

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

United States,	Plaintiff,)	
)	
vs.)	No. 2163 Law. ✓
)	
W. A. Claxton,	Defendant.)	

JOURNAL ENTRY OF JUDGMENT

Now on this 30th day of March, 1936, this matter coming 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 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.

It being further shown to the Court that said defendant has paid \$13.00 of the amount sued for herein, leaving a balance due of \$47.00, for which sum the Court finds plaintiff is entitled to judgment.

IT IS THEREFORE THE ORDER AND JUDGMENT of the Court that plaintiff, in its own behalf and in behalf of Harry Crawfish, Quapaw Allottee No. 97, do have and recover of and from the defendant, W. A. Claxton, the sum of \$47.00, with interest thereon at the rate of 6% per annum from January 1, 1935, until paid, and for all costs of this action.

F. E. KENNAMER
JUDGE

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

ENDORSED: Filed Mar 30 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. 2165 Law ✓
)	
E. C. McWilliams,	Defendant.)	

ORDER OF DISMISSAL

Now on this 30th 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 by the defendant of the amount sued for, together with the costs of said action, and that said cause should be dismissed;

IT IS BY THE COURT ORDERED that said cause do, and the same hereby is dismissed, with prejudice.

F. E. KENNAMER
JUDGE

O.K. CHESTER A. BREWER, Assistant United States
ENDORSED: Filed Mar 30 1936 Attorney.
H. P. Warfield, Clerk
U. S. District Court

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

EVA DIXON, as next friend of Wayne Shumaker, et al,)	Plaintiffs,)	
-versus-		N. 2168 Law. ✓
WINONA OIL COMPANY, et al.,	Defendants.)	

O R D E R

On this 30th day of March, 1936, come said plaintiffs, by their attorneys, Leander S. Hall and Charles A. Holden, and thereupon, on motion, it is ordered by the court that this cause be and the same hereby is dismissed upon payment of the costs herein by plaintiffs.

F. E. KENNAMER
Judge.

O.K. GREEN & FARMER

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

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

United States,	Plaintiff,)	
vs.		No. 2170 Law. ✓
COX MACHINERY COMPANY,	Defendant.)	

ORDER OF DISMISSAL

Now on this 30th day of March, 1936, this matter coming on to be heard in open court, and it being shown to the Court that the purpose for which the above entitled cause was instituted has been satisfied by settlement of the amount due, together with the costs of said action, the Court finds 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. BREMER
Assistant United States Attorney

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

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

United States,	Plaintiff,)
)
vs.) No. 2180 Law
)
W. C. Hale,	Defendant.)

JOURNAL ENTRY OF JUDGMENT

Now on this 30th day of March, 1936, this matter coming on to be heard in open court before Honorable F. E. Kennamer, Judge presiding, on the petition of plaintiff and the default of the defendant, 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 defendant, W. C. Hale, 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.

It being further shown to the Court that said defendant has paid \$125.00 of the amount sued for, leaving a balance due of \$181.00, for which sum the Court finds plaintiff is entitled to judgment.

IT IS THEREFORE THE ORDER AND JUDGMENT of the Court that plaintiff, in its own behalf and in behalf of the heirs of Slim Jim, deceased Quapaw Allottee No. 185, do have and recover of and from the defendant, W. C. Hale, the sum of \$181.00, with interest thereon at the rate of 6% per annum from January 1, 1935, until paid, and for all costs of this action.

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

ENDORSED: Filed Mar 30 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. 2264 Law.
)
A. J. Lindsay, James B. Allen and)
G. B. Hale,	Defendants.)

JOURNAL ENTRY OF JUDGMENT

Now on this 30th day of March, 1936, this matter coming 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 defendants, James B. Allen and G. B. Hale have each 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.

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

United States,	Plaintiff,)	
)	
vs.)	No. 2258 Law. ✓
)	
J. B. Montague, et al,	Defendants.)	

ORDER OF DISMISSAL

Now on this 30th day of March, 1936, it a pearing to the Court that a satisfactory settlement has been made in the above entitled cause by the defendants, and that the court costs in said cause have been paid;

IT IS BY THE COURT ORDERED 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 30 1936
H. F. Warfield, Clerk
U. S. District Court

SAM F. WILKINSON, REC. of THE FIRST NATIONAL BANK OF BRISTOW, OKLA.,	Plaintiff,)	
)	
vs.)	No. 2267 - Law. ✓
)	
C. E. REBSTEIN,	Defendant.)	

Now on this 30th day of March, A. D. 1936, it is ordered by the Court that Defendant be and he is hereby given twenty (20) to answer hereto.

SAM F. WILKINSON, REC. of the FIRST NATIONAL BANK OF BRISTOW, OKLA.,	Plaintiff,)	
)	
vs.)	No. 2268 - Law. ✓
)	
C. E. REBSTEIN & EVA D. WEST,	Defendants.)	

Now on this 30th day of March, A. D. 1936, it is ordered by the Court that Defendant be and he is hereby given twenty (20) days to answer herein.

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

United States,	Plaintiff,)
)
vs.)
)
Forty and Three-Fourths Cases, more or less,)
Big Six Cardinal 'Fully Aged' Beer,)
	Defendant.)

No. 2295 Law. ✓

ORDER OF DISMISSAL

Now on this 30th 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 motion issued, under which the merchandise involved 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, Southern Fish & Oyster Company, Tulsa, Oklahoma, filed a bond agreeing to relabel said merchandise, and that said consignee, Southern Fish & Oyster Company, has relabeled said merchandise, in full compliance with the provisions of 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, Southern Fish & Oyster 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 30 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.)
)
One Hundred Eight Cases Green Tree Six)
Percent Beer,	Defendant.)

No. 2300 Law. ✓

O R D E R

Now on this 30th 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 Falstaff Distributing 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 HEREOFRE THE ORDER of the Court that the Falstaff Distributing 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, amended.

IT IS THE FURTHER ORDER of the Court that the Falstaff Distributing Company pay the expenses of the supervision of the relabeling of said bottles of beer.

F. E. KENNAMER
JUDGE.

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

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

Court adjourned to March 31, 1936;

On this 31st 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:

JEROME G. QUEENAN, REC. of 1ST)
NATIONAL BANK OF FAIRFAX,) Plaintiff,)
vs.) No. 2190 - Law.)
MARYLAND CASUALTY CO.,) Defendant.)

Now on this 31st day of March, A. D. 1936, the above styled case is called for trial. Both sides present in person and by counsel and announce ready for trial and waive a trial by jury in open court. Thereafter, all witnesses are sworn and opening statements of counsel are made. And thereafter, it is ordered by the Court, upon motion of the Plaintiff, that Counts 7 and 8 in petition be and they are hereby dismissed. Thereupon, the Plaintiff introduces evidence and proof with the following witnesses: Jerome G. Queenan, Mr. H. Gambill. And thereafter, the Plaintiff rests. Thereafter, the Defendant demurs to the evidence introduced herein and stands on demurrer. Thereafter, it is ordered by the Court that said Demurrer be taken under advisement. Defendant given ten (10) days to file brief. Plaintiff given five (5) days thereafter to file reply brief.

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

United States,	Plaintiff,)	
)	
vs.)	No. 2208 Law.
Jim Combs, T. L. Rickard)	
and S. Ferryman,	Defendants.)	

ORDER OF DISMISSAL

Now on this 31st day of March, 1936, this matter coming on to be heard in open court, and it being shown to the Court that the above entitled cause has been satisfactorily settled with the Osage Indian Agency by the defendants, and that the costs in said action have been paid, the Court finds 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.

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

ENDORSED: Filed Mar 31 1936
H. P. Warfield, Clerk
U. S. District Court H

Court adjourned to April 1, 1936.

On this 1st day of April, 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 - OATH 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)	

I, Benjamin B. Ballenger, being appointed A Deputy Clerk of the District Court of the United States for the Northern District of Oklahoma, do solemnly swear that I will truly and

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

Banyan Johnson,	Plaintiff,)
)
vs.) No. 1631 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 1st day of June, 1936.

Dated this 2 day of April, 1936.

F. E. REMNBER
United States District Judge.

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

UNITED STATES OF AMERICA,	Plaintiff,)
)
vs.) No. 2234 Law.
)
J. B. Kreisvelt,	Defendant.)

Now on this 2nd day of April, A. D. 1936, the above styled case is called for trial. Plaintiff present and announces ready for trial. Defendant not present. Thereafter, the following witness is sworn and examined by the Court: Mr. Springer. Thereupon, it is ordered by the Court that judgment for Plaintiff be entered as per journal entry.

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

United States,	Plaintiff,)
)
vs.) No. 2234 Law.
)
J. B. Kreisvelt,	Defendant.)

JOURNAL ENTRY

Now on this 2nd day of April, 1936, this cause coming on before the Court on regular assignment, and the plaintiff, United States, being represented by Chester A. Brewer, Assistant United States Attorney for the Northern District of Oklahoma, and the defendant, J. B. Kreisvelt, appearing neither in person nor by attorney, and it being shown to the Court that said defendant has been duly and regularly served with summons in this cause, and has filed herein his answer and cross petition, and the Court, after hearing the testimony of witnesses duly sworn and examined in open court, finds:

That the defendant, J. B. Kreisvelt, has paid \$175.00 on the rent due for the year 1932, leaving a balance due thereon in the sum of \$175.00; that the rent for the year 1933, in the sum of \$300.00, has not been paid; that the rent for the year 1934, in the sum of \$300.00, has

not been paid, and that the rent for the year 1935 has been paid by the defendant, J. E. Kreisvelt. The Court therefore finds that the defendant, J. E. Kreisvelt is indebted to plaintiff, in behalf of its ward, Tom Carson, in the sum of \$725.00, together with interest thereon at the rate of 5% per annum from October 7, 1935, until paid.

The Court further finds that the allegations contained in defendant's cross petition have not been sustained, and that defendant is not entitled to recover on said cross petition.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the plaintiff, the United States in its own behalf and in behalf of its ward, Tom Carson, restricted Usage Allottee No. 14, have and recover of and from the defendant, J. E. Kreisvelt, the sum of \$725.00, together with interest thereon at the rate of 5% per annum from October 7, 1935, until paid, and for the costs of this action.

IT IS THE FURTHER JUDGMENT of the Court that the defendant, J. E. Kreisvelt, have and recover nothing as against the plaintiff, by reason of his cross petition filed herein.

F. E. KENNEDY
JUDGE.

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

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

KITTIE GIBSON,	Plaintiff,)	
)	
vs.)	No. 2259 Law.
)	
SOUTHERN KANSAS STATE LINES, ET AL,)	
	Defendants.)	

Now on this 2nd day of April, A. D. 1936, it is ordered by the Court that Motion of Defendant for continuance herein be and it is hereby overruled. Exception allowed. Thereupon, said case is called for trial. Both sides present. Thereupon, 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: L. J. Walker, Chas. Harris, Loyd Pierce, T. A. Staton, C. G. Seago, C. H. Christian, Harve Sellers, Louis Capps, J. R. Leach, Erice Hudson, Ed Jones, Harry Walling. All witnesses are sworn in open court and opening statements of counsel are made. The Plaintiff introduces evidence and proof with the following witnesses: Wallace Washinton, George Doakes, Robert Cowans, Harry Black, Dr. J. E. McDonald, Mrs. Kattie Gibson. And thereafter, the noon hour having arrived, the jury is admonished and court is recessed to 1:30 o'clock P.M.

And thereafter, at 1:30 o'clock P.M. on this same day, court is again in session. All parties present as heretofore and the jury each and every member present and in the box. Thereupon, the Plaintiff continues with the following testimony of witness Dr. Carney. And thereafter, the Plaintiff rests. Thereupon, the Defendant demurs to the evidence introduced herein, which demurrer is, by the Court, overruled and exception allowed. And thereafter, the Defendants introduce evidence and proof with the following witnesses: C. E. Castle, Arthur Brown, Dock Collins, Leonard Moss, And thereafter, the Defendants rest. And thereafter, the Defendants move for an instructed verdict herein, which motion 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. Thereafter, the jury retires in charge of a sworn bailiff to deliberate upon the verdict herein.

It is further ordered, adjudged and decreed that the defendant herein be granted a stay of execution for a period of ten days and that they be permitted to file a supersedeas bond within said ten days.

It is further shown by the court that the defendant herein excepted to the verdict herein and such exception was allowed by the Court.

F. E. KENNAMER
Judge of the District Court for the
Northern Division.

O.K. R. V. LEWIS,
Atty for Plaintiff.

O.K. as to form:
A. M. DICKASON
Atty for Defendant.

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

Court adjourned to April 4, 1936.

On this 4th day of April, 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. Moran, 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 4th day of April, A. D. 1936, it is ordered by the Court that Willis Carter alias Willie Carter be and he is hereby removed from the Northern District of Oklahoma to the Eastern District of Oklahoma.

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 AND SETTLE DOUBTFUL DEBT.

The above matter coming on to be heard before the court on this, the 4th day of April, 1936, on the duly verified petition of Jerome G. Queenan, as receiver of the First National Bank of Fairfax, Oklahoma, and it appearing from said verified petition and the court being fully advised in the premises finds that among the assets of said bank which came into his possession as

receiver were two certain notes due said bank, and which notes are now held as free or unpledged assets of said bank, and fully described as follows:

Asset No. 38, being promissory note dated June 30, 1931 in the principal sum of \$1,100.00, due September 10, 1931, bearing interest at the rate of 10% per annum from maturity with interest paid to March 10, 1932 and credits on the principal, reducing same as of this date to \$999.14, which note is duly signed and executed by George Chambers;

Asset No. 437, being a promissory note dated January 31, 1931 in the principal sum of \$1,800.00, due on April 30, 1931, bearing interest at the rate of 10% per annum from maturity, with interest paid to March 20, 1932, the principal credits entered on the note reducing same to the sum of \$1,650.00, and which note was signed by George E. Chambers and C. H. Peters,

and finding further that the other allegations of said petition are true and that the authority prayed for in said petition is necessary in order to liquidate the assets of the said bank and to serve the best interests of said bank, its depositors, creditors, and shareholders, and further finding that the jurisdiction of this court and that the offer of the above named debtor has been submitted to the Comptroller of the Currency of the United States and by him approved as shown by his letter to the Receiver, copy being attached to the petition herein as "Exhibit A."

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said petition of Jerome G. Queenan as receiver of said bank be sustained and he is hereby authorized to accept from George Chambers the sum of \$500.00 in cash in payment, settlement and release of Asset No. 38 and Asset No. 437, the first above mentioned asset being a promissory note signed by George Chambers, dated June 30, 1931 in the principal sum of \$1,100.00, due September 10, 1931, bearing interest at the rate of 10% per annum from maturity with interest paid to March 10, 1932 and credits on the principal, reducing same as of this date to \$999.14, and the second above mentioned asset being a promissory note signed by George E. Chambers and C. H. Peters, dated January 31, 1931 in the principal sum of \$1,800.00, due on April 30, 1931, bearing interest at the rate of 10% per annum from maturity, with interest paid to March 20, 1932, the principal credits entered on the note reducing same to the sum of \$1,650.00.

IT IS FURTHER ORDERED that upon the payment of the sum herein set forth that said petitioner as receiver of said bank be and he is hereby authorized to accept the same, to cancel said notes and deliver same to the maker thereof, and to perform all such other acts as may be necessary to fully effectuate the authority contained herein.

Done and ordered at Tulsa, Oklahoma, this, the 4th day of April, 1936.

F. E. KEGGNER
Judge.

ENDORSED: Filed APR 4 1936
H. P. Farfield, Clerk
U. S. District Court H

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 AND SETTLE DOUBTFUL DEBT.

The above matter coming on to be heard before the court on this, the 4th day of

April, 1936, on the duly verified petition of Jerome G. Queenan, as receiver of the First National Bank of Fairfax, Oklahoma, and it appearing from said verified petition and the court being fully advised in the premises, finds that among the assets of said bank which came into his possession as receiver was a certain note due said bank, and which note is now held as free or unpledged asset of said bank, and fully described as follows:

Asset No. 69, being promissory note dated May 8, 1930 in the principal sum of \$3,000.00 due November 7, 1930, bearing interest at the rate of 10% per annum from maturity with interest paid to May 7, 1933 and credits on the principal, reducing same as of this date to \$2,307.31, plus interest in the amount of \$928.63, or a total of \$3,235.94, which note is duly signed and executed by the Fairfax Chief Publishing Company, Lora Joyce Petree, President, Elmer Petree, Secretary,

and finding further that the other allegations of said petition are true and that the authority prayed for in said petition is necessary in order to liquidate the assets of the said bank and to serve the best interests of said bank, its depositors, creditors and shareholders, and further finding that the authority prayed for in said petition is within the jurisdiction of this court and that the offer of the above named debtor has been submitted to the Comptroller of the Currency of the United States and by him approved as shown by his letter to the receiver, copy being attached to the petition herein as "Exhibit A."

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said petition of Jerome G. Queenan as receiver of said bank be sustained and he is hereby authorized to accept from Fairfax, Chief Publishing Company the sum of \$2,307.31 in cash in payment, settlement and release of ASSET No. 69, being a promissory note signed by Fairfax Chief Publishing Company, Lora Joyce Petree, President, Elmer Petree, Secretary, dated May 8, 1930, due November 7, 1930, unpaid principal, \$2,307.31.

IT IS FURTHER ORDERED that upon the payment of the sum herein set forth that said petitioner as receiver of said bank be and he is hereby authorized to accept the same, to cancel said note and deliver same to the maker thereof, and to perform all such other acts as may be necessary to fully effectuate the authority contained herein.

Done and ordered at Tulsa, Oklahoma, this, the 4th day of April, 1936.

F. E. REEDER, Judge.

RECORDED: Filed Apr 4 1936
H. F. Fairfield, Clerk
U. S. District Court E

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

In re: Receivership of First National Bank)
of Fairfax, Oklahoma) Miscellaneous ✓
Jerome G. Queenan, Receiver)

ORDER APPOINTING RECEIVER TO COMPROMISE AND SETTLE UNPAID DEBT.

The above matter coming on to be heard before the court on this, the 4th day of April 1936, on the duly verified petition of Jerome G. Queenan, as receiver of the First National Bank of Fairfax, Oklahoma, and it appearing from said verified petition and the court being fully advised in the premises finds that among the assets of said bank which came into his possession as receiver were the certain notes due said bank, and which notes are now held as free or unpledged assets of

said bank, and fully described as follows:

Asset No. 198, being promissory note dated October 19, 1931 in the principal sum of \$600.00, due January 7, 1932, bearing interest at the rate of 10% per annum from maturity with interest paid to April 7, 1932 and credits on the principal, reducing same, together with interest to \$802.34, being secured by Stock Certificate No. 24, 20 shares of the capital stock of the Fairfax Chief Publishing Company of Fairfax, Oklahoma, of a par value of \$100.00 each, which note is duly signed and executed by Elmer Petree;

Asset No. 199, being promissory note dated February 8, 1932, due June 6, 1932, in the principal sum of \$300.00, bearing interest at the rate of 10% per annum from maturity with interest paid to June 18, 1932 and credits on the principal, reducing same, together with interest to \$61.46, which note is duly signed and executed by Elmer Petree;

and finding further that the other allegations of said petition are true and that the authority prayed for in said petition is necessary in order to liquidate the assets of the said bank and to serve the best interests of said bank, its depositors, creditors, and shareholders, and further finding that the authority prayed for in said petition is within the jurisdiction of this court and that the offer of the above named debtor has been submitted to the Comptroller of the Currency of the United States and by him approved as shown by his letter to the receiver, copy being attached to the petition herein as "Exhibit A."

