this 18th day of January, A. D. 1938, it is ordered by the Court that said Grand Jurors, Michael Jones, be discharged for this regular January 1938 Term of this Court at Tulsa, Oklahoma.

MISCELLANEOUS - ORDER TO PAY BOND TO WIFE AND INTERESTS MILEAGE AND FEE DUE.

On this 10th day of January, A. D. 1933, it is the order of the Court that the Marshal of this District pay to Grand Jurors and witnesses for this Regular Term of 1933 Term of Court, their mileage and attendance as shown by the Record of Attendance.

MISCELLANEOUS

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

United States of America,

Plaintiff,)

vs.)

Miscellaneous Criminal. ✓

Charles Williams,

Defendant.)

O R D E R

Now on this 10th day of January, A. D. 1933, the same being one of the regular judicial days of the Regular January A. D. 1933 Term of said court, this Court received on before the court upon the application of United States Marshal John F. Logan, for a order of court allowing the payment of bond here in the above case, to Dick Tolleson in the amount of \$4.00, and to W. C. Middaugh in the amount of \$4.00, and it appearing to the court that the above named defendant, Charles Williams, was heretofore committed to the Tulsa County Jail under a commitment issued by U. S. Commissioner E. E. Smith, on a Larceny charge, and that since his confinement in jail it became necessary to remove him to a hospital for treatment of eye infection, and that during his confinement in said hospital that it was necessary to maintain guard over him.

IT IS THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED BY THIS COURT, that the United States Marshal be and he is hereby authorized to make payment in the amount of \$4.00 to Dick Tolleson, and payment in the amount of \$4.00 to W. C. Middaugh, the said sum in the within cause.

F. E. NEWMAN
Judge.

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

Court adjourned to January 22, 1933.

On this 11th day of January, A. D. 1933, the Court of the United States in and for the Northeast District of Oklahoma, sitting in its regular session at Tulsa, Oklahoma, do hereby order, that F. E. Newman, Judge, do and he is hereby authorized to

H. F. Ashfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John F. Logan, United States Marshal.

This order shall have the same effect as if it were signed by the Court in its regular session, to-wit:

UNITED STATES OF AMERICA,

Plaintiff,

No. 1000 - Original.

ROYER KESTERSON and BERNARD ROBERTS, Defendants.

Now on this 22nd day of January, A. D. 1938, it is by the Court ordered that the Clerk file and send to the State of Record, in the above entitled 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.

ORIGINING:

WHEREAS, before the United States Circuit Court of Appeals for the Tenth Circuit, in a case between Royer Kesterson and Bernard Roberts, Appellants, and The United States of America, Appellee, No. 178, April Term, 1937, wherein the judgment of the said Circuit Court of Appeals, entered in said case on the 8th day of April, A. D. 1937, is in the following words, to-wit:

"This case came on to be heard on the transcript of the record from the District Court of the United States for the Northern District of Oklahoma and was argued by counsel.

On the 11th day of April, it is hereby ordered and adjudged by this court that the judgment and sentence of the said district court in this case be and the case are hereby reversed; and that this case be remanded to the said district court with the affirmance to vacate the judgment entered in said direction by appellants."

And by the law, effect of the law court of the United States Circuit Court of Appeals for the Tenth Circuit, the SUPREME COURT OF THE UNITED STATES by virtue of a writ of certiorari, a writ of the said Supreme Court, in and to the said case, fully and at large as follows:

AND WHEREAS, the said Supreme Court, in a case of our Lord one thousand four hundred and thirty-five, the said case was argued before the said SUPREME COURT, and the said Supreme Court, and was argued as follows:

ON CERTIORARI TO THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA, it is hereby ordered and adjudged by this Court that the judgment of the said district court in this case be, and the case is hereby reversed.

AND IT IS HEREBY ORDERED, That the said case is hereby remanded to the District Court of the United States for the Northern District of Oklahoma.

Done at Tulsa, Oklahoma,

This 22nd day of January, 1938, at Tulsa, Oklahoma, the undersigned Judge of the said District Court of the United States for the Northern District of Oklahoma, in and to the said case, fully and at large as follows:

Charles E. Roberts, Clerk of the District Court of the United States for the Northern District of Oklahoma.

UNITED STATES OF AMERICA, Plaintiff, vs. JOHN B. HODGINS, Defendant.

CHARLES H. W. GIBNEY
U. S. District Court, Northern District of Oklahoma

ENDORSED: FILED JAN 14 1935
H. A. JOHNSON, Clerk
U. S. District Court

UNITED STATES OF AMERICA, Plaintiff, vs. JOHN B. HODGINS, Defendant.
No. 10-10111
H. A. JOHNSON vs. H. A. JOHNSON, Defendant.

On the 13th day of January, A. D. 1935, a writ of habeas corpus application was made to the Court. Thereupon, at request of the applicant, it is ordered by the Court, that said Defendant, Mrs. H. A. Johnson, be placed in the custody of said writs from this date, during the absence of said Defendant from the Court.

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

UNITED STATES OF AMERICA, Plaintiff, vs. JOHN B. HODGINS, Defendant.
No. 10-10111
JOHN B. HODGINS, Defendant.
O R D E R

Whereas the writ of habeas corpus, filed on the 13th day of January, 1935, for good cause shown, it is ordered that the Defendant, JOHN B. HODGINS, be placed in the custody of said writs from this date, during the absence of said Defendant from the Court.

H. A. JOHNSON
J U D G E

ENDORSED: FILED JAN 14 1935
H. A. JOHNSON, Clerk
U. S. District Court

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

UNITED STATES OF AMERICA, Plaintiff, vs. JOHN B. HODGINS, Defendant.
No. 10-10111
JOHN B. HODGINS, Defendant.
O R D E R

On the 13th day of January, 1935, a writ of habeas corpus application was made to the Court. Thereupon, at request of the applicant, it is ordered by the Court, that said Defendant, Mrs. H. A. Johnson, be placed in the custody of said writs from this date, during the absence of said Defendant from the Court.

No. 8309 Cr. Cont'd.

Defendant is arraigned and enters a plea of guilty to Counts 1 and 2 as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that said Defendant be placed on probation for a period of Fifteen (15) months on each Count, during good behavior or until the further order of the Court.

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 8311 - Criminal.
)
IRA BROWN,	Defendant.)

Now on this 21st day of January, A. D. 1936, comes the United States Attorney representing the Government herein and the defendant Ira Brown appearing in person. The defendant is arraigned and enters a plea of guilty to Counts 1 and 2 as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed as follows:

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

Count One - Eighteen (18) months
Count Two - Eighteen (18) Months. Said sentence of confinement in Count Two shall run concurrent with the sentence imposed in Count One.

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 8314 - Criminal.
)
CLIFFORD W. CARNES,	Defendant.)

Now on this 21st day of January, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendant Clifford W. Carnes appearing in person. The defendant is arraigned and enters a plea of guilty to Counts 1 and 2 as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed as follows:

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

Count One - One (1) Year and One (1) Day, and a fine of Six Hundred (\$600.00) Dollars on execution.
Count Two - One (1) Year and One (1) Day. Said sentence of confinement in Count Two shall run concurrent with the sentence imposed in Count One.

Representing the Government herein and the defendant Dan Agnew appearing in person. The Defendant is arraigned and enters a plea of guilty to Counts 1 and 2 as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that said Defendant be placed on probation as to each Count for a period of One (1) Year, during good behavior or until the further order of the Court.

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 8339 - Criminal.
)
CHARLES C. COLSON,	Defendant.)

Now on this 21st day of January, A. D. 1936, comes the United States Attorney, representing the Government herein and the Defendant Charles C. Colson appearing in person. The defendant is arraigned and enters a plea of guilty as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed as follows:

Be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a United States Penitentiary, for a period of:
One (1) Year and One (1) Day.

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 8343 - Criminal.
)
CALEB HODGE and DORIS LAY,	Defendants.)

Now on this 21st day of January, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendant Caleb Hodge appearing in person. The Defendant is arraigned and enters a plea of guilty as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that said Defendant be placed on probation after being duly sentenced as follows:

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

And it is further ordered that said Defendant be placed on probation for a period of five (5) Years, during good behavior or until the further order of the Court.

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 8346 - Criminal.
)
JOHN GERALD LYNCH and MARIE DARLENE LYNCH,	Defendants.)

Now on this 21st day of January, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendant Marie Darlene Lynch appearing in person. The Defendant is arraigned and enters a plea of guilty as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed

No. 8346 Cr. Cont'd.

as follows:

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

Three (3) Years.

UNITED STATES OF AMERICA,	Plaintiff,)	
-vs-)	No. 8347 - Criminal.
EVERETT MOORE,	Defendant.)	

Now on this 21st day of January, A. D. 1936, comes the United States Attorney, representing the Government herein and the Defendant Everett Moore appearing in person. The Defendant is arraigned and enters a plea of guilty as charged in the Indictment heretofore filed herein. It is therefore ordered by the Court that judgment and sentence be passed to the next Criminal Docket.

UNITED STATES OF AMERICA,	Plaintiff,)	
-vs-)	No. 8349 - Criminal.
ANDREW HARRIS POTTS,	Defendant.)	

Now on this 21st day of January, A. D. 1936, comes the United States Attorney, representing the Government herein and the Defendant Potts appearing in person. The Defendant is arraigned and enters a plea of guilty as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed as follows:

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

Four (4) Years.

UNITED STATES OF AMERICA,	Plaintiff,)	
-vs-)	No. 8351 - Criminal.
CHARLES E. SLOAN,	Defendant.)	

Now on this 21st day of January, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendant Charles E. Sloan appearing in person. The Defendant is arraigned and enters a plea of guilty as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed as follows:

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

Count One - Ninety (90) days.

Count Two - Ninety (90) days, and a fine of Five Hundred (\$500.00) Dollars on execution. Said sentence of confinement in Count Two shall run concurrent with the sentence imposed in Count One.

On this 22nd day of January, A. D. 1936, comes the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John P. Logan, United States Marshal.

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

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

ORDER FOR PETIT JURY

On this 22nd day of January, A. D. 1936, it is Ordered by the Court that there be publicly drawn by the Marshal for the Northern District of Oklahoma, or one of his deputies, in the presence of the Clerk, or one of his Deputies, in accordance with the law and the rules of this Court, the names of Forty-seven (47) persons, good and lawful men, from said District, duly qualified to serve as Petit Jurors at the Regular January 1936 Term of this Court to be held at Tulsa, Oklahoma.

It is further ordered by the Court that a writ of Venire Facias be issued out of this Court, in due form as provided by law, commanding the said Marshal to summon by Registered Mail said Petit Jurors, drawn as aforesaid, to be and appear before said Court, to be held at Tulsa, Oklahoma, in the Northern District of Oklahoma, on Monday, the 3rd day of February, A. D. 1936, at 9:00 o'clock A.M., then and there to serve as Petit Jurors of the United States in and for said District at the Regular January 1936 Term of said Court.

F. E. KENNAMER
JUDGE.

ENDORSED: Filed Jan 22 1936
H. P. Warfield, Clerk
U. S. District Court

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. Miscellaneous - Criminal. ✓
)
SAM ELAM, JR. and T. O. ELDRIDGE,	Defendants.)

Now on this 22nd day of January, A. D. 1936, it is ordered by the Court that the U. S. Commissioner of this District release the above Defendants on their own bonds, while awaiting the action of the next Grand Jury.

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

United States of America,	Plaintiff,)
)
vs.) No. 7953 Criminal.
)
George McCall,	Defendant.)

ORDER RELEASING CASH BAIL

Now on this 22nd day of January A. D. 1936, upon consideration of the application of the defendant, George McCall, for release of cash bail in the sum of one (\$1000) thousand dollars, less the Clerk's impoundage fee of one per cent, heretofore posted by said defendant with the Clerk of this court for appearance of said defendant for trial, and it appearing to the court that the conditions of said cash bail have been complied with and should be released,

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY THE COURT that the Clerk of this court release and pay to the person or persons who deposited said bail the amount thereof, less said Clerk's impoundage fee of one per cent of the amount thereof.

F. E. KENNAMER
JUDGE.

O.K. JOE W. HOWARD
Assistant United States Atty.

ENDORSED: Filed Jan 22 1936
H. P. Warfield, Clerk
U. S. District Court H

Court adjourned to January 23, 1936.

On this 23rd day of January, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John P. Logan, United States Marshal.

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

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

Curtis Calvin Hodge,	Plaintiff,)
)
vs.) No. 1765 Law. ✓
)
United States of America,	Defendant.)

J U D G M E N T

This cause coming on to be heard before the undersigned, a jury having been waived, the Court having made findings of fact and conclusions of law in the premises, and it appearing that the plaintiff, Curtis Calvin Hodge, has offered to accept \$3,000.00 in full settlement and satisfaction of his claim under the \$10,000.00 contract of war risk term insurance herein sued upon, which settlement has been recommended by the United States Attorney for the Northern District of Oklahoma and approved by the Attorney General of the United States pursuant to c. 101, Section 1, 48 Stat. 302; 38 U.S.C. 445-b,

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by consent of Clarence E. Bailey, United States Attorney, with the approval of the Attorney General of the United States, and Heber Finch, J. M. Hill, and W. V. Pryor, Attorneys for plaintiff, that plaintiff, Curtis Calvin Hodge, have and recover from the United States of America \$3,000.00 in full settlement and satisfaction of his claim under the \$10,000.00 contract of war risk insurance herein sued upon,

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that Heber Finch, J. M. Hill, and W. V. Pryor, Attorneys for plaintiff, be paid 10 per cent of the judgment as reasonable attorney's fee to be deducted from the amount awarded to the plaintiff.

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

CONSENTED TO:

HEBER FINCH
J. M. HILL
W. V. PRYOR
Attorneys for Plaintiff.

C. E. BAILEY
United States Attorney.

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

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

Delia Lambros,	Plaintiff,)
)
vs.) No. 2241 Law.
)
Atchison, Topeka & Santa Fe Railway Company,	Defendant.)

O R D E R

For good cause shown the defendant above named is hereby granted five (5) days

No. 2049 Law Cont'd.

For good cause shown it is hereby ordered that this action be and the same is hereby dismissed with prejudice to the bringing of a future action upon the accounts, contracts and grounds exhibited in the petition on file herein.

Dated this 25 day of January, 1936.

F. E. KENNAMER
United States District Judge.

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

UNITED STATES OF AMERICA,	Plaintiff,)	
)	
-vs-)	No. 2082 - Law. ✓
)	
JOHN ABBOTT,	Defendant.)	

Now on this 25th day of January, A. D. 1936, it is ordered by the Court that the Defendant herein, John Abbott, be and he is hereby granted thirty (30) days additional time in which to plead or answer.

SARAH R. SMITH,	Plaintiff,)	
)	
-vs-)	No. 2228 - Law. ✓
)	
NEW YORK LIFE INS. CO. ET AL,	Defendants.)	

Now on this 25th day of January, A. D. 1936, it is ordered by the Court that the Defendant herein be and they are hereby granted ten (10) days additional time from this date in which to answer hereto.

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

SARAH R. SMITH,	Plaintiff,)	
)	
vs)	No. 2228 - LAW. ✓
)	
NEW YORK LIFE INSURANCE COMPANY, a corporation,	Defendant.)	

ORDER EXTENDING TIME TO ANSWER

FOR GOOD CAUSE SHOWN, upon its motion, defendant is hereby granted ten days from and after this date within which to file answer in this cause.

DATED this 25th day of January, 1936.

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

F. E. KENNAMER
J U D G E.

UNITED STATES OF AMERICA,	Plaintiff,)	
)	
-vs-)	No. 8397 - Criminal.
)	
LEWIS SOLOMAN,	Defendant.)	

Now on this 27th day of January, A. D. 1936, comes the United States Attorney, representing the Government herein and the Defendant Lewis Soloman appearing in person. The defendant is arraigned and enters a plea of guilty as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed as follows:

Be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a United States Penitentiary, for a period of:
Two (2) Years.

Said sentence of confinement shall begin at the expiration of the sentence he is now serving in the Oklahoma State Penitentiary, imposed by the District Court of Tulsa County, Oklahoma.

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

James H. Turnbow,	Plaintiff,)	
)	
vs.)	No. 2037 Law
)	
United States of America,	Defendant.)	

JOURNAL ENTRY OF JUDGMENT

Now on this 27th day of January, 1936, this cause of action having come on for hearing on the 28th day of March, 1935, and plaintiff appearing by his attorney, H. E. Rorschach, and the defendant appearing by C. E. Bailey, United States Attorney, and Chester A. Brewer, Assistant United States Attorney for the Northern District of Oklahoma, and the parties announcing ready for trial, a jury having been theretofore waived in said cause, and the Court having heard the testimony of witnesses, duly sworn and examined in open court, and the arguments of counsel, took said matter under advisement, and instructed counsel to file briefs in support of their contentions; and the Court being fully advised in the premises, did, on the 3rd day of January, 1936, find that one-half of the income of plaintiff for the years 1918 and 1919, upon which the tax involved in this cause was assessed and collected, was derived from the homestead allotment of the plaintiff, the income from which was non-taxable, and that one-half of said income was derived from the surplus allotment of plaintiff, the income from which was taxable.

The Court further finds that the tax assessed and collected on income derived from the homestead allotment of the plaintiff for the years 1918 and 1919, has been refunded to the plaintiff, and that the expense of carrying on the entire business of the plaintiff is not properly deductible from the income derived from the surplus allotment of the plaintiff.

The Court further finds that the allegations of plaintiff's petition are not supported by the evidence, and that judgment should be rendered for the defendant.

IT IS THEREFORE THE ORDER AND JUDGMENT OF THE COURT that the plaintiff take nothing as against the defendant, and that the defendant have its costs in this cause, to which order and judgment of the Court plaintiff excepts, and exceptions are allowed.

F. E. KENNAMER
JUDGE

No. 2037 Law Cont'd.

O.K. HAROLD E. RORSCHACH
Attorney for Plaintiff.

C. E. BAILEY
United States Attorney

CHESTER A. BREWER
Assistant United States Attorney

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

GENERAL PETROLEUM ENGINEERS, INC.,	Plaintiff,)	
)	
-vs-)	No. 2247 - Law.
)	
ADA MAY HARRINGTON, etc.,	Defendants.)	

Now on this 27th day of January, A. D. 1936, it is ordered by the Court that Plaintiff be given five (5) days to amend Petition herein. Defendants given ten (10) days thereafter in which to plead or answer.

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

United States,	Plaintiff,)	
)	
vs.)	No. 2256 Law
)	
O. McLish, W. T. Walker and H. H. Mundy,	Defendants.)	

ORDER OF DISMISSAL.

Now on this 27th day of January, 1936, this matter coming on to be heard, and it appearing to the Court that the purpose for which said suit was instituted has been satisfied by payment by the defendants of the sum sued for, together with the court costs of said action;

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

Kittie Gibson,	Plaintiff,)	
)	
vs)	2259 L. ✓
)	
Southern Kansas Stage Lines, a corporation, and Leonard Moss.	Defendants.)	

ORDER PERMITTING PLAINTIFF TO FILE AMENDED PETITION.

Now, on this 27 day of Jan., 1936, upon the application of the plaintiff herein, and for good cause shown, said plaintiff is permitted to file instant herein, her amended petition.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED, that the defendants herein are given 10 days to plea or 20 days in which to answer.

F. E. KENNAMER
Judge of the United State District Court of
the Northern District.

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

Court adjourned to January 28, 1936.

On this 28th day of January, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John P. Logan, United States Marshal.

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

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

O R D E R

Supplemental to the order of this court dated April 8, 1925, directing the United States Commissioners in and for the Northern District of Oklahoma to prepare and file with the clerk, of the court a certified transcript of all proceedings in preliminary hearings in criminal cases, together with the original papers, in the following proceedings:

- (d) In cases where two or more defendants are committed on temporary or final commitments separate commitments to be issued for each defendant.
- (e) In cases where the defendant or defendants are removed to another district

and the transcript of all proceedings is sent to the clerk of the court of that district.

Dated at Tulsa, Oklahoma, on this the 28th day of January, 1936.

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

ENDORSED: Filed Jan 28 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. 2270 Law ✓
)	
Fifty Cases King of Ozarks Brand Tomato Juice,	Defendant.)	

ORDER FOR MONITION

Now on this 28th day of January, 1936, there having been filed herein a Petition in Libel on behalf of the United States and against Fifty Cases King of Ozarks Brand Tomato Juice, praying the usual process and monition of this Court for an order condemning and forfeiting said merchandise to said plaintiff under provisions of an Act of Congress of June 30, 1906, commonly known as the Food and Drug Act, and it appearing from said Petition in Libel that on or about October 17, 1935, said merchandise was shipped in interstate commerce by the Robinson Canning Company from Siloam Springs, Arkansas;

And it further appearing to the Court from said Petition in Libel that said shipment of tomato juice was adulterated, contained mold, and consisted in whole or in part of decomposed vegetable substance and was unfit for use, in violation of said Act of Congress, and that said shipment should be seized under and by virtue of said Act of Congress; and it further appearing that the Tom Jackson Wholesale Grocery Company claims some interest in said merchandise.