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said petition of Jerome G. Queenan as receiver of said bank be sustained and he is hereby authorized to accept from Elmer Petree the sum of \$400.00 in cash in payment, settlement and release of Asset No. 198 and Asset No. 199, the first above mentioned asset being a promissory note signed by Elmer Petree, dated October 19, 1931 in the principal sum of \$600.00, due January 7, 1932, bear interest at the rate of 10% per annum from maturity with interest paid to April 7, 1932 and credits on the principal, reducing same together with interest to \$802.34, and the second above mentioned asset being a promissory note signed by Elmer Petree, dated February 8, 1932, due June 6, 1932, in the principal sum of \$300.00, bearing interest at the rate of 10% per annum from maturity with interest paid to June 18, 1932 and credits on the principal, reducing same, together with interest, to \$61.46.

IT IS FURTHER ORDERED that upon the payment of the sum herein set forth that said petitioner as receiver of said bank be and he is hereby authorized to accept the same, to cancel said notes and deliver same to the maker thereof, and to perform all such other acts as may be necessary to fully effectuate the authority contained herein.

Done and ordered at Tulsa, Oklahoma, this, the 4th day of April, 1936.

F. E. KENNAMER
Judge.

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

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

Birdie Newton, administratrix of the estate
of Henry Newton, deceased, Plaintiff

-vs-

Davis Big Chief Mining Company, a
business trust, and

No. 2214 Law

The Tidewater Oil Company, a corporation,
and

Consolidated Mine Supply Company, a
corporation, Defendants.

O R D E R

Now, on this 3rd day of April, 1936, after the plaintiff having filed a confession to the motion to quash of the defendant, The Consolidated Mine Supply Company, and the Court, being fully advised in the premises, finds:

That the summons, as issued, served, and returned upon the Consolidated Mine Supply Company, was not issued, served, and returned according to law, and should be quashed, and held for naught.

It is, therefore, ordered, adjudged, and decreed that the summons, as issued, served and returned upon the Consolidated Mine Supply Company, a corporation, is quashed, and held for naught; that alias summons be issued in this cause, to be served upon the defendant, the Consolidated Mine Supply Company, a corporation, in compliance with Section 126 of the Revised Statutes of Oklahoma for 1931.

F. E. KENNEDY
Judge of the United States District Court,
Northern District, State of Oklahoma.

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

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

Birdie Newton, administratrix of the
estate of Henry Newton, deceased, Plaintiff

-vs-

Davis Big Chief Mining Company, a business
trust, and

No. 2214 Law

The Tidewater Oil Company, a corporation, and

Consolidated Mine Supply Company, a corporation,
Defendants.

O R D E R

Now, on this 3rd day of April, 1936, after the plaintiff having filed a motion to amend the petition by interplection, and the Court, being advised in the premises, finds:

VIDAL ZUNIGA, Plaintiff,
 vs. No. 2260 - Law. ✓
 UNITED STATES OF AMERICA, Defendant.

Now on this 6th day of April, A. D. 1936, the above styled case is called for trial. Both sides present and announce ready for trial. A jury is duly empaneled and sworn as to qualifications. Both sides waive challenges. Thereupon, the jury sworn to try said case and a true verdict render is as follows: C. E. Brown, B. Cave, E. K. Ranch, S. A. Dove, George Clancy, L. C. Brown, A. C. Harrison, Lon Edwards, Keith Weather, Arthur Lawrence, L. A. Harst, C. C. Masley. All witnesses are sworn in open court and opening statements of counsel are made and the rules invoked. Now at this time the Plaintiff introduces evidence and proof with the following witness: Benj. E. Cook. and thereafter, the Government moves for dismissal herein and said ruling is reserved thereon. and thereafter, it is ordered by the Court, after being fully advised in the premises, that said Motion to Dismiss be and the same is hereby sustained and exception allowed. And thereafter, said jury is discharged from further consideration of said case. Written Opinion to be filed herein.

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

United States, Plaintiff,
 vs. No. 2303 Law. ✓
 Thirteen Cases, more or less,
 Assorted Preserves, Defendant.

ORDER FOR MONITION

Now on this 6th day of April, 1936, there having been filed herein a Petition in libel on behalf of the United States and against Thirteen Cases, more or less, Assorted Preserves, praying the usual process and monition of this Court for an order condemning and forfeiting said merchandise to said Plaintiff under the 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 September 18, 1934, said merchandise was shipped in interstate commerce by Goodwin Preserving Company from Louisville, Kentucky;

And it further appearing to the Court from said petition in libel that said shipment of assorted preserves was adulterated and 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 Western States Grocery 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 Western States Grocery Company, compelling said company to appear and answer, if any of same, why said merchandise should not be forfeited to this plaintiff.

F. E. KEMMER
 JUDGE.

RECORDED: Filed Apr 6 1936
 H. M. Warfield, Clerk
 U. S. District Court B

 Court adjourned to April 7, 1936.

That such offer of compromise on behalf of the defendants has been transmitted to the Comptroller of the Currency by the plaintiff Receiver herein and under date of March 31, 1936, the Comptroller of the Currency has authorized said receiver to accept said offer and consummate such settlement, subject to the approval of this Court, which authorization by the Comptroller of the Currency has been submitted to and examined by the Court in connection with this hearing.

The Court further finds that it is for the best interests of all parties concerned that said offer of compromise be accepted and said settlement consummated, and that this Court should make and enter its order herein accordingly.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that Sam F. Wilkinson as Receiver of The Producers National Bank of Tulsa, Oklahoma, plaintiff in the above named causes, be and he hereby is authorized to accept the offer of compromise and settlement above referred to, and that said Receiver be and he hereby is directed to consummate such settlement and to do any and all things necessary and proper in the premises to carry out the terms of such agreement, and in connection therewith to release and satisfy the judgment heretofore rendered in cause No. 8028 Law in this Court, and to dismiss with prejudice causes No. 1808 Law herein and No. 2096 Law herein, and that the same shall henceforth operate as a complete and final settlement between the parties to said causes of all controversies between said parties arising out of or which might have been or may hereafter be asserted as the result of any of the controversies referred to in said actions, including the controversies between Harry H. Diamond and N. T. Gilbert.

It appearing to the Court that the terms of the compromise settlement have been fully performed, and that all parties have requested this order, it is therefore further ordered, adjudged and decreed that the above entitled cause, including the cross-petitions of Harry H. Diamond against N. T. Gilbert, be and the same hereby is dismissed with prejudice.

F. E. KENNAMER
JUDGE.

O.K. GEO. B. SCHVABE
FRANK SETTLE
Attorneys for Plaintiff.

O.K. ROBERT W. RAYNOLDS
Attorneys for Defendant Harry H. Diamond.

O.K. VILLARD MARTIN
R. E. COOPER
Attorneys for Defendant N. T. Gilbert.

ENDORSED: Filed Apr 7 1936
H. F. Warfield, Clerk
U. S. District Court B

Assistant United States Attorney for the Northern District of Oklahoma, and Daniel Dillon, Attorney, Department of Justice. Said plaintiff announced through his attorney in open court that he appeared specially and for the purpose only of presenting a motion entitled "Plaintiff's Special Appearance and Plea of Res Judicata."

The Court on due consideration of the pleadings and arguments of the parties hereto overrules plaintiff's motion and plea of res judicata, to which finding and order of the Court, exception is hereby allowed the plaintiff.

Whereupon, the defendant announcing ready for trial and a jury having heretofore been waived, and consent having been obtained that said cause be tried to the Court, defendant introduced without objection the complete record of the testimony given at the previous trial of this case and asked judgment for the reason that plaintiff had failed to establish by a substantial testimony that he was totally and permanently disabled at the time the contract herein sued upon was in force and effect and for the further reason, this action was barred by the statute of limitations as provided for in Section 19 of the World War Veterans' Act as amended, and the Court being fully advised in the premises sustains the defendant's motion for judgment on both grounds.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that defendant's motion for judgment be and the same is hereby sustained, that plaintiff take nothing as result of this suit and that defendant have its costs herein, to which order and judgment of the Court, plaintiff excepts and exceptions are allowed.

F. E. KENNAMER
UNITED STATES DISTRICT JUDGE.

FORM O.K.

GLENN C. YOUNG Atty for Plaintiff.

ENDORSED: Filed Apr 18 1936
H. P. Warfield, Clerk
U. S. District Court ME

GEORGE MARINOFF, ET AL.,	Plaintiff,)
)
-vs-) No. 2211 - Law.
)
MIDLAND VALLEY RY. CO.,	Defendant.)

Now on this 8th day of April, A. D. 1936, the above styled cause comes on for continuance of trial. All parties present as heretofore and the jury, each and every member, present and in the box. Now at this time, the Court instructs the jury as to the law in the case. And thereafter, it is ordered by the Court that said jury be permitted to view the premises here- in at the request of both Plaintiffs and Defendant. Said jury is duly admonished and conducted to the premises in the custody of Mr. John Rainey, sworn bailiff. And thereafter, on this same day, the jury returns into open court from viewing the premises and retire in charge of a sworn bailiff to deliberate upon their verdict herein. Whereupon, the hour for adjournment having arrived, the jury is admonished and said court is adjourned to April 9, 1936 at 9:30 o'clock A.M.

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

H. W. Carman,	Plaintiff,)
)
vs.) No. 3931 Law ✓
J. M. Kurn and John G. Lonsdale, Receivers)
of the St. Louis-San Francisco Railway)
Company, a corporation,	Defendants.)

ORDER OF DISMISSAL

It appearing that the above cause of action has been settled and adjusted between the parties and the plaintiff having filed a motion herein to dismiss said cause with prejudice to a future action at the cost of the defendants;

IT IS HEREBY ORDERED AND ADJUDGED that said cause of action be, and the same is hereby, dismissed with prejudice to a future cause of action, at the cost of the defendants.

Dated this 8th day of April, 1936.

O.K. CHEATHAM & SMITH
Attorneys for Plaintiff.

F. E. REYNOLDS
Judge.

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

Court adjourned to April 9, 1936.

On this 9th day of April, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March 1936 Term at Tulsa, not pursuant to adjournment, Hon. Edgar S. Vauht, assigned Judge, present and presiding.

H. P. Warfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John R. 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. 3158 - Criminal. ✓
HARRY F. DEAN, CLARENCE HERNIMAN and)
WILLIE L. DARGOY,	Defendants.)

Now on this 9th day of April, A. D. 1936, it is ordered by the Court that judgment and sentence of Defendant Harry F. Dean be further stayed for a period of ninety (90) days from this date. It is further ordered that at the end of this stay, Defendant Dean report to the U. S. Marshal to start serving the sentence herein.

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

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

ORDER SUSTAINING DEMURRER TO INDICTMENT.

Now on this the 9th day of April, A. D. 1936, comes on for final hearing and disposition the general and special demurrer of the defendant, John E. Horn, to the indictment, and all the counts thereof as returned and filed by the Grand Jury in the above entitled, styled and numbered cause, the United States of America being present and represented by Mr. Joe Howard, Assistant United States District Attorney for the Northern District of Oklahoma, and the defendant, John E. Horn, appearing and being represented by Mr. John M. Goldesberry of the firm of Goldesberry & Klein, and said demurrer to said indictment which has been heretofore submitted to the court and taken under advisement under the briefs filed by the respective parties hereto and the Court desiring to hear oral argument in respect to said demurrer, same is orally argued by the respective counsel appearing as above stated, and the Court now being fully advised in the premises, finds that both the general and special demurrer of the defendant John E. Horn, should be sustained.

IT IS THEREFORE, ORDERED, CONSIDERED AND ADJUDGED that both the general and special demurrer of the defendant, John E. Horn to said indictment as returned and filed in this cause, be and the same hereby are sustained and said indictment is to be dismissed, to which ruling of the court the United States excepts and exceptions are allowed.

It is further ordered, considered and adjudged that subject to the order of the United States to appeal the ruling and decision of the Court in sustaining said demurrer that the defendant be discharged and his bail exonerated.

EDGAR S. VAUGHT
JUDGE OF THE DISTRICT COURT FOR THE NORTHERN
DISTRICT OF OKLAHOMA.

O.K.
GOLDESBERY & KLEIN,
By J.M. GOLDESBERY
Attorneys for Defendant.

C. E. BAILEY
United States Attorney.
By JOE W. HOWARD
Assistant United States Attorney.

WITNESSE: Filed Apr 17 1936
A. P. Winfield, Clerk
U. S. District Court H

GEORGE HARRINGTON, ET AL.,	Plaintiffs,)
vs.) No. 8211 - 1st.
WILLIAM WILLEY RV. CO.,	Defendant.)

Now on this 24th day of April, A. D. 1936, at 10:30 o'clock a.m., came to court in open session, Hon. Edgar S. Vaught, assigned Judge present in person. All parties present as hereinafter named, jury, and all every member present and in a court. I, Donald A. G. [unclear]

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

Kitty Gibson, Plaintiff,
vs. Southern Kansas State Lines, a Corporation, and Leonard Ross, Defendants.

NO. 2038 - LAW. ✓

O R D E R

Now on this the 10th day of April, 1936, the record shows, the Defendant, Southern Kansas State Lines, a Corporation, is hereby given ten (10) days from this date in which to have supersedeas bond set in the above matter and in which to make the same, execution in the above matter to be stayed during such time.

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

FORWARDED: Filed Apr 10 1936
H. F. Farfield, Clerk
U. S. District Court H

MISCELLANEOUS - ORDER DISCHARGING PETIT JURORS.

On this 10th day of April, A. D. 1936, it is ordered by the Court that all Petit Jurors, and witnesses, hereby discharged for this Special March 1936 Term of this Court, at Tulsa, Oklahoma.

MISCELLANEOUS - ORDER TO PAY PETIT JURORS AND WITNESSES MILEAGE AND PER DIEM.

Now on this 10th day of April, A. D. 1936, it is ordered by the Court that the Marshal of this District pay the Petit Jurors and Witnesses for this Special March 1936 Term of Court, their mileage and attendance as shown by the record of attendance.

Court adjourned to April 14, 1936.

On this 14th day of April, 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. Reinhauser, Judge, present and presiding.

H. F. Farfield, Clerk, U. S. District Court.
J. E. Eddler, United States Attorney.
John P. Logan, United States Marshal.

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

Joe W. Howard, Assistant United States Attorney, and the intervener, Universal Credit Company appeared by Pierce, McClelland, Freedland & Bailey, its attorneys, and the plaintiff and intervener having in open court waived trial by jury and having consented to submit the issues involved to the Court without the intervention of a jury, and the plaintiff having introduced and evidence in support of its petition, and the intervener having introduced evidence in support of its intervening petition, and the Court being fully advised and having found that the intervening petition of the Universal Credit Company should be sustained and the automobile involved in this cause should be delivered to the Universal Credit Company upon the payment by the Universal Credit Company to the Clerk of this Court of the sum of \$125.00 less the \$10.00 heretofore deposited by the intervener upon the filing of its intervening petition herein, and having found that all of the costs of these proceedings should be taxed against the plaintiff and that the bond given by the intervener under Section 7450 Revised Statutes and the surety thereon should be exonerated,

IT IS, THEREFORE, CONSIDERED, ORDERED AND ADJUDGED BY THE COURT that the intervening petition of the Universal Credit Company be and the same is hereby sustained and allowed upon the payment to the Clerk of this Court of the sum of \$125.00, less \$10.00 heretofore deposited by the intervener, or the net amount of \$115.00, for the use and benefit of the United States, and that the intervener, Universal Credit Company, upon the payment of said sum is entitled to the possession of the following described property, to-wit:

One 1935 Ford Standard Tudor Sedan Automobile, Motor No. 18-1,960,464,

and that the United States Marshal for this District be and he is hereby ordered and directed to deliver said automobile to the intervener free and clear of any costs, charges for storage or expenses of seizure or any other claims on the part of the plaintiff against said property,

IT IS FURTHER CONSIDERED, ORDERED AND ADJUDGED BY THE COURT that the costs of this proceeding be and they are hereby assessed against the plaintiff, including the costs of seizure, keeping and storing said automobile,

IT IS FURTHER CONSIDERED, ORDERED AND ADJUDGED BY THE COURT that upon the payment of said net sum of \$115.00 to the Clerk of this Court that the bond filed by the intervener, Universal Credit Company, under Section 7450 Revised Statutes for the transfer of administrative proceedings for the forfeiture of the above described automobile to this Court, and the surety thereon be and the same are hereby exonerated, released and discharged.

DATED this 14th day of April, 1936.

F. J. KENNEDY
United States District Judge.

C.R. JOE W. HOWARD
C.R. PIERCE, MCCLELLAND, FREEDLAND & BAILEY
By: BRUCE MCCLELLAND, JR.
Attorney for Intervener, Universal
Credit Company.

RECORDED: Filed Apr 14 1936
H. L. McClelland, Clerk
U. S. District Court N

Court adjourned on April 15, 1936.

On this 14th day of April, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March Term at Tulsa, met pursuant to adjournment, Hon. F. E. Henneman, Judge, present and presiding.

H. A. Sheffield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John W. 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.

J. H. Ryan and John S. Landishe, Trustees,)
St. Louis-San Francisco Railway Company,)
Plaintiffs,)

-vs-

No. 2208 L

Hartley Brothers, a co-partnership)
consisted of H. H. Hartley and T. M. Hartley,)
Defendants.)

ORDER OF DISMISSAL

It appearing that the above cause of action has been settled and adjusted between the parties; and the plaintiff's having filed a motion to dismiss said cause with prejudice, at their cost;

It is HEREBY ORDERED AND ADJUDGED that said cause of action be, and the cause is hereby dismissed with prejudice at the cost of plaintiffs.

DATED this 14th day of April, 1936.

F. E. HENNEMAN
Judge.

G. K. CRUCH, BATTLESVILLE & BRIDLEY
Attorneys for Plaintiffs.

RECORDED: FILED Apr 14 1936
H. A. Sheffield, Clerk
U. S. District Court N

Court adjourned to April 15, 1936.

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

H. A. Sheffield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John W. Logan, United States Marshal.

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

MISCELLANEOUS - OATH OF ELMER W. ADAMS, DEPUTY CLERK.

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

UNITED STATES OF AMERICA)
) SS.
NORTHERN DISTRICT OF OKLAHOMA)

O A T H

I, Elmer W. Adams, being appointed a Deputy Clerk of the District Court of the United States for the Northern District of Oklahoma, do solemnly swear that I will truly and faithfully enter and record all the orders, decrees, judgments and proceedings of the said court, and that I will faithfully and impartially discharge and perform all the duties of my office, according to the best of my ability and understanding. 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; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties of the office of which I am about to enter. So help me God.

ELMER W. ADAMS

Subscribed and sworn to before me this 16th day of April, 1936.