IT IS THEREFORE THE ORDER OF THE COURT that process of this court be duly issued, directing the United States Marshal for the Northern District of Oklahoma to seize and arrest said merchandise, take and safely keep same in his custody until the further order of this Court, and that he serve such warrant and monition upon all parties known to be interested in said merchandise, and particularly the Tom Jackson Wholesale Grocery Company, commanding said company to appear and show cause, if any there be, why said merchandise should not be forfeited to this plaintiff.

F. E. KENNAMER
JUDGE

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

Court adjourned to January 29, 1936.

On this 29th day of January, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John P. Logan, United States Marshal.

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

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

ORDER FOR ADDITIONAL PETIT JURORS.

On this 29th day of January, A. D. 1936, it appearing to the Court that the regular Petit Jury panel is insufficient and a special Venire Facias should issue, it is Ordered by the Court that there be publicly drawn by the Marshal for the Northern District of Oklahoma, or one of his deputies, in the presence of the Clerk, or one of his Deputies, in accordance with the law and the rules of this Court, the names of Sixteen (16) persons, good and lawful men, from said District, duly qualified to serve as Petit Jurors at the Regular January 1936 Term of this Court to be held at Tulsa, Oklahoma.

It is further ordered by the Court that a writ of Venire Facias be issued out of this Court, in due form as provided by law, commanding the said Marshal to summon by Registered Mail said Petit Jurors, drawn, as aforesaid, to be and appear before said Court, to be held at Tulsa, Oklahoma, in the Northern District of Oklahoma, on Monday, the 3rd day of February, A. D. 1936, at 9 O'clock A.M., then and there to serve as petit jurors of the United States in and for said District at the Regular January 1936 Term of said Court.

F. E. KENNAMER
United States District Judge

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

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 8290 - Criminal
)
JOHN E. HORN,	Defendant.)

Now on this 29th day of January, A. D. 1936, it is ordered by the Court that the Special Plea in Abatement and Bar and Motion to Quash of the Defendant herein be, and the same is hereby, overruled. Exception allowed.

Court adjourned to January 30, 1936.

On this 30th day of January, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, Present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John P. Logan, United States Marshal.

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

UNITED STATES OF AMERICA,	Plaintiff,)	
)	
vs.)	No. 8290 - Criminal.
)	
JOHN E. HORN,	Defendant.)	

Now on this 30th day of January, A. D. 1936, it is ordered by the Court that the Demurrer heretofore filed herein be and it is hereby taken under advisement.

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

Mary A. Gambrel, administratrix of the estate of Esther Melbourn, deceased, plaintiff,)	
)	
versus)	Number 2152-Law. ✓
)	
Richard Lee and C. R. Pickrell, partners doing business under the partnership name of Southwest Oil Company, Defendants.)	

O R D E R

By consent of all the parties hereto as evidenced by their stipulation in writing this day filed in and presented to this court in this, the above entitled cause, it is ordered and adjudged by this court that, whereas on the thirty-first day of December, 1935, the said defendants paid to said plaintiff the full amount of the judgment rendered in said plaintiff's favor in and by this court in this said cause on the eighteenth day of November, 1935, to-wit, the sum of four hundred dollars (\$400.00) as, for and in full, complete and entire satisfaction and discharge of said judgment, it is therefore hereby declared that said judgment has been fully, completely and entirely satisfied and discharged, in evidence whereof this order shall be entered upon the records of this court.

Done this 30th day of January, 1936.

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

STIPULATION attached to Original.

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

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

Beylah May Garrett,	Plaintiff,)	
)	
versus)	Number 2153-L.
)	
Richard Lee and C. R. Pickrell, partners)	
doing business under the partnership)	
name of Southwest Oil Company,	Defendant.)	

O R D E R

By consent of all the parties hereto, both the plaintiff and the defendants, as evidenced by their stipulation in writing this day filed in and presented to this court in this, the above entitled cause, it is ordered and adjudged by this court that, whereas on the thirty-first day of December, 1935, the said defendants paid to said plaintiff the sum of eight hundred dollars (\$800.00) and, in consideration of the forbearance by said defendants of their right to prosecute an appeal from the judgment rendered in plaintiff's favor in and by this court in this said cause on the eighteenth day of November, 1935, said plaintiff accepted said sum of eight hundred dollars (\$800.00), as, for an in full, complete and entire satisfaction and discharge of said judgment and discharge of said judgment, it is therefore hereby declared that said judgment has been fully, completely and entirely satisfied and discharged, in evidence whereof this order shall be entered upon the records of this court.

Done this 30th day of January, 1936.

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

STIPULATION attached to Original.

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

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

Lola Dean Garrett, a minor, by Cleo	Plaintiff,)	
Garrett, her next friend,)	
versus)	Number 2154-L.
)	
Richard Lee and C. R. Pickrell, partners)	
doing business under the partnership)	
name of Southwest Oil Company,	Defendant.)	

O R D E R

By consent of all the parties hereto, both the plaintiff and the defendants, as evidenced by their stipulation in writing this day filed in and presented to this court in this, the above entitled cause, it is ordered and adjudged by this court that, whereas by and order duly made and entered of record in and by the County Court of Ottawa County, Oklahoma, on the thirty-first day of December, 1935, Oren C. Garrett, as the guardian of the person and estate of Lola Dean Garrett, a minor, was directed to compromise and settle for the sum of eight hundred dollars

That the Court further finds that said James Martin and his wife, Mrs. Elden Martin, have each filed herein waivers of the issuance and service of summons upon them and made their general appearance herein, and have failed to appear or otherwise controvert the issues herein and have therefore failed, neglected and refused to file or make any claim in and to said automobile.

The Court further finds that the said General Motors Acceptance Corporation, the intervener herein, is the owner and holder of a promissory note, secured by a mortgage against said automobile, and that said intervener is an innocent purchaser in good faith.

The Court further finds that said automobile should be forfeited to the plaintiff in this case.

And it further appearing to the Court that in compliance with Section 304, Chapter 740 of the Session Laws and General Statutes of the United States of America, enacted during the 74th Congress of the year 1935, the Director of the Procurement Bureau, Washington, D. C., on behalf of the Secretary of the Treasury of the United States, has filed a request in writing, that the above styled automobile, after forfeiture herein, be delivered to the District Supervisor, Bureau of Narcotics, at Kansas City, Missouri for use in the enforcement of the Harrison Anti-Narcotic Act.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY THE COURT that said automobile, to-wit: 1935 model Chevrolet sedan, Motor No. 5237540, be, and the same is hereby forfeited to the United States of America, and that the same be delivered over to the District Supervisor, Bureau of Narcotics at Kansas City, Missouri, or to his authorized representative, for use in the enforcement of the Harrison Anti-Narcotic law, and that the storage and other expenses against said automobile be paid by said department, and the United States Marshal shall make his return to the Clerk of this Court, showing the disposition of said automobile under the judgment of the court herein.

To all of which the said General Motors Acceptance Corporation, intervener herein, except then and there and said exceptions were by the court allowed.

It is further ORDERED, ADJUDGED AND DECREED BY THE COURT that the execution of this order be stayed for a period of thirty (30) days from the 9th day of January 1936.

That an appeal be allowed from this order upon posting of a bond by the said General Motors Acceptance Corporation, with the Clerk of said court in the sum of \$100 to cover the cost of said proceeding.

It is further ORDERED that the plaintiff have and recover all and from said General Motors Acceptance Corporation its costs herein laid out and expended.

F. E. KENNAMER
JUDGE.

O.K. JOE W. HOWARD
Assistant United States Atty

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

On this 1st day of February, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John P. Logan, United States Marshal.

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

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

In the matter of

THE APPOINTMENT OF UNITED STATES COMMISSIONER
AT PAWHUSKA, OKLAHOMA.

O R D E R

Now on this 1st day of February, A. D. 1936, it appearing to the Court that the re-appointment of a United States Commissioner at Pawhuska, Oklahoma, is advisable, because of the vast amount of business in this action of said Northern Judicial District of Oklahoma, and that John R. Pearson possesses the requisite integrity, ability and qualifications for the discharge of the duties of said office as provided by law.

IT IS BY THE COURT ORDERED, that said John R. Pearson be and he is hereby re-appointed United States Commissioner at Pawhuska, Oklahoma, for the term of Four (4) Years, commencing with the 1st day of February, A. D. 1936.

F. E. KENNAMER
United States District Judge
Nor. District of Oklahoma.

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

MISCELLANEOUS - OATH OF JOHN R. PEARSON, U. S. COMM.

United States of America)
) ss.
Northern District of Oklahoma)

OATH OF OFFICE

I, John R. Pearson, do solemnly swear that I will administer justice without respect to persons and do equal right to the rich and the poor, and that I will faithfully and impartially discharge and perform all the duties incumbent upon me as United States Commissioner, agreeably to the Constitution and Laws of the United States.

I further do solemnly swear that I will support and defend the Constitution of the United States against all enemies, foreign and domestic, that I will bear true faith and allegiance to the same, and that I take this obligation freely, without any mental reservation and purpose of

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

United States,	Plaintiff,)
)
vs.) No. 2272 L aw.
)
One Barrel of Chili Powder,	Defendant.)

ORDER FOR MONITION

Now on this 1st day of February, 1936, there having been filed herein a petition in libel on behalf of the United States and against One Barrel of Chili Powder, praying the usual process and monition of this court for an order condemning and forfeiting said merchandise to said plaintiff under provisions of an Act of Congress of June 30, 1906, commonly known as the Food and Drug Act, and it appearing from said petition in libel that on or about January 15, 1936, said merchandise was shipped in interstate shipment by Miller Bros. Company of Garden Grove, California;

And it further appearing to the Court from said petition in libel that said shipment of chili powder was adulterated, contained arsenic, and was unfit for use, in violation of said Act of Congress, and that said shipment should be seized under and by virtue of said Act of Congress; and it further appearing that Armour and Company, Tulsa, Oklahoma, claims some interest in said merchandise;

IT IS THE ORDER OF THE COURT that process of this Court be duly issued, directing the United States Marshal for the Northern District of Oklahoma to seize and arrest said merchandise, take and safely keep same in his custody until the further order of this Court, and that he serve such warrant and monition upon all parties known to be interested in said merchandise, and particularly Armour and Company, Tulsa, Oklahoma, commanding said company to appear and show cause, if any there be, why said merchandise should not be forfeited to this plaintiff.

F. E. KENNAMER
JUDGE

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

Court adjourned to February 3, 1936.

On this 3rd day of February, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John P. Logan, United States Marshal.

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

MISCELLANEOUS - ORDER EMPANELING PETIT JURY.

On this 3rd day of February, A. D. 1936, comes the Marshal and makes return on the Venires heretofore issued out of this court for Petit Jurors for this Regular January 1936 Term of Court, at Tulsa, Oklahoma. Thereupon, the Clerk calls the names of the Jurors so summoned, as follows:

Chas. Sellers	H. D. Pulton
Jeff Beebe	S. M. Crocker
J. A. Montgomery	Charley E. Kenton
Leslie Buyfield	Granville Weathers
W. J. Jeffers	Bun Houston
Ira Stephens	W. C. Stamper
H. L. Ratcliff	Lloyd Spurgeon
H. L. Charles	W. W. Cooper
Homer Bowling	A. T. Ferree
O. G. McClarin	E. E. Dickerson
L. J. Gabriel	Carl Brown
Ray T. Hedges	R. A. Harper
P. A. Harr	George B. Smith
B. H. Love	C. M. Keefer
William T. Harp	C. D. Colburn
J. W. Hardy	C. C. Bragg
A. W. Hess	L. D. Henley
T. E. Ervin	Chester B. Park
E. Cato	W. D. Forster
R. R. King	Roy Bowersock
H. G. Carson	Geo. W. McQueen
J. A. Snyder	Arthur Gorman
James Smoot	A. H. Hagel
Jay P. Hotchiss	T. J. Darby
Estal Heerington	Ben Cottrell
Joe Lemaster	Loyd Ball
Arnold Klauss	A. W. Andrews
Haskel Gates	J. W. Dones
Roy Lawson	R. S. Donn
Walter Wagner	Frank Cayou

Chas. P. Foreman

Thereupon the Court examines said jurors as to their qualifications, and for good cause shown

Leslie Buyfield	Arnold Klauss
H. L. Charles	Haskell Gates
L. J. Gabriel	W. W. Cooper
B. H. Love	A. T. Ferree
J. W. Hardy	Carl Brown
E. Cato	R. A. Harper
H. G. Carson	C. M. Keefer

Roy Bowersock

are excused from service as jurors for the term.

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

T. J. Darby	Loyd Ball
-------------	-----------

and of those not served,

C. C. Bragg
Chester B. Park

Joe Lemaster
E. E. Dickerson

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

Thereupon, the balance of said array are accepted as Petit Jurors for this Regular January 1936 Term of Court.

ENDORSED: Filed In Open Court
Feb. 3 1936
H. P. Warfield, Clerk
U. S. District Court

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 7571 - Criminal.
)
EARL LOE & KENNETH LANG,	Defendants.)

Now on this 3rd day of February, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendant Kenneth Lang appearing in person and by counsel. Now at this time said Defendant enters a plea of Nolo Contendere, which plea is accepted by the Court. And thereafter, it is ordered by the Court that said case be passed, to be taken up at a later date. Jury waived herein.

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 8014 - Criminal.
)
IRVEN OWENS alias JACK OWENS and BILL HUNT,	Defendants.)

Now on this 3rd day of February, A. D. 1936, comes the United States Attorney, representing the Government herein and thereafter, upon motion, it is ordered by the Court that case as to defendant Bill Hunt be, and the same is hereby dismissed.

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 8062 - Criminal.
)
J. R. CURRY alias FAT CURRY,	Defendant.)

Now on this 3rd day of February, A. D. 1936, it is ordered by the Court, upon motion of the U. S. Attorney, that the above case be, and it is hereby dismissed.

Court convened pursuant to adjournment, on this 4th day of February, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1936 Term at Tulsa, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John P. Logan, United States Marshal.

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

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

IN RE: RECEIVERSHIP OF)	
)	
FIRST NATIONAL BANK OF FAIRFAX, OKLAHOMA)	Miscellaneous No. ✓
)	
JEROME G. QUEENAN, Receiver)	

ORDER AUTHORIZING RECEIVER TO SELL REAL ESTATE AND EXECUTE CONVEYANCE THEREFOR

This cause came on regularly for hearing on this, the 4th day of February, 1936, upon the verified petition of Jerome G. Queenan, receiver of the First National Bank of Fairfax, Oklahoma, asking for authority to sell the real estate hereinafter described and to execute conveyance thereof.

On consideration of said application and the evidence introduced in support thereof the court finds that the real estate above mentioned is described as

Lots 31 and 32 in Block 5, Tallchief Addition to the Town of Fairfax, Osage County, Oklahoma;

that same is carried among the assets of the said insolvent trust as asset No. 433; that it has been appraised by F. M. Overstreet, the first receiver of said trust and by E. S. Shidler, the second receiver of said trust and by the present receiver of said trust at a valuation of \$500.00; that the said receiver has an offer to purchase said real estate for the sum of \$500.00 on behalf of Goodlow Tankersley at Fairfax, Oklahoma; that said offer was made to the said receiver through A. T. Comstock, local real estate dealer; that if said sale is made the receiver will be required to furnish receiver's deed, to furnish abstract showing good title, and to pay the taxes on said property in the approximate sum of \$80.00 or \$90.00 and to pay the said real estate dealer a commission in the sum of \$50.00; that said receiver reported said offer to the Comptroller of the Currency under date of November 18, 1935 and that under date of December 18, 1935 the Comptroller approved said offer and through official letter addressed to said receiver directed him to file application in this court asking authority and the approval of this court for the sale of said property and the executing and delivering of deed therefor.

On consideration of said application and of the approval and recommendation of the Comptroller of the Currency the court finds that the sale of the said real estate under the terms and conditions hereinbefore set forth is for the best interest of the said trust and said sale should be authorized.

IT IS THEREFORE BY THE COURT DULY CONSIDERED, ADJUDGED AND DECREED that the said Jerome G. Queenan, receiver of the First National Bank of Fairfax, Oklahoma, be and he hereby is authorized to make sale of said property to the said Goodloe Tankersley for the sum of \$500.00; that from the proceeds of said sale he is to pay to A. T. Comstock, local real estate dealer, a

commission in the sum of \$50.00 for making said sale; that he is to pay the 1934 and the 1935 taxes; that he is to furnish abstract showing good title and to execute and deliver to the said purchaser receiver's deed for said real estate.

F. E. KENNAMER
Judge.

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

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

IN RE: RECEIVERSHIP OF LIBERTY NATIONAL)
BANK OF PAWUSKA, OKLAHOMA)
JEROME G. QUEENAN, RECEIVER) Miscellaneous No. ✓

ORDER AUTHORIZING AND APPROVING COMPROMISE
SETTLEMENTS

This cause coming on regularly for hearing on this 4th day of February, 1936 on the verified application of Jerome G. Queenan, receiver of the Liberty National Bank, Pawhuska, Oklahoma, asking this court to enter its order approving and ratifying settlements made by F. M. Overstreet, previous receiver, for which settlements no orders of court authorizing or approving same were obtained.

From consideration of said application and the evidence introduced in support thereof, the court finds that the said F. M. Overstreet while acting as receiver for said trust had as a part of the assets thereof asset No. 120 represented by note signed by Ma. J. Pryor for \$187.16, dated May 19, 1926, and asset No. 122 represented by note signed by Cecelia Red Eagle and Paul Red Eagle, dated February 19, 1927, for the total sum of \$840.00, on which there had been made a payment of \$13.44, leaving a balance of principal in the sum of \$826.56; that after investigation the said receiver, F. M. Overstreet satisfied himself that the makers of both of said notes were insolvent; that they were non-competent Osage Indians; that the said receiver had an opportunity to make a compromise settlement of both of said assets; that under date of April 21, 1933 the Comptroller of the Currency authorized the said receiver to accept \$99.90 in full and complete compromise settlement of the said asset No. 120; under date of May 1, 1933 the Comptroller of the Currency authorized the said receiver, F. M. Overstreet, to accept the sum of \$619.92 in full and complete compromise settlement of the said asset No. 122; that pursuant to said authorization on June 5, 1933 the said receiver, F. M. Overstreet, did, through the Special Disbursing Agent of the Osage Indian Agency, enter into stipulation of settlement whereby he accepted the said sum of \$99.90 in full and complete settlement of the said asset No. 120 and the sum of \$619.92 as full and complete settlement of the said asset No. 122; that the said receiver through oversight did not apply to this court for its order approving and ratifying said settlements.

The court further finds that the present receiver has been directed by the Comptroller of the Currency to apply to this court asking this court to approve, ratify and confirm said settlements; that pursuant to said direction the application now being presented to the court was prepared and filed herein.

The court finds that it was for the best interests of said trust for each of said settlements to be made.

The court therefore finds that each of said settlements should be approved, ratified and confirmed.

IT IS THEREFORE BY THE COURT DULY CONSIDERED, ORDERED, ADJUDGED AND DECREED that the settlements of the said assets No. 120 and No. 122 hereinbefore described and specifically outlined made by the said F. M. Overstreet, former receiver of said trust, be and the same are hereby approved, ratified and confirmed.

F. E. KENNAMER
Judge.

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

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

IN RE: RECEIVERSHIP OF LIBERTY)
NATIONAL BANK OF PAWUSKA,)
OKLAHOMA.) Miscellaneous No.
)
JEROME G. QUEENAN, RECEIVER)

ORDER APPROVING, RATIFYING AND CONFIRMING SALE OF FIXTURES

This cause coming on regularly for hearing on this, the 4th day of February, 1936 on the verified application of Jerome G. Queenan, receiver of the Liberty National Bank of Pawhuska, Oklahoma, showing to the court that on May 23, 1934, E. S. Shidler, who was then the Receiver of the Liberty National Bank of Pawhuska, Oklahoma, under authority from the Comptroller of the Currency of the United States of America sold to Jerome G. Queenan, receiver of the First National Bank of Ponca City seven sections steel filing cabinets for a consideration of \$60.00; that through oversight the said E. S. Shidler, receiver of said trust, did not apply to this court or any other court for authority to make said sale or for for order ratifying, approving and confirming said sale; that the said Jerome G. Queenan, receiver for the First National Bank of Ponca City, Oklahoma, had authority from the Comptroller of the Currency to purchase said sections of steel filing cabinets and had authority of the proper court to purchase same.

The court finds that said sale was fairly made; that the amount paid was a proper consideration for the property sold; that it was for the best interest of the trust of the Liberty National Bank of Pawhuska, Oklahoma for said sale to be made; that the said E. S. Shidler, receiver, had the property authority from the Comptroller of the Currency to make said sale.

The court further finds that this court should enter its order ratifying, confirming and approving said sale and vesting the title of said sections of steel filing cabinets in the receiver of the First National Bank in Ponca City.

IT IS THEREFORE BY THE COURT DULY CONSIDERED, ADJUDGED AND DECREED that the sale of the said seven sections of steel filing cabinets made by E. S. Shidler, receiver of the Liberty National Bank of Pawhuska, Oklahoma, on May 23, 1934 for the sum of \$60.00 in cash be and the same hereby is ratified, confirmed and approved and tht title of said property is decreed to be vested in the receiver of the First National Bank in Ponca City, Oklahoma.