(SEAL)

H. M. EWING
Deputy Clerk U. S. District Court
Northern District of Oklahoma

ENDORSED: Filed Apr 16 1936
H. F. Garfield, Clerk
U. S. District Court NE

Court adjourned to April 18, 1936

On this 16th day of April, 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. Hennasser, Judge, present and presiding.

H. F. Garfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John I. Lewis, United States Marshal.

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

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

Rittie Gibber,	Plaintiff,)	
)	
vs.)	No. 2283 - Law. ✓
)	
Southern Kansas Stage Lines, a corporation, and Leonard Moss,	Defendants.)	

O R D E R

Now on this 18th day of April, 1936, for good cause shown, the defendant, Southern Kansas Stage Lines, a corporation, is given ten (10) days from this date in which to apply for and execute supersedeas bond; execution of the judgment in the above matter to be stayed during such time.

P. E. KEMMER
JUDGE OF THE UNITED STATES DISTRICT COURT.

ENDORSED: Filed Apr 18 1936
H. T. Warfield, Clerk
U. S. District Court B

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

United States,	Plaintiff,)	
)	
vs.)	No. 2284 Law ✓
)	
T. F. Casselman and Robert Hunt, Jr.,	Defendants.)	

ORDER OF DISMISSAL

Now on this 18th day of April, 1936, this matter coming on before me, and it appearing that the amount for which the above entitled cause was instituted has been satisfied by payment of the amount said for, together with the costs of said action;

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

G.K. CHESTER W. BREWER	P. E. KEMMER
Assistant United States Attorney	JUDGE.

ENDORSED: Filed Apr 18 1936
H. T. Warfield, Clerk
U. S. District Court B

Court adjourned to April 20, 1936.

Now on this 20th day of April, 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.

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

GEORGE MARINOFF, et al.,	Plaintiffs,)	
)	
-vs-)	No. 2211 Law. ✓
)	
MIDLAND VALLEY RAILROAD COMPANY, a corporation,	Defendant.)	

ORDER OF DISMISSAL

This matter came on for hearing before me, the undersigned Judge of the District Court of the United States for the Northern District of Oklahoma, upon motion of plaintiffs to dismiss the above styled cause, without prejudice:

IT IS, THEREFORE, ORDERED by the Court that said above styled cause be, and hereby is, dismissed, without prejudice, and at the cost of the plaintiffs.

Plaintiffs are further authorized to withdraw the court files and their exhibits.

Dated this 20th day of April, 1936.

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

RECORDED: Filed Apr 20 1936
A. P. Warfield, Clerk
U. S. District Court LEE

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

Mira Shider,	Plaintiff,)	
)	
-vs-)	No. 2212. ✓
)	
Midland Valley Railroad Company, a corporation,	Defendant.)	

ORDER OF DISMISSAL

This matter came on for hearing before me, the undersigned Judge of the District Court of the United States for the Northern District of Oklahoma, upon motion of Plaintiff to dismiss the above styled cause, without prejudice;

IT IS, THEREFORE, ORDERED, by the Court that said above styled cause be, and hereby

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OKLAHOMA

The Hardware Company, et al; The Hardware Goods Company,	Plaintiff,)	
)	No. 2031 Lit
vs.)	
The United States Collector,	Defendant.)	

JOURNAL ENTRY OF JUDGMENT

That on this 23rd day of April, 1936, this court of record being open for hearing on April 23, 1936, and the plaintiff appearing in person and by their attorneys, H. E. Werschack, Nathan Dullant and J. H. Werschack, and the defendant being represented by E. H. Olson, Attorney, Department of Justice, U. S. Building, United States Attorney, and Gustav A. Bremer, Assistant United States Attorney for the Northern District of Oklahoma, and the court proceeding in open court, after having read the pleadings and the affidavits of counsel, and after being advised in the premises, finds that the allegations of plaintiff's petition are well supported by the evidence, and that judgment should be rendered for the defendant in accordance with the provisions of fact and conclusions of law filed herein on the 23rd day of April, 1936.

IT IS THEREFORE THE ORDER AND JUDGMENT of the Court that judgment be rendered against the defendant herein, and that the defendant have his costs in this cause to which judgment shall amount, plaintiff excepts, and exceptions are allowed.

F. H. REUTHER
JUDGE.

O.K. C. E. BAILEY United States Attorney
GUSTAV A. BREMER Assistant United States Attorney
Attorney for Defendant.
O.K. MARCEL E. WORSCHACK
Attorney for Plaintiff.

ENCLOSED: FILED COPY OF JUDGMENT
F. H. REUTHER, Clerk
U. S. District Court

Court adjourned to April 25, 1936.

Courtroom 2031, April 23, A. D. 1936, U. S. District Court of the United States for the Northern District of Oklahoma, certain in Special Order and Judgment filed, and judgment rendered by Hon. F. H. Reuther, Judge, present and presiding.

F. H. Reuther, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
Gustav Bremer, United States Marshal.

As the order herein having been duly made, the following proceedings are hereby ordered 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
Jerome G. Queenan, Receiver)	

ORDER AUTHORIZING RECEIVER TO COMPOUND AND SETTLE DOUBTFUL DEBT

The above matter coming on to be heard before the court on this, the 24th day of April, 1936, on the duly verified petition of Jerome G. Queenan, as receiver of the First National Bank of Fairfax, Oklahoma, and it appearing from said verified petition and the court being fully advised in the premises, finds that among the assets of said bank which came into his possession as receiver was a certain note due said bank, and which note is now held as free or unpledged asset of said bank, and fully described as follows;

Asset No. 270, being promissory note dated September 3, 1929 in the principal sum of \$1,707.00, due March 1, 1930, bearing interest at the rate of 10% per annum, with interest paid to April 1, 1932, and credits on the principal, reducing same as of this date to \$1,128.13, plus interest in the approximate amount of \$450.00, which note is duly signed and executed by W. M. Thieme and Bonnie G. Thieme,

and finding further that the other allegations of said petition are true and that the authority prayed for in said petition is necessary in order to liquidate the assets of the said bank and to serve the best interests of said bank, its depositors, creditors, and shareholders, and further finding that the authority prayed for in said petition is within the jurisdiction of this court and that the offer of the above named debtor has been submitted to the Comptroller of the Currency of the United States and by him approved as shown by his letter to the receiver, copy being attached to the petition herein as "Exhibit A."

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the said petition of Jerome G. Queenan as receiver of said bank be sustained and he is hereby authorized to accept from W. M. Thieme Thieme and Bonnie G. Thieme the sum of \$150.00 in cash in payment, settlement and release of asset No. 270, being a promissory note signed by W. M. Thieme and Bonnie G. Thieme, dated September 3, 1929, due March 1, 1930, unpaid principal \$1,128.13;

IT IS FURTHER ORDERED that upon the payment of the sum herein set forth that said petitioner as receiver of said bank be and he is hereby authorized to accept the same, to cancel said note and deliver same to the maker thereof, and to perform all such other acts as may be necessary to fully effectuate the authority contained herein.

Done and ordered at Tulsa, Oklahoma, this, the 24th day of April, 1936.

F. E. KEONAMER
Judge.

ENDORSED: Filed Apr 24 1936
H. P. Warfield, Clerk
U. S. District Court H

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

UNITED STATES OF AMERICA,	Plaintiff,)	
)	
vs.)	No. 8386 ✓
)	
S. R. MCCORKLE, ET AL,	Defendant.)	

ORDER EXTENDING TIME WITHIN WHICH TO SETTLE AND FILE BILL OF EX-
CEPTIONS AND ASSIGNMENTS OF
ERRORS.

On this 27th day of April, 1936, this cause came on to be heard upon the applica-
tion of the defendant, S. R. McCorkle, who is charged herein under the name of R. C. McCorkle,
but has pleaded by his true name of S. R. McCorkle, and who is the appellant in cause No. 1400
in the United States Circuit Court of Appeals for the Tenth Circuit, entitled, Stephen Robert
McCorkle, Appellant, vs. United States of America, Appellee, for an order to extend the time
within which he shall file with the Clerk of the Court a bill of exceptions and assignments of
error, and for good cause shown,

IT IS ORDERED THAT the said S. R. McCorkle, defendant in said cause No. 8386
in this court, and appellant in said cause No. 1400 in the United States Circuit Court of Appeals
for the Tenth Circuit, be and he is hereby allowed 20 days additional time from this date with-
in which to prepare, procure to be settled, and file with the Clerk of this court a bill of
exceptions setting forth the proceedings upon which he wishes to rely on appeal, and within the
same time file with the Clerk of this Court, an assignment of the errors of which he complains
as appellant.

F. E. KENNAMER
JUDGE.

O.K. JOE W. HOWARD
Assist. U. S. Atty.

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

Court adjourned to April 28, 1936.

On this 28th day of April, 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 pur-
suant 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:

MATT SHOPTAW, Plaintiff,)
)
 -vs-) No. 1709 - Law.)
)
 ST. LOUIS & SAN FRANCISCO RAILWAY)
 CO. and CITY OF SAPULPA, Defendants.)

Now on this 28th day of April, A. D. 1936, it is ordered by the Court that motions of Trustees of St. L. & S. F. Ry. Co. to make more definite and certain and to strike herein be and the same are hereby sustained. Plaintiff given ten (10) days to amend. Defendant ten (10) days thereafter to plead or twenty (20) days to answer.

REX WATKINSON, Rec. EXCHANGE)
 NATIONAL CO., Plaintiff,)
 vs.) No. 2017 - Law.)
)
 ROBERT G. FRY, et al., Defendants.)

Now on this 28th day of April, A. D. 1936, it is ordered by the Court that Demurrer of Defendant Robert G. Fry be and it is hereby overruled. Exception allowed. Defendant given ten (10) days to answer herein.

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

ETHEL BROOKS SHAW, Plaintiff,)
)
 -vs-) No. 2053 Law.)
)
 C. R. HUNTER, ET AL, Defendants.)

JOURNAL ENTRY

The above cause coming on to be heard on this the 28th day of April, 1936, on a motion by plaintiff for a judgment on the pleadings.

On motion of defendant, Paul Avis, Administrator, it is ordered that the answer heretofore filed by him on the 18th day of March, 1936, shall be considered applicable, and an answer to the original amended or supplemental petitions filed herein by the plaintiff.

To which ruling of the court the plaintiff excepted.

and the court considering the motion for judgment on the pleadings filed by the plaintiff, said motion is overruled.

To which ruling of the court the plaintiff excepted.

F. E. KENNELMER
 JUDGE.

ENDORSED: Filed Apr 28 1936
 H. P. Garfield, Clerk
 U. S. District Court EA

HUGH HODGES,	Plaintiff,)	
)	
-vs-)	No. 2274 - Law. ✓
)	
RAY W. ELLIOTT,	Defendant.)	

Now on this 28th day of April, A. D. 1936, it is ordered by the Court that Demurrer of Defendant be and the same is hereby sustained. Plaintiff given fifteen (15) days to amend. Defendant granted ten (10) days thereafter to plead or twenty (20) days to answer. It is further ordered by the Court that if the amended petition is not filed within a period of fifteen (15) days, said case to stand dismissed.

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

H. N. GREIS as trustee for Deep Rock Oil Corporation, a corporation,	Plaintiff,)	
)	
vs.)	No. 2275 Law. ✓
)	
THE FIDELITY AND CASUALTY COMPANY OF NEW YORK, a corporation,	Defendant.)	

ORDER ON MOTION FOR FURTHER AND BETTER STATEMENT AND TO STRIKE

THIS CAUSE COME on to be heard on this the 28th day of April, 1936, on the motion of the defendant for a further and better statement and to strike, and movant being present by its counsel, Hagan & Gavin, and plaintiff being present by his counsel, W. F. Seemple, Esq., and the motion having been regularly called on the motion docket for this day, and argument having been made in support of said motion and against the same, and the counsel for plaintiff having in open court confessed ground No. 1 of said motion, and ground No. 3 of said motion, and the Court finding that grounds No. 2 and 4 of said motion should be overruled, and ground No. 5 thereof sustained;

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED BY THE COURT that said plaintiff be and he is hereby required to supply that certain information requested in grounds No. 1 and 3 of said motion; and

IT IS THE FURTHER ORDER, JUDGMENT AND DECREE OF THE COURT that grounds No. 2 and 4 of said motion be, and they are hereby overruled, to which action of the Court in overruling the same, said defendant excepts, and said exception is duly noted of record; and

IT IS THE FURTHER ORDER, JUDGMENT AND DECREE OF THE COURT that ground No. 5 of said motion be, and it is hereby sustained, to which action of the Court in sustaining the same, plaintiff excepts and said exception is duly noted of record; and

IT IS THE FURTHER ORDER, JUDGMENT AND DECREE OF THE COURT that said plaintiff be, and he is hereby given 20 days from date hereof within which to file his amended petition in this cause.

F. E. REMMEGER
United States District Judge.

OKED AS TO FORM:
W. F. SEEMPLE Attorney for Plaintiff
HORACE H. HAGAN
T. AUSTIN GAVIN Attorneys for Defendant.

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

On this 29th day of April, 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.

Kitty Gibson,	Plaintiff,)	
)	
vs.)	NO. LAW - 2259.
)	
Southern Kansas Stage Line,	Defendant.)	

PETITION FOR APPEAL AND ALLOWANCE THEREOF

TO The Honorable Franklin E. Kennamer, United States District Judge:

Comes now the above named defendant, Southern Kansas Stage Line, by Rogers & Stephenson and Q. M. Dickason, its attorneys, and complains that in the record and proceedings had in the above entitled cause in the District Court of the United States for the Northern District of Oklahoma, at the March term thereof, A. D. 1936, said court entered judgment herein in favor of the plaintiff and against this defendant, Southern Kansas Stage Line, in which judgment and the proceedings had prior thereunto in this cause, manifest error hath happened and was committed by the Court, to the great damage and prejudice of this defendant, all of which will more in detail appear from the assignment of errors which is filed with this petition.

WHEREFORE, this defenant prays for the allowance of an appeal to the United States Circuit Court of Appeals for the Tenth Circuit for the correction of errors so complained of, and for an order fixing the amount of bond for a supersedeas in this cause, and for such other orders and process as may cause the correction of the errors so complained of, and that a transcript of the record, proceedings and papers in this cause, duly authenticated, may be sent to the said Circuit Court of Appeals for the Tenth Circuit.

Dated this 28th day of April, 1936.

ROGERS & STEPHENSON
Q. M. DICKASON
Attorneys for Defendant.

Allowed this 29th day of April, 1936, and bond fixed at \$5,000.00. 10 days allowed to make the same.

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

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

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

Amy Duffee,	Plaintiff,)
)
-vs-) No. 2285 Law.
)
J. M. Kurn and John Lonsdale, et al.,	Defendants.)

JOURNAL ENTRY

Now on this 28th day of April, 1936, the above-entitled and numbered cause comes regularly on for hearing on separate demurrers filed by the defendants to the plaintiff's petition, all parties appearing by counsel.

Thereupon the court having considered the separate demurrer to plaintiff's petition of the defendants J. M. Kurn and John Lonsdale, Trustees for the St. Louis-San Francisco Railway Company, finds that same is not well taken, and IT IS BY THE COURT ORDERED that said demurrer be and it is hereby overruled and that said defendants be and they are hereby granted fifteen (15) days from this date in which to further plead to plaintiff's petition.

Thereupon the court having considered the separate demurrer to the plaintiff's petition of the defendant American Service Company, finds that same is well taken, and IT IS BY THE COURT ORDERED that said demurrer be and it is hereby sustained, and that judgment be and it is hereby rendered in favor of the defendant American Service Company, and against the plaintiff Amy Duffee. To which action of the court an exception is allowed to the plaintiff.

F. E. KENNAMER
United States District Judge.

ENDORSED: Filed Apr 29 1936
H. P. Warfield, Clerk
U. S. District Court E.A.

Court adjourned to May 1, 1936.

On this 1st day of May, 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:

No. 8239 Cr. Cont'd.

hearing. The Defendant Dora Neal Sumpter is present in person and by counsel and the Government is represented by the United States Attorney. And now at this time, it is ordered by the Court after being fully advised in the premises that probation period herein be extended for a period of twelve (12) months from this date during good behavior or until the further order of the Court.

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 8262 - Criminal.
)
HARRY NUTTLE,	Defendant.)

Now on this 4th day of May, A. D. 1936, the above cause comes on for hearing. Defendant Harry Nuttle is present in person and by counsel and the Government is represented by the U. S. Attorney. Now at this time, 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, from this date.

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

Now on this 4th day of May, A. D. 1936, comes the U. S. Attorney, representing the Government herein and the defendant Lorinda Brown appearing in person. Thereupon, statements of counsel are made in open court and thereafter said probation is terminated. And thereupon, it is ordered by the Court that judgment and sentence be now 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 \$100.00 on execution.

MISCELLANEOUS - ORDER TO ADJOURN COURT.

It is this day ordered in pursuance of Section 12 of the Judicial Code, that the Regular May 1936 Term of said Court at Pawhuska, Oklahoma, be adjourned Sine Die.

On this 4th day of May, 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. Kernamer, Judge, present and presiding.

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

On this 6th day of May, 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. 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:

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

ORDER FOR GRAND JURY

On this 6th day of May, A. D. 1936, it is ordered by the Court, that there be publicly drawn by the Marshal of the Northern District of Oklahoma, or one of his deputies, in the presence of, the Clerk, or one of his deputies, in accordance with law and the rules of this Court, the names of twenty-three (23) persons, good and lawful men, from said District, duly qualified to serve as Grand Jurors at the Special March 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 Marshal to summon by Registered Mail said Grand Jurors, drawn as aforesaid, to be and appear before said Court, to be held in Tulsa, Oklahoma, in the Northern District of Oklahoma, on Monday, the 18th day of May, 1936, at 9 o'clock A.M., then and there to serve as Grand Jurors of the United States in and for said District at the Special March 1936 Term of said Court.

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

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

Court adjourned to May 7, 1936

On this 7th day of May, 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. 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:

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

Gladys D. Shira,	Plaintiff,)
)
vs.) Law Number 2138.
)
New York Life Insurance Company,)
a corporation,	Defendant.)

O R D E R

NOW, on this 7th day of May, 1936, it appearing to the Court that the parties here-to have entered into a stipulation, subject to the approval of the Court, that the defendant, New York Life Insurance Company, have an extension of time to and until May 25, 1936 in which to file its reply brief, and it appearing to the Court that such extension of time is reasonable under the circumstances;

IT IS, THEREFORE, by the Court hereby ordered that the defendant, New York Life Insurance Company, have to and until May 25, 1936 in which to reply to the plaintiff's answer brief on file herein.

F. E. KENNEDY
J u d g e.

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

Court adjourned to May 8, 1936.

On this 8th day of May, 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. Kennedy, Judge, present and presiding.

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

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

PEOPLE NATIONAL BANK OF PARKERSBURG,)
WEST VIRGINIA,	Plaintiff,)
) No. 1098 - Law.
vs.)
)
E. J. SKIDMORE,	Defendant.)

Now on this 8th day of May, A. D. 1936, it is ordered by the Court that motion to release Defendant Skidmore from liability be and it is hereby denied. It is further ordered that H. C. Stout be permitted to be substituted as assignee of judgment creditor, all as per journal entry to be filed.

Court adjourned to May 8, 1936.