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

F. E. KENNAMER
JUDGE.

No. 8318 Cr. Cont'd.

a plea as follows: W. S. Batson enters a plea of not guilty; Alice Blanch Collins not present; Leonard C. Saith enters a plea of not guilty; Henry E. Coopman enters a plea of not guilty; Allen K. Coopman enters a plea of not guilty; Tommy Crabtree enters a plea of not guilty; R. A. (Dick) Collins enters a plea of guilty to Counts 1, 2 and 3; Frank Krucera enters a plea of not guilty and Kyle Wood enters a plea of not guilty; all as charged in the Indictment heretofore filed herein. And thereupon, it is ordered by the Court that said case be passed to February 18, 1936, for trial.

UNITED STATES OF AMERICA,	Plaintiff,)
-vs-)
GEORGE DOSH, TOM TENNYSON, and) No. 8319 - Criminal. ✓
W. R. DOSH,	Defendants.)

Now on this 4th day of February, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendants George Dosh, Tom Tennyson and W. R. Dosh appearing in person. The Defendants are each arraigned and each enters a plea as follows: George Dosh enters a plea of not guilty; Tom Tennyson enters a plea of not guilty; W. R. Dosh enters a plea of guilty; all as charged in the Indictment heretofore filed herein. And thereupon, Defendants George Dosh and Tom Tennyson waive a trial by jury in open court. All witnesses are sworn in open court. The Government introduces evidence and proof with the following witness: H. E. Brill. And thereafter, the Defendants introduce evidence and proof with the following witnesses: Bill Dosh, George Dosh, Tom Tennyson. And thereafter, both sides rest. And thereafter, it is ordered by the Court that said Defendant, Tom Tennyson be adjudged not guilty, as charged. It is further ordered that Defendant George Dosh be adjudged guilty and that judgment and sentence be now imposed as follows:

W. R. DOSH

Be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail for a period of:
Count One - Four (4) Months and a fine of Six Hundred (\$600.00) Dollars on execution.
Count Two - Four (4) Months. Said sentence of confinement in Count Two shall run concurrent with the sentence in Count One.

GEORGE DOSH

It is ordered by the Court that said Defendant be placed on probation for a period of fifteen (15) months during good behavior or until the further order of the Court.

UNITED STATES OF AMERICA,	Plaintiff,)
-vs-)
MAX KINNIMAN,	Defendant.) No. 8323 - Criminal. ✓

Now on this 4th day of February, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendant Max Kinniman appearing in person. The Defendant is arraigned and enters a plea of guilty as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that said Defendant be placed on probation for a period of twelve months during good behavior or until the further order of the Court.

said seven hundred pounds of sugar now is, is hereby ordered and directed to make disposition of said sugar as herein ordered, and to take a written receipt therefrom a competent representative of each of the above named charitable institutions and make his return to the Clerk of this Court accordingly.

F. E. KENNAMER
Judge.

OK: C. E. BAILEY
United States Attorney

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

UNITED STATES OF AMERICA,	Plaintiff,)	
)	
-vs-)	No. 8344 - Criminal. ✓
)	
JACK JANUARY,	Defendant.)	

Now on this 4th day of February, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendant appearing in person. The Defendant is arraigned and enters a plea of not guilty as charged in the Indictment heretofore filed herein. Thereupon, Hugh Webster is appointed by the Court to represent said Defendant. And thereupon, in open court, the Defendant in the presence of the jury, waives a trial by jury and desires to try said cause to the Court. And thereupon, all witnesses are sworn in open court. The Government introduces evidence and proof with the following witnesses: G. McIntyre, Miss Raben, Fred Culp, Mrs. W. C. Ross, Mr. Good, Mr. Moore, W. W. Haines. And thereafter, the Defendant introduces evidence and proof with the following witness: Jack January. And thereafter, said Defendant is adjudged by the Court, guilty as charged. It is further ordered by the Court that said judgment and sentence be imposed as follows:

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

It is further ordered by the Court that said Defendant be placed on probation for a period of eighteen (18) months during good behavior or until the further order of the Court.

UNITED STATES OF AMERICA,	Plaintiff,)	
)	
-vs-)	No. 8366 - Criminal. ✓
)	
ROY D. MANN and FRANCIS KING,	Defendants.)	

Now on this 4th day of February, A. D. 1936, it is ordered by the Court that Defendant Mann be permitted to file Motion to Suppress herein at the cost of the Government. And thereupon, statement of W. M. Nash is heard by the Court. And thereafter, it is ordered by the Court that motion be and it is hereby overruled and exception allowed. And thereafter, comes the United States Attorney, representing the Government herein and the defendants Roy D. Mann and Francis King appearing in person. The Defendants are each arraigned and each enters a plea of not guilty as charged in the Indictment heretofore filed herein. Thereupon, Rollie Clark is appointed by the Court to represent said Defendants. And thereafter, a trial by jury is duly waived in open court.

No. 8366 Cr. Cont'd.

All witnesses are sworn in open court. The Government introduces evidence and proof with the following witnesses: C. Cass, Mrs. Britt, Mr. Nash, Mr. Whiteley. And thereafter, the Plaintiff rests. And thereafter, the Defendants introduce evidence and proof with the following witnesses: Mr. Mann, Francis King. And thereafter, both sides rest. And thereupon, it is ordered by the Court after being fully advised in the premises, that each defendant be adjudged guilty as charged. And thereafter, it is ordered by the Court that judgment and sentence be imposed as follows:

ROY D. MANN

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

Three (3) Years.

FRANCIS KING

Be placed on probation for a period of two (2) years during good behavior or until the further order of the Court.

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 8379 - Criminal.
)
BRUCE CARRICO,	Defendant.)

Now on this 4th day of February, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendant Bruce Carrico appearing in person. The Defendant is arraigned and enters a plea of guilty as charged in the indictment heretofore filed herein. Thereupon, it is ordered by the Court that said Defendant be placed on probation for a period of twelve (12) months during good behavior or until the further order of the Court.

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 8399 - Criminal.
)
JOHN HENRY HILLIARD and JOHN DOE,	Defendants.)

Now on this 4th day of January, A. D. 1936, the above cause comes on for trial. A trial by jury is duly waived in open court. And thereafter, comes the U. S. Attorney, representing the Government herein and the defendant John Henry Hilliard appearing in person and by counsel. The Defendant is arraigned and now at this time he enters a plea of Nolo Contendere, as heretofore charged, which plea is accepted by the Court. Thereafter, all witnesses are sworn in open court. The Government introduces evidence and proof with the following witnesses: S. E. Dennis, Bertha Cantrell and Mr. Ridenhour. And thereafter, the Defendant introduces evidence and proof with the following witness: John Henry Hilliard. And thereafter, it is ordered by the Court, after being fully advised in the premises, that said Defendant be adjudged guilty and that judgment and sentence be imposed as follows:

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

Five (5) Years.

No. 8399 Cr. Cont'd.

And thereafter, it is further ordered by the Court that said Defendant be placed on probation for a period of two years during good behavior or until the further order of the Court.

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

Tulsa Steel Corporation, et al,	Plaintiff,)	
)	
vs.)	No. 2193 Law.
)	
Oklahoma Power and Water Co.,	Defendant.)	

O R D E R

On stipulation of parties, and for good cause shown, the defendant, Oklahoma Power and Water Company is hereby granted an extension of time of 20 days from February 1, 1936, within which to answer the petition of plaintiff herein.

Dated this 4th day of February, 1936.

F. E. KEENAMER
Judge.

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

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

General Petroleum Engineers, Inc.,	Plaintiff,)	
)	
vs.)	Law No. 2347.
)	
Ada May Harrington and Ralph C. Riley,)	
Executors of the last Will and Testament)	
of Faraday Clements Harrington, deceased,)	
	Defendants.)	

ORDER SETTING ASIDE ORDER OVERRULING DEFENDANTS' MOTION TO REQUIRE PLAINTIFF TO MAKE MORE DEFINITE AND CERTAIN ITS PETITION, AND GRANTING A REHEARING OF SAID MOTION.

The defendants applied orally to the court to set aside the order overruling the defendants' motion to require the plaintiff to make more definite and certain its petition, and to grant the defendants a rehearing of said motion. The court granted the request. The order heretofore entered overruling the motion of defendants to require the plaintiff to make its petition more definite and certain is now hereby set aside, and the defendants are granted a rehearing on said motion to make more definite and certain.

The cause is now presented anew on said motion of defendants to require the

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

United States,	Plaintiff,)
vs.) No. 2270 Law. ✓
Fifty Cases King of Ozarks Brand Tomato Juice,	Defendant.)

ORDER OF CONFISCATION AND DESTRUCTION.

Now on this 4th day of February, 1936, this cause came on regularly to be heard, and plaintiff appearing by Chester A. Brewer, Assistant United States Attorney for the Northern District of Oklahoma, and the consignee of the merchandise involved herein, the Tom Jackson Wholesale Grocery Company, of Tulsa, Oklahoma, appearing neither in person nor by attorney, said consignee is by the Court declared to be in default.

And it being shown to the Court that this cause was instituted for the purpose of seizure and destruction of Fifty Cases King of Ozarks Brand Tomato Juice held in the possession of the said Tom Jackson Wholesale Grocery Company, of Tulsa, Oklahoma, which merchandise was shipped by the Robinson Canning Company, from Silcoam Springs, Arkansas, to Tulsa, Oklahoma, as an interstate shipment, and that said merchandise was adulterated, consisting in whole or in part of decomposed vegetable substance, and was unfit for use, in violation of the Food and Drug Act of June 30, 1906, and should therefore be confiscated and destroyed;

IT IS THEREFORE ORDERED that said Fifty Cases King of Ozarks Brand Tomato Juice now in the custody of the United States Marshal for the Northern District of Oklahoma, in this cause, be destroyed, and the United States Marshal for the Northern District of Oklahoma is hereby instructed to proceed to destroy said shipment of Fifty Cases King of Ozarks Brand Tomato Juice and to report his doings under this order to this Court within 10 days from the date of this order.

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

F. E. KENNAMER
JUDGE.

ENDORSED: Filed Feb 4 1936
H. F. Warfield, Clerk
U. S. District Court.

Court adjourned to February 5, 1936.

On this 5th day of February, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. F. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John F. Logan, United States Marshal.

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

MISCELLANEOUS - ADMISSION TO BAR.

On this 5th day of February, A. D. 1936, it being made satisfactorily to appear that Robt. L. Imler and W. H. McBrayer are qualified for admission to the Bar of the Court, the oath prescribed by the Court is administered and said attorneys are declared admitted to the Bar of the Court.

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 8026 - Criminal.
)
HARLEY J. BRATTON,	Defendant.)

Now on this 5th day of February, A. D. 1936, it is ordered by the Court, upon motion of the U. S. Attorney, that the above case be and it is hereby dismissed.

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 8079 - Criminal.
)
HOMER WARD, J. R. CURRY, alias FAT CURRY, JACK REYNOLDS and HOMER CLEE LOVE,	Defendants.)

Now on this 5th day of January, A. D. 1936, the above case is called for trial. Defendants Homer Ward, J. R. Curry alias Fat Curry and Jack Reynolds are present in person and by counsel, Jno. Tillman. The Government is represented by the U. S. Attorney. And thereafter, both sides announce ready for trial. A jury is duly empaneled and sworn as to qualifications. The Government challenges P. A. Harr, O. G. McClarin. The Defendants waive challenges. H. L. Ratcliff is excused by the Court for cause. And thereupon, the jury sworn to try said cause and a true verdict render is as follows: Chas. Sellers, Jeff Beebe, J. A. Montgomery, W. J. Jeffers, Ira Stephens, Homer Bowling, Ray T. Hedges, W. T. Harp, A. W. Hess, T. E. Erwin, R. R. King, J. A. Snyder. All witnesses are sworn in open court and opening statements of counsel are made. The Government introduces evidence and proof with the following witnesses: Homer Clee Love, Charley Hoffman, Louie Hofman, Riley Stewart. And thereafter, the Government rests. Thereupon, Defendant J. R. Curry demurs to the evidence introduced herein. And thereafter, it is ordered by the Court that said Demurrer be sustained and that case be dismissed as to defendant J. R. Curry. And thereafter, defendant Curry is duly discharged. And thereafter, the Defendants introduce evidence and proof with the following witnesses: Homer Ward, Jack Reynolds, Claude Juby, Floyd Kent, Bob Ward and Chester Ward. And now at this time, it is ordered by the Court, after considering the facts and the evidence introduced herein, that case be dismissed as to Defendants Ward and Reynolds for insufficient evidence and that said jury be now discharged.

Now at this time, it is ordered by the Court that judgment and sentence be imposed upon defendant Homer Clee Love as follows:

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

Count Two - Five (5) Years.

Count Three - Five (5) Years.

Said sentence of confinement in Count Three shall run concurrent with the sentence imposed in Count Two.

It is further ordered by the Court that Count One be dismissed. And thereafter, it is ordered that said defendant be placed on probation for a period of five (5) years during good behavior or until the further order of the Court.

UNITED STATES OF AMERICA,

Plaintiff,)

-vs-)

EDWARD D. DOWNS, LESLIE H. GARDNER
and VIRGIL SAPPINGTON,

Defendants.)

No. 8340 - Criminal. ✓

Now on this 5th day of February, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendants Leslie H. Gardner and Virgil Sappington appearing in person and by counsel, C. S. Fenwick. Defendant Edward D. Down is absent. And thereafter Defendants Leslie H. Gardner and Virgil Sappington each enter pleas of Nolo Contendere, to each Count of the Indictment heretofore filed herein, which pleas are accepted by the Court. And thereafter, it is ordered by the Court that said case be passed to February 6, 1936 for trial.

UNITED STATES OF AMERICA,

Plaintiff,)

-vs-)

WILLIS EVANS,

Defendant.)

No. 8341 - Criminal. ✓

Now on this 5th day of February, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendant Willis Evans appearing in person. The Defendant is arraigned and enters a plea of guilty to Counts 1 and 2 as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that said Defendant be placed on probation for a period of eighteen (18) months during good behavior or until the further order of the Court.

UNITED STATES OF AMERICA,

Plaintiff,)

-vs-)

HERMAN V. HAIFLICH, CARL SAPPINGTON and
TOMMIE J. RUMMELS,

Defendants.)

No. 8342 - Criminal. ✓

Now on this 5th day of February, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendants Herman V. Haiflich, Carl Sappington and Tommie J. Rummels appearing in person. The Defendants are each arraigned and each enters a plea of guilty to Count 1 and 2 as charged in the Indictment heretofore filed herein. And thereupon, it is ordered by the Court that each Defendant be placed on probation for a period of eighteen (18) months during good behavior or until the further order of the Court.

UNITED STATES OF AMERICA,

Plaintiff,)

-vs-)

JOE M. LEE,

Defendant.)

No. 8345 - Criminal. ✓

Now on this 5th day of February, A. D. 1936, comes the United States Attorney, representing the Government herein and the Defendant Lee appearing in person. The Defendant is arraigned and enters a plea of guilty to Counts 1 and 2 as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that said Defendant be placed on probation for a period of eighteen (18) months during good behavior or until the further order of the Court.

No. 8348 - Cr. Cont'd.

representing the Government herein and the Defendant appearing in person. The Defendant is arraigned and enters a plea of guilty as charged in the Indictment heretofore filed herein. And thereupon, it is ordered by the Court that judgment and sentence be deferred for a period of eighteen (18) months during good behavior. Defendant was granted permission to take his wife to Arizona.

UNITED STATES OF AMERICA,	Plaintiff,)	
)	
-vs-)	No. 8350 - Criminal.
)	
SAM T. STOKENBERG,	Defendant.)	

Now on this 5th day of February, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendant appearing in person. The Defendant is arraigned and enters a plea of guilty as charged in the Indictment heretofore filed herein. Thereupon it is ordered by the Court that judgment and sentence be imposed as follows:

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

Count One: Two (2) Years
Count Two: Two (2) years

Said sentence of confinement in Count Two shall run concurrent with the sentence in Count One.

UNITED STATES OF AMERICA,	Plaintiff,)	
)	
-vs-)	No. 8354 - Criminal.
)	
MILLIE MAE HOLMAN and PLUMER HOLMAN,	Defendants.)	

Now on this 5th day of February, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendant Millie Mae Holman appearing in person. The Defendant is arraigned and enters a plea of Nolo Contendere, as charged in the Indictment heretofore filed herein, which plea is accepted by the Court. And thereafter, it is ordered by the Court that said case be passed to February 6, 1936, for trial.

UNITED STATES OF AMERICA,	Plaintiff,)	
)	
-vs-)	No. 8380 - Criminal.
)	
R. C. McCORKLE, SAMUEL Le ROY HOSE, C. J. MOONEY, and BRUCE M. LINDSEY,	Defendants.)	

Now on this 5th day of February, A. D. 1936, it is ordered by the Court that the Demurrer of Defendant McCorkle herein be and the same is hereby overruled and exception allowed. And thereupon, comes the United States Attorney, representing the Government herein and the defendants R. C. McCorkle, C. J. Mooney and Bruce M. Lindsey appearing in person. The Defendants are arraigned and each enters a plea as follows: R. C. McCorkle, pleads true name to be Stephen Robert McCorkle and enters a plea of not guilty; C. J. Mooney enters a plea of Nolo Contendere;

No. 8386 Cr. Cont'd.

Bruce M. Lindsey enters a plea of Nolo Contendere; all as charged in the Indictment heretofore filed herein. Thereupon, said case is called for trial. Defendant McCorkle is present in person and by counsel, J. M. Hill, Eben L. Taylor and W. C. Hennebury. Defendants Mooney and Lindsey are present in person. Both sides announce ready for trial. A jury is duly empaneled and sworn as to qualifications. Both sides waive challenges. Thereafter, the jury sworn to try said cause and a true verdict render is as follows: C. D. Colburn, L. D. Henley, W. D. Forster, Geo. W. McQueen, A. H. Hazel, Ben Cottrell, A. W. Andrews, R. S. Dodd, Frank Cayou, Chas. P. Foreman, Chas. Sellers, Jeff Beebe. All witnesses are sworn in open court and opening statements of counsel are waived. The rule is invoked. Thereupon, the Government introduces evidence and proof with the following witnesses: Maude A. Hathaway, Esther Beesley, Le Roy Hosp, O. L. Hopkins, Hugh Adams, W. L. Byrd, Jno. E. Hofer, Geo. E. Hill. And thereafter, the Government rests. Thereafter, Defendant McCorkle demurs to the evidence introduced herein which demurrer is, by the Court, overruled and exception allowed. Thereupon, the Defendants introduce evidence and proof with the following witnesses: Dr. G. E. Ward, Clay Brown, Stephen Robert McCorkle. And thereafter, the hour for adjournment having arrived, the jury is admonished and court is adjourned to 9:30 o'clock A.M. February 6, 1936.

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

SAM F. WILKINSON AS SUCCESSOR TO J. G.)	
HUGHES AS RECEIVER OF THE FIRST NATIONAL)	
BANK OF BRISTOW, OKLAHOMA, A NATIONAL)	
BANKING ASSOCIATION,	PLAINTIFF,) No. 933 Law ✓
)	
vs.)	
)	
MILDRED C. BARKER and JOE K. BARKER,	Defendants.)

ORDER SUBSTITUTING SUCCESSOR RECEIVER AS PARTY PLAINTIFF, AND
REVIVING JUDGMENT

NOW on this 5th day of February, 1936, the above entitled cause came on regularly for hearing upon the motion of the plaintiff, judgment creditor herein, to substitute Sam F. Wilkinson as receiver, for and in the place of J. G. Hughes, as receiver of The First National Bank of Bristow, Oklahoma, a national banking association, and to revive the judgment heretofore rendered in this cause in favor of the plaintiff and against the defendants under date of January 7, 1930; the said Sam F. Wilkinson as such receiver appearing in person and by his attorney of record, and no one appearing in opposition to the granting of said motion, and after being fully advised in the premises, the court finds:

That on the 7th day of January, 1930, a judgment was obtained in the above entitled cause in favor of J. G. Hughes as receiver of the First National Bank of Bristow, Oklahoma, and against the defendants, and each of them; that on said date and at said time the said J. G. Hughes was the duly appointed, qualified and acting receiver of said national banking association and subsequently resigned and the Comptroller of the Currency thereafter appointed Sam F. Wilkinson as receiver of said association, to succeed the said J. G. Hughes, resigned; and that the said Sam F. Wilkinson ever since has been and still is the duly appointed, qualified and acting receiver of said national banking association, engaged in the winding up of the affairs of said association and the liquidation of its assets; and that the motion to substitute Sam F. Wilkinson for and in the place of J. G. Hughes as receiver, as party plaintiff and judgment creditor herein, should be sustained and said substitution ordered.

The Court further finds that the judgment heretofore rendered in this cause

January 7, 1930, has become dormant, for the reason that more than five years has elapsed since the rendition of said judgment and since any execution has been issued thereunder, and that the judgment creditor desires to have said judgment revived, for the reason that said judgment has not been paid, and no part thereof has been paid, and no interest thereon has been paid, but that the whole of said judgment, with interest, attorney's fees and costs remains wholly due and unpaid.

The court further finds that due and proper notice of the hearing on this motion has been given by personal service on the defendant Joe K. Barker that said motion to substitute personnel of receiver and to revive said judgment would be heard in this cause and in this court on the 4th day of February, 1936, or as soon thereafter as the same could be reached by the court, in the regular course of business, and that said motion has regularly come on for hearing this 5th day of February, 1936, for the reason that it could not be reached in regular course on the 4th day of February, 1936; that proof of such notice of this hearing has been made by the United States Marshal for the Western District of Oklahoma, presented to and examined by the court, and the same is found in compliance with the law in such cases made and provided, and is hereby approved as valid service upon the said Joe K. Barker; that no service of the notice of this hearing has been had upon the defendant Mildred C. Barker; that said motion to revive said judgment against the said Joe K. Barker should be sustained.

IT IS THEREFORE ordered, adjudged and decreed by the court that Sam F. Wilkinson, as receiver of The First National Bank of Bristow, Oklahoma, be and hereby is substituted as party plaintiff and judgment creditor in the above entitled cause, for and in the place of J. G. Hughes as receiver of said association, resigned.

IT IS FURTHER ordered, adjudged and decreed by the court that the judgment heretofore rendered in this cause in favor of the plaintiff and against the defendants Mildred C. Barker and Joe K. Barker under date of January 7, 1930, be and the same hereby in all respects and particulars is revived and declared effective and in full force and effect against the defendants Joe K. Barker.

F. E. KENNAMER
Judge.

ENDORSED: Filed Feb 14 1936
H. F. Warfield, Clerk
U. S. District Court ME

Court adjourned to February 6, 1936.

On this 6th day of February, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. F. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John P. Logan, United States Marshal.

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

No. 8357 Cr. Cont'd.

Thereupon, it is ordered by the Court that judgment and sentence be deferred for a period of eighteen (18) months during good behavior or until the further order of the Court.

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 8358 - Criminal.
)
BERNARD LABENSKI,	Defendant.)

Now on this 6th day of February, A. D. 1936, comes the United States Attorney representing the Government herein and the defendant Bernard LaBenske appearing in person. The defendant is arraigned and enters a plea of guilty as charged in the indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed as follows:

Be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail for a period of: Sixty (60) Days, and a fine of One hundred Dollars (\$100.00) on execution.

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 8359 - Criminal.
)
GEORGE SELLS,	Defendant.)

Now on this 6th day of February, A. D. 1936, comes the United States Attorney representing the Government herein and the defendant George Sells appearing in person. The Defendant is arraigned and enters a plea of not guilty as charged in the indictment heretofore filed herein. Thereupon, said case is called for trial. Defendant Sells present in person and by counsel, I. F. Long. And thereafter, a jury is duly empaneled and sworn as to qualifications. The Government challenges C. C. McClarin, F. A. Harr. The Defendant waives challenges. Thereupon, the jury sworn to try said cause and a true verdict render, is as follows: J. A. Montgomery, W. J. Jeffers, Ira Stephens, H. L. Ratchiff, Homer Bowling, Ray T. Hedges, William T. Hays, A. W. Hess, T. E. Ervin, R. R. King, J. A. Snyder, James Snot. All witnesses are sworn in open court. The Government introduces evidence and proof with the following witnesses: Mr. Cooper, Charley Franks. And thereafter, the Government rests. And thereafter, the Defendant introduces evidence and proof with the following witnesses: George Sells, W. E. Schwabe, Mr. Reems, Mr. Sizemore. And thereafter, the Defendant rests. Thereafter, the Government offers in rebuttal testimony of Mr. Cooper. and thereafter, both sides rest. Closing arguments of counsel are made and the Court instructs the jury as to the law in the case. And thereafter, the jury retires in charge of a sworn bailiff to deliberate upon their verdict herein. and thereafter, on this same day, the jury returns into open court and through their Foreman present their verdict, which verdict is in words and figures as follows:

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

UNITED STATES OF AMERICA	Plaintiff)
vs.) No. 8359
GEORGE SELLS,	Defendant.)

VERDICT

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

No. 8358 Cr. Cont'd.

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

W. J. JEFFERS
Foreman.

FILED In Open Court
Feb 6 1936
H. P. Warfield, Clerk
U. S. District Court

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

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 8360 - Criminal.
)
FLOYD COFFER,	Defendant.)

Now on this 6th day of February, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendant appearing in person. The Defendant is arraigned and enters a plea of not guilty as charged in the indictment heretofore filed herein. And thereafter, Defendant withdraws his former plea of not guilty and now enters a plea of guilty, which said plea of guilty is rejected, upon statement, by the Court. Thereupon, said case is called. Defendant present in person and by counsel, I. F. Long and announces ready for trial. A jury is duly empaneled and sworn as to qualifications. The Government challenges Estal Herrington. The Defendant waives challenges. Thereafter, the jury sworn to try said cause and a true verdict render is as follows: Jay P. Hotchkiss, Roy Lawson, Walter Wagner, H. D. Ralton, B. M. Crocker, C. E. Kenton, Bun Houston, W. C. Stemper, Lloyd Spurgeon, G. E. Smith, C. D. Colburn, L. D. Henley. All witnesses are sworn in open court. The government introduces evidence and proof with the following witnesses: Mr. Cooper, Mr. Franks. And thereafter, the Government rests. And thereupon, the Defendant introduces evidence and proof with the following witnesses: Floyd Coffey, Charles Reems, Mr. Sizemore. And thereafter, both sides rest and closing arguments of counsel are waived. And thereupon, the Court instructs the jury as to the law in the case and the jury retires in charge of a sworn bailiff to deliberate upon their verdict herein. And thereafter, on this same day, the jury returns into open court and through their foreman present their verdict, which verdict is in words and figures as follows:

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

UNITED STATES OF AMERICA	Plaintiff)
vs.) No. 360
FLOYD COFFER	Defendant)

VERDICT

We, the jury in the above-entitled case, duly empaneled and sworn, upon and with, find the defendant, Floyd Coffey, guilty, as charged in the first count of the indictment.

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

WALTER WAGNER
Foreman.

FILED In Open Court
Feb 6 1936
H. P. Warfield, Clerk
U. S. District Court

No. 8360 Cr. Cont'd.

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

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 8362 - Criminal. ✓
)
LORINDA BROWN,	Defendant.)

Now on this 6th day of February, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendant Lorinda Brown appearing in person and by counsel John Tillman. The Defendant is arraigned and enters a plea of guilty as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that said Defendant be placed on probation for a period of eighteen (18) months during good behavior or until the further order of the Court.

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 8363 - Criminal. ✓
)
W. A. JONES,	Defendant.)

Now on this 6th day of February, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendant W. A. Jones, appearing in person. The Defendant is arraigned and enters a plea of guilty as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed as follows:

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

Sixty (60) Days, and that he pay a fine unto the United States in the sum of One Hundred (\$100.00) Dollars, and in default thereof stand committed until said fine is paid or until released by due process of law.

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 8365 - Criminal. ✓
)
WILLIS MARTIN,	Defendant.)

Now on this 6th day of February, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendant Willis Martin appearing in person. The Defendant is arraigned and enters a plea of guilty as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed as follows:

Be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail for a period of: Sixty (60) days, and a fine of One Hundred (\$100.00) Dollars on execution.

No. 8386 Cr. Cont'd

upon, The Defendants continues with the following witnesses: Dr. Georgia Winkert, C. T. Kirk, Mrs. McCorkle, Roberta McCorkle. And thereafter, the Defendant rests. and thereafter, the Government rests. Now at this time, Defendant moves for a directed verdict herein, which motion is, by the Court, overruled. Closing arguments of counsel are waived and the Court instructs the jury as to the law in the case. And thereafter, the jury retire in charge of a sworn bailiff to deliberate upon their verdicts herein. And thereafter, Defendant Bruce M. Lindsey withdraws his former plea of Nolo Contendere and now enters a plea of guilty as heretofore charged. And thereafter, Defendant Lindsey is sworn and examined by the Court. C. J. Mooney is sworn and examined by the Court. Testimony of T. F. Ragan is heard by the Court.

And thereafter, the jury returns into open court and through their Foreman present their verdict, which verdict is in words and figures as follows:

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

UNITED STATES OF AMERICA Plaintiff, }
vs. }
STEPHEN ROBERT McCORKLE Defendant. } No. 8386

VERDICT

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

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

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

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

We further find the defendant, Stephen Robert McCorkle, guilty, as charged in the Fifth count of the indictment.

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

FILED In Open Court
Feb 8, 1936
H. P. Warfield, Clerk

F. M. CAYOU
Foreman.

And thereafter, the jury having announced this to be their true verdict herein, it is ordered by the Court that said jury be discharged from further consideration of said case. And thereafter, it is ordered by the Court after being fully advised in the premises, that defendant C. J. Mooney be adjudged guilty to all Counts of the Indictment herein.

And now at this time, it is ordered by the Court that judgment and sentence be imposed as follows:

STEPHEN ROBERT McCORKLE

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

- Count Two - Seven (7) Years
- Count Three - Seven (7) Years
- Count Four - Seven (7) Years
- Count Five - Seven (7) Years
- Count Six - Seven (7) Years
- Count One - Two (2) Years. Said sentence of confinement in

No. 8386 Cr. Cont'd.

Counts One, Three, Four, Five and Six shall run concurrent with the sentence imposed in Count Two.

SAMUEL LeROY HOSF

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

Count Two - Five (5) Years
Count Three - Five (5) Years
Count Four - Five (5) Years
Count Five - Five (5) Years
Count Six - Five (5) Years
Count One - Two (2) Years.

Said sentence of confinement in Count One, Three, Four, Five and Six shall run concurrent with the sentence imposed in Count Two.

C. J. MOONEY

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

Count One - Two (2) Years
Count Two - Two (2) Years
Count Three - Two (2) Years
Count Four - Two (2) Years
Count Five - Two (2) Years
Count Six - Two (2) Years

Said sentence of confinement in Counts Two, Three, Four, Five and Six shall run concurrent with the sentence imposed in Count One.

BRUCE M. LINDSEY

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

Count One - Two (2) Years
Count Two - Two (2) Years
Count Three - Two (2) Years
Count Four - Two (2) Years
Count Five - Two (2) Years
Count Six - Two (2) Years

Said sentence of confinement in Counts Two, Three, Four, Five and Six shall run concurrent with the sentence imposed in Count One.

After argument of counsel, IT IS ORDERED, ADJUDGED AND DECREED that said separate demurrer be and the same is hereby sustained and that this cause be and the same is hereby dismissed as to Raymond Knoepfel, ancillary receiver in Oklahoma of the Southern Surety Company of New York, and as to said Southern Surety Company of New York, and the Southern Surety Corporation. To all of which plaintiff excepts, and his exception is allowed.

F. E. KENNAMER
United States District Judge.

O.K.:-- G. C. SPILLERS & HAGAN & GAVIN
Attorneys for Plaintiff.

AMES, COCHRAN, AMES & MONNET
Attorneys for Defendant, Raymond Knoepfel, Ancillary Receiver
in Oklahoma of the Southern Surety Company of New York.

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

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

Rex Watkinson, Receiver of the Exchange National)
Company, a corporation, Plaintiff,)
vs.) No. 2017 - Law. ✓
Robert G. Fry, et al, Defendants.)

O R D E R

Now on this 6th day of January, 1936, this cause comes on regularly for hearing upon the separate demurrer of the defendant, Raymond Knoepfel, ancillary receiver in Oklahoma of the Southern Surety Company of New York, plaintiff appearing by his attorneys, Yancey, Spillers & Brown, and the defendant, Raymond Knoepfel, as such ancillary receiver, appearing by his attorneys, Ames, Cochran, Ames & Monnet.

After argument of counsel, IT IS ORDERED, ADJUDGED AND DECREED that said separate demurrer be and the same is hereby sustained and that this cause be and the same is hereby dismissed as to Raymond Knoepfel, ancillary receiver in Oklahoma of the Southern Surety Company of New York, and as to said Southern Surety Company of New York, and the Southern Surety Corporation. To all of which plaintiff excepts, and his exception is allowed.

F. E. KENNAMER
United States District Judge.

O.K.:--G. C. SPILLERS & HAGAN & GAVIN
Attorneys for Plaintiff.

AMES, COCHRAN, AMES & MONNET
Attorneys for Defendant, Raymond Knoepfel, Ancillary Receiver
in Oklahoma of the Southern Surety Company of New York.

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

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

Rex Watkinson, Receiver of the Exchange)	
National Company, a corporation,	Plaintiff,)
		No. 2018 - Law. ✓
vs.)	
)	
Dan Roods, et al,	Defendants.)

O R D E R

Now on this 6th day of January, 1936, this cause comes on regularly for hearing upon the separate demurrer of the defendant, Raymond Knoepfel, ancillary receiver in Oklahoma of the Southern Surety Company of New York, plaintiff appearing by his attorneys, Yancey, Spillers & Brown, and the defendant, Raymond Knoepfel, as such ancillary receiver, appearing by his attorneys, Ames, Cochran, Ames & Monnet.

After argument of counsel, IT IS ORDERED, ADJUDGED AND DECREED that said separate demurrer be and the same is hereby sustained and that this cause be and the same is hereby dismissed as to Raymond Knoepfel, ancillary receiver in Oklahoma of the Southern Surety Company of New York, and as to said Southern Surety Company of New York, and the Southern Surety Corporation. To all of which plaintiff excepts, and his exception is allowed.

F. E. KENNAKER
United States District Judge.

O.K.:—G. C. SPILLERS & HAGAN & GARVIN
Attorneys for Plaintiff.

AMES, COCHRAN, AMES & MONNET
Attorneys for defendant, Raymond Knoepfel, Ancillary
Receiver in Oklahoma of the Southern Surety Company of New York.

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

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

Rex Watkinson, Receiver of the Exchange)	
National Company, a corporation,	Plaintiff,)
		No. 2019 - Law. ✓
vs)	
)	
Faulkner G. Broach, et al,	Defendants.)

O R D E R

Now on this 6th day of January, 1936, this cause comes on regularly for hearing upon the separate demurrer of the defendant, Raymond Knoepfel, ancillary receiver in Oklahoma of the Southern Surety Company of New York, plaintiff appearing by his attorneys, Yancey, Spillers & Brown, and the defendant, Raymond Knoepfel, as such ancillary receiver, appearing by his attorneys Ames, Cochran, Ames & Monnet.

After argument of counsel, IT IS ORDERED, ADJUDGED AND DECREED that said separate demurrer be and the same is hereby sustained and that this cause be and the same is hereby dismissed

as to Raymond Knoepfel, ancillary receiver in Oklahoma of the Southern Surety Company of New York, and as to said Southern Surety Company of New York, and the Southern Surety Corporation. To all of which plaintiff excepts, and his exception is allowed.

F. E. KENNAMER
United States District Judge.

O.K.:— G. C. SPILLERS & HAGAN & GAVIN
Attorneys for Plaintiff.

AMES, COCHRAN, AMES & MONNET
Attorneys for defendant, Raymond Knoepfel, Ancillary Receiver in
Oklahoma of the Southern Surety Company of New York.

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

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

Rex Watkinson, Receiver of the Exchange)	
National Company, a corporation,	Plaintiff,)
)	
vs)	No. 2020 - Law.
)	
Dan Roods, et al,	Defendants.)

O R D E R

Now on this 6th day of January, 1936, this cause comes on regularly for hearing upon the separate demurrer of the defendant, Raymond Knoepfel, ancillary receiver in Oklahoma of the Southern Surety Company of New York, plaintiff appearing by his attorneys, Yancey, Spillers & Brown, and the defendant, Raymond Knoepfel, as such ancillary receiver, appearing by his attorneys, Ames, Cochran, Ames & Monnet.

After argument of counsel, IT IS ORDERED, ADJUDGED AND DECREED that said separate demurrer be and the same is hereby sustained and that this cause be and the same is hereby dismissed as to Raymond Knoepfel, ancillary receiver in Oklahoma of the Southern Surety Company of New York, and as to said Southern Surety Company of New York, and the Southern Surety Corporation. To all of which plaintiff excepts, and his exception is allowed.

F. E. KENNAMER
United States District Judge.

O.K.:—G. C. SPILLERS & HAGAN & GAVIN
Attorneys for Plaintiff.

AMES, COCHRAN, AMES & MONNET
Attorneys for Defendant, Raymond Knoepfel, ancillary Receiver in
Oklahoma of the Southern Surety Company of New York.

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

Court adjourned to February 7, 1936.

On this 7th day of February, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1936 Term met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Wanfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John P. Logan, United States Marshal.

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

UNITED STATES OF AMERICA,	Plaintiff,)	
)	
-vs-)	No. 8085 - Criminal. ✓
)	
J. H. GERNERT, D. W. RYAN, LEE UTO and MORRIS FOONBERG,	Defendants.)	

Now on this 7th day of February, A. D. 1936, it is ordered by the Court, upon motion of the U. S. Attorney, that the above case be and it is hereby dismissed as to defendant, J. H. Gernert.

UNITED STATES OF AMERICA,	Plaintiff,)	
)	
-vs-)	No. 8134 - Criminal. ✓
)	
LESLIE HENRY GARDNER,	Defendant.)	

Now on this 7th day of February, A. D. 1936, it is ordered by the Court, that probation herein be and it is hereby continued for a period of twelve (12) months.

UNITED STATES OF AMERICA,	Plaintiff,)	
)	
-vs-)	No. 8338 - Criminal. ✓
)	
CORTEZ C. CARMATHAN and ALFRED T. GARDNER,	Defendants.)	

Now on this 7th day of February, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendants Cortez C. Carmathan and Alfred T. Gardner appear in person and by counsel. The Defendants are each arraigned and each enters a plea of guilty as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be imposed as follows:

CORTEZ C. CARMATHAN

be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail for a period of:
Court Two - Ninety (90) days.

It is further ordered that said Defendant be placed on probation for a period of Two (2) Years as to Count One.

No. 8338 Cr. Cont'd.

ALFRED T. GARDNER

It is ordered that said defendant be placed on probation for a period of two (2) years during good behavior or until the further order of the Court.

UNITED STATES OF AMERICA,	Plaintiff,)	
)	
-vs-)	No. 8370 - Criminal. ✓
)	
J. W. CRUSE,	Defendant.)	

Now on this 7th day of February, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendant J. W. Cruse appearing in person. The defendant is arraigned and enters a plea of guilty as charged in the indictment heretofore filed herein. Thereupon, it is ordered by the Court that said Defendant be placed on probation for a period of two (2) years during good behavior or until the further order of the Court.

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

United States of America,	Plaintiff,)	
)	
vs.)	No. 8361 - Criminal. ✓
)	
Sam Edwards,	Defendant.	

O R D E R

Now on this 7th day of February, 1936, the same being one of the regular judicial days of the Regular January A. D. 1936 Term of said court, this matter comes on before the court upon the application of the above named defendant for a release of cash bail in the sum of one thousand (\$1000.00) Dollars, less the Clerk's impoundage fee of one per cent, heretofore posted by said defendant with the Clerk of this court for his appearance for trial, and it appearing to the court that the conditions of said cash bail have been complied with and the bail should be released,

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED BY THE COURT that the Clerk of this court release and pay to the person or persons who deposited said bail, the amount thereof less the Clerk's impoundage fee of one per cent of the amount thereof.

F. E. KEMMNER
Judge.

OK: PAUL O. SLICK
Assistant U. S. Attorney.

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

UNITED STATES OF AMERICA,

Plaintiff,)

-vs-

) No. 8381 - Criminal.

BENJAMIN FRANKLIN McNEW,

Defendants.)

Now on this 7th day of February, A. D. 1936, comes the United States attorney, representing the Government herein and the defendant appearing in person. The Defendant is arraigned and pleads true name to be Franklin Benjamin McNew, and enters a plea of not guilty as to all counts in the indictment, as heretofore filed herein. Thereupon, said case is called for trial. Defendant McNew is present in person and by counsel, Fred Tillman. Both sides announce ready for trial. A jury is duly empaneled and sworn as to qualifications. Both sides waive challenges. Thereupon, the jury sworn to try said cause and a true verdict render, is as follows: Ben Cottrell, A. W. Andrews, R. S. Dodd, Frank Cayou, C. P. Foreman, Chas. Sellers, Jeff Beebe, J. A. Montgomery, W. J. Jeffers, W. D. Forster, Geo. W. McQueen, A. H. Hazel. All witnesses are sworn in open court and opening statements of counsel are waived. The Government introduces evidence and proof with the following witnesses: Eugene Cook, Geo. Farr, Jno. Milligan, Robert A. Baker, Geo. Walker. And thereafter, the Government rests. And thereupon, the Defendant introduces evidence and proof with the following witness: E. D. Burrell, F. B. McNew, Mr. Platt. And thereafter, the Defendant rests. And thereupon, the Government offers in rebuttal the following testimony: Mr. Baker, Geo. Walker, Mr. Cooper. And thereafter, both sides rest. Closing arguments of counsel are made and the Court instructs the jury as to the law in the case. And thereupon, the jury retire in charge of a sworn bailiff to deliberate upon their verdict herein. And thereafter, the noon hour having arrived, the jury is admonished and court is recessed to 1:30 o'clock P.M.