On this 9th day of May, 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. 7792 - Criminal. ✓
)	
WALTER NORRIS, LINNIE TAYLOR, J. Y. YOMAN and)	
JIM F. LESTER,	Defendants.)	

Now on this 9th day of May, A. D. 1936, it is ordered by the Court that the bond of Defendant Walter Norris herein be and the same is hereby reduced to the sum of \$1,000.00.

UNITED STATES OF AMERICA,	Plaintiff,)	
)	
-vs-)	No. 7968 - Criminal. ✓
)	
JACK E. ANDERSON and WILLIE E. GRAHAM,)	
	Defendants.)	

Now on this 9th day of May, A. D. 1936, it is ordered by the Court, upon motion of the U. S. Attorney, that case as to both defendants Jack E. Anderson and Willie E. Graham be and the same is hereby dismissed.

Court adjourned to May 11, 1936.

On this 11th day of May, 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 DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA.

R. M. PIATT,	Plaintiff,)	
)	
-vs-)	No. 2305 Law. ✓
)	
Powell Bros. Truck Lines,	Defendants.)	

O R D E R

On application of the defendants and for good cause shown, it is hereby ordered that the defendants have an extension of fifteen (15) days from this date in which to plead to plaintiff's petition filed herein.

Dated this 12th day of May, 1936.

F. E. KENNAMER
JUDGE.

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

Court adjourned to May 13, 1936.

On this 13th day of May, 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 FOR THE NORTHERN DISTRICT OF OKLAHOMA.

ORDER FOR ADDITIONAL GRAND JURORS ✓

On this the 13th day of May, A. D. 1936, the Court's attention having been called to the fact that he has excused three persons whose names have been drawn out of the jury box to serve as Grand Jurors at the Special March 1936 Term of this Court, it is therefore,

ORDERED that there be publicly drawn by the Marshal of the Northern District of Oklahoma, or one of his deputies, in the presence of the Clerk, or one of his deputies, in accordance with law and the rules of this Court, the names of three (3) additional persons, good and lawful men, from said District, duly qualified to serve as Grand Jurors at the Special March 1936 Term of this Court, to be held at Tulsa, Oklahoma.

IT IS FURTHER ORDERED by the Court that a special writ of Venire Facias be issued out of this court, in due form as provided by law, commanding the Marshal to summon by registered

Mail said Grand Jurors, drawn as aforesaid, to be and appear before said Court, to be held in Tulsa, Oklahoma, in the Northern District of Oklahoma, on Monday, the 18th day of May, 1936, at 9 o'clock A.M., then and there to serve as Grand Jurors of the United States for said District at the Special March 1936 Term of said Court.

F. E. KENNAMER
United States District Judge.

ENDORSED: Filed May 13 1936
H. P. Warfield, Clerk
U. S. District Court

MAMIE MCKAY, Plaintiff,)
)
-vs-) No. 702 - Law. ✓
)
MAGNOLIA PETROLEUM CO. ET AL, Defendants.)

Now on this 13th day of May, A. D. 1936, it is ordered by the Court that the Clerk file and spread of record the Mandate in the above cause, same being in words and figures as follows:

UNITED STATES OF AMERICA, ss:

THE PRESIDENT OF THE UNITED STATES OF AMERICA

(SEAL)

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

GRE TING:

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 Mamie McKay, plaintiff, and Magnolia Petroleum Company et al., defendants, No. 702, Law, the judgment of the said District Court in said cause, entered on May 8, 1935, was in the following words, viz:

Now on this 9th day of April, 1935, the above entitled cause coming regularly on for hearing, and the above named plaintiff appearing by her attorneys, A. T. Lewellen and William Neff, and the above named defendants, Harry H. Rogers, F. V. Faulkner, Mabel Stephens, Mae S. Long, Mid-Continent Petroleum Corporation, Prairie Oil & Gas Company and Magnolia Petroleum Company, appearing by their attorneys, N. A. Gibson, John Rogers and R. H. Wills, and the defendant, Montford Jones, appearing not, and it appearing to the court that no service was had or could have been had upon said defendant, Montford Jones, who departed this life during August, 1927, long prior to the commencement of this cause, and that he was named as a party in the answer and cross petition herein through error and misapprehension of the facts; and it appearing that on the 11th day of February, 1930, John Monahwe, Katie Barjo, Will Jacobs and Hannah Alexander filed herein their application for leave to file their petition of intervention and to be made parties defendant, and that said application has never been prosecuted and has been abandoned, and it appearing from the files herein that the United States of America removed, or caused this action to be removed to this court; that thereafter, on June 9, 1929, this court, on the application of its attorney, granted said United States of America twenty days' additional time in which to plead in this cause, but that said United States of America has never filed any pleading herein and failed to make any appearance upon the trial of said cause; and the attorneys for the plaintiff having announced in open court that the plaintiff was not ready for trial at this time and

had no evidence to introduce in support of her petition herein and that the plaintiff objected to the jurisdiction of the court for the reason that this cause does not now present a controversy over which this court has jurisdiction, which objection was overruled and the plaintiff allowed an exception; and thereupon, this cause proceeded to trial upon the cross petition herein; and the court, having heard and considered the evidence offered in support of said cross petition, and being fully advised in the premises files herein its special findings of fact and conclusions of law.

It is, therefore, ordered, adjudged and decreed that the application of John Monahwe, Katie Harjo, Ella Jacobs and Hannah Alexander for leave to file their petition of intervention and to be made parties defendant be, and the same is hereby, stricken and dismissed for want of prosecution.

It is further ordered, adjudged and decreed that the petition of the above named plaintiff, Mamie McKay be, and the same is hereby dismissed, with prejudice.

It is further ordered, adjudged and decreed that the name of Montford Jones be stricken from the answer and cross petition herein and that the above entitled cause be dismissed as to said Montford Jones.

And the Court, having found all of the issues of fact and conclusions of law in favor of the cross petitioners herein, Harry H. Rogers, F. V. Faulkner, Mabel Stephens, Mae S. Long, Mid-Continent Petroleum Corporation, Prairie Oil & Gas Company and Magnolia Petroleum Company, it is further ordered, adjudged and decreed that said cross petitioners have all of the estate, both legal and equitable, in and to the lands involved in this cause, being described as follows:

The North Half of the Northwest Quarter, and the Southwest Quarter of the Northwest Quarter, and the Northwest quarter of the Northeast quarter of Section 27, Township 17 North, Range 7 East, in Creek County, in the State of Oklahoma.

and own the same in the following respective portions, to-wit:

In the Northwest quarter of the Northeast Quarter, and the East Half of the Northeast quarter of the Northwest quarter of Section 27, Township 17 North, Range 7 East, cross petitioner F. V. Faulkner owns an undivided $1/8$ interest, Harry H. Rogers owns an undivided $11/32$ interest, Mabel Stephens owns an undivided $4/32$ interest, and Mae S. Long owns an undivided $1/32$ interest, all subject, however, and subject only, to a duly executed, delivered and subsisting oil and gas mining lease covering said last described land now held and owned by the cross petitioner, Mid-Continent Petroleum Corporation.

In the West Half of the Northwest quarter and the West Half of the Northeast Quarter of the Northwest quarter of Section 27, Township 17 North, Range 7 East, the heirs, devisees or grantees, as the case may be, of Montford Jones, deceased, own an undivided $3/4$ interest, and F. V. Faulkner owns an undivided $1/4$ interest, subject, however, but subject only, to a valid, subsisting oil and gas mining lease covering said described portion of said land now held as follows: An undivided $3/4$ interest therein by the cross petitioner, Magnolia Petroleum Company, and an undivided $1/4$ interest therein by the cross petitioner, Prairie Oil & Gas Company.

It is further ordered, adjudged, and decreed that the plaintiff, Mamie McKay, and the United States of America, acting for and on behalf of the said Mamie McKay, and each of them, have no right, title or interest in and to the lands heretofore described, or to the rents, issues and profits thereon, and that such parties, and each of them, and all persons claiming by, through or under them, or any of them, be and they are hereby forever barred and perpetually enjoined from asserting or against the cross petitioners, Harry H. Rogers, F. V. Faulkner, Mabel Stephens, Mae S. Long, Mid-Continent Petroleum Corporation, Prairie Oil & Gas Company and Magnolia Petroleum Company, and all persons claiming by, through or under them, any right, title

or interest in and to said premises, or the rents, issues and profits thereof, and that the title of said cross petitioners to their respective interests in said lands above described be, and it is hereby, forever quieted as against the said plaintiff, Mamie McKay, and the United States of America acting for and on behalf of said plaintiff, and each of them, and all persons claiming by, through or under them.

It is further ordered, adjudged and decreed that the said cross petitioners, Harry H. Rogers, F. V. Faulkner, Mabel Stephens, Mae S. Long, Mid-Continent Petroleum Corporation, a corporation, Prairie Oil & Gas Company, a corporation, and Magnolia Petroleum Company, a corporation, do have and recover of and from the plaintiff, Mamie McKay, and the United States of America their costs herein expended.

To each and every part of this decree the above named plaintiff, Mamie McKay, excepts, which exceptions are allowed, and for good cause shown said plaintiff is granted sixty days in which to prepare a bill of exceptions 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 Mamie McKay agreeably to the act of Congress, in such case made and provided, fully and at large appears;

AND WHEREAS, at the January Term, in the year of our Lord one thousand nine hundred and thirty-six, 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 hereof, 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 affirmed; and that Harry H. Rogers, et al., appellees, have and recover of and from Mamie McKay, appellant, their costs herein.

- - April 4, 1936.

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

WITNESS, the Honorable CHARLES E. HUGHES, Chief Justice of the United States, the 11th day of May, in the year of our Lord one thousand nine hundred and thirty-six.

COSTS OF Appellees:

Clerk.	\$(Paid by appellant.)
Printing Record.	\$(None)
Attorney,	<u>\$76.00</u>
	\$76.00

ENDORSED: Filed May 13 1936
H. I. Farfield, Clerk
U. S. District Court ME

Court adjourned to May 14, 1936.

On this 14th day of May, 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.)	No. 2254 Law ✓
)	
Harvey Brown, J. K. Mitchell and)	
Walter Mullins,	Defendants.)	

ORDER OF DISMISSAL

Now on this 14th day of May, 1936, this matter coming on before me, and it appearing that a satisfactory settlement of the amount sued for in said cause has been made with the Osage Indian Agency, and the court costs in said cause have been paid, and that said cause should be dismissed;

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 May 14 1936
H. P. Warfield, Clerk
U. S. District Court EA

Court adjourned to May 18, 1936.

On this 18th day of May, 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 EMPOWERING GRAND JURY. ✓

On this 18th day of May, 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 Special March 1936 Term of Court. Thereupon, on order of the Court, the Clerk calls the names of the Grand Jurors so summoned as follows:

Dorvall Cowan	W. W. Rickerson
Joe Vincent	H. C. Magrauder
Ray Hougland	Silas Hayes
H. Gillman	Harry Calvin
Wm. A. Vesper	H. W. Trippet
Pres Nail	John Colbaugh
Frank Casto	W. C. Jacobs
C. A. Ward	E. H. Crumrine
E. E. Bateman	Frank White
C. A. Watson	W. J. Fugate
J. A. McNabb	C. C. Parker
L. M. List	Wm. Hackney
J. A. Colvin	R. A. Blake

And thereupon, it is ordered by the Court that the following names of those previously excused for good cause shown

Frank Casto	C. A. Ward
C. A. Watson	

and of those excused in open Court this date

W. W. Rickerson

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

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

Thereupon, the Court offers the entire array to any and all 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 Special March Term of Court.

Thereupon, the Court appoints H. W. Trippet 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 bailiff to their Grand Jury room to consider their presentments.

ENDORSED: Filed In Open Court May 18 1936
H. P. Fairfield, Clerk
U. S. District Court.

UNITED STATES OF AMERICA,

Plaintiff,)

-vs-

No. 8089 - Criminal. ✓

BARNETT ALLS,

Defendant.)

ORDER OF COURT

Considered and ordered this 18th day of May, 1936, and ordered filed and made a part of the records in the above case. Ordered that probationer Barnett Alls be released from further supervision.

F. E. REINBERG

ENDORSED: Filed May 18, 1936
H. P. Warfield, Clerk
U. S. District Court

UNITED STATES OF AMERICA,

Plaintiff,)

-vs-

No. 8094 - Criminal. ✓

FLOYD DIXON,

Defendant.)

ORDER OF COURT

Considered and ordered this 18th day of May, 1936, and ordered filed and made a part of the records in the above case. Ordered that probationer Floyd Dixon be released from further supervision.

F. E. REINBERG

ENDORSED: Filed May 18, 1936
H. P. Warfield, Clerk
U. S. District Court

UNITED STATES OF AMERICA,

Plaintiff,)

-vs-

No. 8098 - Criminal. ✓

MRS. ESTER BATES, alias MRS. ESTER MAY MARTIN,
alias MRS. ESTER MAY COUTHERD,

Defendant.)

ORDER OF COURT

Considered and ordered this 18th day of May, 1936, and ordered filed and made a part of the records in the above case. Ordered that probationer Ester Bates be released from further supervision.

F. E. REINBERG

ENDORSED: Filed May 18, 1936
H. P. Warfield, Clerk
U. S. District Court

UNITED STATES OF AMERICA,

Plaintiff,)

vs.

No. 8101 - Criminal. ✓

FLOYD JONES,

Defendant.)

ORDER OF COURT

Considered and ordered this 18th day of May, 1936, and ordered filed and made a part of the records in the above case. Ordered that probationer Floyd Jones be released from further supervision.

F. E. KNEELAND

RECORDED: Filed May 18 1936
H. I. Fairfield, Clerk
U. S. District Court

UNITED STATES OF AMERICA,

Plaintiff,)

-vs-

No. 8102 - Criminal. ✓

CHARLEY KENNEDY and EARL PHASE,

Defendants.)

ORDER OF COURT

Considered and ordered this 18th day of May, 1936, and ordered filed and made a part of the records in the above case. Ordered that probationer Charley Kennedy be released from further supervision.

F. E. KNEELAND

RECORDED: Filed May 18 1936
H. I. Fairfield, Clerk
U. S. District Court

UNITED STATES OF AMERICA,

Plaintiff,)

-vs-

No. 8103 - Criminal. ✓

W. M. ROBINSON, et al. and EARL PHASE,
and EARL PHASE,

Defendants.)

ORDER OF COURT

Considered and ordered this 18th day of May, 1936, and ordered filed and made a part of the records in the above case. Ordered that probationer Earl Phase be released from further supervision.

F. E. KNEELAND

RECORDED: Filed May 18 1936
H. I. Fairfield, Clerk
U. S. District Court

file with the Clerk of this court, an assignment of the errors of which he complains as appellant.

F. E. KENNAMER
JUDGE OF THE UNITED STATES DISTRICT COURT.

O.K. PAUL C. SIMS
Asst. Dist. Atty.

ENDORSED: Filed May 18 1936
H. P. Warfield, Clerk
U. S. District Court

BANKERS AND SHIERS INSURANCE COMPANY)	
OF NEW YORK, A CORPORATION,	Plaintiff,)
)	No. 2298 - Law. ✓
-vs-)	
)	
L. N. EWING, ET AL,	Defendants.)

Now on this 18th day of May, A. D. 1936, it is ordered by the Court, upon agreement of Plaintiff's Attorney herein, that Defendant be granted ten (10) days from May 18, 1936, to answer herein.

Court adjourned to May 19, 1936.

On this 19th day of May, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March Term at Tulsa, in adjournment 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:

UNITED STATES OF AMERICA,	Plaintiff,)
)	
-vs-)	No. 6881 - Criminal. ✓
)	
MRS. MAY KINGS,	Defendant.)

Now on this 19th day of May, A. D. 1936, there comes on for a final report of Probation Officer on hearing on order to show cause. Thereupon, upon the statements of counsel are made. And thereafter, it is ordered by the Court that said case now proceed in the name of defendant, May Kings Mellon. And thereupon, it is ordered by the Court, upon motion of Assistant U. S. Attorney Paul Sims, that Counts 2, 3 and 4 be dismissed. And thereafter, it is ordered by the Court that probation period be further extended for a period of eighteen (18) months from this date or until the further order of the Court.

Court adjourned to May 20, 1936.

On this 20th day of May, 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. I. Sarfield, 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 - FIRST AND FINAL REPORT OF GRAND JURY.

On this 20th day of May, A. D. 1936, the Grand Jury returns in open Court Ninety-five (95) 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 quorum of 16 members of the Grand Jury, and all True Bills received a vote of not less than 12 members of the Grand Jury. Thereupon, 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:

8402	Ben Blair	1000.00	8429	Sam Clark	1000.00
	Sylvester Scott	1500.00	8430	A. G. Cross	1000.00
8403	George W. Conger	1500.00	8431	J. L. Fordham	1500.00
8404	John Dean	1500.00	8432	Frank Forrester	3000.00
8405	C. H. Dennis	2500.00	8433	Tom Hardwick	1000.00
	Lida Dennis	2500.00	8434	A. J. Harrison	1000.00
8406	Paul Eldridge	500.00	8435	Dutch James Helser	1500.00
8407	Carl C. Enoch alias Toby Enoch	1800.00	8436	Marlin Eugene Kauffmann	2500.00
8408	J. L. Enoche	1800.00	8437	Fred Kokenskey	1300.00
8409	William W. Fitch	1000.00	8438	Martha Pitts	1500.00
8410	Gus Gilbert	2000.00	8439	Molly Pollock	1000.00
8411	John Hutcheson	1500.00	8440	John Rex	1000.00
8412	William H. Hurley Woodrow Hurley	1500.00		Lou Ann Hanna	1000.00
	Albert Carrindan	1500.00	8441	Milo Smith	2500.00
8413	Mert J. Israel	1500.00	8442	Buck Slate	2000.00
8414	E. J. Jackson	1500.00	8443	Clarence Leslie Solomon	1500.00
	Thomas Crusty	1500.00	8444	Ross Ventle	1000.00
8415	Edward L. Kline	1500.00	8445	Jesse Lawrence Marton	3500.00
8416	John Lane	1500.00	8446	Albert Wilder	2000.00
8417	George J. Morehead	1500.00		John Emerson	2000.00
8418	Homer Roberts	1500.00	8447	Lattie Wiley	1000.00
8419	Laura Sanders	1500.00	8448	Ass Ballard	1500.00
8420	Blanche Scott	1500.00	8449	Sam Couch	2000.00
8421	Will Stafford	1500.00		Charles H. Houghton	1500.00
8422	Henry Tarrantine	1500.00		Adolph Hunt	2000.00
8423	Norbert James Weaver	1500.00		Cleo Edward Kirk	1500.00
8424	Adolph Whitesfield	2000.00		G. R. (Bob) Morgan	2000.00
8425	Bill Young	1500.00	8450	Clifford Carder	4000.00
	James Williams	1500.00	8451	John Delp	1000.00
	Charles Williams	1500.00	8452	Davis Floyd	1000.00
8426	Carroll J. Brockus	1500.00	8453	Wick Franks	3000.00
8427	Fred Brown	1500.00		Johnny Franks	3000.00
8428	Wallace Arvin Chapman	4000.00	8454	Adkin Louis Gentry	2500.00
	Vernon Francis Rodgers	4000.00		Jimmy Jones	2500.00
				Llew Friday Gray	2500.00
			8455	Ted Glissen	1000.00

8456 Charles Hastings	1000.00	8480 Edd Fisher	1000.00
8457 Arthur Lewis	3500.00	8481 Willis Martin	1000.00
8458 Elbert Martin	2000.00	8482 Rachel Lunsford	1000.00
8459 Lee Needham	1500.00	8483 Sylvia Galigar	1000.00
8460 James A. Renfro	2000.00	8483 Jack Wheelus	2500.00
8461 Robert W. Rogers	4000.00	8484 Bill Smith	2500.00
8462 Clifford Thomas Staley	3500.00	8484 William Barton	1000.00
William Tell Allred	3500.00	8485 Albert Wesley Crossland	1500.00
8463 Nolan J. Starr	4000.00	8486 O. W. Crowson	500.00
8464 Lawrence Stephens	1500.00	T. E. Chamberlain	1000.00
8465 Robert Lee Wyse	2000.00	8487 Jake Humble	1000.00
8466 Floyd Charles Carnain	2000.00	8488 Alf Hudson	750.00
8467 Lena Marie Kelley	4000.00	8489 Willard Keys	1500.00
Marvin F. McKinney	4000.00	Ora Keys	1000.00
8468 Sht Gilbert	1000.00	8490 Harold S. Myers	1000.00
8469 Jim Davison	1000.00	8491 Clyde Orel Phebus	1000.00
8470 Victor Cummings	1000.00	8492 Garland Reeves	1000.00
8471 J. H. Jeff Hendricks	1000.00	8493 L. S. Roberts	1000.00
Ed Jones	500.00	8494 Howard Stanton	1000.00
8472 Frank Collins	1000.00	Bert Clarey, alias Bert Cross	1000.00
Rena Collins	500.00	8495 J. W. Trimm	1000.00
Mrs. Jessie McKeever	500.00	8496 Tony Brocato	3000.00
8473 Robert E. Lee Fisher	1500.00	Hattie Brocato	3000.00
J. R. Rhodes	2000.00	Richard Cooley alias Dick Cooley	3000.00
8474 Walt Carter	1500.00	Manuel A. Diaz, alias Vick Diaz	3000.00
8475 Bob Moon	500.00	Aline Diaz, alias Aline Bass	3000.00
Beulah Moon	500.00	Nick Frank alias Nicholas Frankovipia	3000.00
Jack Burgess	1500.00	Johnnie Frank, alias Larry Rabins alias Johnnie Stephens	3000.00
8476 Sulvia Galigar	500.00	Charles Meyer	3000.00
8477 Zeke Parris	1000.00	Harold S. Myers	3000.00
8478 Joseph Bair	2500.00	James Alfred Hendry	3000.00
8479 Kincel Bruce	1500.00	Angeline Frank	3000.00
Vernon Day	1500.00		

and it is further ordered by the Court that warrant issue for the arrest of each defendant, upon process filed by the U. S. attorney.