And thereafter, at 1:30 o'clock P.M. on this same day, court is again in session. All parties present as heretofore and the jury, each and every member present in person and in the box. Now at this time, the jury resume their deliberations herein. And thereafter, said jury returns into open court and through their Foreman present their verdict, which verdict is in words and figures as follows:

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

UNITED STATES OF AMERICA Plaintiff)
 vs.) No. 8381
 FRANKLIN BENJAMIN McNEW Defendant)

VERDICT

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

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

F. H. CAYOU
 Foreman.

FILED In Open Court
 Feb 7 1936
 H. P. Warfield, Clerk
 U. S. District Court.

And thereafter, the jury having announced this to be their true verdict herein, it is ordered by the Court that judgment and sentence be imposed as follows:

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

Count One: Four (4) Years
 Count Two: Four (4) years. Said sentence of confinement in Count Two shall run concurrent with the sentence in Count One.

DATED this 10th day of February, 1936.

F. E. KEEHNER
Judge.

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

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 8181 - Criminal.
)
GEORGE ALFRED DeMOSS and ALVIN KNOX,	Defendants.)

Now on this 10th day of February, A. D. 1936, it is ordered by the Court that the Plea of Defendants in abatement and Bar and Motion to quash be and the same is hereby amended to include the Sixth Overt Act. And thereafter, it is ordered by the Court that plea and motion of Defendants be and the same is hereby sustained as to Counts 2, 3 and 4 and overruled as to Count 1. It is further ordered by the Court that Demurrer to Count One be and it is hereby overruled and exception allowed as to both Demurrer and Motion.

And thereafter, comes the United States Attorney, representing the Government herein and the Defendants George Alfred DeMoss and Alvin Knox appearing in person. The Defendants are each arraigned and each enters a plea of not guilty to Count 1 as charged in the Indictment heretofore filed herein. And thereafter, George Alfred DeMoss pleads true name to be Gus Alfred DeMoss. And thereafter, said case is called for trial. Defendants present in person and by counsel, Jno. M. Goldesberry and Harry Seaton and announce ready for trial. A jury is duly empanelled and sworn as to qualifications. The Government challenges Roy Lawson, S. M. Crocker, A. H. Hazel, Estel Herrington, R. S. Dodd. And thereafter, the Defendants waive challenges. Thereupon, the jury sworn to try said cause and a true verdict render is as follows: H. D. Poulton, C. E. Kenton, Bun Houston, W. C. Stamper, Lloyd Spurgeon, C. D. Colburn, L. D. Henley, W. D. Forster, Geo. W. McQueen, Ben Cottrell, A. W. Andrews, Frank Cayou. All witnesses are sworn in open court and opening statement of Government is made. Defendants waive opening statement. Thereupon, the Government introduces evidence and proof with the following witnesses: A. R. Cottle, Jake Strickler, J. L. Kenreigh, John W. Lornegar, W. F. Reynolds, L. E. Strubel, Chas. Lowell, W. Lee Johnson, M. W. Sippy, Willis Thompson, C. W. York, Alvin Knox. And thereafter, the noon hour having arrived, the jury is admonished and court is recessed to 1:30 o'clock P.M.

And thereafter, at 1:30 o'clock P.M. on this same day, court is again in session. All parties present as heretofore and the jury, each and every member present and in the box. Now at this time the Government continues with its introduction of evidence and proof with the following testimony: Alvin Knox, Ralph N. Butterworth. And thereafter, the Government rests. Thereupon, Defendant DeMoss demurs to the evidence introduced herein and moves for a directed verdict of not guilty. And thereafter, it is ordered by the Court that said Motion and Demurrer be and the same are hereby overruled and exception allowed. And thereafter, Defendants renounce motion for directed verdicts herein. And thereupon, it is ordered by the Court, after being fully advised in the premises and considering the facts and the evidence herein, that said case be dismissed due to insufficient evidence and each of the Defendants discharged and bondsmen exonerated. It is further ordered that said jury be discharged from further consideration of said case.

No. 8386 C. Crim.

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

It is further ordered by the Court that said Defendant be placed on probation for a period of two (2) years during good behavior or until the death order of the Court.

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

UNITED STATES OF AMERICA,

Plaintiff,

vs.

No. 8386

R. C. McCORKLE, et al,

Defendants.

ORDER GRANTING BAIL ON APPEAL, AND FIXING TIME WITHIN WHICH TO FILE BILL OF EXCEPTIONS AND ASSIGNMENTS OF ERROR.

On this 10th day of February, 1933, this case came on to be heard upon the application of the defendant R. C. McCorkle, who is charged herein under the name of R. C. McCorkle, but has pleaded by his true name of S. R. McCorkle, for allowance of bail on appeal and for further orders in respect to such appeal; the plaintiff appearing by C. E. Bailey, United States Attorney and said defendant, S. R. McCorkle, appearing by his attorneys, J. M. Hill and Eben L. Taylor.

and it appearing to the court that said defendant, S. R. McCorkle, has this day filed with the Clerk of this court his notice, in duplicate, stating that the defendant appeals from the judgment and sentence herein rendered against him on February 3, 1933, and has served a copy of such notice of appeal upon C. E. Bailey, the United States Attorney, and said Defendant now makes application to be admitted to bail pending his appeal from said judgment of conviction; and it appearing to the court that the appeal involves a substantial question which should be determined by the Appellate Court,

IT IS, THEREFORE, ORDERED that the said defendant, S. R. McCorkle be allowed bail pending said appeal, in the sum of Six Thousand Dollars (\$6,000.00), and that said defendant be allowed ten (10) days from this date in which to file a good and sufficient bond, to be approved by the court, and that execution of sentence be stayed for a period of ten days, and that upon the execution of said bond the judgment and sentence of conviction against said defendant herein, be suspended and said defendant be enlarged on such bond pending the proceedings under said appeal to the Circuit Court of Appeals for the Tenth Circuit.

IT IS FURTHER ORDERED that said defendant be and he is hereby granted thirty (30) days herefrom within which to make, procure to be settled, and filed with the Clerk of the Court, a bill of exceptions herein, and assignment of errors upon which he relies on said appeal.

F. E. KECHLER
U. S. District Judge.

ENDORSED: Filed Feb 11, 1933
H. P. Winfield, Clerk
U. S. District Court

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

United States, Plaintiff,)

vs.)

Joseph E. Kennedy, S. G. Kennedy, Trustee,
and E. A. Leahy and H. H. Mundy, Administra-
tors of the estate of T. J. Leahy, deceased,
Defendants.)

No. 1936 Law. ✓

United States, Plaintiff,)

vs.)

Minnie Kennedy, S. G. Kennedy, Trustee,
and E. A. Leahy and H. H. Mundy, Administrators
of estate of T. J. Leahy, deceased, Defendants.)

No. 1995 Law. ✓

ORDER EXTENDING TIME TO FILE RECORD.

Now on this 10th day of February, 1936, this matter coming on before me on the application of the above named plaintiff, the United States, for an extension of time of 90 days from this date in 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, finds that such application should be granted.

IT IS THEREFORE ORDERED that the plaintiff, the United States, be and hereby is granted an extension of 90 days from this date in which to prepare and file the record in the above cause in the Circuit Court of Appeals for the Tenth Circuit.

F. E. KENNAMER
JUDGE

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

Court adjourned to February 11, 1936.

On this 11th day of February, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John P. Logan, United States Marshal.

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

he, and the same is declared to be the homestead of said defendant, Floyd F. Cooper, and that said judgment in the above captioned cause be, and the same is hereby released as against the above dis-
posed prop. etc.

F. E. REMMNER
Judge.

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

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

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

Ray Withinson, receiver of the Exchange
National Company, a corporation, Plaintiff,)
vs.) No. 2019 Law ✓
Franklin C. Broach, et al, Defendants.)

ORDER OF DISMISSAL AS TO RICHARD K. HUEY

BE IT REMEMBERED, that on this the 12th day of Feb., 1936, the above entitled
matter came on for hearing on motion to dismiss as to Richard K. Huey, and the court being well and
sufficiently advised in the premises finds, that said cause should be dismissed as to Richard K.
Huey.

It is, therefore, considered, ordered and adjudged that the above entitled cause be
and the same is hereby dismissed as to Richard K. Huey.

F. E. REMMNER
Judge.

O.K. G. C. SPILLERS, & HOGAN & GAVIN
Attys for Plaintiff.

O.K. M. F. BEMBLE, Atty for Richard K. Huey.

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

MISCELLANEOUS - ORDER TO DISCHARGE PETIT JURORS.

On this 12th day of February, A. D. 1936, it is ordered by the Court that all
Petit Jurors be, and they are, hereby discharged for this regular January, 1936 Term of this Court, at
Tulsa, Oklahoma.

use and benefit of the City Hospital of said city the surgical instruments heretofore seized by the said George W. Walker in the course of his official duties in the above named cause.

F. E. KENNAMER
Judge.

OK: C. E. BAILEY
United States Attorney.

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

Court adjourned to February 15, 1936.

On this 15th day of February, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John F. Logan, United States Marshal.

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

MISCELLANEOUS - ORDER OF REMOVAL.

Now on this 15th day of February, A. D. 1936, it is ordered by the Court that Defendant Ross Revalee be and he is hereby removed from the Northern District of Oklahoma to the Southern District of Indiana.

MISCELLANEOUS - ORDER OF REMOVAL.

Now on this 15th day of February, A. D. 1936, it is ordered by the Court that Defendant Harry Young be and he is hereby removed from the Northern District of Oklahoma to the Eastern District of Oklahoma.

Court adjourned to February 16, 1936.

On this 17th day of February, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John F. Logan, United States Marshal.

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

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

Gladys D. Stone,	Plaintiff,	
		/
vs.		/
New York Life Insurance Company, a corporation,	Defendant.	/

Law 2143. ✓

JOURNAL ENTRY OF ORDER ON PLAINTIFF'S DEMURRER TO DEFENDANT'S ANSWER.

BE IT REMEMBERED, that on the 24th day of October, 1935 came on for hearing this case upon the demurrer of the plaintiff to the defendant's answer, said plaintiff appearing by Kiddie & Beskeff, her attorneys, and the defendant appearing by Wilson and Wilson, its attorneys. After the argument of counsel, the Court ordered that the respective counsel for the parties file written briefs and call attention to their respective contentions, the same to be submitted to the Court on the next court day. The briefs as to be filed.

Therefore, and in accordance with said order the respective parties to said proceedings filed in the office of the Clerk of the Court their respective briefs, said counsel having been admitted to the Court and said was approved by the Court as to be aforesaid.

On the 14th day of February, 1935, the Court, having read said briefs and heard the parties, held that the plaintiff's demurrer to the defendant's answer should be overruled and the case allowed to proceed. With which action of the Court the plaintiff accepted and exceptions were allowed by the Court. Therefore, the Court hereby granted unto the plaintiff a period of 10 (ten) days in which to reply to the defendant's answer.

F. E. REEDER
Judge of said Court.

OK: KIDDIE & BESKEFF
Attorneys for Plaintiff.

WILSON & WILSON
Attorneys for Defendant.

RECORDED: Filed Feb 14, 1935
A. I. Yorkfield, Clerk
U. S. District Court - N.D.

Case adjourned to February 15, 1935.

On this 14th day of February, A. D. 1935, the District Court of the United States for the Northern District of Oklahoma, sitting in and for the County of Tulsa, and pursuant to the command, do hereby certify, that the within and foregoing is a true and correct copy of the original, as the same appears in the files of said Court.

H. I. Bradford, Clerk, U. S. District Court.
J. E. Bailey, United States Marshal.
John L. Lewis, United States Deputy Marshal.

NELLIE SEAMAN,)
 Plaintiff,)
 -vs-) No. 2252 - Law. ✓
)
 L. C. SEAMAN and FRANK PHILLIPS,)
 Defendants.)

Now on this 19th day of February, A. D. 1936, it is ordered by the Court that motion to remand herein be, and the same is hereby, sustained and said case is ordered remanded to the District Court of Craig County, Oklahoma.

 Court adjourned to February 20, 1936.

On this 20th day of February, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
 C. E. Bailey, United States Attorney.
 John P. Logan, United States Marshal.

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

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

REX WATKINSON, Receiver Exchange)
 Nt'l Co., a corp.,) Plaintiff)
)
 vs.)
) No. 1965 Law. ✓
 H. L. STANDEVEN; J. P. NORTON; AETNA)
 CASUALTY & SURETY CO., THE EMPLOYERS')
 LIABILITY ASSURANCE CORP., Ltd. of London,)
 Eng. et al.,) Defendants.)

"O R D E R"

On this the 20 day of February, 1936, for good cause shown, the defendants Aetna Casualty & Surety Company, a corporation, and Employers' Liability Assurance Corporation, Ltd., of London, England, are hereby given and granted fifteen (15) days from this date within which to file second amended answer in this cause.

F. E. KENNAMER
 J U D G E.

ENDORSED: Filed Feb 20 1936
 H. P. Warfield, Clerk
 U. S. District Court H

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

REX WATKINSON, Receiver Exchange Nt'l Co.,)
a corp, Plaintiff)

vs.)

No. 1966 Law

H. L. STANDEVEN: RAYMOND KNOEPFEL, Anc.)
Receiver SOUTHERN SURETY CO., AETNA CASUALTY)
& SURETY CO., EMPLOYER'S LIABILITY ASSURANCE)
CORP., LTD. of London, Eng, et al, Defendants.)

"O R D E R"

On this the 20 day of February, 1936, for good cause shown, the defendants Aetna Casualty & Surety Company, a corporation, and Employer's Liability Assurance Corporation, Ltd., are hereby given and granted fifteen (15) days from this date within which to file their second amended answer in this cause.

F. E. KENNAMER
J U D G E.

ENDORSED: Filed Feb 20 1936
H. P. Warfield, Clerk
U. S. District Court H

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

REX WATKINSON, Receiver Exchange)
Nt'l Co., a corp., Plaintiff)

vs.)

No. 2017 Law. ✓

ROBERT C. FRY: AETNA CASUALTY & SURETY CO.,)
EMPLOYERS' LIABILITY ASSUR. CO., of London,)
Eng. et al, Defendants.)

"O R D E R"

On this the 20 day of February, 1936, for good cause shown the defendants Aetna Casualty & Surety Company, a corporation, and Employers' Liability Assurance Company, Ltd., of London, Eng., are hereby given and granted permission to withdraw their amended answer filed in the above captioned cause and plead to the amended petition and amendment to petition of the plaintiff viled in this cause and are given permission to file instanter Motion to make definite and certain.

F. E. KENNAMER
J U D G E.

ENDORSED: Filed Feb 20 1936
H. P. Warfield, Clerk
U. S. District Court H

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

REX WATKINSON, Receiver Exchange Nt'l
Co., a corp.,)
Plaintiff,)

vs.

No. 2018 Law.

DAN ROODS; HARRY PEIKER; H. L. STANDEVEN:
AETNA CASUALTY & SURETY CO., a corp.,)
EMPLOYERS' LIABILITY ASSURANCE CORP. Ltd.,)
of London, England, et al,)
Defendants.)

"O R D E R"

On this the 20 day of February 1936, for good cause shown, the defendants Aetna Casualty & Surety Company, a corporation and Employers' Liability Assurance Corporation, Ltd., are hereby given and granted fifteen (15) days from this date within which to file their second amended answer in this cause.

F. E. KENNAMER
J U D G E.

ENDORSED: Filed Feb 20 1936
H. P. Warfield, Clerk
U. S. District Court H

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

REX WATKINSON, Receiver Exchange
Nt'l Company, a corp.,)
Plaintiff)

vs

No. 2019 Law.

FAULKNER C. BRAOCH, AETNA CASUALTY &
SURETY CO., a corp., EMPLOYERS' LIABILITY)
ASSURANCE CORP, et al.,)
Defendants.)

"O R D E R"

On this the 20 day of February 1936, for good cause shown, the defendants Aetna Casualty & Surety Company, a corporation, and Employers' Liability Assurance Corporation, Ltd., are hereby given and granted fifteen (15) days from this date within which to file their second amended answer in this cause.

F. E. KENNAMER
J U D G E.

ENDORSED: Filed Feb 20 1936
H. P. Warfield, Clerk
U. S. District Court H

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

REX WATKINSO', Receiver Exchange Nt'l)	
Co., a corp.,	Plaintiff)
)	
vs.)	No. 2020 Law.
)	
DAN ROODS: AETNA CASUALTY & SURETY CO., a corp,)	
THE EMPLOYERS' LIABILITY ASSURANCE CORP, of)	
London, Eng. et al,	Defendants.)

"O R D E R"

On this the 20th day of February, 1936, for good cause shown, the defendants Aetna Casualty & Surety Company, a corporation and Employers' Liability Assurance Corporation, Ltd., are hereby given and granted fifteen (15) days from this date within which to file their second amended answer in this cause.

F. E. KEENAMER
J U D G E.

ENDORSED: Filed Feb 20 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. 2272 Law.
)	
One Barrel of Chili Powder,	Defendant.)

ORDER OF CONFISCATION AND DESTRUCTION.

Now on this 20th day of February, 1936, this cause came on to be heard, and the plaintiff appearing by Chester A. Brewer, Assistant United States Attorney for the Northern District of Oklahoma, and the consignee of the merchandise involved herein, Armour and Company, Tulsa, Oklahoma, appearing neither in person nor by attorney, said consignee is by the Court declared to be in default.

And it being shown to the Court that this cause was instituted for the purpose of seizure and destruction of One Barrel, containing 250 pounds Chili Powder held in the possession of said Armour and Company, which merchandise was shipped by Miller Bros. Company of Garden Grove, California, from Kansas City, Missouri, to Tulsa, Oklahoma, as an interstate shipment, and that said merchandise was adulterated, contained arsenic and was unfit for use, in violation of the Food and Drug Act of June 30, 1906, and should therefore be confiscated and destroyed;

IT IS THEREFORE ORDERED that said merchandise, One Barrel, containing 250 pounds Chili Powder, now in the custody of the United States Marshal for the Northern District of Oklahoma, in this cause, be destroyed, and the said United States Marshal is hereby instructed to proceed to destroy said shipment of One Barrel, containing 250 pounds Chili Powder, and to report

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

IN THE MATTER OF THE FIRST NATIONAL BANK)	
OF FAIRFAX, OKLAHOMA)	Miscellaneous.
)	
JEROME G. QUEENAN, RECEIVER.)	

ORDER AUTHORIZING RECEIVER TO SELL REAL ESTATE AND EXECUTE CONVEYANCE THEREFOR

This cause came on regularly for hearing on this 24th day of February, 1936 upon the verified petition of Jerome G. Queenan, Receiver of the First National Bank of Fairfax, Oklahoma, asking for authority to sell the real estate hereinafter described and to execute conveyance therefor.

On consideration of said petition and the evidence introduced in support thereof the court finds that the real estate above mentioned is described as the

South 75 feet off the east end of Lot 16 and a rectangular strip off the southeast part of Lot 15, having a frontage of 3 feet on Main Street and running west 75 feet and adjoining Lot 16, all in Block 12 in the original townsite of the Town of Fairfax, Osage County, Oklahoma, on which is located a two-story brick

building formerly used for banking purposes by said banking association and to be sold with said real estate two vault doors; that same is carried among the assets of said insolvent trust as Asset No. 431; that it is not necessary for said receiver at this time to use the main banking room in said building; that he has an opportunity to sell said real estate, having an offer for the purchase of same by the First State Bank of Fairfax, Oklahoma, which bank is now using the main banking room in said building as a tenant of said receiver; that said First State Bank has made an offer to purchase said real estate at the sum and price of \$5,000.00 with the provision that if it becomes the purchaser of said real estate and building located thereon under said offer that for a period of twelve months subsequent to the transfer of the property to it the said receiver is to receive sufficient space in the office now occupied by him in the rear of said building for the transaction of the affairs of his receivership, together with light, heat and porter service and together with one-half of the space included in the vault adjacent to said office, free of charge to said trust; that said bank has delivered to said receiver cashier's check for \$500.00 as earnest money, deposit accompanying said bid and it has included in said offer that its bid will stand as a first and guaranteed bid at any auction that may result from petition to this court for authority to make sale of said property.

The court further finds that there are 2 certain vault doors that appear to be classified both as a part of the real estate and part of the personal property belonging to said trust and that said vault doors are included as a part of the property for which the said First State Bank of Fairfax, Oklahoma has made the offer of purchase in the sum of \$5,000.00.

The court further finds that under date of January 29, 1936, the Comptroller of the Currency directed said receiver to file a petition asking the authority and approval of this court for the sale of said property on the basis of the present bid of \$5,000.00 cash or upon the basis of such offer on more favorable terms as may be presented at any auction authorized by the court.

On consideration of said application and of the approval and recommendation of the Comptroller of the Currency, the court finds that the sale of said real estate, including the 2 vault doors, at public auction under the terms and conditions hereinbefore set forth is for the best interest of the said trust and that said sale should be authorized.

The court further finds that due and proper notice of this hearing has been given as provided by law.

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

Bunyan Johnson,	Plaintiff,)
)
v.) No. 1831 LAW. ✓
)
United States of America,	Defendant.)

ORDER ENLARGING TIME TO DOCKET APPEAL:

For good cause shown it is hereby ordered that the time within which the plaintiff herein is required to docket his appeal hereinbefore allowed and to file the record thereof with the Clerk of the United States Circuit Court of Appeals for the Tenth Circuit be, and the same is hereby, enlarged until the 25th day of April, 1936.

Dated this 25th day of February, 1936.

F. E. KENNAMER
UNITED STATES DISTRICT JUDGE.

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

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

UNITED STATES OF AMERICA,	Plaintiff,)
)
vs.) No. 2082 Law. ✓
)
JOHN ABBOTT,	Defendant.)

ORDER FIXING TIME FOR DEFENDANT TO PLEAD.

On this the 25th day of February, 1936, for good cause shown, the defendant, John Abbott is hereby given in addition to the time allowed by previous proceedings in this case, a period of 60 days in which to file his pleadings herein.

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

F. E. KENNAMER
Judge.

ENDORSED: Filed Feb 25 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. 2155 Law
)
Board of County Commissioners of Pawnee County,)
Oklahoma.	Defendant.)

JOURNAL ENTRY

Now on this 16th day of March, 1936, the above entitled cause having come on for hearing before this Court on October 16, 1935, and plaintiff being represented by its attorneys, C. E. Bailey, United States Attorney, and Chester A. Brewer, Assistant United States Attorney for the Northern District of Oklahoma, and the defendant, Board of County Commissioners of Pawnee County, Oklahoma, being represented by Carl D. McGee, County Attorney of Pawnee County, Oklahoma, and M. D. Green and Eric Haase, and the cause being submitted to the Court upon an agreed statement of facts, and the testimony of witnesses duly sworn and examined in open court; and after due consideration of the facts and the evidence introduced, and the briefs submitted by counsel for the respective parties, the Court finds the facts to be as stipulated by the parties; and further finds that as a matter of fact Cecelia Guittar Rappuie, Pawnee Allottee No. 665, made no application for, and did not consent to the issuance of the fee patent issued to her on December 24, 1917, covering the South Half of the Northeast Quarter; and the North Half of the Southeast Quarter of Section Eleven, Township Twenty-three North, Range Four East, Pawnee County, Oklahoma, and that under the law the plaintiff is entitled to the relief prayed for in its petition, and that judgment should be in favor of the plaintiff, to all of which findings the defendant excepts and exceptions are allowed.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the plaintiff, United States of America, have judgment against the defendant, Board of County Commissioners of Pawnee County, Oklahoma, for the sum of \$916.94, and for the costs of this action, to which defendant excepts and exceptions are allowed.

F. E. KENNAMER
JUDGE

C. E. BAILEY United States Attorney.
CHESTER A. BREWER, Assistant United States Attorney
Attorneys for Plaintiff.

CARL D. MCGEE Attorneys for Defendant.

ENDORSED: Filed Mar 16 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. 2237 Law. ✓
)	
JOHN ABBOTT,	Defendant.)	

ORDER FIXING TIME FOR DEFENDANT TO PLEAD.

On this the 25th day of February, 1936, for good cause shown, the defendant, John Abbott is hereby given in addition to the time allowed by previous proceedings in this case, a period of 60 days in which to file his pleadings herein.

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

F. E. KENNAMER
Judge.

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

Court adjourned to February 27, 1936.

On this 27th day of February, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular January 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. F. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John F. Logan, United States Marshal.

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

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

United States of America,	Plaintiff,)	
)	
vs.)	No. 8325 Criminal. ✓
)	
Troy Stamp, et al.,	Defendants.)	

ORDER VACATING SENTENCE

Now on this 25th day of February, one of the regular judicial days of the Regular January 1936 Term of said court, at Tulsa, Oklahoma, this matter being presented to the court upon the oral application of the defendant, Troy Stamp, and the certificate of Dr. H. C. Weber, attached hereto, showing to the court that defendant is in very bad health, his condition being so critical that it is doubtful whether or not he will be able to serve the five months sentence hereby before imposed by the court for violation of the Internal Revenue Laws of the United States, and asking the

court to vacate said sentence in order that defendant may be released from jail and receive proper medical treatment; and the court, being fully advised in the premises, finds that said application should be granted.

IT IS THEREFORE BY THE COURT ORDERED that the sentence of five months, imposed on February 4, 1936, be, and the same is hereby vacated, said sentence being hereby deferred for a period of twelve months or until the further order of the court, and the United States Marshal is hereby ordered to release said defendant upon receipt of this order and under the terms set forth herein.

O.K. C. E. BAILEY United States Attorney
J. R. CHARLTON Attorney for the Defendant.

F. E. KENNEDY
JUDGE.

Statement of Dr. H. C. Weber attached to Original.

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

Court adjourned to February 29, 1936.

On this 29th day of February, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in regular January 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennedy, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John F. Logan, United States Marshal.

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

IN RE: RECEIVERSHIP OF FIRST NATIONAL)
BANK OF FAIRFAX, OKLAHOMA.)
) Miscellaneous. ✓
JEROME G. QUEENAN, RECEIVER.)

Now on this 29th day of February, A. D. 1936, it is ordered by the Court that Order selling bank building at Fairfax, Oklahoma, to the First State Bank of Fairfax, Oklahoma, all as per journal entry to be filed, for the sum of \$5,000.00 be entered.

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

IN RE RECEIVERSHIP OF FIRST NATIONAL Bank)
OF FAIRFAX, OKLAHOMA) Miscellaneous. ✓
)
JEROME G. QUEENAN, RECEIVER.)

ORDER AUTHORIZING RECEIVER TO COMPOUND, SETTLE AND COLLECT CERTAIN DEBT

The above matter coming on to be heard before the court on this, the 29th day of

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

United States of America,	Plaintiff,)
)
vs.) No. 1986 Law
)
Joseph E. Kennedy, S. G. Kennedy, Trustee, et al,)
	Defendants.)

ORDER

Now on this 29th day of February, 1936, this matter coming on before the Court, and it appearing that heretofore, on October 28, 1935, a journal entry of judgment was entered herein on the first cause of action, under the terms of which judgment the plaintiff, United States of America, recovered against the defendants, Joseph E. Kennedy and S. G. Kennedy, Trustee, the amount on deposit and held by the Clerk of this Court in the sum of \$12,142.87, for the use and benefit of the Treasury of the United States;

And it further appearing to the Court that said judgment has become final by the failure of the said defendants to appeal therefrom; and it further appearing to the Court that said fund in question is the property of the United States, and therefore the 1% impounding fee should be waived and dispensed with, and the fund involved paid over in full to the Treasurer of the United States;

IT IS THEREFORE THE ORDER of the Court that H. P. Warfield, Clerk of the United States District Court for the Northern District of Oklahoma, be is hereby instructed to issue a check payable to the Treasurer of the United States covering the amount deposited with the Clerk of said court in the sum of \$12,142.87, and that said check be delivered to the office of the United States Attorney for the Northern District of Oklahoma.

It is the further order of the Court that the 1% impounding fee be waived and dispensed with, and that said fund be paid in full.

F. E. KENPALKER
JUDGE

O.K. C. E. BAILEY United States attorney

ENDORSE: Filed Feb 29 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. 1993 Law. ✓
)
Minnie Kennedy, S. G. Kennedy, Trustee, et al,)
	Defendants.)

O R D E R

now on this 29 day of February, 1936, this matter coming on before the Court, and it appearing that heretofore, on October 28, 1935, a Journal Entry of Judgment was entered herein, on the first cause of action, under the terms of which judgment the plaintiff, United States of America,

recovered against the defendants, Minnie Kennedy and S. G. Kennedy, Trustee, the amount on deposit and held by the Clerk of this court in the sum of \$12,376.66, for the use and benefit of the Treasury of the United States;

And it further appearing to the Court that said judgment has become final by the failure of the said defendants to appeal therefrom; and it further appearing to the Court that said fund in question is the property of the United States, and therefore the 1% impounding fee should be waived and dispensed with, and the fund involved paid over in full to the Treasurer of the United States;

IT IS THEREFORE THE ORDER of the Court that H. P. Warfield, Clerk of the United States District Court for the Northern District of Oklahoma, be, and he hereby is instructed to issue a check payable to the Treasurer of the United States covering the amount deposited with the Clerk of said Court in the sum of \$12,376.66, and that said check be delivered to the office of the United States Attorney for the Northern District of Oklahoma.

It is the further order of the Court that the 1% impounding fee be waived and dispensed with, and that said fund be paid in full.

F. E. KENNAMER
JUDGE

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

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

MISCELLANEOUS.

It is this day ordered in pursuance of Section 12 of the Judicial Code, that the Regular January 1936 Term of said Court at Tulsa, Oklahoma, be adjourned Sine Die.

REGULAR MARCH 1936 TERM

VINITA, OKLAHOMA

MONDAY, MARCH 2, 1936

Now on this 2nd day of March, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Regular March 1936 Term at Vinita, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John A. Logan, United States Marshal.

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

MISCELLANEOUS - REPORT OF REGISTRY FUND.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA
TO THE HONORABLE FRANKLIN A. KENNAMER, Judge of the United States District Court for the Northern District of Oklahoma.

Sir:

In accordance with the law, I hereby respectfully report the condition of the Registry Fund of this Court at the close of business February 29th, 1936.

Balance in the First National Bank and Trust Company of Tulsa, Oklahoma, at the close of business November 9th, 1935. \$64,186.33

Received since November 9th, 1935:

Nov. 26, 1935	Sovereign Camp, Woodmen of the World,	827.27
Jan. 6, 1936	Phillips Petroleum Co.	1,180.00
Jan. 30, 1936	U. S. District Court, E. D. O.	50.72
Feb. 18, 1936	Frank Kucera	<u>1,080.60</u>

Total.....\$67,384.32

Disbursed since November 9th, 1935:

Dec. 19, 1935	H. P. Warfield, Clerk	68.71
Dec. 19, 1935	H. C. Spear & Sons Co.	736.82
Dec. 19, 1935	Fidelity & Deposit Co. of Maryland	28.13
Dec. 19, 1935	Bank of Maiden Rock	28.23
Dec. 19, 1935	First National Bank of Bangor, Wis.	21.23
Dec. 19, 1935	Mrs. F. A. Richardson	28.23
Dec. 19, 1935	Lapeer Savings Bank	10.45
Dec. 19, 1935	The Macabees	227.04
Dec. 19, 1935	United Mutual Life Insurance Co.	222.98
Dec. 19, 1935	Security Benefit Ass'n.	230.67
Dec. 19, 1935	County Treasurer, McCurtain County,	230.67
Dec. 19, 1935	C. Edgar Monnold	3,027.84
Jan. 6, 1936	Mack Motor Co.	4.34
Jan. 6, 1936	H. P. Warfield, Clerk	.04
Jan. 22, 1936	George McCall	990.00
Jan. 22, 1936	H. P. Warfield, Clerk	10.00
Jan. 25, 1936	O. H. Searcy	101.30
Jan. 30, 1936	Wylie Ernest Crabtree, Trustee	4.81
Jan. 30, 1936	Chandler and Chandler	45.40
Jan. 30, 1936	H. P. Warfield, Clerk	.51
Feb. 7, 1936	Sam Edwards	990.00
Feb. 7, 1936	H. P. Warfield, Clerk	10.00

Balance in cash book and in the First National Bank and Trust Company of Tulsa, Oklahoma, at the close of business February 29th, 1936. \$8,857.45

\$67,384.32

Very respectfully,

H. P. WARFIELD, CLERK

ENDORSED: Filed Mar 2 1936
 In Open Court
 H. P. Warfield, Clerk
 U. S. District Court

On this 4th day of March, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kammeler, Judge, present and presiding.

H. F. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John F. Logan, United States Marshal.

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

MISCELLANEOUS - ADMISSION TO BAR.

On this 4th day of March, A. D. 1936, it being made satisfactorily to appear that George H. Carlson is qualified for admission to the bar of the Court, the oath prescribed by the Court is administered and said attorney is declared admitted to the Bar of the Court.

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

IN RE: RECEIVERSHIP OF FIRST NATIONAL)
BANK OF FAIRFAX, OKLAHOMA.)
) Miscellaneous.
JEROME G. QUEEMAN, RECEIVER.)

ORDER APPROVING AND CONFIRMING RECEIVER'S SALE AND DIRECTING RECEIVER
TO EXECUTE PROPER CONVEYANCE FOR
PROPERTY SOLD.

Jerome G. Queeman, Receiver of the First National Bank of Fairfax, Oklahoma, having filed herein his verified return of sale, showing his acts and doings relative to the sale of certain property belonging to said trust, to-wit:

Asset No. 431 of said trust, being the South 75 feet off the east end of lot 18, and a rectangular strip off the southeast part of lot 15, having a frontage of 3 feet on Main Street and running west 75 feet and adjoining lot 18, all in Block 12 in the Original Townsite of Fairfax, Osage County, Oklahoma, together with the two-story brick building located thereon, and including two valut doors located in said building;

and said verified return having been presented to the Court, and the Court having heard and examined the same, and having examined the files herein, and being fully advised in the premises, finds that on the 10th day of February, 1936, and on the petition of the receiver for authority to sell said property, an order was entered setting said petition for hearing on the 24th day of February, 1936, at 9:30 o'clock A.M. That notice of said hearing was given by the receiver by publication for two consecutive weeks in The Fairfax Chief, a weekly newspaper printed and published in Fairfax, Osage County, Oklahoma, and by mailing copies of said order to all of the stockholders of said bank; that on said 24th day of February, 1936, after hearing said application, this Court entered its order authorizing the receiver to sell said property at public auction at such date as the receiver might fix; that thereafter the date of said sale was fixed by the receiver as Saturday, the 29th day of February, 1936, at the hour of 10 o'clock A.M., said sale to be held in the courtroom of this court, and notice thereof was given by publication in The Fairfax Chief, a weekly newspaper printed and published in the Town of Fairfax, Oklahoma, and by mailing copies of said notice to all of the stockholders of said bank.

And now on this 29th day of February, 1936, the hour of 10 o'clock A.M. having arrived, said receiver was present in court, in person and by his counsel, and announced to those

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

REX WATKINSON, Receiver,	Plaintiff,)
)
vs.) No. 1965. ✓
)
H. L. STANDEVEN, et al,	Defendants.)

"O R D E R"

On this the 4th day of March, for good cause shown, the defendants Aetna Casualty & Surety Company, a corporation, and Employers' Liability Assurance Corporation, Ltd., are hereby given and granted fifteen (15) additional time from March 6th, 1936, or until and including March 21st, 1936 within which to file herein their second amended answers. Said Defendants not to be in default until the expiration of said date.

F. E. KENNAMER
J U D G E.

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

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

REX WATKINSON, Receiver,	Plaintiff,)
)
vs.) No. 1966 ✓
)
H. L. STANDEVEN, et al,	Defendants.)

"O R D E R"

On this the 4th day of March, 1936, for good cause shown, the defendants Aetna Casualty & Surety Company, a corporation, and Employers' Liability Assurance Corporation, Ltd., are hereby given and granted fifteen (15) days from March 6th, 1936, or until and including March 21st 1936 within which to file herein their second amended answers. Said defendants not to be in default until the expiration of said date.

F. E. KENNAMER
J U D G E

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

W. J. EATON,	Plaintiff,)
)
-vs-) No. 1963 - Law. ✓
)
MIDLAND VALLEY RAILROAD CO.,	Defendant.)

Now on this 4th day of March, A. D. 1936, it is ordered by the Court that motion of Plaintiff herein to strike counter claim be and it is hereby overruled and exception allowed. Given ten (10) days to reply hereto.

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

REX WATKINSON, Receiver	Plaintiff,)	
)	
vs.)	No. 2017 ✓
)	
H. L. STANDEVEN, et al,	Defendants.)	

"O R D E R"

On this the 4th day of March 1936, this cause comes on for hearing on the motion of the defendants Aetna Casualty & Surety Co., and Employers' Liability Assurance Corp., to require the plaintiff to make definite and certain.

And the Court finds said motion should be sustained.

IT IS THEREFORE, ORDERED, ADJUDGED AND DECREED that the motion of the defendants Aetna Casualty & Surety Co., a corp., and Employers' Liability Assurance Corp., to require the plaintiff to make his petition more definite and certain be and the same is hereby sustained and for good cause shown, plaintiff is given ten days from this date within which to file amended petition and the defendants are given and granted ten days thereafter within which to plead to the amended petition or fifteen days to file answer thereto. Not to be in default during said time.

F. E. KENNAMER
J U D G E.

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

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

REX WATKINSON, Receiver	Plaintiff,)	
)	
vs.)	No. 2018 ✓
)	
H. L. STANDEVEN, Et Al,	Defendants.)	

"O R D E R"

On this the 4th day of March 1936, for good cause shown, the defendants Aetna Casualty & Surety Company, a corporation, and Employers' Liability Assurance Corporation, Ltd., are hereby given and granted fifteen (15) days from March 6th, 1936 or until and including March 21st, 1936, within which to file herein their second amended answers. Said Defendants not to be in default until the expiration of said date.

F. E. KENNAMER
J U D G E.

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

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

REX WATKINSON, Receiver,	Plaintiff,)	
)	
vs.)	No. 2019
)	
H. L. STANDWELL, et al,	Defendants.)	

"O R D E R"

On this the 4th day of March 1936, for good cause shown, the defendants Aetna Casualty & Surety Company, a corporation, and Employers' Liability Assurance Corporation, Ltd., are hereby given and granted fifteen (15) days from March 6th, 1936 or until and including March 21st 1936 within which to file herein their second amended answers. Said defendants not to be in default until the expiration of said date.

F. E. KENNAMER
J U D G E.

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

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

REX WATKINS N, Receiver,	Plaintiff,)	
)	
vs.)	No. 2020
)	
EMPLOYERS' LIABILITY ASSURANCE CORP., LTD., et al,	Defendants.)	

"O R D E R"

On this the 4th day of March 1936, for good cause shown, the defendants Aetna Casualty & Surety Company, a corporation, and Employers' Liability Assurance Corporation, Ltd., are hereby given and granted fifteen (15) days from March 6th, 1936, or until and including March 21st, 1936 within which to file herein their second amended answers. Said defendants not to be in default until the expiration of said date.

F. E. KENNAMER
J U D G E.

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

LEONARD D. HIRSH, Plaintiff,

vs. No. 284 - L.A. ✓

-vs-

BANKERS TRUST CO., A CORP., Defendant.

Defendant.

Now on this 4th day of March, A. D. 1938, it is ordered by the Court that the Defendant do strike her answer and it is hereby taken under affidavit. Plaintiff given a period of five (5) days to file a motion.

EMILIA LAMBROS, Plaintiff,)

vs. No. 2841 - L.A. ✓

-vs-

MEXICO PACIFIC RAILWAY CO., A CORP., Defendant.

Defendant.

Now on this 4th day of March, A. D. 1938, it is ordered by the Court that motion of Defendant to strike her answer is hereby overruled, as per former entry is so filed. It is further ordered that Plaintiff be permitted to amend by intervention. Defendant given fifteen (15) days to answer.

PETE LAMBROS, Plaintiff,)

vs. No. 2843 - L.A. ✓

-vs-

THE W. T. & A. F. RY. CO., Defendant.

Defendant.

Now on this 4th day of March, A. D. 1938, it is ordered by the Court that motion of Defendant to strike her answer is hereby sustained. Plaintiff given ten (10) days to answer. Defendant given ten (10) days thereafter to plead or fifteen (15) days to answer.

EDNA GRAY BULLER, Plaintiff,)

vs. No. 2850 - L.A. ✓

-vs-

UNITED STATES OF AMERICA, Defendant.

Defendant.

Now on this 4th day of March, A. D. 1938, it is ordered by the Court that motion to dismiss her complaint is considered as a Demurrer and further ordered that case be closed to March 9, 1938.

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

Winilla Kelly,	Plaintiff,)
)
vs.) No. 2261 - L. ✓
)
Oklahoma Power and Water Company, a	Defendant.)
corporation,)

O R D E R

Now, on this 4th day of March, 1936, came on for hearing the Special Appearance and Motion to Quash of the defendant, Oklahoma Power and Water Company, the plaintiff appearing by her attorney, W. N. Mahan, and the defendant appearing by its attorney, E. J. Doerner, and the plaintiff having confessed the Special Appearance and Motion to Quash of the defendant, in open court,

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the Special Appearance and Motion to Quash, filed by the defendant Oklahoma Power and Water Company herein, be, and the same is hereby sustained, and the summons issued in the above entitled cause, and the attempted service thereof upon said defendant is hereby vacated, quashed, and held for naught.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the plaintiff be, and she is hereby granted permission to issue alias summons in the above entitled cause.

Done in open court the day and year first above written.

F. E. KENNAMER
JUDGE.

ENDORSED: Filed Mar 15 1936
H. P. Garfield, Clerk
U. S. District Court

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

United States of America,	Plaintiff,)
)
vs.) No. 2262 Law. ✓
)
Standard Paving Company, a Corporation,	Defendant.)
)

ORDER OVERRULING MOTION TO MAKE MORE DEFINITE AND CERTAIN, AND MOTION TO STRIKE.

NOW on this 4th day of March, 1936, this matter coming on before the Court on the motion of defendant to make more definite and certain, and motion to strike, and plaintiff appearing by Chester A. Brewer, Assistant United States Attorney for the Northern District of Oklahoma and defendant appearing by Underwood, Canterbury, Pinson & Lupardus, by Paul Pinson; and the Court after hearing argument of counsel, and being fully advised in the premises, finds that said motion to make more definite and certain, and the motion to strike should be overruled.