ENCLOSED: Filed In Open Court
May 10, 1936
H. F. Marfield, Clerk
U. S. District Court

UNITED STATES OF AMERICA
NORTHERN DISTRICT OF OKLAHOMA.

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

FINAL REPORT OF GRAND JURY

We, your Grand Jurors, duly empaneled and sworn in the District Court of the
United States for the Northern District of Oklahoma, to inquire into and investigate such matters
as are presented to us, or that shall be called to our attention, involving crimes committed

within said District, make the following final report concerning such matters.

We have found and do herewith return at this session of the Grand Jury held from May 18, to and including May 31, 1906, True Bills in 95 cases.

We have carefully examined approximately 85 witnesses from the Northern District of Oklahoma and elsewhere, since that time.

We have found and do hereby return NO BILLS against the following named persons, to-wit:

- | | |
|------------------------|--------------------|
| BRADLEY SWINGER | CARL WALLENGER |
| JOE SHEPARD | LEONARD AMBURGA |
| JOHN REK | GEORGE RICHARDS |
| CLARENCE TANNER | ROSS MITCHELL |
| HUCK COALSTON | BERT TIMMONS |
| LAMMIE CAGLE | SAM ELAM JR |
| GEORGE SMITH | LUTHER GIRARD |
| BILL THOMAS | GEORGE HINSELEY |
| BYRON HICKMAN NEWLAND | ARK NOEL |
| RAYMOND WALTERIP | ED BIGHORSE |
| E. L. REISER | MRS. FLOYD SPINNER |
| MRS. NEVADA GILLESPIE | KELLY GILBERT |
| EDWARD IRENEE BONNETTE | ED CASTOE |
| JACK SCHWARTZ | T. C. ELDRIDGE |
| ROY LOGRE | BESSIE CARTER |
| GEORGE M. EDWARDS | C. W. HIND |
| HARRY NELSON | L. M. MOORE |
| LOUIS MORGAN | CLUE PARIS MORGAN |
| LAURENIA HILSON | JOHN DAVID |
| WALTER DUNFORD | ELMER DIBST |
| M. F. GALLIAR | JOE GRUBBS |
| MELVIN WELCH | LEO BRUNT |
| MRS. MINNIE BAUCE | B. R. CALISER |
| LEWIS ROBINSON | ANNA TRIMM |

Respectfully submitted,

- EDWARD COCHRAN
- H. A. WILKIE
- W. W. WEBSTER
- W. C. JACOBS
- WILSON HAYES
- H. F. TICE
- H. C. WELLS
- C. C. INCHENT
- H. C. BRADDER
- V. W. CLARK

- H. C. BRADDER
- F. W. BRADDER
- H. L. BRADDER
- W. W. BRADDER
- C. C. BRADDER
- WES PAUL
- JOHN GILBERTSON
- FRANK WELCH
- E. W. BRADDER

H. W. TRIMM

1906

WITNESSED and sealed at Tulsa, Oklahoma
this 14th day of March, 1906
C. F. BRADDER, Clerk
C. W. BRADDER, Deput

UNITED STATES OF AMERICA,)
 Plaintiff,)
 vs.)
)
 R. A. (DICK) COLLINS, ALICE BLANCH COLLINS,) No. 1836 - Criminal.
 T. B. BATSON, KYLL JOOD, FRANK KRUCERA,)
 DONALD C. SMITH, HENRY E. COOPER, ALLEN K.)
 COCHRAN, POLLY CRABTREE and JESSE HARETT,)
 Defendants.)

Now on this 24th day of May, A. D. 1936, it is ordered by the Court that the sentence heretofore laid and herein upon Defendant Alice Blanch Collins be stayed for a period of four (4) months from this date.

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

F. C. Connelly,)
 Plaintiff,)
 vs.) No. 1895 Law.
)
 Railway Express, Inc.,)
 Defendant.)

O R D E R

For and cause shown it is hereby ordered that the writ be permitted to stand and the return of an execution issued herein on December 18, 1934, to such property saved.

Dated at Washington, D. C., this 24th day of May, 1936.

F. E. HANCOCK
 UNITED STATES DISTRICT JUDGE.

WITNESSED: Filed May 24, 1936
 H. P. Fairfield, Clerk
 U. S. District Court B

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

United States,)
 Plaintiff,)
 vs.) No. 1836 Law
)
 One Hundred Eight Cases Fresh Fruit)
 Six Percent Beer,)
 Defendant.)

ORDER OF SEIZURE

Now on this 24th day of May, 1936, this letter of seizure is issued pursuant to the petition in libel heretofore filed in this court, and captioned as above, under which the merchandise valued therein was confiscated under United States laws and regulations provided, in violation of the Food and Drugs Act of 1930, and the United States Constitution. The seizure of said merchandise, Fulstiff Distributing Company, 712 1/2 Street, N. W., Washington, D. C.

agreeing to re-label said merchandise, and that said consignee, Falstaff Distributing 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, Falstaff Distributing 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

G.R. CHESTER A. BREWER
Assistant United States Attorney

ENDORSED: Filed May 20 1936
H. P. Garfield, Clerk
U. S. District Court A.C.

MISC - ORDER DISCHARGING GRAND JURORS.

On this 20th day of May, A. D. 1936, it is ordered by the Court that all Grand Jurors be, and they are, hereby discharged for this Special March 1936 Term of Court at Tulsa, Oklahoma, subject to call.

MISC - ORDER TO PAY GRAND JURORS AND WITNESSES MILEAGE AND PER DIEM.

On this 20th day of May, A. D. 1936, it is ordered by the Court that the Marshal of this District pay the Grand Jurors and witnesses for this Special March 1936 Term of Court, their mileage and attendance as shown by the Record of Attendance.

Court adjourned to May 22, 1936.

On this 22nd day of May, 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. Garfield, Clerk, U. S. District Court.
C. E. Bailey, United States Attorney.
John T. Logan, United States Marshal.

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

On this 25th day of May, 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. Kemmerer, Judge, present and presiding.

H. P. Garfield, 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.

Pearl E. Jackson, Plaintiff,)
vs.) NO. 1708 LAW.
The Texas Company, a corporation, Defendant.)

O R D E R

For good cause shown it is

ORDERED that the plaintiff be and is hereby given leave to file her reply to defendant's answer instant.

F. E. KEMMERER
JUDGE.

Do hereby consent to the above order being entered giving Plaintiff permission to file Reply in above case.

Dated this 23rd day of May, 1936.

E. W. GRIFITH
Attorney for Defendant, THE TEXAS COMPANY.

RECORDED: 1936 May 27 1936
H. P. Garfield, Clerk
U. S. District Court - EA

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

H. A. Hodges, Plaintiff,)
vs.) No. 2274 - Law.
W. T. Elliott, Defendant.)

O R D E R

On and to the 24th day of April, 1936, this case came on for hearing upon the answer of the defendant to the petition of the plaintiff, the court said that said demurrer should be sustained,

No. 8105 - Cr. Cont'd.

part of the records in the above case. Ordered that probationer W. B. McSwain be released from further supervision.

F. E. KENNAMER

ENDORSED: Filed May 26 1936
H. P. Warfield, Clerk
U. S. District Court

UNITED STATES OF AMERICA,	Plaintiff,)	
)	
-vs-)	No. 8113 - Criminal. ✓
)	
JOHN NEWTON BRASHEAR,	Defendant.)	

Now on this 26th day of May, A. D. 1936, it is ordered by the Court, upon recommendation of the United States Attorney, that Defendant John Newton Brashear be and he is hereby 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. 8131 - Criminal. ✓
)	
EUGENE MITCHELL and FLOSSIE BOSWELL,	Defendants.)	

ORDER OF COURT

Considered and ordered this 26th day of May, 1936 and ordered filed and made a part of the records in the above case. Ordered that probationer Flossie Boswell be released from further supervision.

F. E. KENNAMER

ENDORSED: Filed May 26 1936
H. P. Warfield, Clerk
U. S. District Court

UNITED STATES OF AMERICA,	Plaintiff,)	
)	
-vs-)	No. 8158 - Criminal. ✓
)	
WILLIE B. MITCHELL, JOE R. WARE and ORLEANA DAWSON,	Defendants.)	

ORDER OF COURT

Considered and ordered this 26th day of May, 1936 and ordered filed and made a part of the records in the above case. Ordered that probationer Joe R. Ware be released from further supervision.

F. E. KENNAMER

ENDORSED: Filed May 26 1936
H. P. Warfield, Clerk
U. S. District Court

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

Jerome G. Queenan, Receiver of The)	
First National Bank of Fairfax, Oklahoma,)	
)	
)	Plaintiff,
)	
vs.)	No. 2190 Law
)	
Maryland Casualty Company, of Baltimore,)	
Maryland, a corporation,)	Defendant.

D E C R E E

This cause came on to be heard on March 31, 1936, plaintiff appearing in person and by his attorney, J. I. Howard; defendant appearing by its attorneys, Green & Farmer, and both plaintiff and defendant announcing ready for trial, both plaintiff and defendant expressly waiving in open court a trial by jury and agreeing to submit said cause on both questions of law and fact to the court, and the plaintiff having introduced his evidence and rested and the defendant having demurred to plaintiff's evidence and having also moved the court to find for the defendant upon the grounds set forth in said demurrer and motion, the said demurrer and motion being overruled and the defendant excepted and its exceptions were allowed. Thereupon the defendant rested and elected to stand upon its demurrer to the plaintiff's evidence and after said cause was submitted by counsel to the court upon the pleadings and the evidence introduced by the plaintiff, said cause was by the court taken under advisement and memorandum of authorities submitted by counsel for the respective parties.

Now on this, the 26th day of May, 1936 upon consideration thereof the court finds the issues in favor of the plaintiff, Jerome G. Queenan, receiver of the First National Bank of Fairfax, Oklahoma and against the defendant, Maryland Casualty Company of Baltimore, Maryland, a corporation, and finds that the plaintiff as receiver of said bank is entitled to recover of and from the defendant upon the fidelity bond heretofore issued and in force and effect at the times and upon the dates alleged in the plaintiff's petition in this cause and the court further finds that plaintiff is entitled to recover of and from the said defendant the sum of \$4,200.00, the full penalty of the bond after allowing a credit of \$800.00 which it is agreed by plaintiff and defendant that the defendant is entitled to have credited on the full penalty of said bond.

IT IS BY THE COURT THEREFORE DULY CONSIDERED, ORDERED, ADJUDGED AND DECREED that the plaintiff, Jerome G. Queenan, receiver of the First National Bank of Fairfax, Oklahoma, do have and recover of and from the defendant, Maryland Casualty Company of Baltimore, Maryland, a corporation, the sum of \$4,200.00 in full payment, and satisfaction of all claims and demands of plaintiff as such receiver against the defendant company on account of the fidelity bond issued by it to the First National Bank of Fairfax, Oklahoma on behalf of C. E. Ashbrook, cashier of said bank, together with interest on said judgment at the rate of 6% per annum from May 21, 1932 until paid, and for all costs of this action legally taxed, to all of which the defendant excepts and its exceptions are allowed.

F. E. KEENAMER
JUDGE

O.K. J. I. HOWARD
Attorney for Plaintiff.

O.K. GREEN & FARMER
Attorneys for Defendant

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

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

SAM F. WILKINSON, Receiver of
THE FIRST NATIONAL BANK OF BRISTOW,
a national banking association,

Plaintiff,

NO. 2267 LAW

-vs-

C. E. REBSTEIN,

Defendant.

ORDER AUTHORIZING RECEIVER TO ACCEPT OFFER OF COMPROMISE AND APPROVING SETTLEMENT

NOW On this 26th day of May, 1936, the above entitled cause came on regularly for hearing upon the application of Sam F. Wilkinson as the duly appointed, qualified and acting Receiver of The First National Bank of Bristow, Oklahoma, a national banking association, for authority to accept the offer of the defendant above named, and of the defendants in the other case pending in this court, entitled, Sam F. Wilkinson, Receiver, vs. C. E. Rebstein and Eva D. West, No. 2268 Law, and of the case pending in the United States District Court for the Western District of Oklahoma, entitled, Sam F. Wilkinson, Receiver of The First National Bank of Bristow, Oklahoma, vs. C. E. Rebstein, F. Ella Rebstein, Lucy H. Rebstein, et al., No. 1824 - Equity, as a compromise settlement of all liabilities of every nature of the said defendants in all of said causes of action to said plaintiff and petitioner, and for an order directing said Receiver to consummate such settlement. The parties heretofore appeared by their respective counsel of record, and the Court being fully advised in the premises, finds:

That the said defendants have offered to pay petitioner, Sam F. Wilkinson, Receiver the sum of \$10,458.98, in cash, and all court costs in said three cases, and to pay the sum of \$1,000.00 in cash to petitioner's attorney, Frank Settle, in full satisfaction of his fees in said three cases, all as a compromise settlement in full of all the liabilities of said defendants in said cases, and of complete and final settlement and determination in full of all the differences between the parties to said causes, and each of them, or which might arise on account of any controversies involved therein.

That such offer of compromise on behalf of the defendants has been transmitted to the Comptroller of the Currency by the plaintiff, Receiver herein, and under date of May 21, 1936, the Comptroller of the Currency has authorized said Receiver to accept said offer and consummate such settlement, subject to the approval of this Court, which authorization by the Comptroller of the Currency has been submitted to and examined by the Court in connection with this hearing.

The Court further finds that it is for the best interest of all parties concerned that said offer of compromise be accepted and said settlement consummated, and that this Court should make and enter its order herein accordingly.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED BY THE COURT that Sam F. Wilkinson as Receiver of the First National Bank of Bristow, Oklahoma, plaintiff in this cause of action and in the other two causes of action herein designated, be and he hereby is authorized to accept the offer of compromise and settlement above referred to, and that said Receiver be and he hereby is directed to consummate such settlement and to do any and all things necessary and proper in the premises to carry out the terms of such agreement, and in connection therewith to cancel and deliver to said defendant, C. E. Rebstein, or his attorney of record, Charles A. Holden, all of the promissory notes involved in said causes of action and motions for dismissal of said causes of action, and such other papers and documents as may be necessary and proper in the premises, and that this same shall henceforth operate as a complete and final settlement between the parties to said causes, of all controversies between said parties, and of any claim or right of action that either of said parties may have, or claim to have, against the other,

arising out of or which might have been or may hereafter be asserted as a result of any of the controversies referred to in said actions. That the completion of said settlement be subject to the general supervision of the Comptroller of the Currency of the United States, but that it should not be necessary to refer the matter further to this Court for confirmation or otherwise.

F. E. KENNAMER
JUDGE

ENDORSED: Filed May 26 1936
H. P. Warfield, Clerk
U. S. District Court

Court adjourned to May 27, 1936.

On this 27th day of May, 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 DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA.

ORDER TO MARSHAL TO OPEN AND ADJOURN COURT.

Now on this 27th day of May, A. D. 1936, the Court's attention having been called to the fact that there is insufficient business to justify holding the Statutory June 1936 Term of Court at Bartlesville, Oklahoma, on June 1, 1936 and same should be opened and adjourned until the First Monday in October, 1936.

IT IS THEREFORE ORDERED that the United States Marshal in and for the Northern District of Oklahoma, be, and he is hereby directed to open the District Court of the United States at Bartlesville, Oklahoma, on Monday, June 1, 1936, at 9:00 o'clock A.M., by proclamation in the manner and form provided by law, and that said Marshal adjourn said Court until the First Monday in October, 1936.

Said Marshal shall make due return hereof how he has executed this order.

F. E. KENNAMER
JUDGE, U. S. DISTRICT COURT.

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

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

United States of America,	Plaintiff,)
)
vs.) No. 8496 - Criminal.
)
Mattie Brocato, et al,	Defendants.)

O R D E R

Now on this 27th day of May, 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 defendant Mattie Brocato, for a reduction of the bond as fixed by the court, upon indictment in the above numbered cause, said cause charging the said defendant with conspiracy in violation of Section 88, Title 18, USCA and it appearing to the court that the bond in the amount of \$3000.00, as heretofore fixed, is excessive and that a good and sufficient bond in the amount of \$1000.00 will suffice in this case.

IT IS, THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED BY THE COURT, that the bond of the above named defendant Mattie Brocato be and the same is hereby reduced to \$1000.00, with good and sufficient surety thereon.

F. E. KENNAMER
JUDGE.

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

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

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

United States of America,	Plaintiff,)
)
vs.) No. 8496 - Crim.
)
Tony Brocato, et al,	Defendants.)