IT IS THEREFORE THE ORDER of the Court that the motion of defendant to make more definite and certain, and the motion to strike, be, and the same are hereby overruled, to which

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

A. B. Thompson, Administrator of the estate)
of George Merton Raines, deceased, Plaintiff,)
))
-vs-) 2290 L. ✓
))
J. M. Kurn and John G. Lonsdale, Trustees in)
Bankruptcy of the St. Louis-San Francisco)
Railway Company, a corporation, Defendants.)

O R D E R

This cause comes on to be heard on this, the 4th day of March, 1936, on motion of the Plaintiff, A. B. Thompson, Administrator of the estate of George Merton Raines, deceased, to remand this case as to both causes of action to the District Court within and for the County of Craig, State of Oklahoma. It is first shown that due notice had been given of the hearing, and the said Plaintiff and the said Defendants in this case appear by and through their respective attorneys. Said cause is presented and the Court finds that this Court is without jurisdiction to hear, try, and determine the case and that there is no diversity of citizenship between said Plaintiff and said Defendants, and therefore the said motion should be sustained.

It is, therefore, ordered and adjudged that said motion to remand said case as to both causes of action be, and the same is hereby sustained, and said case as to both causes of action is remanded to the District Court within and for the said County of Craig, State of Oklahoma.

Done in open court this, the 4th day of March, 1936.

F. E. KENNAMER
JUDGE

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

Court adjourned to March 5, 1936.

On this 5th day of March, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John P. Logan, United States Marshal.

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

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

United States,

Plaintiff,)

-vs-

Harvey Brown, J. K. Mitchell and
Walter Mullins,

Defendants.)

No. 2254 Law. ✓

ORDER GRANTING DEFENDANT SECOND EXTENSION OF TIME TO ANSWER

The defendant, J. K. Mitchell, having filed herein his application for an additional sixty (60) days time in which to answer the petition of the plaintiff; and it appearing that such continuance is warranted and in accord with justice and equity,

IT IS, THEREFORE, CONSIDERED, ORDERED AND ADJUDGED BY THE COURT that the said defendant, J. K. Mitchell, be and he is hereby granted sixty (60) days additional time from March 6th, 1936, in which to file his answer to the petition of the plaintiff herein.

F. E. KENNAMER
District Judge.

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

Court adjourned to March 6, 1936.

On this 6th day of March, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney. ✓
John P. Logan, United States Marshal.

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

MISCELLANEOUS - ORDER APPROVING ADDITIONAL PER DIEM OF W. P. SMITH, U. S. COMMISSIONER.

AT THE SPECIAL JANUARY TERM OF THE District Court of the United States, within and for the Northern District of Oklahoma, at the City of Tulsa, on the 3rd day of March, 1936.

Present, the Honorable F. E. Kennamer, Judge.

W. P. Smith, United States Commissioner, in and for the Northern District of Oklahoma, having presented an account for his official services for the months of December, 1935, January and February, 1936, duly certified, and pursuant to provisions of Section 21 of the Act of May 28, 1896, 29 Stat., 184, that "No more than one per diem shall be allowed a Commissioner in a case unless the account shall show that the hearing could not be completed in one day, when one additional per diem may be especially approved and allowed by the Court, then additional per diem claimed

in the cases herein below listed is hereby especially approved and allowed, it being shown with respect to each of said cases that the hearings could not be completed in one day."

- (1) J. W. (Bill) Cruse, et al.
- (2) Harold Maxwell, et al
- (3) R. A. (Dick) Collins, et al
- (4) Sam Allen, et al
- (5) Virgil E. Peek, et al
- (6) Guy A. Stoops, et al
- (7) Charles E. Sloan, et al
- (8) Cortez C. Carnathan, et al
- (9) Jim Trippy
- (10) Lena Marie Kelley
- (11) Andrew Roberts, et al
- (12) Laura Sanders
- (13) B. Lawrence Bainbridge, et al
- (14) J. L. Fordham
- (15) Maynard Phillip Monette
- (16) Tom Davis
- (17) Clarence L. Soloman
- (18) George W. Moorehead
- (19) Marvin F. McKinney
- (20) Lerunie Allison
- (21) John Hutcheson
- (22) John Lane, et al
- (23) Harry Young

It was impossible to conclude any of the hearings in the above entitled cases in one day due to the absence of material witnesses for the prosecution.

W. P. SMITH
U. S. Commissioner

And two per diems in each of the foregoing cases is hereby especially approved and allowed by the Court on this 3rd day of March, 1936.

F. E. KENDAMER
Judge of the U. S. District Court.

endorsed: Filed Mar 6 1936
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to March 9, 1936.

Southern District of Texas, at Houston, and that his case is now set for trial, and that he should be removed to Houston, Texas to be tried on the charge pending against him there.

IT IS, THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED BY THE COURT, that the United States Marshal in and for the Northern District of Oklahoma, be and he hereby is ordered and directed to remove the above named Clarence Leslie Solomon to the Southern District of Texas, at Houston, to be tried on the charge pending against him there.

IT IS THE FURTHER ORDER OF THE COURT that the said Clarence Leslie Solomon be delivered back to the United States Marshal of this district after the disposition of his case in the Southern District of Texas, and returned to Tulsa, Oklahoma for arraignment upon the preliminary charge pending against him in this District.

F. E. KENNAMER
Judge.

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

C. L. BRUCE, ET AL,	Plaintiffs,)	
)	
-vs-)	No. 1830 - Law. ✓
)	
GLOBE INDEMNITY COMPANY,	Defendant.)	

Now on this 9th day of March, A. D. 1936, it is ordered by the Court that the Clerk of this Court file and spread Mandates of Record in the above case, in the following words, to-wit:

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 Robert C. Bruce and Charles Neal Bruce, minors, by C. L. Bruce, their father and next friend, et al., plaintiffs, and Globe Indemnity Company, a corporation, defendant, No. 1830, Law, the judgment of the said District Court in said cause, entered on February 6, 1935, was in the following words, viz:

* * * * *

"Now therefore, it is ordered, adjudged and decreed, that the the plaintiffs Robert C. Bruce, Charles Neal Bruce, Marie Bowman LaSarge and Virginia Bowman do have and recover judgment of and from the defendant Globe Indemnity Company, in the total sum of \$4,452.57 with interest thereon at the rate of six (6) per cent from the date hereof until paid.

"It is further ordered, adjudged and decreed that the plaintiff C. L. Bruce take nothing and recover nothing of and from the defendant Globe Indemnity Company by reason of his action herein."

* * * * *

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 Robert C. Bruce and Charles Neal Bruce, minors, by C. L. Bruce, their father and next friend, et al. agreeably to the act of Congress, in such case made and provided, fully and at large appears;

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

On consideration whereof, it is now here ordered and adjudged by this court that the judgment of the said district court in this cause be and the same is hereby reversed; that this cause be and the same is hereby remanded to the said district court for a new trial; and that each party pay its own costs herein.

- - December 9, 1935.

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

WITNESS, the Honorable CHARLES E. HUGHES, Chief Justice of the United States, the 7th day of March, in the year of our Lord one thousand nine hundred and thirty-six.

COSTS OF	- - - - -)
Clerk,	- - - - - \$-)
.Printing Record-	- - - - - \$-)
Attorney,	- - - - - \$-)
	<u> </u>)
	\$-)

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

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

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 Robert C. Bruce and Charles Neal Bruce, minors, by C. L. Bruce, their father and next friend, et al., plaintiffs, and Globe Indemnity Company, a corporation, defendant, No. 1830, Law, the judgment of the said district court in said cause, entered on February 8, 1935, was in the following words, viz:

* * * * *

"Now therefore, it is ordered, adjudged and decreed that the plaintiffs Robert C. Bruce, Charles Neal Bruce, Marie Bowman La Sarge and Virginia Bowman do have and recover judgment of and from the defendant Globe Indemnity Company, in the total sum of \$4,452.57, with interest thereon at the rate of six (6) per cent from the date hereof until paid.

"It is further ordered, adjudged and decreed that the plaintiff C. L. Bruce take and recover nothing of and from the defendant Globe Indemnity Company by reason of his action herein."

* * * * *

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 Globe Indemnity Company, a corporation, agreeably to the act of Congress, in such case made and provided, fully and at large appears;

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

On consideration whereof, it is now here ordered and adjudged by this court that the judgment of the said district court in this cause be and the same is hereby reversed; that this cause be and the same is hereby remanded to the said district court for a new trial; and that each party pay its own costs herein.

- - December 9, 1935.

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

WITNESS, the Honorable CHARLES E. HUGHES, Chief Justice of the United States, the 7th day of March, in the year of our Lord one thousand nine hundred and thirty-six.

COSTS OF	-----)
Clerk,	\$-- --)
Printing Record	\$-- --)
Attorney	\$-- --)
	-----)
	\$-- --)

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

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

ETHEL BROOKS SHAW,	Plaintiff,)
)
-vs-) No. 2053 - Law.
)
C. R. HUNTER, ET AL,	Defendants.)

Now on this 9th day of March, A. D. 1936, it is ordered by the Court that Plaintiff be granted leave to file supplement to petition. It is further ordered by the Court that Defendant of

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

United States,	Plaintiff,)
)
vs.)
) No. 2265 Law
Nine Hundred Sixty-seven Cases of)
Raider Tomatoes,	Defendant.)

ORDER OF DISMISSAL

Now on this 9th day of March, 1936, this matter coming on before me, and it appearing that a petition in libel has heretofore been filed in this cause, and monition issued, under which the merchandise involved therein was confiscated to the United States because same was misbranded, in violation of the Food and Drugs Act of June 30, 1906. And it further appearing that the consignee of said merchandise, Griffin-Goodner Grocery Company, Tulsa, Oklahoma, filed a bond agreeing to re-label said merchandise, and that said consignee, Griffin-Goodner Grocery Company, has re-labeled said merchandise, in full compliance with the provisions of said Act of Congress;

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

IT IS FURTHER ORDERED that the bond of said consignee, Griffin-Goodner Grocery Company, be, and the same is hereby vacated and set aside and the sureties on said bond are hereby exonerated from any further liability under said bond.

F. E. KENNAMER
JUDGE

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

ENDORSED: Filed Mar 9 1936
H. P. Warfield, Clerk
U. S. District Court A.C.

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

United States,	Plaintiff,)
)
-vs-) No. 2294 Law
)
Four Hundred and Fifty Bottles, more or)
less, DeLuca Brand Olive Oil,	Defendant.)

ORDER FOR MONITION

Now on this 9th day of March, 1936, there having been filed herein a Petition in Libel on behalf of the United States and against Four Hundred and Fifty Bottles, more or less, DeLuca Brand Olive Oil, praying the usual process and monition of this court for an order condemning and forfeiting said merchandise to said plaintiff under provisions of an Act of Congress of June 30, 1906, commonly known as the Pure Food and Drugs Act, and it appearing from said petition in libel that on or about January 22nd and February 4th, 1936, said merchandise was shipped in interstate commerce by DeLuca Olive Oil Company from New York City;

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

Robert C. Bruce, et al.,	Plaintiffs,)	
)	
-vs-)	No. 1830 Law
)	
Globe Indemnity Company, a corporation,	Defendant.)	

O R D E R

Now on this 11th day of March, 1936, on motion of the plaintiffs, It is Ordered, Adjudged and Decreed, that the above entitled cause be and hereby is dismissed without prejudice at the cost of plaintiffs.

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

ENDORSED: Filed Mar 11 1936
H. P. Warfield, Clerk
U. S. District Court A.C.

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

J. J. Melone (a minor) by Sue Melone, his mother as his next friend,	Plaintiff,)	
)	
Vs)	# 2246 L
)	
Midland Valley Railroad Company, a Cor- poration, and City of Tulsa, a Municipal Corporation,	Defendants.)	

O R D E R

Be It Remembered, that now on this 8th day of January, A. D. 1936, the above entitled action coming on to be heard upon plaintiff's Motion to Remand said cause to the State Court, from whence it was removed,

Thereupon, said Motion to Remand was duly presented and heard, and the Court being fully advised in the premises finds that said Motion should be, and the same hereby is granted and sustained.

It is, Therefore, By The Court Ordered, That the above entitled action be and the same is hereby remanded to the District Court of Tulsa County, State of Oklahoma, from which Court said cause was wrongfully removed to the United States District Court for the Northern District of Oklahoma.

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

ENDORSED: Filed Mar 11 1936
H. P. Warfield, Clerk
U. S. District Court ME

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

E. W. HUTCHINSON,	Plaintiff,)	
)	
vs.)	No. 2287 - Law. ✓
)	
BEATRICE CREAMERY COMPANY, a corporation,)	
EARLY R. CASS, and EMPLOYERS LIABILITY)	
ASSURANCE CORPORATION, LTD., a corporation,)	
	Defendants.)	

ORDER REMANDING SUIT TO STATE COURT.

Motion of plaintiff to remand this suit to the District Court of Tulsa County, Oklahoma, coming on for hearing this 11th day of March, 1936, by agreement of counsel; the plaintiff being represented by his attorney, B. A. Hamilton, and the defendants and each of them, being represented by their attorney, R. W. Hudson, and the court having heard the argument of counsel and being fully advised, upon consideration, finds that said motion should be sustained.

IT IS THEREFORE ordered that the motion of plaintiff to remand this case to the District Court of Tulsa County, Oklahoma, be and the same is hereby granted, and this cause be and the same is hereby remanded to the District Court of Tulsa County, Oklahoma for further proceedings.

Dated this 16th day of March, 1936.

F. E. KENNAMER
JUDGE OF THE U. S. DISTRICT COURT
FOR THE NORTHERN DIST. OF OKLA.

ENDORSED: Filed Mar 16 1936
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to March 13, 1936.

On this 13th day of March, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John P. Logan, United States Marshal.

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

UNITED STATES OF AMERICA,	Plaintiff,)	
)	
-vs-)	No. 7925 - Criminal. ✓
)	
W. J. MERRIN and BOB McCLENDEN,	defendants.)	

ORDER OF COURT

No. 7925 Cr. Cont'd.

Considered and ordered this 13th day of March, 1936, and ordered filed and made a part of the records in the above case. It is ordered that probationer Bob McClenden be released from further supervision.

F. E. KENNAMER

ENDORSED: Filed Mar 13 1936
H. P. Warfield, Clerk
U. S. District Court H

UNITED STATES OF AMERICA,	Plaintiff,)	
)	
-vs-)	No. 8035 - Criminal. ✓
)	
BILL DELP,	Defendant.)	

ORDER OF COURT

Considered and ordered this 13th day of March 1936 and ordered filed and made a part of the records in the above case. It is ordered that probationer Bill Delp be released from further supervision.

F. E. KENNAMER

ENDORSED: Filed Mar 13 1936
H. P. Warfield, Clerk
U. S. District Court H

UNITED STATES OF AMERICA,	Plaintiff,)	
)	
-vs-)	No. 8042 - Criminal. ✓
)	
LOIS ALLS,	Defendant.)	

ORDER OF COURT

Considered and ordered this 13th day of March 1936 and ordered filed and made a part of the records in the above case. It is ordered that probationer Lois Alls be released from further supervision.

F. E. KENNAMER

ENDORSED: Filed Mar 13 1936
H. P. Warfield, Clerk
U. S. District Court H

Court adjourned to March 16, 1936.

On this 16th day of March, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John F. Logan, United States Marshal.

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

MISCELLANEOUS - ORDER APPROVING ADDITIONAL PER DIEM OF W. M. SIMMS.

At the special March Term of the District Court of the United States, within and for the Northern District of Oklahoma, at the City of Vinita, on the 16th day of March, 1936.

Present, the Honorable F. E. Kennamer, Judge

W. M. Simms, United States Commissioner, in and for the Northern District of Oklahoma, having presented an account for his official services for the months of December, January and February duly certified, and pursuant to provisions of Section 21 of the Act of May 28, 1896, 29 Stat., 184, that "No more than one per diem shall be allowed a Commissioner in a case unless the account shall show that the hearing could not be completed in one day, when in the court, then additional per diem claimed in the cases herein below listed is hereby specially approved and allowed, it being shown with respect to each of the said cases that the hearings could not be completed in one day.

- No. 3 - U. S. vs. Fred Gilman & Clyde Salyer
- 4 - U. S. vs. Robert Clasby
- 5 - U. S. vs. Frank Forrester
- 6 - U. S. vs. Ace Still
- 7 - U. S. vs. Buck Slate
- 8 - U. S. vs. Knon Brown
- 9 - U. S. vs. Sid Hall
- 10 - U. S. vs. Clint Clark
- 11 - U. S. vs. Clarence Sullivan
- 14 - U. S. vs. A. J. Harrison, et al
- 15 - U. S. vs. Elbert Martin
- 17 - U. S. vs. Jim Davison
- 18 - U. S. vs. Sam Clark & John Rex

And two per diems in each of the foregoing cases is hereby specially approved and allowed by the Court on this 16th day of March, 1936.

F. E. KENNAMER
Judge of the District Court.

ENDORSED: Filed Mar 16 1936
H. P. Warfield, Clerk
U. S. District Court

MISCELLANEOUS - ORDER APPROVING ADDITIONAL PER DIEM OF JOHN R. PEARSON.

Two per diems were charged in the following cases because of the fact that it was

impossible to conclude the preliminary hearing on the date of the arraignment due to the absence of material witnesses for the Government:

- 544 United States v. Herman Pitts,
- 546 United States v. Charley Clark & Ed Bighorse
- 550 United States v. Roy Mann, Frances King and Loretta Evans,
- 553 United States v. L. M. Moore, Ben Sharp, Lorinda Brown, Victor Cummings and Mrs. R. B. VanNoy,
- 555 United States vs. Mrs. R. B. VanNoy,
- 561 United States v. Vester Lunsford, Rachel Lunsford, M. T. Galiger & Sylvia Galiger.

JOHN R. PEARSON
U. S. Commissioner.

Subscribed and sworn to before me this 7th day of March, 1936.

LORENA FEATHERSTON
Notary Public.

My commission expires: Jan. 17, 1940.
(SEAL)

Two per diems in the above listed cases are hereby approved.

F. E. KEPLER
United States District Judge.

ENDORSED: Filed Mar 16 1936
H. P. Warfield, Clerk
U. S. District Court

UNITED STATES OF AMERICA,	Plaintiff,)	
)	
-vs-)	No. 8033- Criminal.
)	
CICERO VAUGHAN,	Defendant.)	

Now on this 16th day of March, A. D. 1936, there comes on for hearing Order to Show Cause in the above case. And thereupon, statements are made by G. L. Holbert, Joe W. Howard and Defendant Cicero Vaughan. And thereafter, after being fully advised in the premises it is ordered by the Court that said Defendant be adjudged guilty and that judgment and sentence be imposed as follows:

Be committed to the custody of the Attorney General of the United States or his authorized representative, for confinement in a County Jail for a period of:
Six (6) Months and a fine of \$500.00 on execution.

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

UNITED STATES,	Plaintiff,)
)
vs.) No. 2257 Law
)
R. C. Drummond, J. E. Martin and Alfred)
A. Drummond,	Defendants.)

ORDER OF DISMISSAL

Now on this 19th day of March, 1936, it appearing to the Court that the purpose for which the above entitled cause was instituted has been satisfied by payment of the amount sued for, together with the court costs of said action, and that said cause should be dismissed;

IT IS THEREFORE THE ORDER of the Court that said cause be, and the same hereby is dismissed, with prejudice.

F. E. KENNAMER
JUDGE.

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

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

Court adjourned to March 20, 1936.

On this 20th day of March, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John P. Logan, United States Marshal.

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

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

United States of America,	Plaintiff,)
)
vs.) No. 2299 Law
)
One 1935 Ford Standard Tudor Sedan Automobile,)
Motor No. 18-1,960,464,	Defendant.)

ORDER FOR MONITION

Now on this 20th day of March, 1936, it appearing to the court that there has been a Petition in Libel filed in the above styled and numbered cause on behalf of the plaintiff, the

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

One 1935 Ford Standard Tudor Sedan automobile,
Motor No. 18-1,960,464,

has been seized and is being libeled under Section 3450 of the Revised Statutes of the United States, and it further appearing that a monition is requested by the plaintiff in said cause to be issued to all parties claiming any interest, right or title in or to said automobile; and it further appearing to the Court that one J. L. Enoche and Mrs. Blanche Davidor, and the Universal Credit Company, a corporation organized under the laws of the State of Delaware, with its principal place of business in the United Artists Building in the City of Detroit, Michigan, and conducting a place of business at Tulsa, Oklahoma, claim some right, title or interest in said automobile and should be notified of said claim of the plaintiff in this cause.

IT IS THEREFORE THE ORDER OF THE COURT that a monition issue as asked for in said petition and motion, that said monition be served upon the parties above named, requiring them to appear in said court on or before twenty (20) days after personal service or fifteen (15) days after publication of first public notice, and to show cause if any they have why said automobile should not be confiscated by right of libel under Section 3450 of the Revised Statutes of the United States.

It is further ordered that the United States Marshal for the Northern Judicial District of Oklahoma be, and he is hereby directed to detain the said above described property in his possession until further order of this court and to make his return herein as required by law as to service of monition.

F. E. KENNAMER
JUDGE

ENDORSED: Filed Mar 20 1936
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to March 21, 1936.

On this 21st day of March, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John F. Lowan, United States Marshal.

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

L. C. Brown	Keith Guenther
Harry C. Harrison	J. B. Hixson
W. M. Weaver	Arthur Lawrence
C. E. Davis	L. A. Hurst
Earnest Donaway	C. C. Masley
L. F. Cole	Jack Carmack
Allen Toney	Albert Hulsey
J. W. Friggle	Claude G. Gallimore
J. A. Weyman	S. H. Dodd
J. R. McCormick	Ray Winters
Lon Edwards	L. J. Walker
Chas. Harris.	

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

A. L. Kirby	C. E. Davis
G. R. Bryant	L. F. Cole
Hamilton Price	J. A. Weyman
D. W. Wright	J. R. McCormick
R. R. Fulkner	W. B. Hixson
W. M. Weaver	Ray Winters

are excused from service as Jurors for the term.

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

E. L. Bell	Earnest Donaway
------------	-----------------

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

Thereupon, the balance of said array are accepted as Petit Jurors for this Special March 1936 Term of Court.

ENDORSED: Filed In Open Court
Mar 23 1936
H. P. Warfield, Clerk
U. S. District Court

UNITED STATES OF AMERICA,	Plaintiff,)
-vs-) No. 7571 - Criminal.
EARL LOE & KENNETH LANG,	Defendants.)

Now on this 23rd day of March, A. D. 1936, the above styled case is called. Statements of counsel are made. Kenneth Lang is present in person and by counsel. And thereafter, report and transcript are ready by agreement herein. And thereafter, it is ordered by the Court after being fully advised in the premises, that said Defendant be adjudged guilty and that judgment and sentence be imposed as follows:

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

Count One - Three (3) Years.
Count Two - Three (3) Years. Said sentence of confinement in Count Two shall run concurrent with the sentence in Count One.

No. 7571 Cr. Cont'd.

It is further ordered by the Court that said Defendant be placed on probation for a period of three (3) Years and that consent of said Defendant be given to leave this District.

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 8113 - Criminal.
)
JOHN NEWTON BRASHEAR,	Defendant.)

Now on this 23rd day of March, A. D. 1936, the above styled case is called for trial. The Defendant is present in person and by counsel W. C. Peters and both sides announce ready for trial. Thereupon, a jury is duly empaneled and sworn as to qualifications. The Government challenges C. G. Sego, O. E. Brown, B. Cave. The Defendant challenges Ed Jones. Thereupon, the jury sworn to try said cause and a true verdict render is as follows: Loyd Pierce, G. A. Staton, C. H. Christian, Harve Sellers, Lovis Capps, G. R. Bryant, Price Hamilton, J. R. Leach, Brice Hudson, Chester Stanback, Harry Walling, E. R. Ranch. All witnesses are sworn in open court and opening statements of counsel are made. The Government introduces evidence and proof with the following witnesses: Henry Jeffries, James D. Ramsey, H. H. Montgomery, Lon C. Dowell, Stoner McClelland, John Parker, Thorald C. Busher, Robert A. Baker, George W. Walker and D. B. Crewson. and thereafter, the noon hour having arrived, the jury is admonished and court is recessed to 1:30 o'clock P.M.

And thereafter, at 1:30 o'clock P.M. on this same day, court is again in session. All parties present as heretofore and each and every member of the jury is present in person and in the Box. Now at this time, the Government rests. Thereupon, the Defendant demurs to the evidence introduced herein, which demurrer is, by the Court overruled and exception allowed. Thereafter, the Defendant introduces evidence and proof with the following witnesses: W. H. Elliott, Scott Whitehead, J. M. Bankston, J. W. Burton, John Newton Brashear. And thereafter, the Defendant rests. Both sides rest. And now at this time, the Defendant again demurs to the evidence presented herein, which demurrer is, by the Court, overruled and exception allowed. Closing arguments of counsel are made and the Court instructs the jury as to the law in the case and the jury retires in charge of a sworn bailiff to deliberate upon their verdict herein. And thereafter, on this same day, the jury returns into open court and through their Foreman present their verdict, which verdict is in words and figures as follows:

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

UNITED STATES OF AMERICA	Plaintiff)
vs.) No. 8113 Cr.
JOHN NEWTON BRASHEAR	Defendant)

VERDICT

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

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

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

LOYD PIERCE
Foreman.

FILED In Open Court
Mar 23 1936
H. P. Warfield, Clerk
U. S. District Court

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

It is further ordered that judgment and sentence be passed to March 27, 1936.

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

Sarah R. Smith,	Plaintiff,)	
)	
vs.)	No. 2228-Law. ✓
)	
New York Life Insurance Company, a corporation,	Defendant.)	

O R D E R

Now, on this 23 day of March, 1936, upon stipulation of the parties both plaintiff and defendant to this cause,

IT IS HEREBY ORDERED that the plaintiff be and she is hereby permitted to amend instant her second amended petition, by substituting for page 3 thereof, another page restating and amending the allegations contained in said page. Ten days to plead or 15 to answer.

F. E. KENNAMER
Judge of said Court.

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

Court adjourned to March 24, 1936.

On this 24th day of March, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1936 Term, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John P. Loran, United States Marshal.

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

MISCELLANEOUS - APPOINTMENT OF ANGIE CONSTOCK, as Deputy Clerk. ✓

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

UNITED STATES OF AMERICA)
Northern District of Oklahoma) SS

By virtue of the authority in me vested by the laws of the United States of America, Angie Constock, is hereby appointed Deputy Clerk of the U. S. District Court for the Northern District of Oklahoma.

Libel on behalf of the United States and against One Hundred Eight Cases Green Tree Six Percent beer, praying for the usual process and rendition of this Court for an order condemning and forfeiting said merchandise to said plaintiff, under provisions of an Act of Congress of June 30, 1906, commonly known as the Food and Drugs Act, and it appearing from said Petition in Libel that on or about March 17, 1936, said merchandise was shipped in interstate commerce by Peerless Brewing Company, from Washington, Missouri; and it further appearing to the Court from said Petition in Libel that said shipment of beer was misbranded in violation of said Act of Congress, and that said shipment should be seized under and by virtue of said Act of Congress; and it further appearing that the Falstaff Distributing Company claims some interest in said merchandise;

IT IS THE ORDER of the Court that process of this Court be duly issued, directing the United States Marshal for the Northern District of Oklahoma to seize and arrest said merchandise, take and safely keep same in his custody until the further order of this Court, and that he serve such warrant and monition upon all parties known to be interested in said merchandise, and particularly the Falstaff Distributing Company, commanding said company to appear and show cause, if any there be, why said merchandise should not be forfeited to this plaintiff.

F. E. KENNELER
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 TULSA, OKLAHOMA WEDNESDAY, MARCH 25, 1936

On this 25th day of March, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John F. Logan, United States Marshal.

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

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

Miscellaneous Criminal

ORDER FOR DESTRUCTION OF LIQUOR.

Now on this 25th day of March, 1936, the same being one of the regular judicial days of the Special March A. D. 1936 Term of said court, this matter comes on before the court upon the application of the United States Attorney for an order of court to destroy certain intoxicating liquors that have been heretofore seized by Investigators in the Alcohol Tax Unit and certain local police officers working in conjunction with them in this district, while performing their official duties, and it appearing to the court that Mr. Harry E. Brill, Investigator in the Alcohol Tax Unit 211 Federal Building, Tulsa, Oklahoma, now has in his custody and control the following described

intoxicating liquors in certain criminal cases that should be destroyed, and it further appearing to the court that satisfactory disposition has been made of said criminal cases, and that there is therefore, no further need of retaining said liquors, to-wit:

Cr. #8009 - Lester J. Lenhart - 7 bottles (fifths) Gin
2 pints Gin
20 pints of assorted whiskies
Cr. #8325 - Troy Stapp, et al - 258 pints assorted whiskies.
Cr. #8170 - Joe Curry, - 21 pints and 40 half pints of assorted
whiskies.

IT IS, THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED BY THE COURT, that Mr. Harry E. Brill, Investigator in the Alcohol Tax Unit, 311 Federal Building, Tulsa, Oklahoma, be and he hereby is ordered and directed to destroy the above described intoxicating liquors, and to make a report of his acts to the Clerk of this Court.

F. E. KENNAMER
Judge.

OK: JOE W. HOWARD
Joe W. Howard, Assistant United States Attorney.

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

Court adjourned to March 26, 1936.

On this 26th day of March, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John P. Logan, United States Marshal.

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

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 7925 - Criminal. ✓
)
H. J. MARLIN and BOB McCLENDEN,	Defendants.)

ORDER OF COURT

Considered and ordered this 24th day of March, 1936 and ordered filed and made a part of the records in the above case. It is ordered that probationer H. J. Marlin be released from further supervision.

F. E. KENNAMER

ENDORSED: Filed Mar 26 1936
H. P. Warfield, Clerk
U. S. District Court

UNITED STATES OF AMERICA,

Plaintiff,)

-vs-

No. 7998 - Criminal. ✓

L. J. BROOKS,

Defendant.)

ORDER OF COURT

Considered and ordered this 24th day of March, 1936, and ordered filed and made a part of the records in the above case. It is ordered that probationer L. J. Brooks be released from further supervision.

F. E. KEFFNER

ENDORSED: Filed Mar 26 1936
H. P. Warfield, Clerk
U. S. District Court

UNITED STATES OF AMERICA,

Plaintiff,)

-vs-

No. 8030 - Criminal. ✓

MINNIE JACKSON & MILOM GRAYSON,

Defendants.)

ORDER OF COURT

Considered and ordered this 24th day of March, 1936, and ordered filed and made a part of the records in the above case. It is ordered that probationer Minnie Jackson be released from further supervision.

F. E. KEFFNER

ENDORSED: Filed Mar 26 1936
H. P. Warfield, Clerk
U. S. District Court

UNITED STATES OF AMERICA,

Plaintiff,)

-vs-

No. 8310 - Criminal. ✓

W. S. BATES,

Defendant.)

Now on this 26th day of March, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendant W. S. Bates appearing in person and by counsel, Joe Gill, Jr., Now at this time, it is ordered by the Court that judgment and sentence be imposed as follows:

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

Ninety (90) days.

UNITED STATES OF AMERICA,)
 Plaintiff,)
 -vs-)
 R. A. (Dick) COLLINS, ALICE BLANCH COLLINS,)
 A. S. BATSON, KYLE WOOD, FRANK KRUCERA, LEONARD)
 C. SMITH, HENRY E. COOPMAN, ALLEN K. COOPMAN,)
 TOMMY CRABTREE and JESS HUBBENT,)
 Defendants.)

No. 8318 - Criminal. ✓

Now on this 26th day of March, A. D. 1936, the above styled case is called for trial. All Defendants are present in person and by counsel and the Government is represented by the U. S. Attorney. And thereafter, Luther Lane is appointed by the Court to represent defendant, Kyle Wood. and thereafter, it is ordered by the Court, upon motion of the U. S. Attorney, that case as to Defendants Henry E. Coopman and Allen K. Coopman be and they are hereby dismissed. And it is the further order of the Court, upon motion filed by the U. S. Attorney, that case as to defendant A. S. Batson be, and it is hereby dismissed.

And thereafter, Defendant Alice Blanch Collins is arraigned and enters a plea of not guilty to Counts 1 and 2 and guilty to Count 3 as charged in the indictment heretofore filed herein. And thereafter, Defendant Kyle Wood withdraws his former plea of not guilty to Count 1 and now enters a plea of guilty to Count 1 as heretofore charged. And thereafter, it is ordered by the Court, upon motion of the U. S. Attorney, that Counts 2 and 3 be and they are hereby dismissed as to Defendant Kyle Wood.

And thereafter, Defendant Frank Krucera withdraws his former plea of not guilty to Count 1 and now enters a plea of guilty to said Count as heretofore charged. And thereafter, it is ordered by the Court that Counts 2 and 3 be dismissed, as per motion filed by the U. S. Attorney.

Thereupon, Defendants Alice Blanch Collins, Leonard C. Smith and Tommy Crabtree announce ready for trial. A jury is duly empaneled and sworn as to qualifications. Both sides waive challenges. B. A. Dave and George Chaney are excused by the Court for cause. Thereupon, the jury sworn to try said cause and a true verdict render is as follows: I. C. Brown, Barry O. Harrison, Allen Torrey, Lon Edwards, Keith Spenner, Arthur Lawrence, L. A. H. Hat, C. G. Esley, Jack Carrick, Albert Hulsey, Claude C. Gillmore, S. H. Dodd. All witnesses are sworn to, open court and opening statements of counsel are made. The Government introduces evidence and reads with the following witnesses: Mr. Hill, Miss Jane Wells, John M. Sawyer, James E. Gayler, Paul Stepp. Thereafter, Defendant Tommy Crabtree withdraws his former plea of not guilty to Count 3 and now enters a plea of guilty to said Count. And thereafter, it is ordered by the court, upon motion of the U. S. Attorney, that Counts 1 and 2 be dismissed. Thereupon, it is further ordered by the Court that case be dismissed to defendant Leonard C. Smith due to insufficient evidence. It is further ordered by the Court, upon motion of the U. S. Attorney, that Counts 1 and 2 be dismissed as to Defendant Alice Blanch Collins. Thereafter, it is ordered by the Court that said jury be discharged from further consideration of said case.

Now at this time, it is ordered by the Court that judgment and sentence be now imposed as follows:

R. A. (Dick) COLLINS

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

- Count One - One (1) Year and One (1) Day.
- Count Two - One (1) Year and One (1) Day and a fine of Six hundred (\$600.00) Dollars on execution.
- Count Three - One (1) Year and One (1) Day.

Said sentences of confinement in Counts Two and Three to run concurrent with the sentence imposed in Count One.

No. 8318 Cr. Cont'd.

ALICE BLANCH COLLINS

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

Count Three - One (1) Year and One (1) Day.

KYLE WOOD

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

Count One - Six (6) Months.

FRANK KRUCERA

It is ordered by the Court that said Defendant be placed on probation for a period of Two (2) Years as to Count 1, during good behavior or until the further order of the Court.

TOMMY CRABTREE

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

Count Three - One (1) Year and One (1) Day.

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

United States of America,	Plaintiff,)	
)	
vs.)	No. 8318 Criminal. ✓
)	
Frank Kucera et al.,	Defendants.)	

ORDER RELEASING CASH BAIL

Now on this 26th day of March A. D. 1936, upon consideration of the application of the defendant, Frank Kucera, for release of cash bail in the sum of \$1,000, less the Clerk's impoundage fee of one per cent, heretofore posted by said defendant with the Clerk of this Court for appearance of said defendant for trial, and it appearing to the court that the conditions of such cash bail have been complied with and should be released,

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED BY THE COURT that the Clerk of this court release and pay to the person or persons who deposited said bail the amount thereof less said Clerk's impoundage fee of one per cent of the amount thereof.

F. W. HEDGECOCK
JUDGE

G.K. JOE W. HOWARD, Assistant United States Atty.

FILED: Filed Mar 26 1936
H. W. Warfield, Clerk
U. S. District Court

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

United States,)
Plaintiff,)
)
) No. 1294- Law. ✓
)
)
Twenty and three-fourths Cases, more or less,
The Six Cardinal 'Fully Aged' Beer, Defendant.

O R D E R

Now on this 26th day of March, 1936, this matter coming on before the Court, pursuant to motion heretofore issued herein, and plaintiff appearing by Chester A. Brewer, Assistant United States Attorney for the Northern District of Oklahoma, and the Southern Fish and Oyster Company appearing in person, and the Court being fully advised in the premises, finds that the allegations contained in plaintiff's petition in libel are true.

IT IS THEREFORE THE ORDER of the Court that the Southern Fish and Oyster Company relabel the bottles of beer involved herein, in full compliance with the provisions of the Act of Congress of June 30, 1906, as amended, under the supervision and control of the Food and Drugs Administration, and that said bottles of beer be not sold or disposed of contrary to the provisions of said Act of Congress, as amended.

IT IS THE FURTHER ORDER of the Court that the Southern Fish and Oyster Company pay the expense of the supervision of the re-labeling of said bottles of beer.

F. E. HENNINGER
JUDGE.

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

RECORDED: Filed Mar 26 1936
H. B. Warfield, Clerk
U. S. District Court W.E.

Court adjourned to March 27, 1936.

On this 27th day of March, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Henninger, Judge, present and presiding.

H. B. Warfield, Clerk, U. S. District Court.
C. E. Miller, United States Attorney.
John J. Ingram, United States Marshal.

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

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

O R D E R

At Tulsa, in said district, on this the ____ day of March, 1936, before the Honorable F. E. Kennamer, Judge of said Court:

On this day came on for consideration the petition of J. M. Humphreys, Referee in and for said district, and it appearing from said petition that said Referee has purchased the following described books for the use and benefit of his office, to-wit:

Gilbert's Collier on Bankruptcy, 2nd Edition	\$25.00
9 Volumes Remington on Bankruptcy	<u>60.00</u>
	\$85.00

And it appearing that said books should remain in the office of the Referee in Bankruptcy, and that said Referee should be reimbursed for said expenditures from the funds now in the expense account of the Referee in Bankruptcy; now, therefore,

IT IS ORDERED that said J. M. Humphreys, Referee in Bankruptcy, reimburse himself in the sum of \$85.00 as above set out from the funds in the account of the Referee in Bankruptcy; and

IT IS FURTHER ORDERED that the above described books shall be receipt for to the Clerk of the United States District Court by the Referee filling the vacancy of the present Referee.

F. E. KENNAMER
J U D G E

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

APPOINTMENT OF BENJAMIN B. BALLENGER, DEPUTY CLERK.

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

UNITED STATES OF AMERICA)
) SS.
Northern District of Oklahoma)

By virtue of the authority in me vested by the laws of the United States of America, Benjamin B. Ballenger, is hereby appointed Deputy Clerk of the U. S. District Court for the Northern District of Oklahoma, effective April 1, 1936.

IN TESTIMONY WHEREOF, I, the undersigned Clerk of the District Court of the United States for the Northern District of Oklahoma, have hereunto set my hand and affixed the seal of said Court, at Tulsa, in said District, this 27th day of March, A. D. 1936.

H. P. WARFIELD
H. P. WARFIELD, CLERK
U. S. District Court,
Northern District of Oklahoma.

(SEAL)
endorsed; Filed Mar 27 1936
H. P. Warfield, Clerk
U. S. District Court

There heretofore the plaintiff, Ida Wells, had, on the 17th day of February, 1933, filed an action in the Tulsa County, Oklahoma District Court Case No. 55753 involving the same subject matter as that which she has sued to recover on in this action; that on the 10th day of October, 1933, a judgment was rendered in that case giving the plaintiff, Ida Wells, judgment against this defendant, George W. Wells, in the sum of \$500.00 plus interest and costs; that said judgment has been paid and that the same was a final judgment.

The court further finds that the said judgment rendered in the District Court of Tulsa County, Oklahoma is a bar to any further suit on the same subject matter, and that the matters herein sued upon are res adjudicata by reason of said judgment rendered in favor of this plaintiff and against this defendant in the District Court of Tulsa, Tulsa County, Oklahoma.

The court further finds that by reason of the facts above set forth the plaintiff is not entitled to judgment against the defendant in this matter.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that judgment be rendered for the defendant for his costs herein expended in the sum of \$5.00, and that the plaintiff take nothing in this matter for the reason that the judgment rendered in the District Court of Tulsa County, Oklahoma, Case No. 55753 on the 10th day of October, 1933 in favor of this same plaintiff and against this same defendant involving the same subject matter sued on herein, the same being a final judgment, constitutes a bar to this action on behalf of this plaintiff and against this defendant, and that said matter sued on herein are res adjudicata by virtue of the said judgment having been rendered in the District Court of Tulsa County, Oklahoma, as aforesaid.

F. E. KENNUMER
JUDGE.

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

Court adjourned to March 28, 1936.

On this 28th day of March, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennumer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John P. Logan, United States Marshal.

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

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

REX WATKINSON, Receiver of the EXCHANGE NATIONAL)
COMPANY, a corporation, Plaintiff,)

vs.

ROBERT G. FRY, et al. Defendants.)

No. 2017 Law. ✓

O R D E R

No. 2017 Law Cont'd.

Upon the motion of the Plaintiff herein, for good cause shown,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED by the court that the plaintiff be and he is hereby permitted to dismiss without prejudice the amended petition herein as against the defendants H. L. Standeven and Harry Peiker.

Dated this 28th day of March, 1936.

F. E. KENNAMER
Judge.

EMDORSED: Filed Mar 28 1936
H. P. Warfield, Clerk
U. S. District Court H

Court adjourned to March 30, 1936.

On this 30th day of March, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1936 Term at Tulsa, met pursuant to adjournment, Hon. F. E. Kennamer, Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John P. Logan, United States Marshal.

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

GLADYS D. SHIRA,

Plaintiff,)

-vs-

) No. 2136 - Law.

NEW YORK LIFE INS. CO. a mutual corporation,

Defendant.)

Now on this 30th day of March, A. D. 1936, a trial by jury is duly waived in open court by agreement. And thereafter, it is ordered by the Court that said case be passed for a period of two weeks or to April 13, 1936. Plaintiff permitted to file amended reply herein.