O R D E R

Now on this 27th day of May, 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 application of the defendant Tony Brocato, for a reduction of the bond as fixed by the court, upon indictment in the above numbered cause, said cause charging the said defendant with conspiracy in violation of Section 88, Title 18, U.S.C.A., and it appearing to the court the bond in the amount of \$3000.00 as heretofore fixed, is excessive and that a good and sufficient bond in the amount of \$500.00 will suffice in this case,

IT IS THEREFORE, CONSIDERED, ORDERED, ADJUDGED AND DECREED BY THE COURT, that the bond of the above named defendant Tony Brocato in the amount of \$3000.00 be and the same is hereby reduced to \$500.00 with good and sufficient surety thereon.

F. E. KENNAMER
JUDGE.

OK: PAUL O. SIMMS, Assistant U. S. Attorney
ENDORSED: Filed May 27 1936
H. P. Warfield, Clerk, U. S. District Court

On this 28th day of May, 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:

UNITED STATES OF AMERICA,	Plaintiff,)	
-vs-)	No. 7927 - Criminal. ✓
MANUAL A. DIAZ,	Defendant.)	

Now on this 28th day of May, 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 passed to June 8, 1936.

UNITED STATES OF AMERICA,	Plaintiff,)	
-vs-)	No. 8402 - Criminal. ✓
BEN BLAIR and SYLVESTER SCOTT,	Defendants.)	

Now on this 28th day of May, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendants Ben Blair and Sylvester Scott appearing in person. The Defendants are each arraigned and each 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 imposed as follows:

BEN BLAIR

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.

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 further order of the Court.

SYLVESTER SCOTT

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.

It is further ordered by the Court that said Defendant be placed on probation during good behavior or until the further order of the Court.

No. 8407 Cr. Cont'd.

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 now 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-)	No. 8408 - Criminal. ✓
)	
J. L. ENOCHE,	Defendant.)	

Now on this 28th day of May, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendant J. L. Enoche appearing in person. The Defendant is arraigned and enters a plea of not guilty to Counts 1 and 2 as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that said case be set for trial during the week of June 8, 1936.

UNITED STATES OF AMERICA,	Plaintiff,)	
)	
-vs-)	No. 8409 - Criminal. ✓
)	
WILLIAM W. FITCH,	Defendant.)	

Now on this 28th day of May, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendant William W. Fitch appearing in person and by counsel, I. F. Long. 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 deferred for a period of fifteen (15) months during good behavior.

UNITED STATES OF AMERICA,	Plaintiff,)	
)	
-vs-)	No. 8410 - Criminal. ✓
)	
GUS HOLBERT,	Defendant.)	

Now on this 28th day of May, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendant appearing in person and by counsel, Harry Denton. Defendant is arraigned and enters a plea of not guilty to Counts 1 and 2 as charged in the Indictment heretofore filed herein.

UNITED STATES OF AMERICA,	Plaintiff,)	
)	
-vs-)	No. 8411 - Criminal. ✓
)	
JOHN HUTCHESON,	Defendant.)	

Now on this 28th day of May, A. D. 1936, comes the United States Attorney, repre-

No. 8415 Cr. Cont'd.

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. 8417 - Criminal.
)
GEORGE W. MOOREHEAD,	Defendant.)

Now on this 28th day of May, 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:

Five (5) Years.

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. 8418 - Criminal.
)
HOMER ROBERTS,	Defendant.)

Now on this 28th day of May, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendant Homer Roberts appearing in person and by counsel C. T. Byrd. The Defendant is arraigned and enters a plea of not guilty as charged in the Indictment heretofore filed herein. And thereafter, it is ordered by the Court that said case be set for trial during the week of June 8, 1936.

UNITED STATES OF AMERICA,	Plaintiff,)
)
vs.) No. 8419 - Criminal.
)
LAURA SANDERS,	Defendant.)

Now on this 28th day of May, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendant Laura Sanders is present in person and by counsel W. C. Peters. Now at this time, Defendant waives the reading of the indictment herein 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 Federal Institution for Women for a period of:

No. 8419 Cr. Cont'd.

Count Two - Two Years

Count One - Two Years.

Said sentence of confinement in Count One to run concurrent to sentence in Count Two.

And thereafter, 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.

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 8420 - Criminal.
)
BLANCHE SCOTT,	Defendant.)

Now on this 28th day of May, A. D. 1936, Defendant is thrice called in open court but answers not. Thereupon, it is ordered by the Court that the bond in the sum of \$500.00 in said cause be, and the same is hereby forfeited, Scire Facias awarded, alias capias ordered and new bond set in the sum of \$1000.00.

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 8421 - Criminal.
)
WILL STAFFORD,	Defendant.)

Now on this 28th day of May, A. D. 1936, Defendant is thrice called in open court but answers not. Sureties J. S. Stafford and John D. Walker are thrice called in open court but answer not. Thereupon, it is ordered by the Court that the bond in the sum of \$1500.00 herein be and the same is hereby forfeited, Scire Facias awarded, alias capias ordered and new bond set in the sum of \$1500.00.

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 8422 - Criminal.
)
HENRY TURRANTINE,	Defendant.)

Now on this 28th day of May, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendant Henry Turrantine 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 County Jail for a period of:
Count Two (2) Sixty (60) days.

It is further ordered by the Court that Count One be and it is hereby dismissed.

UNITED STATES OF AMERICA, Plaintiff,)

-vs-

No. 8423 - Criminal.

NORBERT JAMES WEAVER, Defendant.)

Now on this 28th day of May, 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 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 passed to the week of June 8, 1936.

UNITED STATES OF AMERICA, Plaintiff,)

-vs-

No. 8424 - Criminal.

RUDOLPH WHITESFIELD, Defendant.)

Now on this 28th day of May, 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 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 - Five (5) Years.

Count Two - Five (5) Years. Said sentence of confinement in Count Two shall run concurrent to the sentence imposed in Count One.

It is further ordered by the Court 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. 8425 - Criminal.

BILL YOUNG, JAMES WILLIAMS and CHARLES WILLIAMS, Defendants.)

Now on this 28th day of May, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendants Bill Young and James Williams appearing in person. The Defendants are each arraigned and each enter 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:

BILL YOUNG

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, and a fine of One Hundred (\$100.00) Dollars and a penalty of five Hundred (\$500.00) Dollars, both on execution.

No. 8442 Cr. Cont'd.

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. 8443 - Criminal.
)
CLARENCE LESLIE SCLOMON,	Defendant.)

Now on this 28th day of May, A. D. 1936, comes the United States Attorney, representing the Government herein and the Defendant appearing in person and by counsel, W. C. Peters. The Defendant waives arraignment and enters a plea of not guilty as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that said case be set for trial the week of June 8, 1936.

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 8444 - Criminal.
)
ROSS VENTLE,	Defendant.)

Now on this 28th day of May, 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 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 deferred 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. 8446 - Criminal.
)
ALBERT WILDER and JOHN EMERSON,	Defendants.)

Now on this 28th day of May, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendants Albert Wilder and John Emerson appearing in person and by counsel, Mahon, Peters and Franklin. Said defendants are arraigned and each enters a plea as follows: Albert Wilder enters his plea of guilty to Count 1 and not guilty to Count 2; John Emerson enters a plea of not guilty to Counts 1 and 2; all as charged in the Indictment heretofore filed herein. Thereupon, it is ordered by the Court that said case be set for trial during the week of June 8, 1936.

No. 8467 Cr. Cont'd.

Count Two - Two (2) Years
Count Three - Two (2) Years, Said Sentence of confinement in Count Two (2) shall run concurrent to the sentence in Count One (1).

and thereafter, it is ordered by the Court that Count One be and it is hereby dismissed.

MARVIN F. MCKINNEY

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

Count One - Five (5) Years
Count Two - Five (5) Years
Count Three - Five (5) Years. Said sentence of confinement in Count Two and Count Three shall run concurrent to the sentence in Count One.

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 8469 - Criminal.
)
JIM DAVISON,	Defendant.)

Now on this 28th day of May, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendant Jim Davison, appearing in person. The Defendant requests that said case be passed to the week of June 8, 1936.

UNITED STATES OF AMERICA,	Plaintiff,)
)
-vs-) No. 8470 - Criminal.
)
VICTOR CUMINGS,	Defendant.)

Now on this 28th day of May, 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:
Two (2) Years and a fine of \$100.00 on probation.

And thereafter, 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 FOR THE NORTHERN DISTRICT OF OKLAHOMA.

United States of America,	Plaintiff,)
)
vs.) No. 2083 Law.
)
John Abbott,	Defendant.)

JOURNAL ENTRY OF JUDGMENT.

Now on this 28th day of May, 1936, this cause of action coming on before the Court on the stipulation of the parties filed herein, and it appearing to the Court that an offer in compromise settlement has been made in the above mentioned case, and that said offer has been accepted by the United States of America, through its duly authorized agents;

IT IS THEREFORE ADJUDGED AND DECREED that the plaintiff, United States of America, have and recover judgment against the defendant, John Abbott, in the sum of \$3,951.11, in full settlement of income taxes of the defendant, John Abbott, for the calendar years 1919, 1924 and 1925, or all taxes mentioned in the petition, filed in this cause of action, and for the costs of this cause of action.

F. E. KERNAMER
JUDGE.

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

CHESTER A. BREWER
Assistant United States Attorney

HUGH JONES
Hugh C. Jones, Attorney for Defendant.

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

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

United States of America,	Plaintiff,)
)
vs.) No. 2237 Law.
)
John Abbott,	Defendant.)

JOURNAL ENTRY OF JUDGMENT

Now on this 28th day of May, 1936, this cause of action coming on before the Court on the stipulation of the parties filed herein, and it appearing to the Court that an offer in compromise settlement has been made in the above mentioned case, and that said offer has been accepted by the United States of America, through its duly authorized agents;

IT IS THEREFORE ADJUDGED AND DECREED that the plaintiff, United States of America have and recover judgment against the defendant, John Abbott, in the sum of \$10,213.28, in full settlement of income taxes of the defendant, John Abbott, for the years, 1917, 1920, 1921, 1922, 1923, 1926, 1927, 1928, 1929 and 1930, or all taxes mentioned in the petition of the plaintiff filed herein, and for the costs of this cause of action.

F. E. KERNAMER
JUDGE.

No. 2237 Law Cont'd.

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

CHESTER A. BREWER
Assistant United States Attorney

HUGH C. JONES
Hugh C. Jones,
Attorney for Defendant.

ENDORSED: Filed May 28 1936
H. P. Warfield, Clerk
U. S. District Court A.C.

Court adjourned to June 1, 1936.

SPECIAL MARCH 1936 TERM

TULSA, OKLAHOMA

MONDAY, JUNE 1, 1936

On this 1st day of June, 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. Hennaker, 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 FOR PETIT JURY.

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

ORDER FOR PETIT JURY.

On this 1st day of June, 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-five (45) persons, good and lawful men, from said District, duly qualified to serve as Petit Jurors at the Special March 1936 Term of this Court to be held at Tulsa, Oklahoma.

It is further ordered by the Court that a writ of Venue Facias be issued out of this Court, in due form as provided by law, commanding the said names to stand 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 8th day of June, 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 Special March 1936 Term of said Court.

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

F. E. HENNAKER
U. S. DISTRICT JUDGE.

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

United States of America,	Plaintiff,)	
)	
vs.)	No. 8386
)	
S. R. McCorkle,	Defendant.)	

ORDER OF COURT

On this the 1st day of June, 1936, this cause came on to be heard upon the application of the Defendant, S. R. McCorkle, who is charged herein under the name of R. C. McCorkle, but was pleaded by his true name, S. R. McCorkle, and who is the appellant in cause No. 1400 in the United States Circuit Court of Appeals for the Tenth Circuit, entitled Stephen Robert McCorkle, appellant, vs. The United States of America, Appellee, for an order to extend the time within which he shall file with the Clerk of the Court a Bill of Exceptions and Assignments of Error, and for good cause shown.

It is ordered that the said S. R. McCorkle, defendant, in said cause No. 8386 in this court and appellant in Cause No. 1400 in the United States Circuit Court of Appeals, for the Tenth Circuit, be and he is hereby allowed 15 days additional time from this date within which to prepare procure to be settled and file with the Clerk of this court a bill of exceptions, setting forth the proceedings upon which he wishes to rely upon appeal, and within the same time file with the Clerk of this Court, an assignment of the errors of which he complains as appellant.

It is further ordered that the said defendant in this cause is hereby given and allowed 15 days from this date within which to prepare and file in the Circuit Court of appeal of the Tenth Circuit the printed copy of the record herein.

F. E. KENNAMER
Judge of the U. S. District Court.

PAUL C. SIMS Asst. U. S. Attorney.

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

Court adjourned to June 2, 1936.

On this 2nd day of June, 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 A. Lyon, United States Marshal.

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

MATT SKIPTAN,)
 Plaintiff,)
 vs)
) No. 1709 - Law. ✓
)
 ST. L. & S. F. RY. CO. & CITY OF)
 OKMULA,)
 Defendants.)

Now on this 2nd day of June, A. D. 1936, it is ordered by the Court that Demurrer of Defendant Trustees of St. L. & S. F. Ry. Co. be and it is hereby overruled. Given twenty (20) days to answer hereto.

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

RUFINO LOPEZ,)
 Plaintiff,)
 -vs-)
) No. 2229 Law. ✓
)
 Phillips Petroleum Company, a)
 corporation,)
 Defendant.)

O R D E R

Now on this 2nd day of May, 1936, it is ordered, adjudged and decreed, that the motion of the plaintiff to dismiss the above entitled cause without prejudice be and hereby is sustained, and said cause is ordered dismissed without prejudice.

F. E. HENNINGER
 JUDGE.

ENDORSED: Filed Jun 1936
 H. P. Warfield, Clerk
 U. S. District Court OKM

 CLARA ALONZA WILK, HEIRS OF THE ESTATE OF)
 ELMER GARNFIELD, WILL, DECEDENT,)
 Plaintiff,)
 -vs-)
) No. 2471 - Law. ✓
)
 C. S. LUDWICK,)
 Defendant.)

Now on this 2nd day of June, A. D. 1936, it is ordered by the Court that special appearance and notice to plead of Defendant be and it is hereby sustained. It is further ordered by the Court that leave be granted to issue alias summons herein.

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

LESLIE R. PARRO, Administrator of the
 estate of WILLIAM PARKER, Deceased,
 Plaintiff, No. 2297 Law.
 vs.
 JAMES H. KURN, et al, Defendants.

O R D E R

Now on this the 2nd day of June, 1936, this matter came on to be heard upon the separate motion to strike of the defendant, Ark Warehouse Company, and the court, being fully advised in the premises, finds that said motion should be sustained insofar as the words "It being his duty under the law" are concerned.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED, that defendant's motion to strike be and the same is hereby sustained in that the words "It being his duty under the law", as contained in Paragraph 10 of plaintiff's petition, be and the same are hereby stricken.

F. E. KENNEDY
United States District Judge.

ENTERED: Filed Jun 3 1936
H. P. Arfick, Clerk
U. S. District Court B

JAMES E. LONBAR, Plaintiff,
 -vs-
 SUNFLOWER LINES, INC., A CORP, & J. E. HUBBELL, Defendants.
 No. 304 - Law.

Now on this 2nd day of June, A. D. 1936, it is ordered by the Court that motion of Defendant J. E. Hubbell to quash be and it is hereby overruled. It is further ordered that motion of Defendant Sunflower Lines to secure costs be and it is hereby overruled. It is the further order of the Court that motion of Defendant Sunflower Lines to strike parts of Plaintiff's awarded petition herein be and it is hereby sustained in part and overruled in part. It is further ordered that motion of Defendant Sunflower Lines to cause petition more definite and certain be overruled. Given twenty (20) days for Defendants to answer herein.

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

Ray McAlister, Plaintiff,
 vs.
 Oklahoma Power and Light Company, a corporation, H. H. Lewis, and C. J. Richardson, Defendants.
 No. 2306 Law
 (No. 12781, District Court, Tulsa County)

O R D E R

This matter coming on for hearing on this 2d day of June, 1936, upon motion of

the plaintiff in the within and foregoing notice to remand said cause to the District Court of Tulsa County, Oklahoma, from where it was removed to this Court, and the Court after examining the pleadings and upon arguments of counsel for the respective parties, and upon due consideration thereof, finds that said motion should be sustained.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that this cause be, and the same hereby is, remanded to the District Court of Tulsa County, Oklahoma, from where it was removed to this Court, and there to proceed as if same had not been removed to this Court.

F. E. KERNLAKER
JUDGE.

ENDORSED: Filed Jun 2 1936
H. F. Warfield, Clerk
U. S. District Court H

SILVIA SMITH, Plaintiff,)

-vs-

No. 2309 - Law. ✓

DON RUSYAN, TED SCHRAEDER & THE TEXAS
COMPANY, a Corporation, Defendants.

Now on this 2nd day of June, A. D. 1936, it is ordered by the Court that motion of Plaintiff as herein be and it is hereby overruled. Exception allowed. Motion of The Texas Company as herein be and it is hereby withdrawn. Given ten (10) days to plead or twenty (20) days to answer thereto.

JOHN A. SWEDER, REG. GRAND NATIONAL Bank
ST. LOUIS, MO., Plaintiff,)

vs.

No. 2310 - Law. ✓

THE FRANCIS HOTEL, INC., Defendants.

Now on this 2nd day of June, A. D. 1936, it is ordered by the Court that motions of J. W. Brown as herein be and it is hereby overruled. Exception allowed. Given ten (10) days to plead or twenty (20) days to answer.

CLARENCE A. HICKER, Plaintiff,)

-vs-

No. 2311 - Law. ✓

CHAS. HICKER & SONS, INC., Defendant.

Now on this 2nd day of June, A. D. 1936, it is ordered by the Court that motion of Defendant as herein be and it is hereby overruled. It is further ordered by the Court that Plaintiff be allowed ten (10) days to answer thereto.

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

MRS. C. U. ROGERS, Plaintiff,)
vs.)
E. R. OVERTREET and FIRESTONE TIRE and)
RUBBER COMPANY, a corporation, Defendant.)

No. 1314 - Law. ✓

ORDER OF DISMISSAL

Now on this the 2nd day of June, 1936, the plaintiff files and presents her written dismissal, without prejudice, in this cause:

It is therefore by the court ordered that this cause be, and the same hereby is dismissed without prejudice to the right of the plaintiff to bring a new action herein.

F. E. KENNEDY
JUDGE OF THE DISTRICT COURT OF THE NORTHERN
DISTRICT OF OKLAHOMA.

ENDORSED: Filed Jun 2 1936
H. R. Warfield, Clerk
U. S. District Court

CHARLES LUCKEY, Plaintiff,)
-vs-)
J. R. SMITH, Defendant.)

No. 1358 Law. ✓

Now on this 2nd day of June, A. D. 1936, it is ordered by the Court that leave be granted plaintiff to file a motion to amend within three days hereof. It is further ordered that Defendant's motion is hereby denied to Friday.

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

SHARPS INVESTMENT COMPANY, A CORPORATION, Plaintiff,)
vs.)
SCHOOL DISTRICT NO. 67, CLARKE COUNTY, OKLAHOMA, Defendant.)

No. 1180 Law. ✓

FINAL JUDGMENT

This cause came on regularly for hearing before the court on this, the 2nd day of June, 1936 upon the motion of the relator, Perry Fletcher, plaintiff herein, to amend the petition filed herein and upon consideration of the same and the deliberation of the court in this cause, the court finds that on the 21st day of December, 1932, the plaintiff recovered judgment against the defendant in part of the interest on a promissory note and interest on indebtedness of the defendant, to-wit: the sum of \$1,000.00;

that the Excise Board of Couse County, Oklahoma, made a levy for the fiscal year ending June 30, 1933, for the payment of one-third of the principal of said judgment and one year's interest on the total judgment, and made a levy for the fiscal year ending June 30, 1934, for the payment of one-third of the principal of said judgment and one year's interest on the principal portion thereof, and made a levy for the fiscal year ending June 30, 1935, for the payment of one-third of the principal of said judgment and one year's interest on the principal portion thereof; that the county treasurer of Couse County, Oklahoma, ex officio treasurer of said school district, paid for the fiscal year ending June 30, 1933, on the principal of said judgment \$1,033.34, on the interest \$437.19; for the fiscal year ending June 30, 1934, on the principal of said judgment \$1,484.48, and on the interest \$448.23; for the fiscal year ending June 30, 1935, on the principal \$1,033.34, and on the interest \$117.93; that no levy has been made for the fiscal year ending June 30, 1936, for the payment on said judgment; that the unpaid balance on said judgment, with accumulated interest, as of September 30, 1935, is the sum of \$2,033.03; that Harry Litcher, ex officio treasurer of said school district, has been the holder of said judgment and is the owner of one of the notes; that there is no unpaid interest on the notes issued by said school district except the interest for the basis of the judgment in this cause of action, and there are no other notes due, or that will become due, on the said judgment; that the said county treasurer, as treasurer of said school district, has at this time an unaccounted cash balance in the school district in the aggregate sum of \$48,806.00; that demand has been made on the said treasurer for the remainder of said judgment, with interest thereon, that he has arbitrarily refused to pay same; that Livingston Hall is now the duly elected, qualified and acting county treasurer of Couse County, Oklahoma, and as such is by virtue of his office treasurer of said School District No. 67, Couse County, Oklahoma,

The court further finds that in the return of the respondent, Livingston Hall, as treasurer of School District No. 67, Couse County, Oklahoma, to the alternative writ of mandamus heretofore issued in this case, that he makes no issue of facts as pleaded by the petitioner and as set forth in the return of the writ heretofore issued but raises only the issue of law, to wit: that it is not his duty as treasurer of said school district to pay the remainder due on the judgment in this cause, with accrued interest out of the sinking fund of said school district now held and kept by him as treasurer of said district.

The court, upon consideration of the pleadings in this cause, and upon the admission of facts as shown by the pleadings, finds that under the Constitution and the laws of the State of Oklahoma and as a matter of public policy it is the legal mandatory duty of the respondent, Livingston Hall, as treasurer of said defendant school district, to pay the remainder due on said judgment in this cause, together with accrued interest thereon at the amount of said judgment and interest.

IT IS THEREFORE FULLY CONSIDERED, ORDERED, ADJUDGED AND DECREED by the Court that the said respondent, Livingston Hall, as treasurer of School District No. 67, Couse County, Oklahoma, shall forthwith pay to the petitioner herein, Harry Litcher, out of the sinking fund of said school district No. 67, Couse County, Oklahoma, the balance due upon the judgment in this cause in the sum of \$2,033.03 and that he pay the further sum of \$117.93 interest on said judgment calculated from September 30, 1935, until paid, and that he pay the claim of this court to the said sinking fund in this cause as proceeding.

F. E. REYNOLDS
JUDGE.

WITNESSES:
R. P. WATFIELD, Clerk
U. S. District Court

* * * * *

"It is considered, ordered and adjudged that the motion of plaintiff for judgment be sustained and the motion of defendant for judgment be overruled, and that the plaintiff do have and recover of and from the defendant the sum of \$44,470.52, with interest thereon at six per cent from May 1, 1934, and the costs of the action, to all of which the defendant excepts and its exceptions are allowed."

* * * * *

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 Maryland Casualty Company, a corporation, agreeably to the act of Congress, in such case made and provided, fully and at large appears;

AND WHEREAS, at the January Term, in the year of our Lord one thousand nine hundred and thirty-six, 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 thereof, 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 affirmed; and the Tulsa Industrial Loan and Investment Company, a corporation, have and recover of and from Maryland Casualty Company, a corporation, its costs herein.

- - April 9, 1936.

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

WITNESS, the honorable CHARLES E. HUGHES, Chief Justice of the United States, the 1st day of June, in the year of our Lord one thousand nine hundred and thirty-six.

COSTS OF	APPEAL:)	
Clerk,	\$Paid by appellant.))	
Printing Record,	\$-- --)	ALBERT TRESSO
Attorney	\$10.00)	Clerk of the United States Circuit Court of Appeals,
	\$11.00)	Tenth Circuit.

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

Earle Berryhill,	Plaintiff,)	
)	
vs.)	No. 1081 Law.
United States of America,	Defendant.)	

ORDER OPERATING DEMURRER OF PLAINTIFF TO AMENDED ANSWER OF DEFENDANT.

Now on this 3rd day of June, 1936, this cause having come on before the Court on the demurrer of the Plaintiff, Earle Berryhill, to the amended answer of the defendant, the United States of America, on the 4th day of March, 1936, and plaintiff appearing by his attorneys, H. E. Roschach and Jack Roschach, and the defendant appearing by Chester A. Brewer,

SPECIAL MARCH 1936 TERM

DISTRICT OF CALAHOMA
TULSA, OKLAHOMA

WEDNESDAY, JUNE 3, 1936

Assistant United States Attorney for the Northern District of Oklahoma, and the Court having heard the arguments of counsel on said demurrer, instructed counsel for the respective parties to file briefs in support of their contentions, and the Court finds that said demurrer of the plaintiff to the amended answer of the defendant should be overruled.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the demurrer of the plaintiff to the amended answer of the defendant be, and the same hereby is overruled, to which ruling of the Court plaintiff excepts, and exceptions are allowed.

F. E. KENNEDY
JUDGE.

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

JACK D. ROSENTHAL
H. E. RORSCHACH
Attorneys for Plaintiff.

ENDORSED: Filed Jun 10 1936
H. J. Garfield, Clerk
U. S. District Court

LUTHER D. PINNICK,	Plaintiff,)	
-vs-)	No. 2240 - Law.
BAKER ICE MACHINE CO. A CORP.,	Defendant.)	

Now on this 3rd day of June, A. D. 1936, it is ordered by the Court that the Demurrer of Defendant herein be and it is hereby overruled. Exception allowed. Defendant given twenty (20) days to answer.

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

United States of America,	Plaintiff,)	
vs.)	No. 1299 Law.
One 1935 Model Ford Standard Tudor Sedan Automobile, Motor No. 18-1,988,464,	Defendant.)	

C R D E R

This matter came regularly on before the court for the consideration of the plaintiff's application of the judgment rendered in this case on the 14th day of April, 1936, so as to authorize and direct the clerk of this court to pay costs of this action, incurred by service and publication of notice and process of the institution of this suit and the expense charges incurred against said defendant automobile while awaiting trial, and the court being fully advised in the premises finds that such application should be granted and that the clerk should and he is directed to pay the aforesaid costs of said action, together with the expenses of said intervenors herein pursuant to said judgment, and that the said Clerk and that all other respects said judgment shall stand and remain in full force and effect.

IT IS HEREBY ORDERED, GRANTED AND ADJUDGED BY THE COURT that the Clerk of this Court be and he is hereby ordered and directed to pay from the bill received from the Intervenor, Universal Credit Company, all costs incidental to service and publication of process herein and in connection with this suit and the storage charges incurred on the automobile involved in this action while awaiting trial, and that any residue remaining from said sum of \$211.95 be payable to the Treasurer of the United States for the use and benefit of the United States, after the aforesaid charges are paid.

IT IS HEREBY ORDERED AND ADJUDGED that the judgment rendered herein on the 14th day of April, 1936 shall stand and remain in full force and effect in all other things and respects.

F. E. KENNAMER
JUDGE.

O.K. JOE V. HOWARD,
Assistant U. S. Attorney.

RECORDED: Filed Jun 3 1936
H. P. Garfield, Clerk
U. S. District Court ME

Court Adjourned to June 4, 1936.

Now on this 3rd day of June, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in Special March Term, at Tulsa, Oklahoma, at the Court House, Tulsa, Oklahoma, Judge, present and presiding.

H. P. Garfield, Clerk, U. S. District Court.
O. E. Williams, United States Attorney.
John L. Brown, United States Marshal.

Public defendant's Edwin Dean Galy made, the following proceeding was heard and stated, to-wit:

WITNESSES - CASE NO. 1012-1013-1014-1015-1016-1017-1018-1019-1020-1021-1022-1023-1024-1025-1026-1027-1028-1029-1030-1031-1032-1033-1034-1035-1036-1037-1038-1039-1040-1041-1042-1043-1044-1045-1046-1047-1048-1049-1050-1051-1052-1053-1054-1055-1056-1057-1058-1059-1060-1061-1062-1063-1064-1065-1066-1067-1068-1069-1070-1071-1072-1073-1074-1075-1076-1077-1078-1079-1080-1081-1082-1083-1084-1085-1086-1087-1088-1089-1090-1091-1092-1093-1094-1095-1096-1097-1098-1099-1100-1101-1102-1103-1104-1105-1106-1107-1108-1109-1110-1111-1112-1113-1114-1115-1116-1117-1118-1119-1120-1121-1122-1123-1124-1125-1126-1127-1128-1129-1130-1131-1132-1133-1134-1135-1136-1137-1138-1139-1140-1141-1142-1143-1144-1145-1146-1147-1148-1149-1150-1151-1152-1153-1154-1155-1156-1157-1158-1159-1160-1161-1162-1163-1164-1165-1166-1167-1168-1169-1170-1171-1172-1173-1174-1175-1176-1177-1178-1179-1180-1181-1182-1183-1184-1185-1186-1187-1188-1189-1190-1191-1192-1193-1194-1195-1196-1197-1198-1199-1200-1201-1202-1203-1204-1205-1206-1207-1208-1209-1210-1211-1212-1213-1214-1215-1216-1217-1218-1219-1220-1221-1222-1223-1224-1225-1226-1227-1228-1229-1230-1231-1232-1233-1234-1235-1236-1237-1238-1239-1240-1241-1242-1243-1244-1245-1246-1247-1248-1249-1250-1251-1252-1253-1254-1255-1256-1257-1258-1259-1260-1261-1262-1263-1264-1265-1266-1267-1268-1269-1270-1271-1272-1273-1274-1275-1276-1277-1278-1279-1280-1281-1282-1283-1284-1285-1286-1287-1288-1289-1290-1291-1292-1293-1294-1295-1296-1297-1298-1299-1300-1301-1302-1303-1304-1305-1306-1307-1308-1309-1310-1311-1312-1313-1314-1315-1316-1317-1318-1319-1320-1321-1322-1323-1324-1325-1326-1327-1328-1329-1330-1331-1332-1333-1334-1335-1336-1337-1338-1339-1340-1341-1342-1343-1344-1345-1346-1347-1348-1349-1350-1351-1352-1353-1354-1355-1356-1357-1358-1359-1360-1361-1362-1363-1364-1365-1366-1367-1368-1369-1370-1371-1372-1373-1374-1375-1376-1377-1378-1379-1380-1381-1382-1383-1384-1385-1386-1387-1388-1389-1390-1391-1392-1393-1394-1395-1396-1397-1398-1399-1400-1401-1402-1403-1404-1405-1406-1407-1408-1409-1410-1411-1412-1413-1414-1415-1416-1417-1418-1419-1420-1421-1422-1423-1424-1425-1426-1427-1428-1429-1430-1431-1432-1433-1434-1435-1436-1437-1438-1439-1440-1441-1442-1443-1444-1445-1446-1447-1448-1449-1450-1451-1452-1453-1454-1455-1456-1457-1458-1459-1460-1461-1462-1463-1464-1465-1466-1467-1468-1469-1470-1471-1472-1473-1474-1475-1476-1477-1478-1479-1480-1481-1482-1483-1484-1485-1486-1487-1488-1489-1490-1491-1492-1493-1494-1495-1496-1497-1498-1499-1500-1501-1502-1503-1504-1505-1506-1507-1508-1509-1510-1511-1512-1513-1514-1515-1516-1517-1518-1519-1520-1521-1522-1523-1524-1525-1526-1527-1528-1529-1530-1531-1532-1533-1534-1535-1536-1537-1538-1539-1540-1541-1542-1543-1544-1545-1546-1547-1548-1549-1550-1551-1552-1553-1554-1555-1556-1557-1558-1559-1560-1561-1562-1563-1564-1565-1566-1567-1568-1569-1570-1571-1572-1573-1574-1575-1576-1577-1578-1579-1580-1581-1582-1583-1584-1585-1586-1587-1588-1589-1590-1591-1592-1593-1594-1595-1596-1597-1598-1599-1600-1601-1602-1603-1604-1605-1606-1607-1608-1609-1610-1611-1612-1613-1614-1615-1616-1617-1618-1619-1620-1621-1622-1623-1624-1625-1626-1627-1628-1629-1630-1631-1632-1633-1634-1635-1636-1637-1638-1639-1640-1641-1642-1643-1644-1645-1646-1647-1648-1649-1650-1651-1652-1653-1654-1655-1656-1657-1658-1659-1660-1661-1662-1663-1664-1665-1666-1667-1668-1669-1670-1671-1672-1673-1674-1675-1676-1677-1678-1679-1680-1681-1682-1683-1684-1685-1686-1687-1688-1689-1690-1691-1692-1693-1694-1695-1696-1697-1698-1699-1700-1701-1702-1703-1704-1705-1706-1707-1708-1709-1710-1711-1712-1713-1714-1715-1716-1717-1718-1719-1720-1721-1722-1723-1724-1725-1726-1727-1728-1729-1730-1731-1732-1733-1734-1735-1736-1737-1738-1739-1740-1741-1742-1743-1744-1745-1746-1747-1748-1749-1750-1751-1752-1753-1754-1755-1756-1757-1758-1759-1760-1761-1762-1763-1764-1765-1766-1767-1768-1769-1770-1771-1772-1773-1774-1775-1776-1777-1778-1779-1780-1781-1782-1783-1784-1785-1786-1787-1788-1789-1790-1791-1792-1793-1794-1795-1796-1797-1798-1799-1800-1801-1802-1803-1804-1805-1806-1807-1808-1809-1810-1811-1812-1813-1814-1815-1816-1817-1818-1819-1820-1821-1822-1823-1824-1825-1826-1827-1828-1829-1830-1831-1832-1833-1834-1835-1836-1837-1838-1839-1840-1841-1842-1843-1844-1845-1846-1847-1848-1849-1850-1851-1852-1853-1854-1855-1856-1857-1858-1859-1860-1861-1862-1863-1864-1865-1866-1867-1868-1869-1870-1871-1872-1873-1874-1875-1876-1877-1878-1879-1880-1881-1882-1883-1884-1885-1886-1887-1888-1889-1890-1891-1892-1893-1894-1895-1896-1897-1898-1899-1900-1901-1902-1903-1904-1905-1906-1907-1908-1909-1910-1911-1912-1913-1914-1915-1916-1917-1918-1919-1920-1921-1922-1923-1924-1925-1926-1927-1928-1929-1930-1931-1932-1933-1934-1935-1936-1937-1938-1939-1940-1941-1942-1943-1944-1945-1946-1947-1948-1949-1950-1951-1952-1953-1954-1955-1956-1957-1958-1959-1960-1961-1962-1963-1964-1965-1966-1967-1968-1969-1970-1971-1972-1973-1974-1975-1976-1977-1978-1979-1980-1981-1982-1983-1984-1985-1986-1987-1988-1989-1990-1991-1992-1993-1994-1995-1996-1997-1998-1999-2000-2001-2002-2003-2004-2005-2006-2007-2008-2009-2010-2011-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3012-3013-3014-3015-3016-3017-3018-3019-3020-3021-3022-3023-3024-3025-3026-3027-3028-3029-3030-3031-3032-3033-3034-3035-3036-3037-3038-3039-3040-3041-3042-3043-3044-3045-3046-3047-3048-3049-3050-3051-3052-3053-3054-3055-3056-3057-3058-3059-3060-3061-3062-3063-3064-3065-3066-3067-3068-3069-3070-3071-3072-3073-3074-3075-3076-3077-3078-3079-3080-3081-3082-3083-3084-3085-3086-3087-3088-3089-3090-3091-3092-3093-3094-3095-3096-3097-3098-3099-3100-3101-3102-3103-3104-3105-3106-3107-3108-3109-3110-3111-3112-3113-3114-3115-3116-3117-3118-3119-3120-3121-3122-3123-3124-3125-3126-3127-3128-3129-3130-3131-3132-3133-3134-3135-3136-3137-3138-3139-3140-3141-3142-3143-3144-3145-3146-3147-3148-3149-3150-3151-3152-3153-3154-3155-3156-3157-3158-3159-3160-3161-3162-3163-3164-3165-3166-3167-3168-3169-3170-3171-3172-3173-3174-3175-3176-3177-3178-3179-3180-3181-3182-3183-3184-3185-3186-3187-3188-3189-3190-3191-3192-3193-3194-3195-3196-3197-3198-3199-3200-3201-3202-3203-3204-3205-3206-3207-3208-3209-3210-3211-3212-3213-3214-3215-3216-3217-3218-3219-3220-3221-3222-3223-3224-3225-3226-3227-3228-3229-3230-3231-3232-3233-3234-3235-3236-3237-3238-3239-3240-3241-3242-3243-3244-3245-3246-3247-3248-3249-3250-3251-3252-3253-3254-3255-3256-3257-3258-3259-3260-3261-3262-3263-3264-3265-3266-3267-3268-3269-3270-3271-3272-3273-3274-3275-3276-3277-3278-3279-3280-3281-328

J. H. Taylor
John W. Hamilton
Lester K. Smith
W. C. ...
H. I. ...
D. ...
H. K. ...
W. ...
John L. ...
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Henry ...
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Joseph ...

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... and ...

UNITED STATES OF AMERICA,

Plaintiff,

-vs-

No. 8333 - Criminal.

LEONARD ROBERT MITCHELL,

Defendant.

Now on this 8th day of June, A. D. 1936, the above case comes on for decision. Defendant Mitchell is present in person. Thereupon, it is ordered by the Court, upon motion of U. S. Attorney Bailey that the above case be now dismissed and that said Defendant be now discharged.

UNITED STATES OF AMERICA,

Plaintiff,

-vs-

No. 8348 - Criminal.

ARTHUR GEORGE AUSTIN, alias ART AUSTIN,
LEONARD SHORT, alias GEORGE LEONARD SHORT,
DAN T. HEADY, alias D. T. HEADY, Defendants.

Now on this 8th day of June, A. D. 1936, it is ordered by the Court, upon motion of the U. S. Attorney, that the above case be dismissed as to Leonard Short alias George Leonard Short and Dan T. Heady alias D. T. Heady.

UNITED STATES OF AMERICA,

Plaintiff,

-vs-

No. 8353 - Criminal.

CARROL J. BROCKUS,

Defendant.

Now on this 8th day of June, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendant Carrol J. Brockus appearing in person and by counsel, W. C. Peters. Upon this time, it is ordered by the Court that probation be further extended for a period of twelve (12) months at the expiration of sentence imposed in Case No. 8353 Criminal.

UNITED STATES OF AMERICA,

Plaintiff,

-vs-

No. 8354 - Criminal.

J. J. HENRY WILLIAMS and J. J. WEL, Defendants.

Now on this 8th day of June, A. D. 1936, it is ordered by the Court, upon motion of the U. S. Attorney, that the above case be dismissed as to Defendant John Doe herein.

UNITED STATES OF AMERICA,)
Plaintiff,)
-vs-)
ARTHUR LEWIS,)
Defendant.)

No. 8458 - Criminal. ✓

Now on this 8th day of June, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendant appearing in person and by Attorney Lewis. 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 Nolo Contendere, which plea is accepted by the Court. And thereafter, statements are made in open Court. And thereupon, after being fully advised in the premises, it is ordered by the Court that said Defendant be adjudged guilty as charged and 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-)
LSE HEDDY,)
Defendant.)

No. 8459 - Criminal. ✓

Now on this 8th day of June, A. D. 1936, comes the United States Attorney, representing the Government herein and the Defendant appearing in person. Now at this time Defendant Lse Heddy withdraws his former plea of not guilty to Counts 1 and 2 and now enters a plea of guilty to Counts 1 and 2; all as charged in the indictment heretofore filed herein. And 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-)
CLIFFORD THOMAS STARLEY and WILLIAM WALL ALLRED)
Defendants.)

No. 8460 - Criminal. ✓

Now on this 8th day of June, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendants Clifford Thomas Starley and William Wall Allred appearing in person and by counsel Attorney Clifton. Each of said Defendants are arraigned and each enters a plea as follows: Clifford Thomas Starley enters a plea of not guilty to Count 1 and guilty to Count 2; William Wall Allred enters a plea of not guilty to Counts 1 and 2; all as charged in the indictment heretofore filed herein. Thereupon, it is ordered by the Court that judgment and sentence be rendered as follows:

CLIFFORD THOMAS STARLEY

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

Three (3) months, to be ordered by the Court, and thereafter to be released.

It is further ordered by the Court and the U. S. Attorney, that said defendant Clifford Thomas Starley be released.

UNITED STATES OF AMERICA, Plaintiff,
-vs-
JIM DAVISON, Defendant.

No. 8469 - Criminal. ✓

Now on this 8th day of June, A. D. 1936, comes the United States Attorney, representing the Government herein and the defendant Jim Davison 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. Whereupon, it is ordered by the Court that said Defendant be placed on probation for a period of twelve (12) months.

UNITED STATES OF AMERICA, Plaintiff,
-vs-
J. H. JEFF HENDRICKS and ED JONES, Defendants.

No. 8471 - Criminal. ✓

Now on this 8th day of June, A. D. 1936, the above entitled case comes on for trial. Defendants J. H. Jeff Hendricks and Ed Jones are present in person and the Government is represented by the U. S. Attorney. Now at this time, Defendant Jones withdraws his former plea of not guilty and now enters a plea of guilty to Count 1, which plea is accepted by the Court. And hereafter, all proceedings shall be had in open court. The Government introduces evidence and proof with the following witnesses: Mr. Cornegar, Mr. Franks, Mr. Ed Jones, J. H. Jeff Hendricks, and others, all as called by the Court, after considering the plea and the evidence herein that Defendant Jones is guilty of the charge against him, it is ordered and sentence be imposed as follows:

ED JONES

is arraigned and enters a plea of guilty (1/2) to the charge against him and is sentenced to the penitentiary for the term of the Court.

J. H. JEFF HENDRICKS

is arraigned and enters a plea of guilty to the charge against him and is sentenced to the penitentiary for the term of the Court.

UNITED STATES OF AMERICA, Plaintiff,
-vs-
J. H. JEFF HENDRICKS and ED JONES, Defendants.

No. 8471 - Criminal. ✓

Now on this 8th day of June, A. D. 1936, the above entitled case comes on for trial. Defendants J. H. Jeff Hendricks and Ed Jones are present in person and the Government is represented by the U. S. Attorney. Now at this time, Defendant Jones withdraws his former plea of not guilty and now enters a plea of guilty to Count 1, which plea is accepted by the Court. And hereafter, all proceedings shall be had in open court. The Government introduces evidence and proof with the following witnesses: Mr. Cornegar, Mr. Franks, Mr. Ed Jones, J. H. Jeff Hendricks, and others, all as called by the Court, after considering the plea and the evidence herein that Defendant Jones is guilty of the charge against him, it is ordered and sentence be imposed as follows:

UNITED STATES OF AMERICA, Plaintiff,)
-vs-) No. 9478 - Crim. Div.)
JOSEPH BELL, Defendant.)

On the 6th day of June, A. D. 1938, came the United States Attorney, representing the United States, and the defendant Joseph Bell, appearing in person, in open court in San Francisco, California, to answer to the indictment returned against said defendant herein. Thereupon, it is ordered by the Court that said defendant be held in custody for a period of three (3) months and of his behavior or until the further order of the Court.

UNITED STATES OF AMERICA, Plaintiff,)
-vs-) No. 8480 - Crim. Div.)
EDD FISHER, Defendant.)

Now on this 6th day of June, A. D. 1938, the above entitled case is called for trial. Defendant Edd Fisher is present in person and by counsel. The United States Government is represented by the U. S. Attorney. Both sides announce ready, willing and able to proceed and as to the qualifications. Both sides waive objections. Thereupon, the Court asks to try said case and a true verdict render is as follows: J. A. Holt, J. A. Holt, J. C. Lawrence, F. E. Scott, J. L. Schlemmer, Jack Sanders, J. W. Smith, Louis Herrell, R. C. Linsley, H. P. Stone, J. W. Woodman, Elmo B. Carson, all attorneys at law in open court. The Government introduces evidence and proof with the following witnesses: Joe Lindgren, Mr. H. L. Cooper, Les Leonard. And thereafter, the government rests. Thereafter, the Defendant introduces evidence and proof with the following witnesses: Ed Fisher, Lemmy Sims. And thereafter, the Defendant rests. And thereupon, the Government offers in rebuttal the testimony of Mr. Les Leonard, H. R. 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. Thereafter, the jury retires in charge of a sworn jurist to deliberate upon their verdict herein. And thereafter, on this 6th day, the jury returns into open court and through their jurist present their verdict which verdict is in words and figures as follows:

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA Plaintiff)
vs.) No. 8480 Cr.)
EDD FISHER Defendant)

VERDICT

That the jury in the above entitled case, do hereby find that upon our oath, that the defendant, Edd Fisher, not guilty, as charged in the first count of the indictment.

And further find the defendant, not guilty, as charged in the second count of the indictment.

FILED IN OPEN COURT
Jun 7 1938
W. F. Garfield, Clerk

Thereupon, it is ordered by the Court that said defendant be held in custody for a period of three (3) months and of his behavior or until the further order of the Court.

UNITED STATES OF AMERICA, Plaintiff,)
 -vs-) No. 8488 - Criminal. ✓
 JACK WHEELUS AND BILL SMITH, Defendants.)

Now on this 8th day of June, A. D. 1936, the above case comes on for trial as to Defendant Bill Smith. The Government is represented by the U. S. Attorney and Defendants Wheelus and Smith are present in person and by counsel Leonard and Tillson. Now at this time, a trial by jury is waived in open court by Defendant Smith. Thereafter, all witnesses are sworn in open court. The Government introduces evidence and proof with the following witnesses: Mr. Cast, R. H. Cooper, Leo Leonard, Jack Wheelus. And thereafter, the Government rests. The Defendant introduces evidence and proof with the following witnesses: Bill Smith, J. R. McDonald, Jim Bowen. And thereafter, the Defendant rests. And thereafter, the Government offers in rebuttal the testimony of Leo Leonard, Mr. Cast. And thereafter, both sides rest. Thereafter, after being fully advised in the premises, and considering the facts and the evidence introduced herein, it is ordered by the Court that Defendant Bill Smith be adjudged guilty to Counts 1 and 2 as heretofore charged. It is further ordered by the Court that judgment and sentence as to said defendant be deferred for a period of six (6) months during good behavior or until the further order of the Court.

Now at this time, it is ordered by the Court that judgment and sentence be passed on Defendant Jack Wheelus 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 Two - Sixty (60) days and a fine of One Hundred (\$100.00) Dollars on execution.

It is further ordered that Count 1 be and it is hereby dismissed.

UNITED STATES OF AMERICA, Plaintiff,)
 -vs-) No. 8488 - Criminal. ✓
 C. W. CROWSON AND T. E. CARL WELSH, Defendants.)

Now on this 10th day of June, A. D. 1936, the above case is called for trial. The Government is represented by the U. S. Attorney and Defendant C. W. Crowson is present in person and sentence is read for trial. Thereafter, a trial by jury is waived by said Defendant in open court. Thereupon, all witnesses are sworn in open court. The Government introduces evidence and proof with the following witnesses: Mr. McCarty, H. R. Weyle, Bill Nash. And thereafter the Government introduces the further evidence of Mr. Miles and Mr. Miles and then rests. The Defendant introduces evidence and proof with the following witnesses: C. W. Crowson, Ed. Harlow. And thereafter, the Defendant rests. Thereupon, it is ordered by the Court, after considering the facts and the evidence herein, that said Defendant be adjudged guilty to Counts 1 and 2 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 - Sixty (60) days and a fine of One Hundred (\$100.00) Dollars on execution.
 Count Two - Sixty (60) Days, and a fine of One Hundred (\$100.00) Dollars on execution. The said sentence of confinement in Count Two shall run concurrent to and merge in Count One.

UNITED STATES OF AMERICA, Plaintiff,)
 -vs-) No. 8487 - Criminal. ✓
 JAMES HENRY, Defendant.)

Now on this 8th day of June, A. D. 1936, the above styled case is called for trial. The Defendant is present in person and by counsel M. R. Long and announces ready for trial. Thereupon, a trial by jury is duly waived in open court and all witnesses are sworn in open court. Thereafter, the Government introduces evidence and proof with the following witnesses: Mr. Frank, Mr. Hornsby. and thereafter, it is ordered by the Court, that said case be dismissed due to insufficient evidence and Defendant discharged.

UNITED STATES OF AMERICA, Plaintiff,)
 -vs-) No. 8488 - Criminal. ✓
 WILLARD HAYS and Ora HAYS, Defendants.)

Now on this 8th day of June, A. D. 1936, the above styled case is called for trial. Each Defendant is present in person and by Counsel Hillman. Thereupon, each of said Defendants are arraigned and each enters a plea as follows: Willard Hays enters a plea of guilty; Ora Hays enters a plea of not guilty; all as charged in the indictment heretofore filed herein. Thereupon, a trial by jury is duly waived in open court. And thereupon, upon statements of counsel and upon statements of facts submitted in open court, it is ordered that said Defendant Ora Hays be adjudged guilty as charged and that judgment and sentence be now imposed as follows:

WILLARD HAYS

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 or execution.

Ora HAYS

Judgment and sentence deferred to the first Monday in January, 1937.

UNITED STATES OF AMERICA, Plaintiff,)
 -vs-) No. 8488 - Criminal. ✓
 THOMAS BENNETT and HERT CROSS, alias
 BOB CROSS, Defendants.)

Now on this 8th day of June, A. D. 1936, the United States of America, Plaintiff, calls the Defendant HERT CROSS appearing in person and by counsel of said Defendant. Defendant is arraigned, pleads guilty to the HERT CROSS and thereupon, a trial by jury is duly waived in open court. Thereafter, upon statements of counsel and upon statements of facts submitted in open court, it is ordered that said Defendant HERT CROSS be adjudged guilty as charged and that judgment and sentence be now imposed as follows: That the Defendant to HERT CROSS and BOB CROSS plea is accepted by the Court.

No. 8494 Cr. Cont'g.

Thereupon, Defendant Bert Cross is examined by the Court and after being fully advised in the premises, it is ordered by the Court that said Defendant be adjudged guilty as charged to Counts 1 and 2 and that judgment and sentence be now 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:

Court No - Fifteen (15) Months, and a fine of Five hundred (\$500.00) Dollars, on execution.

It is further ordered that Count 1 be and it is hereby dismissed.

UNITED STATES OF AMERICA,	Plaintiff,)	
)	
-vs-)	No. 8495 - Criminal.
)	
J. W. TRIMM,	Defendant.)	

Now on this 8th day of June, A. D. 1936, the above styled case called for trial. Defendant J. W. Trimm is present in person and by attorney I. H. Long. Statements are made by the following: R. H. Cooper, Leo Leonard and J. W. Trimm. And thereafter, it is ordered by the Court, after being fully advised in the premises, that said Defendant be found guilty as charged 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:
Four (4) months and a fine of One Hundred (\$100.00) Dollars on execution.

PEARL B. JACKSON,	Plaintiff,)	
)	
-vs-)	No. 1700-Law.
)	
THE TEXAS CO. & O.P.,	Defendant.)	

Now on this 8th day of June, A. D. 1936, it is ordered by the Court that motion of Defendant to strike portion of plaintiff's reply herein be and it is hereby overruled and exceptions allowed. Case stricken from trial assignment of June 10, 1936.

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

Katie Gibson,	Plaintiff,)	
)	
vs.)	No. Law - 1936.
)	
Southern Kansas State Lines,	Defendant.)	

C R E M E R

Now on this the 8th day of June, 1936, it is ordered by the Court that the

Court that the defendant, Southern Kansas Stage Lines, a Corporation has heretofore been allowed an appeal to the Circuit Court of Appeals for the 10th Circuit from the judgment entered herein, in favor of the plaintiff and against this defendant in this Court at the March, A. D. 1936, term thereof;

It further appearing to the Court that Southern Kansas Stage Lines, a Corporation, has been unable to perfect said appeal and to send a duly authenticated transcript of the records, proceedings and papers in this cause to the Circuit Court of Appeals for the 10th Circuit.

IT IS THEREFORE ORDERED, that the Southern Kansas Stage Lines, a Corporation, have 5 days additional in which to perfect said appeal in the Circuit Court of Appeals for the 10th Circuit and send to said Court a duly authenticated transcript of the records, proceedings and papers in this cause.

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

ENDORSED: Filed Jan 9 1936
H. F. Garfield, Clerk
U. S. District Court

CLARENCE A. BAKER, Plaintiff,)

-vs-

No. 13311 - Law.

MODERN TOURISM OF AMERICA, etc., Defendant.

Now on this 8th day of June, A. D. 1936, it is ordered by the Court that notice of Defendant to push herein be taken under advisement. Each party granted a period of three (3) days to submit briefs herein. It is further ordered by the Court that a writ of habeas corpus be granted leave to the petitioner by introduction to show the residence of the defendant.

Court adjourned to June 8, 1936.

CLARENCE A. BAKER, Plaintiff,)
TULSA, OKLAHOMA
-vs-
MODERN TOURISM OF AMERICA, etc., Defendant.

On this 8th day of June, A. D. 1936, the District Court of the United States for the Northern District of Oklahoma, sitting in and of the County of Tulsa, Oklahoma, in and to the above-entitled cause, the undersigned, Judge, present and presiding.

H. F. Garfield, Clerk, U. S. District Court.
John W. ...
C. L. ...

Witness my hand and the seal of said Court at Tulsa, Oklahoma, this 8th day of June, 1936.

UNITED STATES OF AMERICA, Plaintiff,
-vs-
WILLIAM H. HARRIS and FLORIAN HARRIS,
Defendants.

No. 8354 - Criminal.

On this 1st day of June, A. D. 1943, comes the United States Attorney, representing the Government herein and the defendant Florian Harris present in person and by counsel C. T. Byrd. Said defendant is arraigned and enters a plea of Guilty, which plea is accepted by the Court. Thereupon, all witnesses are sworn in open court. The Government introduces evidence and proof with the following witnesses: E. A. Mahoney. And thereafter, the Government rests. And thereafter, the Defendant introduces evidence and proof with the following witness: Florian Harris. And thereafter, the Defendant rests. And thereafter, it is ordered by the Court that said Defendant be adjudged guilty as charged and that said defendant be placed on probation for a period of twelve (12) months during good behavior as will be further order of the Court.

UNITED STATES OF AMERICA, Plaintiff,
-vs-
JAMES M. GIBSON,
Defendant.

No. 8407 - Criminal.

On this 1st day of June, A. D. 1943, the Court called this case for trial. The Defendant is present in person and by counsel C. T. Byrd. And thereafter, Defendant pleads Guilty. And thereafter, all witnesses are sworn in open court. The Government introduces evidence and proof with the following witnesses: E. A. Mahoney. And thereafter, the Government rests. And thereafter, the Defendant introduces evidence and proof with the following witness: James M. Gibson. And thereafter, the Defendant rests. And thereafter, it is ordered by the Court that said Defendant be adjudged guilty as charged and that said defendant be placed on probation for a period of twelve (12) months during good behavior as will be further order of the Court.

UNITED STATES OF AMERICA, Plaintiff,
-vs-
JAMES M. GIBSON,
Defendant.

No. 8407 - Criminal.

On this 1st day of June, A. D. 1943, the Court called this case for trial. The Defendant is present in person and by counsel C. T. Byrd. And thereafter, Defendant pleads Guilty. And thereafter, all witnesses are sworn in open court. The Government introduces evidence and proof with the following witnesses: E. A. Mahoney. And thereafter, the Government rests. And thereafter, the Defendant introduces evidence and proof with the following witness: James M. Gibson. And thereafter, the Defendant rests. And thereafter, it is ordered by the Court that said Defendant be adjudged guilty as charged and that said defendant be placed on probation for a period of twelve (12) months during good behavior as will be further order of the Court.

On this 1st day of June, A. D. 1943, the Court called this case for trial. The Defendant is present in person and by counsel C. T. Byrd. And thereafter, Defendant pleads Guilty. And thereafter, all witnesses are sworn in open court. The Government introduces evidence and proof with the following witnesses: E. A. Mahoney. And thereafter, the Government rests. And thereafter, the Defendant introduces evidence and proof with the following witness: James M. Gibson. And thereafter, the Defendant rests. And thereafter, it is ordered by the Court that said Defendant be adjudged guilty as charged and that said defendant be placed on probation for a period of twelve (12) months during good behavior as will be further order of the Court.

On this 1st day of June, A. D. 1943, the Court called this case for trial. The Defendant is present in person and by counsel C. T. Byrd. And thereafter, Defendant pleads Guilty. And thereafter, all witnesses are sworn in open court. The Government introduces evidence and proof with the following witnesses: E. A. Mahoney. And thereafter, the Government rests. And thereafter, the Defendant introduces evidence and proof with the following witness: James M. Gibson. And thereafter, the Defendant rests. And thereafter, it is ordered by the Court that said Defendant be adjudged guilty as charged and that said defendant be placed on probation for a period of twelve (12) months during good behavior as will be further order of the Court.